



Title IX, Gender Equity and Hazing

Supporting Equal Access for Students, Staff and Others

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Title IX and Gender Equity







- Title IX prohibits discrimination based on sex in any educational program receiving federal funding.
- Covers all programs at the educational institution.
- Covers students, employees and many third parties.
- Note that some courts and agencies have read "sex" to include sexual orientation and gender identity.
- "Sex" also includes pregnancy.

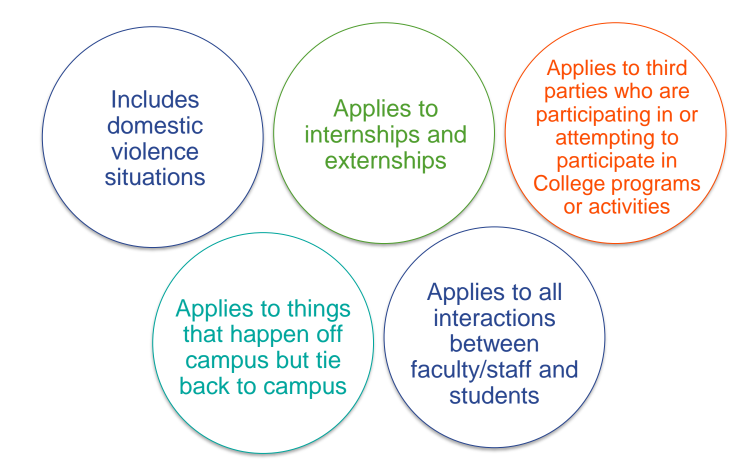
Title IX Prohibitions



- **Disparate Treatment:** Treating someone differently based on their sex.
 - Decision-maker was aware of the complainant's sex and took action at least in part based on sex.
 - Does not require bad motives on the part of the decision-maker.
- **Disparate Impact:** Applying a facially-neutral policy that has a different impact on one sex over the other.
 - Facially-neutral policy had a disproportionate adverse impact based on sex.
 - There was no substantial legitimate justification for the policy.
- **Retaliation:** Taking an action against someone because they made a complaint or participated in a Title IX investigation.
 - Complainant engaged in protected activity and the actor knew about it.
 - The actor subjected the complainant to adverse action because of the protected activity.









Aultman College's Title IX Policy includes the following definitions:

Sex discrimination includes discrimination on the basis of pregnancy, gender identity, and failure to conform to stereotypical notion[s] of femininity and masculinity.

Sexual harassment is a form of prohibited sex discrimination, and sexual harassment includes sexual violence.

Gender Equity Policy



Specifically addresses the issue of accommodations for non-binary or transgender individuals.

- Requires an individual's *legal name be used for official transcripts, financial aid documents*, and other college systems where a legal name is required by law or college policy.
- Requires an individual's preferred name and pronouns be used for internal college purposes, including college IDs and classroom references.
- Permits everyone on campus to use the facilities (restrooms, etc.) of the gender with which they identify.
- Requires students to notify faculty of their preferred name/pronoun.

Any employee's failure to comply with the gender equity policy, including intentional failure to use an individual's preferred name/pronouns once on notice of the preference puts the College at risk of a Title IX violation.



Unwanted sexual conduct (sexual advances, requests for sexual favors, other verbal, physical or visual conduct) when:

- Submission to the conduct is made (or threatened to be made) a term or condition of employment or education; or
- Submission to or rejection of such conduct is used (or threatened to be used) as a basis for academic or employment decisions; or
- The conduct is so severe, pervasive and objectively offensive that it substantially interferes with the individual's academic or professional performance; or
- The conduct constitutes sexual assault, dating violence, domestic violence or stalking.

Definition: Substantial Interference



A complainant need not prove a concrete injury in order to show substantial interference with their academic or professional performance.

The big question: Would a reasonable person in the complainant's position effectively have been denied equal access to education compared to someone not suffering harassment?

Examples:

- Skipping or dropping a class to avoid a harasser.
- Quitting an extracurricular activity to avoid harassment.
- Declining grades.

Examples: Physical Harassment



- Unwanted advances/touching
- Invasion of personal space
- Elevator eyes
- "Fatal attraction" type of pursuits



Examples: Verbal Harassment





- Sexual innuendo
- Sexual profanity/name calling
- Discussion of a sexual nature
- Inquiries regarding sexual topics

Examples: Visual Harassment



- Calendars/posters
- Screen savers
- Emails
- Gestures



Examples: Situational Harassment





- Meeting sites that exclude based on gender, race or other protected class.
- Group entertainment of a sexual nature.
- Inappropriate conduct during social activities.

What is Not Harassment?



- Change in assignment
- Negative evaluations or grades based on performance
- Supervisor or instructor directives related to the job/course
- Criticism of job performance or classwork
- Discipline consistent with employee handbooks or the student code of conduct
- Disagreements with supervisors, co-workers, instructors or other students

Domestic Violence, Dating Violence and Stalking



Aultman College's Title IX Policy includes the following definitions:

- Domestic Violence: Crimes of violence committed by a current or former intimate partner of a victim or by any other person against a victim who is protected from that person under Ohio's domestic or family violence laws.
- 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 (where the existence of such a relationship is determined by length, type and frequency of interactions).
- Stalking: Course of conduct directed at a specific person that would cause a reasonable person to fear for their safety or the safety of others or suffer substantial emotional distress.



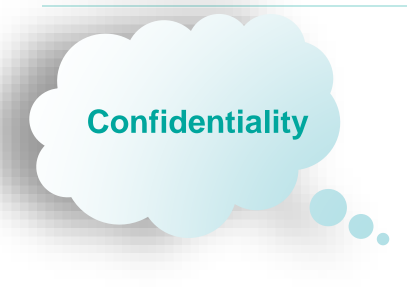
Take **ALL** complaints or rumors of inappropriate behavior seriously.

Maintain confidentiality. Only discuss with those who have a NEED to know.

Document and aid with investigation after reporting. Follow up with all parties and maintain a compliant work/educational environment.

Confidential Resources: Chaplain and Nurse





The hospital chaplain and Student Health Services nurse are *confidential resources* and are not to share information without the reporter's permission (unless otherwise required by law).

Disclosure is required by law when:

- You're presented with a court order; or
- The reporter is a high risk of harm to themselves or others; or
- A minor is being abused.

All employees should keep information shared about potential Title IX violations *private*, sharing it only with people who need to know.

All employees must also *report any crimes* that occur to the Title IX Coordinator, even if the victim's name is withheld.



Making a Complaint



Report any allegation of a Title IX violation to the Title IX coordinator.

- Under College policy, all faculty and staff (except confidential resources) have an obligation to report alleged violations of Title IX.
- Students should be encouraged to report but are not required to do so.

Title IX Coordinator:

Lyn Sabino Director Institutional Effectiveness and Compliance Officer Aultman Education Center, 2nd Floor College Main Office Phone: (330) 363-4227 Email: Lyn.Sabino@aultman.com

Deliberate Indifference



Once on notice of a complaint, the College must act in a way that is not "deliberately indifferent" to the concern.

- Title IX Coordinator must reach out to the complainant to discuss the complaint and supportive measures.
- Response is only "deliberately indifferent" if it is "clearly unreasonable in light of the known circumstances."

Protection in the Complaint Process



- Except for confidential resources, there can be **no guarantee** of confidentiality in the process for the complainant or the accused.
- All parties involved (complainant, accused and witnesses) should be:
 - Asked to keep the information confidential (though not formally required to).
 - Told the college will keep their information as confidential as possible.

Contents and Timing of a Complaint



- There is no required timeline for filing a complaint, but the sooner it is filed, the easier it is to investigate and respond.
- Complaints should include:
 - Date(s) and time(s) of the alleged conduct;
 - Names of all individuals involved (including potential witnesses);
 - Description of what happened; and
 - Contact information for the complainant.
- The college's goal is to investigate and reach a resolution within 60 days of receiving the complaint. The investigation must start within 7 days.

What is the Goal of the Investigation?



Comply with legal obligation and reduce risk of legal exposure

Deter employees and students from engaging in similar conduct

Communicate the College's support for appropriate workplace and student conduct

Demonstrate the College's response commensurate with seriousness of complaint

Address and resolve complaint

Determine the facts and document them

Interim Measures



Supportive Services: Individualized services reasonably available that are non-punitive, non-disciplinary and not unreasonably burdensome to another, while designed to ensure equal educational access, protect safety and/or deter sexual harassment.

Examples include:

- Separating the parties
- Placing limitations on contact between the parties
- Making alternative class-placement or workplace arrangements

Rights of Parties



- Identify and have the investigator consider witnesses and other evidence.
- Access to all information the investigator considers.
- Access to review statements or evidence provided by the other party.
- Access to review and comment on information the investigator develops.









- Investigation must start within 7 days of receiving the complaint.
- Questions to answer:
 - Is it more likely than not that the alleged behavior occurred?
 - If so, does the behavior constitute sexual misconduct under Aultman's policy?





The Investigator should:

- Conduct interviews in private.
- Consider the credibility of interviewees.
- Focus on facts and avoid unsupported conclusions.
- Take thorough notes.

The Investigator should not:

- Promise confidentiality (but should set an expectation that the interviewee keep the discussion confidential).
- Prevent witnesses from leaving.
- Characterize alleged misconduct.



- Think 5Ws who, what, when, where and why?
- In general, just keep asking people to explain further.
- Summarize as you go, and again at the end.
- Empathize but don't take sides.



Live Hearings

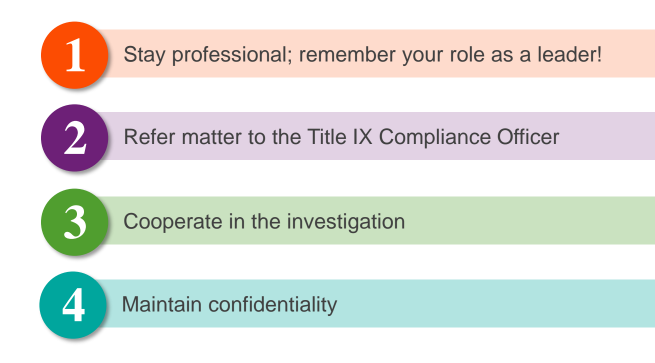


The formal Title IX investigatory process is required to involve a live hearing at which:

- All participants must be able to hear and see each other (even if virtually).
- The College must keep a verbatim record.
- The College must provide a representative to any unrepresented party.
- Each party must be permitted to cross-examine the other.

If You are Accused...





Resolving the Complaint



Share with the Complainant:

If Misconduct Is Confirmed

Advise Complainant and inform that corrective action has been taken

If Misconduct Is NOT Confirmed

Advise Complainant that there was insufficient evidence to corroborate complaint

Share with the Accused:

If Misconduct Is Confirmed

Advise Accused and inform what corrective action will be taken. If corrective action is less than termination:

- Advise Accused that retaliation will not be tolerated
- Advise Accused that future misconduct risks termination

If Misconduct Is NOT Confirmed

Advise Accused that there was insufficient evidence to corroborate complaint

- Counsel Accused go over policy at issue and advise on how to avoid problem in the future
- Advise Accused that no retaliation will be tolerated

Following Up



Preserve documentation!

- Keep investigation file together in a secure location. (Do not keep it in personnel files.)
- Any documentation of disciplinary action should go in the appropriate personnel or student file.

Follow Up with the Accused

Monitor behavior of Accused to ensure no further misconduct or retaliation against Complainant or witnesses.

Follow Up with the Complainant

Periodically follow up with Complainant to ensure that misconduct is not ongoing and that no retaliation is occurring.

Document that follow-up occurred.





One of your social work students is assigned to do home visits for several families. The student comes back from her first home visit and tells you that the father in the family told her she was "hot" and squeezed her butt when she walked by him. **Is this a Title IX issue?**







A male nursing student comes to you and reports that one of the doctors at the hospital has said he will only work with female nurses. Is this a Title IX issue?







The College is having some sidewalks replaced, so there are concrete crews on campus. A student reports to you that three of the crew members catcalled her as she walked past them to class in the morning. **Is this a Title IX issue?**



Example 4



One Monday, one of your students comes to you and confides that while she was at a party on Saturday at an off-campus apartment, she had a few drinks and fell asleep. When she woke up, one of her classmates was on top of her. She ran out of the room, but now she's scared she may see the classmate on campus. She is afraid to be around him. Is this a Title IX issue?

A.Yes

B.No



When Should You Report?



Everyone has the responsibility to report situations of misconduct and/or harassment

- Think critically through situations first
- Distinguish between what really needs to be reported and what doesn't
 - When is it attention-seeking?
 - When is someone just looking for guidance on interacting with someone?
 - When is it an academic issue rather than sexual harassment?





A student comes to you every morning to complain about how her boyfriend didn't call her back last night. **Do you need to report that as a possible Title IX issue?**







A student comes to you and confides that they really aren't getting along with their partner on a project in your class. Apparently the partner spends the whole class period texting and checking Instagram, instead of working. **Is this a Title IX issue?**







One of your students comes to you and reports that her friend was sexually assaulted on campus but does not want to report. She names her friend. Are you required to report?







When you begin work at Aultman College, a colleague warns you to watch out for another employee because he harasses people. **Are you required to report?**







A female student reports to you that she feels uncomfortable because her study group has been discussing and debating recent state legislation regarding abortion. Is this a Title IX issue?



Reporting Involving Minors



Avoid singling them out; same policies apply

Does anything need to be reported as suspected abuse? Is there a need to report the incident to parents? When?





If you are *not* a confidential resource, to whom do you report Title IX concerns?

- A. College President
- B. Head of Security
- C. Director of Institutional Effectiveness
- D. Ombudsman







Who are the confidential resources at the College?

- A. College president and security officers
- B. Security officers and the nurse
- C. Director of Institutional Effectiveness and the chaplain
- D. The hospital chaplain and the Student Health Services nurse







Should you reassure a complainant that their case will be handled completely confidentially?

A. Yes

B. No







True or False: A complaint under Title IX must be made within 10 days of the incident, otherwise, it cannot be investigated.

A. True

B. False







What questions must the Title IX compliance officer answer in the course of their investigation?

- A. Did the behavior alleged happen beyond a reasonable doubt and, if so, was a crime committed?
- B. Is it more likely than not that the behavior happened and, if so, did it constitute sexual misconduct?
- C. Is it more likely than not that the behavior happened and, if so, did it violate Title IX?







Who is entitled to know the outcome of an investigation under Title IX?

- A. The complainant and the accused
- B. The complainant and the staff member who reports the complaint
- C. The complainant, the accused and all witnesses interviewed
- D. No one



Trauma Informed Response



Ohio has focused on five strategies for trauma informed response to sexual violence:

- Focus on data to guide action
- Empower campus constituencies to prevent and respond
- Encourage a culture of respect and responsibility
- Create a comprehensive response protocol
- Ensure your response is survivorcentered

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Hazing Prevention

New Obligations Under SB 126, "Collin's Law"



Definition: Hazing



In July, Ohio enacted a new hazing prevention law that imposes heightened requirements on schools. The law defines "hazing" as:

[D]oing any act or coercing another, including the victim, to do any act of initiation into any student or other organization or any act to continue or reinstate membership in or affiliation with any student or other organization that causes or creates a substantial risk of causing mental or physical harm to any person, including coercing another to consume alcohol or a drug of abuse.

Liability for School Staff



Applies to Anyone	Applies to School Staff
Participating in hazing generally (misdemeanor)	Permitting hazing generally (misdemeanor)
Participating in hazing that includes coerced consumption of alcohol or drugs of abuse resulting in serious physical harm (felony)	Permitting hazing that includes coerced consumption of alcohol or drugs of abuse resulting in serious physical harm (felony)
	Failing to immediately report the knowledge of hazing to a law enforcement agency (misdemeanor)

Standard is **recklessness**: "A person acts recklessly when, *with heedless indifference to the consequences, the person disregards a substantial and unjustifiable risk* that the person's conduct is likely to cause a certain result or is likely to be of a certain nature. A person is reckless with respect to circumstances when, with heedless indifference to the consequences, the person disregards a substantial and unjustifiable risk that such circumstances are likely to exist."





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