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## Sexual Misconduct Hearing Officer Training

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Agenda

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- 1. Background & Context
- 2. Distinction between Sexual Harassment Cases & Non-Sexual Harassment Cases
- 3. Hearing Officer Role
- 4. Pre-Hearing
- 5. At the Hearing
- 6. Special Issues
- 7. After the Hearing

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### **Purpose of Hearing**

- It may be required by law
- Due Process
  - o Notice
  - Opportunity to be heard
- Whether the RP committed a university policy violation.
- Determined by Impartial Hearing Officer

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"Education program or activity" under Title IX Includes <u>locations</u>, <u>events</u>, <u>or</u> <u>circumstances</u> over which the institution exercises **substantial control** over both the respondent and the context in which the alleged sexual harassment occurs, and also includes <u>any building owned or</u> <u>controlled by a student organization</u> that is officially recognized by the institution.

 Example of a "building owned or controlled by a student organization": Fraternity or sorority house that is occupied by students of the organization, and the student organization is a recognized organization with the institution.

Source: Title IX Regulations (2020)























Engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for his or her safety or the safety of others or suffer substantial emotional distress.

#### For the purposes of this definition:

- Course of conduct means two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.
- Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.
- **Substantial emotional distress** means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

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Look at the

**Provision(s)** 

at Issue:





- Always review the policy first! The policy will have most of the answers.
- Common reasons for postponing:
  - An advisor is unavailable at the scheduled hearing time
  - A party acquired a new advisor.
  - Health issues.

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#### **Relevance: Prior Sexual History**



A Complainant's sexual predisposition or prior sexual behavior are not relevant <u>except</u> where questions and evidence about a Complainant's prior sexual behavior are offered to prove that <u>someone other than</u> <u>the Respondent committed the alleged</u> <u>conduct</u> charged by the Complainant <u>or</u> if the questions or evidence <u>concern specific</u> <u>incidents of the Complainant's prior</u> <u>sexual behavior with the Respondent and</u> <u>are offered to prove the Complainant's</u> <u>consent</u> of the alleged conduct.

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#### Logistics

"<u>At the request of either party</u>, the [institution] must provide for the live hearing to occur with the parties located in <u>separate rooms</u> with <u>technology</u> enabling the decisionmaker(s) and parties to simultaneously **see & hear** the party or the witness answering questions."

PERSONAL PROPERTY AND DESCRIPTION



# Exclusion of Privileged Information unless Waived



No person will be required to disclose information protected under a legally recognized privilege. The hearing officer must not allow into evidence or rely upon any questions or evidence that may require or seek disclosure of such information, unless the person holding the privilege has waived the privilege. This includes information protected by the attorney-client privilege.

#### **Consent Definition**

A **voluntary, mutually understandable agreement** that clearly indicates a willingness to engage in each instance of sexual activity. Consent to one act does not imply consent to another. Consent to engage in sexual activity with one person does not imply consent to engage in sexual activity with one be withdrawn at any time. Any expression of an unwillingness to engage in any instance of sexual activity establishes a presumptive lack of consent.

<u>Consent is not effective if it results from</u>: (a) the use of physical force, (b) a threat of physical force, (c) intimidation, (d) coercion, (e) incapacitation or (f) any other factor that would eliminate an individual's ability to exercise his or her own free will to choose whether or not to have sexual activity.

A current or previous dating or sexual relationship, by itself, is not sufficient to constitute consent. Even in the context of a relationship, there must be a voluntary, mutually understandable agreement that clearly indicates a willingness to engage in each instance of sexual activity.

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Source: UT System Model Policy for Sexual Misconduct (2021)

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#### Implicit Bias (Cont.)

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[T]he Department [of Education] ...cautions that a training approach that encourages Title IX personnel to "**believe**" one party or the other would fail to comply with the requirement that Title IX personnel be trained to serve impartially, and violate § 106.45(b)(1)(ii) precluding credibility determinations based on a party's status as a complainant or respondent.

### Implicit Bias (Cont.)

The Department takes no position on whether "start by believing" should be an approach adopted by non-Title IX personnel affiliated with a recipient, such as counselors who provide services to complainants or respondents. The Department wishes to emphasize that parties should be treated with equal dignity and respect by Title IX personnel, but doing so does not mean that either party is automatically "believed." The credibility of any party, as well as ultimate conclusions about responsibility for sexual harassment, must not be prejudged and must be based on objective evaluation of the relevant evidence in a particular case; for this reason, the Department cautions against training materials that promote the application of "profiles" or "predictive behaviors" to particular cases. (*Title IX Preamble, p. 836*)

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Test to address any potential implicit bias. • What is the **essence** of potential policy violation? Create hypothetical that includes those elements. Then flip or change the genders. Tips to • You must have fair & consistent considerations, Avoid regardless of gender. **Bias** When making your decision: List out the • evidence favorable to both sides to ensure evidentiary support (as opposed to bias). 46 THE UNIVERSEET of TREAS SERVED Source: Title IX Preamble (2020)































#### Analysis: Stalking Example (Finding)

As explained above, for conduct to constitute "stalking" under HOP 123, there must be a (1) a course of conduct, (2) directed at a specific person, and (3) the conduct must cause a reasonable person to fear for his or her safety or the safety of other or suffer substantial emotional distress. Here, because RP followed CP on more than five occasions, RP engaged in a course of conduct directed at a specific person. With respect to the third element, each time the RP followed CP, RP drove erratically behind CP, frequently tailgating by only leaving a few feet between their vehicles and flashing RP's headlights. On two occasions, RP displayed RP's handgun and on three occasions RP shook RP's fists. I find that based on this conduct, a reasonable person would fear for his or her safety or the preponderance of the evidence that RP violated HOP 123's prohibition on stalking.



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#### Analysis: Stalking Example (*No Finding*)

As explained above, for conduct to constitute "stalking" under HOP 123, there must be a (1) a course of conduct, (2) directed at a specific person, and (3) the conduct must cause a reasonable person to fear for his or her safety or the safety of others or suffer substantial emotional distress. Here, <u>because RP walked behind CP from the classroom to</u> the bus stop outside the humanities building two times, <u>RP engaged in a course of conduct</u>.

With respect to the second element, there is no evidence that RP "directed" RP's conduct towards CP. Instead, the evidence is that RP and CP take the same class and ride the same bus home. After class, both CP and RP would walk towards the bus stop and then board the bus. But there is no evidence that CP's boarding the bus was "directed" towards CP. Further, with respect to the third element, RP did not threaten CP or do anything that would make "a reasonable person fear for his or her safety or the safety of others or cause substantial emotional distress." In particular, RP was the first person to get off the bus because RP's apartment complex is the first stop. This fact is consistent with RP's explanation that RP was just going home and was not following CP. I cannot find, therefore, by the preponderance of the evidence that RP violated HOP 123's prohibition on stalking.









Before the hearing, the parties were told that within 5 days of the hearing, they needed to disclose the names of any witnesses they intended to call and also to identify any exhibits in addition to those attached to the investigation report that they intended to rely on.

At the hearing, the Complainant discloses that the CP has recently obtained documents that the CP would like to be considered at the hearing.

What do you do?







You are presiding over a hearing. It is 4pm. There are 3 more witnesses listed. What do you do?



You are presiding at a hearing that started at 9am. It's 11am. You notice that there are still 10 witnesses that they parties plan to call. You wonder if all these witnesses will just be redundant or whether any can bring anything new to your understanding of the incident. What do you do?

































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