2020 Title IX Regulations:
Policy Implications and Practical Application

Presented by:

Beth Devonshire, Cathy Cocks,
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Associates

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(Limited permission is granted to each attendee of this class to make training materials available per the requirements outlined in the Title IX Regulations published on May 19, 2020)
2020 Title IX Regulations: Policy Implications and Practical Applications

Online Course Agenda for 2 Day Version

This course runs from 10:00am to 5:00pm EDT each day.
There will be a half-hour break for lunch from 12:45pm to 1:15pm.
Fifteen-minute breaks will be given at approximately 11:30am and 2:45pm

Day 1
• Module: Title IX - Final Rules
• Lunch break - 12:45pm - 1:15pm
• Module: The Clery Act
• Questions & Answers

Day 2
• Module: Drafting the Policy
• Lunch break - 12:45pm - 1:15pm
• Module: Practical Implications
• Case Studies

Online Course Agenda for 5 Day Version

This course runs for 2.5 hours each day for 1 week (various time options are available)
There will be one 15-minute break each day.

Day 1 Module: Title IX - Final Rules
Day 2 Module: The Clery Act
Day 3 Module: Drafting the Policy
Day 4 Practical Implications
Day 5 Case Studies

Check out the options at: www.naccop.org (Training & Webinars Tab)

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Dolores Stafford, President & CEO

Ms. Stafford was the Chief of Police at The George Washington University in Washington, DC from 1992-2010. During her distinguished 26 year career in the law enforcement and security industry, she worked in Campus Law Enforcement for 23 years at Bucknell University, Butler University, and most recently, at the George Washington University, where she served as Chief of Police of a 176 member police department for 18 years. Chief Stafford retired from active law enforcement on May 5, 2010. She has a Bachelor’s Degree in Criminal Justice from Mansfield University and has a Master’s of Science Degree in Education from Bucknell University. Chief Stafford is a Certified Litigation Specialist.

As one of the nation’s premier campus police chiefs, she is a much sought after speaker, consultant, educator, expert witness, and instructor on campus security, campus safety and law enforcement related issues and on compliance with the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (The Clery Act) and the security and safety requirements of the HEOA.

Chief Stafford has won numerous accolades for her 26 years of service in the law enforcement field. She won the “Breaking the Glass Ceiling” award in 2002 in honor of her ongoing contributions to improving the law enforcement profession. In 2004, Stafford was honored by the European Association for Campus Security for her expertise and achievements in campus security. Campus Safety Magazine awarded her their 1st Annual Campus Safety Director of the Year Award for 2006. In June 2008, Chief Stafford was presented with the Distinguished Young Alumni Award by her alma mater, Mansfield University in Pennsylvania.

She has been a member of the International Association of Campus Law Enforcement Administrators (IACLEA) since 1990 and she served on the Board of Directors from 2000-2005. She served as the Chair of the IACLEA Accreditation Commission from 2005-2008 and she served as the 45th President of the International Association of Campus Law Enforcement Administrators in 2003-2004, she was the first female to hold that office.

Chief Stafford has been a keynote speaker and has conducted presentations on the Clery Act for various organizations, including IACLEA, NACUBO, American Council on Education (ACE); the Stetson Law Conference, Security on Campus Inc, and other video/teleconference training companies.

She was a member of the IACLEA Government Relations Committee from 1995 to 2010 and was the Committee Chair from 1998 to 2000. Chief Stafford has testified at several congressional hearings, one at the request of the U.S. House of Representatives in July of 1997 and two at the request of the U.S. Senate in March of 1998 and July of 2015. Chief Stafford was selected to represent IACLEA as the primary negotiator during the 1999 and 2009 Negotiated Rule Making processes sponsored by the Department of
Education regarding the development of final rules for the implementation of the Clery Act. She is a nationally recognized expert on compliance with the Clery Act.

Chief Stafford has been a featured speaker in many other areas of security and safety for the American Council on Education (ACE); American Association of State Colleges and Universities (AASCU); National Association of Student Personnel Administrators (NASPA), the National Association of College and University Business Officers (NACUBO); University Risk Management and Insurance Association (URMIA); Stetson University College of Law; and the International Association of Campus Law Enforcement Administrators (IACLEA).

Chief Stafford led the GW Police Department as the agency became an internationally accredited law enforcement agency with the Commission of Law Enforcement Accreditation (CALEA) in March of 2006 and the agency was successfully reaccredited in March of 2009. The agency subsequently achieved accreditation with the International Association of Campus Law Enforcement Administrators in May of 2007. She was chosen to become an assessor for CALEA in March 2006 and she is currently an IACLEA assessor, and as such, she has completed numerous on site assessments for those organizations.

She has published more than a dozen articles in various professional journals and magazines. She was one of the lead authors of the International Association of Campus Law Enforcement Administrator’s Blueprint for Safer Campuses: An Overview of the Virginia Tech Tragedy and Implications for Campus Safety. This document, unveiled at a press conference sponsored by the Woodrow Wilson School at Princeton University on April 18, 2008, is a roadmap for campus safety and security. The Blueprint for Safer Campuses outlines the guiding principles for campus safety and security worldwide.
Catherine Cocks, Consultant
Student Affairs, Title IX, and Equity Compliance Services

Ms. Cocks has been a higher education professional for over thirty years. Her work with D. Stafford & Associates focuses on Title IX investigations and training; assessment of student affairs policies, practices and services; and behavioral threat assessment. Cathy was the Director of Community Standards for the University of Connecticut for 14 years where managed the student conduct process, which included managing all Title IX cases involving student respondents and chaired the University’s student threat assessment team. Prior to that, she held several positions within Residential Life at the University of Connecticut and Roger Williams University.

She is a faculty member for the Association for Student Conduct Administration’s (ASCA) Donald D. Gehring Academy teaching on subjects such as ethics, governance, threat assessment, media relations, and higher education trends. She was an affiliated faculty member for many years in the University of Connecticut’s Higher Education and Student Affairs Master’s program teaching “The Law, Ethics, and Decision-Making in Student Affairs.”

Cathy has co-authored the “Philosophy of Student Conduct” chapter in the 2nd edition of “Student Conduct Practice” (2020) and was a member of the writing team for CAS Standards’ Cross-functional Framework for Identifying and Responding to Behavioral Concerns.

Cathy is a Past President of ASCA. She has also served as a Circuit representative, co-chair of the Public Policy and Legislative Issues Committee, and as a member of the ASCA Expectations of Members Task Force. Cathy has served in a variety of leadership roles in NASPA Region I.

She was the 2015 recipient of ASCA’s Donald D. Gehring Award. She is a past recipient of the NASPA Region I Mid-Level Student Affairs Professional Award and the NASPA Region I Continuous Service Award.

She earned her Master’s degree in Higher Education Administration from the University of Connecticut and Bachelor’s degree in Communications/Media from Fitchburg State University.

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Beth Devonshire, Consultant
Equity Compliance and Title IX/Civil Rights Training

Beth Devonshire, Esq., has been an Associate with DSA since 2012 and she became a full-time consultant in August of 2018. She was the Associate Dean of Students at UMass Boston from November 2016 to July 2018. In that role, Beth administered the student conduct system, chaired the CARE and BIT Teams, served as the Deputy Title IX Coordinator, oversaw the U-Access (an office dedicated to assisting students who are dealing with a multitude of issues such as food insecurity, homelessness, emancipation from foster care, and chronic poverty), and acted as a liaison with the various constituencies around the University. Additionally, Beth was responsible drafting the policies and procedures related to students. Prior to that, Beth was the Director of Student Conduct at Bridgewater State University and the Director of Community Standards Stonehill College. Before beginning her career in Higher Education, Beth served as a clerk for the Justices of the Superior Court, and in various positions for the Massachusetts House of Representatives. Beth has also presented extensively on Title IX including presentations to Colleges, State Wide Organizations, Regional Conferences, and at the OCR Title IX Conference in March of 2011.

Additionally, Beth has given multiple presentations on other legislation and legal issues effecting higher education, including FERPA, Clery and Alcohol and Other Drug Prevention. Beth is the former National Knowledge Community Public Policy Liaison for NASPA, and also the former Massachusetts Public Policy Liaison for MA NASPA. Beth also served as the Director of the Legislative Committee for The Association for Student Conduct Administrators (ASCA) for two years. In those roles, Beth was charged with keeping abreast of proposed and passed legislation and cases impacting higher education and communicating those changes to the membership.

Before beginning her career in Higher Education, Beth served as a clerk for the Justices of the Superior Court from 2006-2007. Prior to that, Beth worked at the Massachusetts State House as Deputy Attorney for House Ways and Means, Chief of Staff for the Committee on Election Laws and as a Researcher for the Committee on Local Affairs.

Devonshire currently serves as an Associate for D. Stafford & Associates, a highly reputable consulting firm specializing in delivering on organizational, physical security, vulnerability and arming assessments; Clery

w w w . d s t a f f o r d a n d a s s o c i a t e s . c o m
Act compliance audits; assessments of Title IX compliance; Behavioral Intervention Team and Student Conduct Assessments and Training; and a host of other services related to security, safety and compliance for institutions of higher education.
Adrienne Meador Murray, Executive Director of Training and Compliance Activities

Adrienne Meador Murray began her career in municipal law enforcement as a civilian employee with the City of Richmond Police Department (Virginia). She graduated from the Virginia Commonwealth University Police Training Academy and began her career as a sworn police officer for the University of Richmond (UR) Police Department (Virginia). At UR, Murray progressed through the ranks from a night shift patrol officer to Operations Lieutenant (overseeing criminal investigations, crime prevention and patrol) over the span of a decade before becoming the Chief of Police at Davidson College in North Carolina. Most recently, Murray served as Chief of Police at Trinity Washington University (in Washington, D.C.). In January 2014, Murray joined the National Association of Clery Compliance Officers & Professionals (NACCOP) and D. Stafford & Associates where she currently serves as Executive Director of Training and Compliance Activities after having been affiliated with D. Stafford & Associates as a part-time Associate since 2012.

As the Executive Director, Equity Compliance and Civil Rights Services, Murray builds on her 17-year career in law enforcement in which she became a nationally recognized expert in the field of best practice postsecondary institutional response to the sexual victimization of college women in the United States and in Canada. She is also a trained civil rights investigator and is well respected throughout the country for her ability to aid institutions in understating how to do best practice criminal and civil rights investigations concurrently. She is well known for her work in having provided support, advocacy and criminal investigative services for victims of sexual assault, stalking and intimate partner violence and is a sought-out speaker and investigator. She has expertise in the construction of best practice law enforcement standard operating procedures and training police officers to respond in best practice and trauma-informed ways to victims of sexual assault and intimate partner violence. In her current role, Murray coordinates curriculum development and instruction for national classes, including basic and advanced sexual misconduct investigation classes; an investigation of dating violence, domestic violence and stalking class; and a Title IX Coordinator/Investigator class offered through D. Stafford & Associates. To date, Murray has trained more than 3,500 criminal and civil rights investigators throughout the U.S.

Drawing on her experiences as a trained criminal and civil rights investigator, Murray also oversees independent investigations of complex sexual misconduct cases; conducts audits of Title IX/VAWA Compliance; drafts institutional sexual misconduct policies and procedures; and conducts campus-based
trainings pertaining to the resolution of sexual misconduct offenses on college and university campuses. Murray frequently presents at regional and national conferences on topics such as the Sexual Victimization of College Women, Understanding Consent and Incapacitation, and Responding to Sexual Assault on Campus: Clery Act and Title IX Implications. Murray also conducts provincially specific sexual misconduct trainings throughout Canada.

Murray is a graduate of the University of Richmond, where she received her Bachelor's Degree in Applied Studies in Human Resource Management and of New England College, where she received her Master's Degree in Campus Public Safety Administration. Murray is also a graduate of the 235th session of the prestigious FBI National Academy where she was awarded a graduate certificate in Criminal Justice from the University of Virginia. She has authored numerous journal articles.
Ann Todd, Consultant

Equity Compliance and Civil Rights Investigations

Ann Todd, Esq is a seasoned civil rights investigator in higher education for D. Stafford & Associates (DSA). Ms. Todd is a graduate of Davidson College with a degree in psychology and holds a JD from the University of Nebraska. Prior to joining DSA, she practiced law in Charlotte, NC, specializing in employment and civil rights and worked for a number of non-profit organizations. She returned to her alma mater (Davidson College) in 2008 and worked there through March of 2016 serving as the Assistant Director of Human Resources with the responsibility of managing employee relations and the learning and development function.

Ms. Todd joined the DSA in 2015 and currently serves as the Consultant, Equity Compliance and Civil Rights Investigations. She is the Senior Investigator for the DSA Title IX Investigation Team. She conducts external investigations on behalf of colleges and universities, specializing in investigating student allegations of sex discrimination, sexual assault, intimate partner violence, and stalking. Additionally, she brings a strong Human Resources background to investigating a range of employee misconduct—from performance issues to discrimination.

In addition to conducting investigations, Ms. Todd is a frequent speaker and consultant on Title IX investigations, conducting 20-30 courses every year on best practices for investigating sex discrimination and sex crimes on campus. She works with schools to draft policies and processes that provide equity and fairness to all parties involved and is adept at facilitating discussions with institutions to ensure the end product represents the values of the campus community.

Ms. Todd is a member of the NC Bar and a Certified Clery Compliance Officer through the National Association of Clery Compliance Officers and Professionals (NACCOP). She is also a certified 360 facilitator through the Center for Creative Leadership. She lives in Davidson, NC where she volunteers on a number of local and town boards.
Final Rules

Agenda

- How we got here
- The Rules

Because You Didn’t Have Anything Else To Do Over The Next Three Months?

- Worrying about the Global Pandemic?
- Trying to keep up with new pandemic-related orders & guidance from Federal, State, And Local Governments?
- Learning the joys of working from home?
- Worried about your own children?
- Working with students suffering from stress of online learning, loss of in-person experience at college, etc.?
- Trying to decide if your institution will be open this fall?
How We Got Here

- Title IX prohibits discrimination on the basis of sex
- ED and the courts have interpreted Title IX to prohibit sexual harassment (including sexual assault)
- Among other things, colleges and universities must investigate allegations of sexual harassment and take appropriate disciplinary action

How We Got Here (Cont.)

- Obama-Era ED guidance focused on protecting victims
  - Included the 2011 “Dear Colleague” Letter and
  - The mandatory “Preponderance of the Evidence” standard
- Trump/DeVos-Era ED has focused on the due process rights of the accused:
  - Rescinded Obama-Era guidance
  - Issued informal guidance (including 2017 Q&A)
  - Engaged in Formal Rulemaking Process

What ED Is Saying:

“We can continue to combat sexual misconduct without abandoning our core values of fairness, presumption of innocence and due process.”

- Secretary DeVos
  May 6, 2020
What One Opponent Is Saying:

“Betsy DeVos has created a double standard that is devastating for survivors of sexual harassment and assault, who are overwhelmingly women and girls. We are suing to make sure this double standard never takes effect.”

- Ria Tabacco-Mar
  Director Of The ACLU's
  Women's Rights Project

(Similar Litigation Is Expected To Follow)

General Comments and Thoughts

- 26 pages of Regulations
- 2033 page Preamble
- Technical assistance
- Implementation date of August 14, 2020
- Possible delay

Litigation
Congressional Review Act

Preamble Highlights

- Codifying what was done as Guidance
- Brings into alignment with SCOTUS
- Victim and survivor mean there was a responsible finding
- Schools are not like workplaces
- Do not believe Rules will reduce reporting or investigations
- Focus is on sexual misconduct, not other Title IX aspects
- Use informal resolution for educational process
- Status of advisors should not impact school’s compliance
- Training will combat prejudice we see in criminal justice system
- We DO have the authority (1311)
- “Many people” support changes
§106.3 – Remedial Action

Fix it

No monetary damages

§106.6 – Effect of Other Requirements and Preservation of Rights

Constitutional Rights

FERPA

Title VII

Parents and guardians

State and local laws

§106.8(a) Designation of Coordinator

Title IX Coordinator

Notification of parties

Contact information

Reporting information
§106.8(b) Dissemination of Policy

- Notification do not discriminate
- Title IX Coordinator contact information
- Grievance procedure
- United States

§106.8(C) Adoption of Grievance Procedure

- Prompt and equitable
- Reports and complaints
- Response
- Educational materials

§106.8(d) Application Outside of the United States

- Only applies to US
- Use other policy
- No Clery conflicts
§106.12 – Religious Institutions

Submit in writing
Specific tenant
Not required
Raise any time

§106.30 Definitions – Actual Knowledge

Complainant
Consent
Respondent

Title IX Coordinator
Corrective measures
K-12
Designation
CSA

§106.30 Definitions – Complainant, Consent, Respondent
§106.30 Definitions – Formal Complaint

- Signed formal complaint
- Title IX Coordinator
- Third parties
- Anonymous reports

§106.30 Definitions – Sexual Harassment

- An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual’s participation in unwelcome sexual conduct.
- Unwelcome conduct determined to be severe, pervasive, and objectively offensive that effectively denies equal access.

Sexual Harassment under Title IX

1. An employee of the recipient conditioning the provision of an aid, benefit, or service of the recipient on an individual’s participation in unwelcome sexual conduct.
2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies equal access to the recipient’s education program or activity.
PRONG 1: Quid Quo Pro

“This for That” Harassment
When favorable professional or educational treatment is conditioned on a sexual activity

PRONG 2: The Davis Standard

Hostile Environment +
First Amendment protections
Not a “zero tolerance” standard

PRONG 3: The VAWA Crimes

Sexual Assault
Intimate Partner Violence
Stalking

Rape
Fondling
Statutory Rape
Incest

Dating Violence
Domestic Violence
§106.30 Definitions – Supportive Measures

- Non-disciplinary
- Both parties
- Academic, housing, and athletic impact
- No contact orders

Schools

Elementary and secondary  Postsecondary

§106.44 Recipient's Response to Sexual Harassment; (a) General Response to Sexual Harassment
§106.44 Recipient's Response to Sexual Harassment; (b) Response, (c) Emergency Removal; (d) Administrative Leave

- Response to formal Complaint
- Emergency removal
- Administrative leave

§106.45 Grievance Process for Formal Complaints of Sexual Harassment (a) Discrimination, (b) Grievance Process

- Equity
- Grievance process

§106.45 Grievance Process for Formal Complaints of Sexual Harassment, (b) Grievance Process(l) Basic Requirement

- Equity
- Objective Evaluations
- Impartiality and Training
- Presumption of Not Responsible
- Prompt Time Frames
§106.45 Grievance Process for Formal Complaints of Sexual Harassment, (b) Grievance Process, (1) Basic Requirements

- Range of sanctions and remedies
- Standard of evidence
- Appeal
- Supportive measures
- Respect privilege

§106.45 Grievance Process for Formal Complaints of Sexual Harassment, (b) Grievance Process, (2) Notice

- Notice requirements
- Additional allegations
- Clarifications

§106.45(b)(3) Dismissal of a Formal Complaint

**Must dismiss:**
- Behavior does not constitute sexual harassment
- Did not occur in educational program or activity, not in the United States
- Notification
- The Department notes that recipients retain the flexibility to employ supportive measures

**May dismiss:**
- Complainant withdraws formal complaint
- Respondent no longer enrolled/employed
- Insufficient evidence
§106.45(b)(4) Consolidation of a Formal Complaint

- Multiple respondents
- More than one complainant against one or more respondent
- One party against other party

§106.45 Grievance Process for Formal Complaints of Sexual Harassment, (b) Grievance Process, (5) Investigation

§106.45(b)(6) Hearings

- Live hearing
- Cross-examination
§106.45(b)(6) Hearings

Advisor
Relevancy
Participation consequences
“Physically present”

§106.45(b)(7) Determination Regarding Responsibility

Allegations
Procedural steps
Findings of fact
Conclusion/application
Rationale
Appeal procedures

Sanctions and Remedies

Sanctions
Remedies
§106.45(b)(8) Appeals

MUST have:
- Procedure
- New evidence
- Conflict or bias
- That impacted outcome

Additional grounds permitted
No other role
Reasonably prompt time frame

§106.45(b)(8) Appeals

Notification of appeal
No conflicts
Equal opportunity to respond
Written outcome - rationale

§106.45(b)(9) Informal Resolution

Notice
Voluntary
Not allowed for Employee/student
§106.45(b)(10) Recordkeeping - Investigations

7 years Investigation Appeal Informal resolution Training materials

Determination Recordings Sanctions and remedies

Intimidation, threats, coercions, discrimination
May use same grievance procedure
1st Amendment False reports

§106.71 Retaliation Prohibited

May use same grievance procedure

Application to elementary and secondary schools Application based on type or age of parties Individuals with Disabilities Executive orders and other requirements Clery Act Conflicting standards

Directed Questions and Other Miscellaneous Items
The Clery Act
FOR TITLE IX PRACTITIONERS

Key Requirements of the Clery Act

- Collect, classify, and count Crime Reports/Statistics
- Issue Campus Alerts
- Publish Annual Security Report
- Submit Crime Statistics to the Department

Key Requirements (part 2)

- Provide educational programs and campaigns on Dating/Domestic Violence, Sexual Assault & Stalking
- Have procedures for institutional disciplinary action for DV/DV/SA/S
- If you have a campus police or security department: Publish Daily Crime Log
- If you have residential facilities: Fire log, Fire Safety Report, Missing Persons procedures

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COUNTING CRIME STATISTICS

Three Part Test

1. Was the crime reported to a Campus Security Authority?

2. Is the crime a Clery Act crime?

3. Did the crime occur on or within the institution’s reportable Clery geography?

Campus Security Authorities (CSA)

- Campus police/security
- Security responsibility
- Individual or organization where crimes should be reported
- An official with responsibility for student and campus activities
### Reporting Comparisons

**Clery CSA**
- Campus Law Enforcement and Public Safety
- MoU, AIBs, other Housing officials
- Dean of Students/Office of Student Conduct
- RAs, RDs, other Housing officials
- Faculty or Staff advisors to Student Orgs
- Access Monitors/Campus Security Officers
- Safety Escort on Campus (including students)
- Student Union/Student Activities Staff
- Greek Affairs staff
- Administrators at Branch Campus/Remote Campus
- Study Abroad Coordinators
- Title IX Coordinators
- Director of the Student Health Center

**Title IX Responsible Employee**
- Title IX Coordinator
- Others as deemed "official of the recipient who has authority to institute corrective measures on behalf of the recipient."
- ADs and Coaches (including Assistant ADs and Coaches)
- Faculty or Staff Advisors to Student Orgs
- Access Monitors/Campus Security Officers
- Safety Escort on Campus (including students)
- Student Union/Student Activities Staff
- Greek Affairs staff
- Administrators at Branch Campus/Remote Campus
- Study Abroad Coordinators
- Title IX Coordinators
- Director of the Student Health Center

### Who may not be a CSA?

- Faculty members who are not advisors of student groups (i.e., no responsibility for student or campus activities beyond the classroom)
- Most support staff
  - Clerical
  - Secretaries
  - Receptionists
  - Facilities Staff
  - Plumbers
  - Electricians
  - Food Service Workers
  - Cashiers
  - Cooks

### Who is never a CSA?

- Professional Counselors
  - Includes individuals who are unlicensed and uncertified but acting under the supervision of an exempt counselor (e.g., a graduate student doing an internship)

- Pastoral Counselors
  - NOTE: These positions are exempt only when acting within the scope of their duties as a counselor or trainer.
CSA FUNCTION
A CSA’s function is to report allegations of Clery Act crimes made in good faith.

CSA Reporting Recommendations

- CSA crime reports should include sufficient detail, such as dates and locations, and, where appropriate, personally identifying information, including name and contact information, if available.

- This is important for law enforcement purposes to ensure that all crimes are counted and to avoid double counting crimes.

Reporting Crimes

This means that CSAs are not responsible for investigating or reporting incidents:

- They overhear students talking about a hallway conversation
- A classmate or student mentions during an in-class discussion
- A victim mentions during a speech, workshop, or any other form of group presentation
- A CSA otherwise learns about an incident

CSAs are responsible for reporting allegations of Clery Act crimes that are reported to them in their capacity as a CSA.
DISCUSSION: INTERSECTION WITH TITLE IX

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HOW DOES REPORTING DUTIES DIFFER NOW WITH CSAS VS. TITLE IX?

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COUNTING CRIME STATISTICS: CLERY CRIMES

15

1. Was the crime reported to a Campus Security Authority?

2. Is the crime a Clery Act crime?

3. Did the crime occur on or within the institution’s reportable Clery geography?

Three Part Test

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Clery Reportable Crime Categories

- Murder/Non-negligent Manslaughter*
- Negligent Manslaughter*
- Sex Offenses* (Rape/Fondling)
- Sex Offenses* (Incest/SR)
- Robbery*
- Aggravated Assault*
- Burglary*
- Motor Vehicle Theft*
- Arson*

- Arrests and Disciplinary Referrals for:
  - Liquor
  - Drugs
  - Weapons
  - Domestic Violence
  - Dating Violence
  - Stalking
  - Hate Crimes for *, plus
  - Larceny-Theft
  - Simple Assault
  - Intimidation
  - Vandalism

Clery Crime Categories

- Primary Crimes
- Hate Crimes
- Arrests and Referrals for Drug, Liquor and Weapon Violations
- Dating Violence, Domestic Violence and Stalking Incidents (VAWA Crimes)

Counting Clery Crimes

If a crime is reported (and otherwise meets the three part test) it is counted.

- Includes attempts
- Includes cases a DA would reject
- Includes cases of not responsible
- Does NOT include every conduct code violation

It is not the word used but the facts of the case that determine how it gets counted.
Rape

Penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim. This definition includes any gender of victim or respondent.

Fondling

The touching of the private body parts of another person for the purpose of sexual gratification without consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or temporary or permanent mental or physical incapacity.

CONSENT

- The Clery Act does not require any particular definition of consent
- ASR must include definition of consent as defined by jurisdiction (state law)
- Institutions should have a definition in their institutional sexual misconduct policy
Non Forcible Sex Offenses

INCEST
Non-forcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.

STATUTORY RAPE
Non-forcible sexual intercourse with a person who is under the statutory age of consent.

Discussion: Intersection with Title IX

- Did we cover Sexual Assault in the past as defined under Clery (all 4 crimes?)

Date Rape Drugs

A case where it is determined, through investigation, to have involved the administration of a date-rape drug in an unsuccessful attempt to incapacitate and sexually assault the victim (and the perpetrator's intent was to commit a sex offense)—the incident should be classified as a Sexual Assault.

A case in which there is no knowledge of the "intent" of the perpetrator should be classified as Aggravated Assault.
An institution may not withhold, or subsequently remove, a reported crime from its crime statistics based on a decision by a court, coroner, jury, prosecutor, or other similar non-campus official.

An institution may withhold, or subsequently remove, a reported crime from its crime statistics in the rare situation where:

1. Sworn or commissioned law enforcement personnel have fully investigated the reported crime and,
2. Was the crime reported to a Campus Security Authority?
3. Is the crime a Clery Act crime?
4. Did the crime occur on or within the institution's reportable Clery geography?

Based on the results of the full investigation and evidence, have made a formal determination that the crime report is false or baseless and therefore "unfounded."
Impact of Location & Party

The only specific geographic delineation that these final regulations respect is a limitation… imposed in Title IX by requiring the sex discrimination to be against a person in the United States. (p. 1793)

2020 Title IX Regulations:
- Conduct that occurs within its ‘educational program or activity’…
- Against a person within the United States
- School must have exercised substantial control over both the respondent and the context in which the sexual harassment occurred
- Also includes any building owned or controlled by a student organization that is officially recognized by a postsecondary institution

Clery Act:
- On campus; on public property within or immediately adjacent to and accessible from the campus
- In or on non-campus buildings or property that your institution owns, operates, or controls
- May include some study abroad programs
- For VAWA crimes, must use processes even if occurs off-campus
**Clery Reporting Obligations**

**Daily Crime Log**

**Annual Security Report**

**Emergency Notifications/Timely Warnings**

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**Timely Warning/Emergency Notification**

<table>
<thead>
<tr>
<th>TIMELY WARNING (TWN)</th>
<th>EMERGENCY NOTIFICATION (EN)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Legal Standard</strong></td>
<td>Serious or continuing threat</td>
</tr>
<tr>
<td><strong>Circumstance</strong></td>
<td>Clery-reportable crimes that have been reported (occurred in past)</td>
</tr>
<tr>
<td><strong>Audience</strong></td>
<td>Community-wide</td>
</tr>
<tr>
<td><strong>When Issued</strong></td>
<td>As soon as pertinent information is available</td>
</tr>
<tr>
<td><strong>Follow Up</strong></td>
<td>Not Required</td>
</tr>
</tbody>
</table>

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**Timely Warning Decisions**

*EVERY Clery reported crime must be assessed on a case by case basis for timely warning purposes.*

The nature and type of the crime

The continuing danger to the campus community
VAWA: NEW CRIME CATEGORIES

Added Dating Violence, Domestic Violence, & Stalking to list of reportable Clery crimes

Added process and procedural requirements for DVDVS Crimes (including Sexual Assault)

Added training requirements on DVDVS Crimes (including Sexual Assault) for students and employees

Added Gender Identity to Hate Crimes categories

Duties Under VAWA

Clery Crime Categories

Primary Crimes

Hate Crimes

Arrests and Referrals for Drug, Liquor and Weapon Violations

Dating Violence, Domestic Violence and Stalking Incidents (VAWA Crimes)
Domestic Violence

A felony or misdemeanor crime of violence committed by:

a) a current or former spouse or intimate partner of the victim
b) by a person with whom the victim shares a child in common
c) by a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner
d) by a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred OR
e) by any other person against an adult or youth victim who is protected from that person's acts under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred.

Dating Violence

Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim.

1. The existence of such a relationship shall be based on the reporting party's statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

2. For the purposes of this definition -
   i. Dating Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
   ii. Dating violence does not include acts covered under the definition of domestic violence.

What is a “Crime of Violence?”

According to Section 16 of title 18 of the United States Code, the term “crime of violence” means:

a) an offense that has as an element the use, attempted use, or threatened use of physical force against the person or property of another, or
b) any other offense that is a felony and that, by its nature, involves a high degree of likelihood that physical force against the person or property of another may be used in the course of committing the offense.
Engaging in a course of conduct directed at a specific person that would cause a reasonable person to:

a) Fear for the person's safety or the safety of others;

b) Suffer substantial emotional distress.

c) Course of conduct means two or more acts, including, but not limited to, acts which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, threatens, or communicates to or about, a person, or interferes with a person's property.

d) Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.

e) Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.

There are behaviors that may be policy violations (or crimes) that are not covered in Clery:

- Sexual exploitation
- Psychological or emotional harm
- Sexual harassment (Title IX but not Clery)
- Gender-based harassment (Title IX but not Clery)
VAWA Procedural Requirements

Procedures victims should follow if a crime or dating violence, domestic violence, sexual assault, or stalking has occurred AND procedures your institution will follow in the case of alleged dating violence, domestic violence, sexual assault or stalking.

Make sure it is all in WRITING.

Information about the importance of preserving evidence that may assist...

- Evidence to prove the alleged criminal offense occurred
- Evidence that may be helpful in obtaining a protective order
- Includes digital evidence as well (social media, cell phone, etc.)
- Not required, but ideal:
  - Where to obtain forensic exams
  - Specific contact information
  - Info that completing forensic exam does not require police report
  - Can have exam now, decide later
How and to whom the alleged offense should be reported

- List any person or organization that can assist the victim
- Include institutional resources as well as community organizations
- Include specific contact information
  - Rape crisis centers
  - Coalitions against domestic violence

Options about the involvement of law enforcement and campus authorities

- Notification of the victim's option to
- Notify proper law enforcement authorities, including on campus and local police;
- Be assisted by campus authorities in notifying law enforcement authorities if the victim so chooses; and
- Decline to notify such authorities

“Rights of victims for orders of protection, ‘no contact’ orders or similar lawful orders...”

- Do you issue them on campus?
- What options are in your jurisdiction?
- How do you file (at your institution or externally)?
- What is your responsibility to comply with/enforce orders?
How the institution will protect the confidentiality of victims and other necessary parties

- Publicly available recordkeeping has no personally identifying information about the victim (not required for respondent but best practice in most cases)
- Accommodations and protective measures are confidential (to the extent they can be without impairing the ability to provide them)

Existing services available for victims, both within the institution and in the community

- Counseling
- Health
- Mental Health
- Victim Advocacy
- Legal Assistance
- Visa and Immigration Assistance
- Student Financial Aid
- Other services available for victims

“Options and how to request changes to accommodation and protective measures”

- Academic, living, transportation, working
- Must make them if requested and reasonably available
- Regardless of whether the victim chooses to report
Providing support for the accused

- ED Clarification in Federal Register
- Allegations (whether police or school conduct) may be stressful for the accused as well as the accuser.
- Therefore, institutions should consider providing the accused with information about filing a complaint, mental health...
- Although we encourage institutions to provide written notification of this sort to an accused student or employee, the statute does not refer to or support requiring it.

Describe each type of disciplinary proceeding

- Anticipated timelines
- Decision-making process
- Options for filing a school complaint (with contact info)
- How school determines which process to use
- Who makes decisions
- Include employee procedures
- Use procedures regardless of Clery geography

State the standard of evidence, all possible sanctions, and range of protective measures

- Can use any standard but must then use in all cases
- Must list all sanctions for each offense and be specific
- Not required to list all protective measures
- Orders of protection (all types)
- Transportation help or escorts
- Modification to class or schedule
- Changes in living/working situations
Completed within reasonably prompt timeframes designated by the institution's policy

- Allow for the extension of timeframes
  - for good cause;
  - with written notice to the accuser and the accused of the delay and the reason for the delay;
- Policy must have timeframes for different steps

“fair, and impartial proceeding...”

Grievance Procedure
- Is transparent and consistent with policy
- Timely notice of meetings
- Timely and equal access to parties and officials any information that will be used during disciplinary meetings and hearings
- Conducted by officials without conflict of interest or bias

DISCUSSION: CLERY AND TITLE IX

- What does a report “Trigger” under the respective laws?
Requirements for Officials

“Conducted by officials who do not have a conflict of interest or bias for or against the accuser or the accused.”

“Be conducted by officials who, at a minimum, receive annual training on the issues related to dating violence, domestic violence, sexual assault, and stalking and on how to conduct an investigatory and hearing process that protects the safety of victims and promotes accountability.”

Skills
- Training must be described in ASR
- Updated annually
- Should include (at a minimum):
  - Relevant evidence and how it should be used
  - Proper interview techniques
  - Basic procedural rules for conducting a proceeding
  - Avoiding actual/perceived conflicts
- Can be in person or electronic (webinar or video)

Provide the accuser and the accused with the same opportunities to have others present ... including the opportunity to be accompanied ... by the advisor of their choice

Advisor Requirement
- Advisor - individual who provides support, guidance, or advice
- Do not limit the choice of advisor
- May restrict participation if applied equally
- Provide timely notice of meetings
- May form a pool of people
- Can remove a disruptive advisor
- Could allow them to serve as a proxy
- Don’t have to delay for them (but encouraged to be reasonable)
Simultaneous notification, in writing... of the results

- Results initial, interim, and final decisions by any official
- Results must include Sanctions and Rationale
  - How evidence was weighed
  - How evidence supported results and sanctions
- Notice must include
  - Appeals procedures if available
  - Change to the result
  - When the result becomes final

VAWA Education Requirements

Annual training for conducting “officials” (Investigators, Adjudicators, Appeals)
Primary Prevention and Awareness Programs for all incoming students and new employees
Ongoing Prevention and Awareness Campaigns for all students and employees
CSA Training and “Super” CSA Training

Education and Prevention
Primary Prevention & Awareness

“The institution’s primary prevention and awareness programs for all incoming students and new employees, which must include—”

- Statement prohibiting dating violence, domestic...
- Definitions of dating violence...
- Definition of consent
- Safe and positive options for bystander intervention;
- Information on risk reduction

Primary Prevention Best Practices

“Programming, initiatives, and strategies intended to stop dating violence...stalking... before they occur through the promotion of positive and healthy behaviors that foster healthy, mutually respectful relationships and sexuality, encourage safe bystander intervention, and seek to change behavior and social norms in a health and safe directions.”

- Not required that all students take or attend (but mandate encouraged)
- Must show “good faith effort” to reach them with “active notification.”
- Format and timeframe encouraging maximum attendance

Ongoing Prevention & Awareness

“Ongoing prevention and awareness campaigns for students and employees...must provide the same information as the primary awareness and prevention programs”

- Deeper dives
- Sustained over time
- Promote services
- Range of strategies/audiences
  - Social media, email, posters, ads
  - Take Back the Night
  - Sports teams, Greek, dorms
  - Student fairs or campus events
  - DV program for supervisors
### CSA Training (recommendations, not requirements)

- Role of a CSA
- Provide Reporting materials
  - map of Clery geography
  - list of Clery crimes
  - forms for documenting
- Importance of documentation
- Need for timely reporting
- Super CSAs? Do in person

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Drafting the Policy

Agenda

- Policy vs. Procedures
- Important considerations
- Policy sections
- Additional considerations

Policy and Procedure

Policy
What are the rules, why they exist, when they apply

Internal Procedures
Step by step actions for the staff

External Process Information
Information through a notice letter or information sheet explaining the process and steps for the involved parties
Example

Policy statement

- Prior to completion of the investigative report, the Respondent and Complainant, and their respective advisors, if any, will be provided a copy of the evidence in an electronic format or a hard copy. The parties will have 10 business days to submit a written response, which the investigator will consider prior to completion of the investigative report.

Internal procedure

- All documents considered evidence should be converted and merged into one pdf.
- The pdf should be watermarked, and security settings should be set to prohibit editing.
- The document, and any other media not able to be converted to a pdf, should be uploaded to Dropbox.
- A transfer link is then sent to the parties.

External process information

- Prior to the completion of the report, you and your advisor, if applicable, will receive a Dropbox link to access a copy of the evidence. You will have 10 business days from date of notification to review the evidence and provide a written response to the investigator. To provide the written response, use the following link: [submission link].

Example

Policy statement

- Either party may request, no later than three business days prior to the hearing, for the hearing to occur with the parties located in separate rooms with technology enabling the hearing body and parties to simultaneously see and hear the party or the witness answering questions.

Internal procedure

- Upon receiving a request for a virtual hearing, contact each party to see if they would like a designated space to use the technology.
- Book the space and technology.
- Send login information to the hearing bodies and parties.
- Include an instruction sheet on using the technology.

External process information

- "Either the Complainant or Respondent may request to have the parties located in separate rooms and the hearing will be held using Zoom technology. If you wish to utilize this option, you must notify [NAME] at [EMAIL] no later than [DATE]."

Important Considerations

Scope, Related polices, MOUs, Multiple campuses, Jurisdiction, Minors
The document contains information about Title IX Clery, Sexual Harassment, Rape, Sexual Assault, Stalking, and criminal behavior. It also mentions EEO policies and role of respondents.

Multiple Policies

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MUTIPLES VOICES TO CONSIDER

Competencies

Laws and legal issues
Cultural competencies
Campus climate
Campus politics
Approval process

Policy Sections

- Statement of policy
- Related policies
- Applicability/jurisdiction
- Grievance procedures
- Title IX Coordinator
- Employee responsibilities
- Definitions
- Prohibited conduct
- Reporting options
- Remedies and supportive measures
- Interim action
- Education and prevention
- Record management
Additional Considerations

- Inappropriate relationships
- Minors on campus
- 1st Amendment
- Accommodation and interpretive service requests
- Interpretation and revision
- State laws

Statement of Policy

- Mission of the institution
- Intent of the policy
- Behaviors
- Presumption of responsibility
- Equity
- Other

Related Policies

- FERPA
- Code of Conduct
- Retaliation
- Employee handbook
- Minors on campus
- Inappropriate relationships
- Vendor contracts
- Collective bargaining agreements
Applicability/Jurisdiction

Who  Location  Educational program or activity

Grievance Procedures (more on this later)

Title IX Grievance Procedure: Formal informal  Referrals: Students Employee  Academic Medical Centers  High School Programs

Referrals:
- Students
- Employee
- Academic Medical Centers
- High School Programs

Title IX Coordinator

Role  Contact information  Additional coordinators/deputies?
Employee Responsibilities

Reporting

Participation in the process

Definitions

Actual knowledge
Advisor
Appellate administrator
Business Day
Complainant

Conduct file
Contractor
Decision maker
Designee
Employee

Evidence
Exculpatory
Exculpatory
Formal complaint

Incident database
Investigator
Program or activity
Remedies
Respondent
Sanctions
Standard of evidence
Student
Supportive measures
Third party
Vendor
Volunteer
Witness
Prohibited Conduct

- Discrimination
- Discriminatory harassment
- Harassment based on sex
  - Employment
  - Severe, pervasive, and objectively offensive, effectively denies access or program or activity
  - Gender-based
  - Sexual exploitation
  - On-line
  - Clery Crimes
  - Implications of Title VII and Title IX

Prohibited Conduct

- Sexual Assault
- Definitions
- Consent
- Dating Violence
- Domestic Violence
- Stalking

Prohibited Conduct

- Retaliation
- Assist and encourage
- Amnesty for other violations
Reporting Options

- Preservation of evidence
- Law Enforcement
- Institution
- Confidentiality
- Amnesty

Resources and Supportive Measures

- On and off campus
- Clergy requirements
- Orders of protection
- Supportive measures

Interim Action

- Emergency Removal
- Administrative Leave
Primary and on-going

Risk reduction

Bystander

Annual training

Education and Prevention

Record Management

Reports
Training material
Data custodian
Record retention
Duration
Access
Graduation

ADDITIONAL CONSIDERATIONS
Practical Implications

Agenda

- Group Discussion - Issues
- Report Out
- Questions & Answers

Group Discussion

Breakout groups

45 minutes of group discussion

Reporting out

Each group will be assigned a breakout room. Identify a reporter who will present back to the larger group.
1. Identify the issues, challenges, and opportunities associated with the new regulations.
2. What are the major changes that will need to occur at your institution?
3. What is in place at your institution that will assist in implementation?

You can send questions to the chat while you work, and we will discuss them in the reporting out phase.

1. Hostile Environment+
2. Intersection of Title IX policy with employee/student code processes
3. Title IX personnel
4. Investigators
5. Live hearings
6. Advisors

Report out

QUESTIONS