Level 3
Title IX Decision-Maker
Writing Workshop
Presenters - Jessica

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Disclaimers

- **We can’t help ourselves – we’re lawyers**
- We are not giving you legal advice – consult with your legal counsel regarding how best to address a specific situation.
- This training does not cover all of the basic subjects required for Title IX Investigators, institution-specific grievance procedures, policies, or technology.
- Use the chat function to ask general questions and hypotheticals.
- This training is not being recorded, but we will provide you with a packet of the training materials to post on your website for Title IX compliance.
Presentation Rules

Again… we can’t help ourselves. We’re still lawyers.

- Questions are encouraged!
- “For the sake of argument…”
- Be aware of your own responses and experiences
- Follow-up with someone if you have questions and concerns
- Take breaks as needed
Can We Post these Materials?

34 C.F.R. §106.45(b)(10)(i)(D)

- Yes!
- Your Title IX Coordinator is required by 34 C.F.R. §106.45(b)(10)(i)(D) to post materials to train Title IX personnel on its website
- We know this and will make this packet available to your institution electronically to post
### Topics

**Writing a Title IX Decision**

- Requirements of a Written Decision under 34 C.F.R. 106.45(b)(7)(ii)
- Resolving Disputed Facts
- Structuring Your Decision
  - Synthesizing101
  - IRAC
- Common Mistakes that Prevent Clarity in Written Decisions
- Best Practices for Writing Neutral Decisions on Sensitive Subjects
Preparing to Write

Timing and Form

• Don’t start writing before the hearing
  o You won’t know what you can and cannot consider
  o You might be tempted to pre-judge the facts

• Find out whether your institution has a template for decisions
  o Use it and your policy as a checklist
Requirements of a Written Decision

34 C.F.R. 106.45(b)(7)(ii)(A)-(B)

(ii) The written determination must include -

(A) Identification of the allegations potentially constituting sexual harassment as defined in § 106.30;

(B) A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held;
(ii) The written determination must include -

(C) **Findings of fact** supporting the determination;

(D) Conclusions regarding the **application of the recipient's code of conduct to the facts**;
(ii) The written determination must include –

(E) A statement of, and rationale for, the result as to each allegation, including

• a determination regarding responsibility,

• any disciplinary sanctions the recipient imposes on the respondent, and

• whether remedies designed to restore or preserve equal access to the recipient's education program or activity will be provided by the recipient to the complainant;
(ii) The written determination must include –

(F) The recipient's procedures and permissible bases for the complainant and respondent to appeal.
Resolving Factual Disputes

Fact Finding Process:

1. List undisputed facts – what do parties agree on? = findings of fact
   - List disputed facts – what do parties disagree on?

2. What undisputed facts address each element?
   - What disputed facts must be resolved for each element?

3. Weigh the evidence for each relevant disputed fact
   - Resolve disputed facts = findings of fact
Resolving Factual Disputes

Fact Finding Process Step 1:

Undisputed vs. Disputed Facts

- List undisputed facts
  - What do parties agree on? = findings of fact
- List disputed facts
  - What do parties disagree on?
Resolving Factual Disputes

Fact Finding Process Step 2:

How do the facts fit the elements?

• What **undisputed** facts address each element?
  • These will be findings of fact that MUST be included

• What **disputed** facts must be resolved for each element?
  • Resolve in next step
  • These will be findings of fact that MUST be included
Resolving Factual Disputes

Fact Finding Process Step 3:

Resolve remaining factual disputes:

• Weigh the evidence for each **relevant** disputed fact
  • Remember the funnel – your list of relevant disputed facts should be pared down by this point
What Goes ON the scale?

Weighing the Evidence

• What goes on the scale?
  • Relevant Information that has been...
  • Subjected to Cross-Examination***
    o How is your institution addressing VRLC?
What DOESN’T Go On the Scale?

(1 of 2)

Weighing the Evidence

• What doesn’t go on the scale?
  – Rape Shield
    • 34 C.F.R. § 106.45(b)(6)(i)
  – Legally Privileged Information
    • 34 C.F.R. § 106.45(b)(1)(x)
  – Treatment Records
    • 34 C.F.R. § 106.45(b)(5)(i)
Weighing the Evidence

• Statements that have *not* been subjected to cross-examination***
  • “If a party or witness does not submit to cross-examination at the live hearing…the decision-maker(s) cannot draw an inference about the determination regarding responsibility based solely on a party’s or witness’s absence from the live hearing or refusal to answer cross-examination or other questions.” 34 C.F.R. 106.45(b)(6)(i).

• If *statement* is in a video or text message, still cannot be considered if no submission to cross-examination (Preamble, p. 30346)

• If the *conduct* is recorded (i.e., surveillance footage), it may be considered

• What if the statement *is* the conduct?
The Preamble identifies the following considerations:

- That parties may benefit from the opportunity to challenge the opposing party’s “consistency, accuracy, memory, and credibility so that the decision-maker can better assess” the narrative to be believed. (Preamble, 30315).

- That parties may direct the decision-maker’s attention to “implausibility, inconsistency, unreliability, ulterior motives, and lack of credibility” in a party’s statements. (Preamble, 30330).
Quality Versus Quantity

Weighing the Evidence

- It is the **weight** of the evidence, or its **strength** in tending to prove the issue at stake, that is important.
- The **quality** of the evidence is not determined by its **quantity**:
  - Don’t compare 1 witness to 3 witnesses and make assumptions.
  - Quantity *can* be a factor, but it should not be automatic.
Even Weight Distribution

Weighing the Evidence

If nothing tips the scale:

- No finding of violation
- Remember your standard of evidence
  - Clear and Convincing
  - Preponderance of the Evidence
Things to Keep in Mind

Structuring Your Decision

• Each case includes at least TWO stories, maybe more
• Set the scene visually
• Be clear as to the source of information. Compare:
  o “Bob stated this happened.”
  o “This happened.”
• Make sure it is readable
  o Could someone unfamiliar with the incident pick up the decision and understand what happened?
The Underlying Case

Each case includes at least TWO stories in one:

(1) The facts of the underlying case
   - On August 25, 2020, Complainant and Respondent attended a party together at Thompson Point Residence Hall
   - Complainant reports A, B, and C
   - Respondent reports X, Y, and Z
Story Two of (at least) Two

The Investigation of the Underlying Case

Each case includes at least TWO stories in one:

(2) The investigation of the underlying case
   o On August 30, 2020, Complainant filed a formal complaint
   o On September 5, 2020, Complainant spoke with Investigator
   o On December 10, 2020, Complainant shared the Investigation Report with Witnesses 1, 2, and 3
Different Ways to Tell These Stories

Structural Considerations

- Template
- Typical practice for your institution
- Remember the required components
- Common structural tools
  - Chronology
  - Subject Matter
  - IRAC or CRAC
Where to Begin?

Structuring Your Decision - Introduction

Introduction

• Should preview both stories
  • How did the underlying story get to the Title IX Office?
  • What about the underlying story was reported?
  • What are the allegations?
    o Remember to use the names of violations as they existed when the conduct is reported to have occurred
    o Same policy for definitions and procedure? Or a split?
Process and Procedure

Structuring Your Decision – Procedural History

Procedural Steps must be included

• (B) A description of the procedural steps taken from the receipt of the formal complaint through the determination, including any notifications to the parties, interviews with parties and witnesses, site visits, methods used to gather other evidence, and hearings held (34 C.F.R. 106.45(b)(7)(ii)(B))
  • Works well between the introduction and discussion of facts
  • Pieces of this description may need to be repeated later
  • This is a logical place to discuss determinations re: relevance
Explaining the Facts

Structuring Your Decision – What Happened?

Telling two or more stories

- Infinite ways to structure a decision
  - We are providing suggestions ONLY
- Structure may need to change depending on the type of case and information presented
  - Think about this early in the writing process
- Remember – you are telling at least TWO stories to anyone reading your decision
  - Both must be readable
### Subject Matter/Chronologically

**Pre-Game at Apartment B**
- Combine accounts of everyone in attendance
- Note discrepancies
- Preview the importance of facts included later

**Complainant's Room**
- Fewer factual accounts (possibly)
- Combine subjects to tell more than one account of what happened (removal of clothing, progression from one physical act to the next)

**Text Messages the Next Day**
- Copy and paste messages
- Combine context for messages from various sources

### Source of the Information

**Complainant's Statement to the Investigator**
- Summarize information from investigation report
- Note discrepancies between party accounts ("Contrary to Respondent's account, Complainant reported that...")

**Complainant's Hearing Testimony**
- Summarize information from the hearing
- Note discrepancies between investigation and hearing
- Note discrepancies between Complainant and Respondent

*Repeat for Respondent*

### Individual Factual Allegations

**Overview of Disputed Facts**
- Claimant's account of the night in question (Investigation and Hearing)
- Respondent's account of the night in question (Investigation and Hearing)
- Witness statements (Investigation and Hearing)

**Factual Allegations**
1. **Factual Allegation #1**
   - Combine all information re: this allegation – party statements, police report, SANE exam, etc.
   - Describe Finding of Fact and rationale
2. **Factual Allegation #1**
   - Repeat for each allegation
Example Structure: Subject Matter/Chronologically

Use Headings to Signal the Progression of Events

Pre-Game at Apartment B
- Combine accounts of everyone in attendance
- Note discrepancies
- Preview the importance of facts included later

Complainant's Room
- Fewer factual accounts (possibly)
- Combine subjects to tell more than one account of what happened (removal of clothing, progression from one physical act to the next)

Text Messages the Next Day
- Copy and paste messages
- Combine context for messages from various sources
Example Structure: Subject Matter/Chronologically Pros and Cons

Does this work best for your case?

- Easiest way to tell the underlying story
  - But time-consuming to write
  - Requires synthesis of facts from multiple sources
- Reader-Friendly
- Use Subject Matter/Chronological Headings
- Works for a range of cases
  - Multiple locations and witnesses
  - Cases where timing of events is particularly important
  - Incapacitation or where something changes over time
Example Structure: Source of the Information

Begin with Complainant

Complainant's Statement to the Investigator
• Summarize information from investigation report
• Note discrepancies between party accounts ("Contrary to Respondent's account, Complainant reported that...")

Complainant's Hearing Testimony
• Summarize information from the hearing
• Note discrepancies between investigation and hearing
• Note discrepancies between Complainant and Respondent
Example Structure: Source of the Information

Move to Respondent

Respondent's Statement to the Investigator
- Summarize information from investigation report
- Note discrepancies between party accounts ("Contrary to Complainant's report, Respondent reported that...")

Respondent's Hearing Testimony
- Summarize information from the hearing
- Note discrepancies between investigation and hearing
- Note discrepancies between Complainant and Respondent
Example Structure: Source of the Information Pros and Cons

Does this work best for your case?

- Less time-consuming to write, but...
- Less readable than other examples
  - Requires the reader to go back and forth between different accounts of the same events
  - Repetitious
- Works well in a narrow set of cases
  - Cases with few or no witnesses
  - Cases where consistency, or a lack thereof, is crucial
Example Structure: Individual Factual Allegations

Begin with an overview – then get specific

Overview of Disputed Facts
- Claimant's account of the night in question (Investigation and Hearing)
- Respondent's account of the night in question (Investigation and Hearing)
- Witness statements (Investigation and Hearing)

Factual Allegations

(1) Factual Allegation #1 (Ex: Respondent kissed Complainant without Complainant's consent)
   - Combine all information re: this allegation – party statements, police report, SANE exam, etc.

(2) Factual Allegation #2 (Ex: Respondent choked Complainant)
   - Combine all information re: this allegation – party statements, police report, SANE exam, etc.
Example Structure: Individual Factual Allegations Pros and Cons

Does this work best for your case?

• Valuable in cases where credibility varies by fact
  • Credibility is determined fact-by-fact, not witness-by-witness
  • If a party or witness account is credible for one factual allegation but less credible for other factual allegations, separating those allegations may help with explaining credibility

• Reader-friendly in cases with multiple factual allegations and sources of information
Structuring Your Facts

Remember – Suggestions Only

• Use the structure that works for your institution
• Use the structure that works for the particular case
  • Your structure may change depending on the case
  • Think about the following:
    – Chronology
    – When does synthesizing facts help the reader?
    – When does separating facts help the reader?
    – Where does hearing testimony fit?
Synthesis 101

Look for opportunities to logically combine related facts

• Undisputed facts at the beginning
  • May give a framework without creating repetition

• Disputed facts
  • Facts may be related by:
    – Timing
    – Source
    – Topic
Synthesis Example – Subject Matter/Chronologically

Logically combine related facts to tell a story

Pre-Gaming at Apartment B

Complainant and Witnesses A, B, and C, reported that they each took 3 shots of vodka when they arrived at Apartment B. Report, pp. 3, 6-7. This was largely consistent with their hearing testimony, except for Witness C who said they misspoke during their Title IX interview. Hearing Transcript, p. 4. At the hearing, Witness C testified that they only took one shot of vodka at the party. Hearing Transcript, p. 4. Later in the evening, approximately two hours after Complainant and Witnesses A, B, and C arrived and took vodka shots, Respondent arrived at Apartment B with Witness D. During his Title IX interview and at the hearing, Respondent reported that he did not take any shots of vodka and had a clear memory of the night. Report, p. 4; Hearing Transcript, p. 6. Respondent also reported in his interview and at the hearing that he did not observe Complainant take any shots of vodka that night, did not see Complainant stumbling when she walked around the apartment, and did not hear Complainant slur her speech at any time. Report, p. 4; Hearing Transcript, p. 6.
Can you apply these takeaways in your cases?

Several things worth noting in this example:

• The information is presented under a topic heading
  – "Pre-Gaming at Apartment B"

• Information comes from different people and is blended together
  – Parties and witnesses

• Information comes from different documents and is blended together
  – The Investigation Report and the Hearing Transcript
Several things worth noting in this example:

• Discrepancies between the investigation and hearing testimony are noted
  – Witness C

• Transitions to demonstrate shifts in time or topic
  – "Later in the evening, approximately two hours after Complainant and Witnesses A, B, and C arrived and took vodka shots, Respondent arrived at Apartment B with Witness D."
Can you apply these takeaways in your cases?

Report that Respondent choked Complainant

As previously mentioned, Complainant reported four separate acts that might rise to the level of a policy violation. First, Complainant reported that Respondent choked her during their argument on September 1, 2020. Report, p. 1. When Complainant described this incident to the Title IX investigator, she said that Respondent used his hand to encircle her throat and then squeeze, preventing her from breathing or talking. Report, p. 4. Under cross-examination at the hearing, Complainant stated that Respondent used his left hand only, but that his hand was large enough to wrap entirely around Complainant’s neck. Hearing Transcript, p. 10. Complainant submitted photographs of her neck during the Title IX investigation, which were included in the investigation report on pages 10 and 11. Two witnesses, Witness A and Witness B, reported to the Title IX investigator that they observed bruising on the Complainant’s neck when they saw the Complainant the morning of September 2, 2020. Report, p. 6. Both witnesses provided testimony at the hearing that was consistent with their prior statements to investigators. Hearing Transcript, p. 12.

Respondent has consistently denied that he choked Complainant. In his statement to the Title IX Investigator…
Synthesis Example #2 - Takeaways

Can you apply these takeaways in your cases?

Several things worth noting in this example:

- The information is presented under a topic heading
  - “Report that Respondent Choked Complainant”

- Information comes from different people and is blended together
  - Parties and witnesses

- Information comes from different documents and is blended together
  - The Investigation Report and the Hearing Transcript
Synthesis Example #2 – Takeaways (cont.)

More takeaways

Several things worth noting in this example:

• Discrepancies between the investigation and hearing testimony are noted
  – Complainant’s description of the choking

• Transitions to demonstrate shift from individual factual allegation to the response to that allegation
  – First discussing information supportive of Complainant’s report
  – New paragraph to discuss response from Respondent
**Rationale and Result**

“Show Your Work”

Application of Policy to Findings of Fact

- IRAC or CRAC
  - Issue/Conclusion
  - Rule
  - Application
  - Conclusion
- “Rule” = your policy provisions
- “Application” = your explanation of whether the findings of fact amount to a policy violation
- Conclusion = the result of your analysis for each allegations
IRAC Example #1

Applying your Findings of Fact to the Policy

Finding of Fact on a Relevant and Disputed Issue:

A preponderance of the evidence supports a finding that Respondent choked Complainant during their argument on September 1, 2020.

Issue: Does Respondent’s act of choking Complainant rise to the level of dating violence under Section B of the Title IX Policy?

Rule: [Insert definition of Dating Violence from your policy]

Application: Explain whether choking during an argument amounts to dating violence under the policy definition

Conclusion: “For these reasons, Respondent’s act of choking Complainant during their argument on September 1, 2020 amounts to a violation of the Section B of the Title IX Policy, which prohibits dating violence.”
IRAC Example #2

Applying your Findings of Fact to the Policy

Finding of Fact on a Relevant and Disputed Issue:

A preponderance of the evidence supports a finding that Complainant was aware of her name, aware that she was having conversations with her roommate and with Respondent, aware of her surroundings, and aware of Respondent’s physical advances.

Issue: Was Complainant incapacitated at the time of the sexual encounter?

Rule: [Insert definition of Incapacitation from your policy]

Application: Explain whether the information above means that Complainant was incapacitated under your policy.

Conclusion: “For these reasons, Complainant was not incapacitated as that term is defined in the Title IX Policy. However, this does not end the inquiry on consent because Complainant further reported…”
Final Required Components

Sanctions, Remedies, and Appeal Rights

End with Sanctions, Remedies, and Appeal Rights

• These may be included earlier in the decision, but make more sense near the end

• Form language from your Student Conduct Office or Title IX Coordinator?
  • Be consistent
  • If there is a reason your explanation is different, explain that reason in your decision
Decision Checklist

34 C.F.R. 106.45(b)(7)(ii)(A)-(E)

• Allegations
• Procedural Steps
• Findings of Fact
• Application of the Policy to the Facts
• A statement of, and rationale for, the result as to each allegation:
  o a determination regarding responsibility,
  o any disciplinary sanctions the recipient imposes on the respondent, and
  o whether remedies designed to restore or preserve equal access to the recipient’s education program or activity will be provided by the recipient to the complainant;
• Appeal
Checking the Boxes while Telling the Stories

Be compliant and readable

Required Components of a Decision:

• Allegations
• Procedural Steps
• Findings of Fact
• Application of the Policy to the Facts
• A statement of, and rationale for, the result as to each allegation:
  o a determination regarding responsibility,
  o any disciplinary sanctions the recipient imposes on the respondent, and
  o whether remedies designed to restore or preserve equal access to the recipient's education program or activity will be provided by the recipient to the complainant;
• Appeal

Sample Decision Outline

Introduction
  • Include preview of (at least) 2 stories and allegations
Process and Procedure
  • Procedural Steps
Fact Section (Structured for Readability)
  • Findings of Fact
IRAC for each issue
  • Application of the Policy to the Facts
  • Statement/Rationale for each Allegation
    o Determination re: responsibility
Disciplinary Sanctions and Remedies
Appeal Rights
Common Writing Mistakes
Consistent and Precise Language

Inconsistent Terminology
- Referring to individuals or locations differently in different places in the report
- May leave the reader with the impression that you are talking about different places or people
  - Tom, Tom Smith, Mr. Smith, Thomas
  - Tom’s room, Room 4A, Hubbard Hall

Word choice
- Be as precise as possible
- This can add time to the writing process, but can pay off in terms of clarity
- Avoid charged language
Common Writing Mistakes
Empathy and Tone

Empathy

• Stay away from charged words of advocacy
  o Clearly/obviously
  o Innocent/guilty
  o Victim/perpetration

• Watch your use of adjectives and adverbs – unless they are in a quote
  o “really drunk”
  o “forcefully pushed”

Tone

• Be non-judgmental
• Recognize the impact of your words
Common Writing Mistakes
Cite Your Source

Failing to include sources of information

• If explaining this in every sentence weighs down your writing, use footnotes to add clarity. (“Bob stated this happened.”)

• Citing the source of your information helps the reader and underscores your neutrality

Confusing Quotation Marks

• Is the quoted language from the interviewee or the interviewer?

• Did someone else put the language in quotation marks?

  o Footnote 4: The quoted language was attributed to Respondent on page 6 of the Investigation report.

  o Footnote 10: The quoted language was attributed to Respondent by Claimant during Claimant’s October 10, 2020 Title IX interview.
Common Writing Mistakes
Structure

Topic sentences and transitions

• Provide a roadmap in your introduction and under new headings
• Sentences should flow from one-to-another
• Remember – telling two or more stories to someone unfamiliar with the case

Pronouns

• Be careful of pronoun usage so that the reader always knows who is saying or doing what
• When using pronouns, make sure you are using the right pronouns for the individual
Common Writing Mistakes

Miscellaneous

Typos

• They happen to everyone, but
• Typos in every sentence undermine the integrity of a decision

Run-on sentences/Sentence fragments

• Make sure each sentence has a subject and a verb
• If combining multiple independent clauses, consider whether to separate sentences
Respondent engaged in sexual intercourse with Complainant from behind.

Issues:
- No source of the information
- From behind what? Complainant?
- Word choice

Fix:
According to Complainant, Respondent and Complainant were both standing near the pool table at the time that Respondent began to sexually penetrate Complainant’s vagina with his penis. Complainant reported that her body was facing away from Respondent at the time, towards the table, and that Respondent pushed her forward…
Complainant couldn’t explain why she was sitting on the couch by herself.

Issues:
• Pronouns are not clear

Fix:
At the hearing, Complainant testified that she observed Witness A sitting on the couch by herself. Complainant said that she could not explain why Witness A was sitting alone.
Editing Exercise #3

Respondent stated that he was uncomfortable cuddling with women that he was not close with during his freshman year.

Issues:
- Confusing
- Misplaced modifier (to what part of the sentence does “during his freshman year” refer?)

Fix:
Respondent explained that during his freshman year, he was uncomfortable cuddling with women with whom he did not have a close relationship.
There was no evidence to support Complainant’s assertion that the activity occurred without her consent.

Issues:

• Sounds judgmental because the “assertion” itself is being disregarded
• If Complainant’s assertion was not tested by cross-examination, make that clear

Fix:

At the hearing, Complainant declined to answer questions posed by Respondent’s advisor about the issue of consent. For this reason, Complainant’s prior statements may not be considered in reaching this decision. See Section 4.B. of the Title IX Policy.
There was no evidence to support Complainant’s assertion that the activity occurred without her consent.

Issues:

• Sounds judgmental because the “assertion” is being disregarded
• If Complainant’s assertion was not tested by cross-examination, make that clear

Fix:

Complainant testified that the sexual activity occurred without her consent. This assertion must be weighed against the testimony of two eyewitnesses, both of whom provided consistent accounts of their observations, and the testimony of Respondent.
Before You Begin to Write

Plan ahead

Before you begin to write

• Watch the hearing or review the transcript
• Think about how to structure your decision
• Review relevant policies and identify elements of each allegation
• Identify both factual and procedural issues that need to be addressed
• Consider drafting an outline
• Consider writing out your Fact Finding Process
As You Are Writing

Be flexible

As you write

• Don’t stick with a structure or outline that fails
• If working with a template, consider talking to others who have used it (if possible)
• Use a checklist to make sure you are addressing the required components
• If you get stuck, put it aside and come back to it
• If you can think out loud with others, do it
  • But not with anyone else playing a role in the case
When You Have a Draft

Critique your work

When you have a draft

• If you have time, set it aside and come back to it later
• Remember to review it from the viewpoint of someone who is unfamiliar with the case
• If possible, have someone else proofread
• Put yourself in the position of the parties
  • Do you feel heard?
  • Do you feel judged?
  • What issues might come up on appeal? Can/Should those issues be addressed now?
Questions?
Additional information available at:

Title IX Resource Center at www.bricker.com/titleix

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