Becoming a Title IX Decision-Maker
Title IX

• Title IX is a Federal Law that states, “no person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any education program or activity receiving Federal financial assistance.”

• Over time Title IX was expanded by the courts and Dept. of Education to provide guidance on how to respond, investigate, and properly address concerns of Sex Discrimination, Sexual Harassment, and other sex and gender-based concerns.
In addition to Title IX requirements, CSN also adheres to NSHE requirements. NSHE’s Title 4, Chapter 8, Section 13 of the Board of Regents Handbook provides guidance on how to respond, investigate, and properly address concerns of Sex Discrimination, Sexual Harassment, and other Title IX concerns.

- Title 4, Chapter 8, Section 13 is the application of Title IX (Federal) to NSHE institutions.

- Per Title IX and NSHE’s Title 4, Chapter 8, Section 13, any individual that fulfills the Decision Maker role for the Title IX complaint process MUST be Trained.

- Both this training and CSN’s complaint process satisfies the requirements outlined in the Title IX regulation and NSHE’s Title 4, Chapter 8, Section 13.
Course Objectives

• Define sexual harassment under the 2020 Title IX Rule
• Distinguish the jurisdictional limitations of Title IX
• Describe how a Title IX grievance process is authorized
• Identify individuals involved in a Title IX complaint
• Know CSN’s Title IX Grievance Procedure
• Understand the requirements of the Decision-Maker
• Understand the roles of a Decision-Maker
Sexual Harassment Defined

• Title IX utilizes a three-pronged approach, meaning for sexual harassment to occur, one or more of the following must apply:

(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 to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient’s education program or activity; -- or --


*Recipient here and throughout means CSN
Meaning of Prong 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
  - Quid Pro Quo
    - This for that...
  - One incident is sufficient to initiate a Title IX grievance process
Meaning of Prong 2

- Unwelcome conduct determined to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the recipient’s education program or activity.
  - **Third Party** – Sexual conduct which is welcomed and reciprocated but creates a hostile environment for others.
  - **Sexual Favoritism** – Sexual conduct that is welcomed and reciprocated, but results in unfair treatment of others.
  - **Sex-Based** – Any harassing conduct which is based on gender can constitute sexual harassment.
  - **Hostile Environment** – jokes, images, posters, slurs, derogatory comments, etc. that involve sexual content.

- This behavior is so frequent and serious that it effectively denies a person equal access to the educational program or activity.
Meaning of Prong 3

  
  • Title IX now considers acts of Sexual Violence to be under the umbrella of Sexual Harassment.
  
  • One incident is sufficient to initiate a Title IX grievance process.

*Also as defined in NSHE’s Board of Regents Handbook, Title 4, Chapter 8, Section 13.
Title IX Jurisdiction

• For the alleged conduct to be considered within the authority of Title IX, it must occur:
  • Within the United States of America
    • If the alleged incident took place outside of the United States, CSN will be considered a Non-Title IX incident.
  • Within CSN’s educational program or activity
    • The alleged act must occur within the scope of a CSN program or sponsored event.
      • For example, the alleged incident occurred during CSN soccer game, and it involved two CSN student-athletes. This example would be considered a Title IX incident.
      • For example, the alleged incident took place at a non-CSN affiliated residence between two fellow CSN Students that happen to be roommates. *This example would be considered a Non-Title IX incident because it did not occur within the scope an educational program, activity, or facility.

*Cases are continuously litigated and ultimate decision regarding Title IX applicably is determined by the court decision.
Title IX Grievance Process Authorization

• For a Title IX grievance process to be authorized the following must occur:
  • The alleged conduct satisfies one or more of the three pronged requirements listed within Title IX’s definition of Sexual Harassment.
  • The alleged conduct occurred within the United States.
  • The alleged conduct occurred within CSN educational program or activity.

• If the alleged incident does not meet the above, then the Title IX Complaint Process is Not Authorized.
  • However, this does NOT mean CSN will take no action.
  • If the Title IX Grievance Process is not authorized, at the discretion of OIE, then the incident may be investigated utilizing the Non-Title IX grievance procedure listed in Title 4, Chapter 8, Section 13, subsections A-C of the NSHE Board of Regents Handbook.
Title IX Grievance Procedure Authorized

Key Roles
Parties involved in a Title IX Grievance

- **Complainant** means an individual(s) who is alleged to be the victim of conduct that could constitute sexual harassment.

- **Respondent** means an individual(s) who has been reported by the individual engaging in the conduct that could constitute sexual harassment.

- **Advisor** is an individual that accompanies the complainant or respondent to any related meeting or proceeding in order to offer them support. The Complainant and Respondent respectively choose their advisor, who may be, but is not required to be, an attorney. The Complaint and Respondent cannot be limited in whom they choose to be the advisor.*

- **Witness(es)** means an individual(s) that have or could potentially have information related and/or relevant to the alleged incident.

*The Advisor’s function in the Live-Hearing will be explained later in this training.
Facilitators of a Title IX Grievance Procedure

Involved in the Investigation Phase
• Title IX Coordinator
• Title IX Investigator
• Dismissal Appeal Decision-Maker (If applicable)

Involved in the Hearing Phase
• Live-Hearing Decision-Maker
• Determination Appeal Decision-Maker (If applicable)

Involved in the Post Hearing Phase
• Title IX Coordinator
The Title IX Grievance Procedure

Understanding the process
Title IX Grievance Process - Simplified

- Step 1: CSN Notified of Possible Title IX Incident.
- Step 2: Title IX Coordinator Meets with Possible Complainant.
- Step 3: Complaint Filed
- Step 4: Investigators send Notification of Investigation
- Step 5: Complainant interviewed by Investigator
- Step 6: If necessary, complaint dismissed
- Step 7: If necessary, dismissal appealed
- Step 8: Respondent interviewed by Investigator
- Step 9: Witnesses interviewed and Evidence Collected
- Step 10: Directly related evidence given to Complaint and Respondent and their respective advisors
- Step 11: Investigative Report Written
- Step 12: Investigative Report given to appropriate personnel.
- Step 13: Live-Hearing Conducted
- Step 14: Decision-Maker completes the written determination of responsibility
- Step 15: If necessary, determination of responsibility appealed
- Step 16: If necessary, sanctions and remedies applied.
- Step 17: If necessary, Title IX Coordinator follows-up with department to ensure sanctions and remedies applied.
Grievance Process Step 1:
CSN Notified of Possible Title IX Incident.

CSN Receives notification of a possible Title IX incident by:

- Grievance Form Received
- Phone call
- Email
- In person
- Other
Grievance Process Step 2:
Title IX Coordinator Meets with Possible Complainant.

• Provide an overview of the process.
• Provide complainant with a Procedural Packet.
  ▪ Procedural Packet Includes but is not limited to:
    • Grievance Form (if necessary)
    • Title 4, Chapter 8, Section 13 and Title IX Policy
    • Investigation process
    • Appeal process
    • Live-hearing process
    • Decision process
    • Available resources/supportive measures.
• Describe applicable supportive measures.
Grievance Process Step 2 Continued

- The supportive measures are given regardless of a formal complaint has been filed or not.
- Supportive Measures are non-disciplinary / non-punitive individualized services, given without fee to the Complaint and Respondent. These supportive measures are designed to restore or preserve equal access to CSN’s education program or activity without burdening either the complainant nor the respondent.
- Supportive measures may include CAPS; EAP; extensions of deadlines; modifications of work or class schedules; security escorts on and off campus; leaves of absences; no contact directive given between the Complaint and Respondent; etc.
- The supportive measures are confidential, to the extent that maintaining confidentiality does not impair the ability of providing the supportive measures.
  - For example, change of work hours would require informing the supervisor of the supportive measure. However, the reasoning / details of the complaint remain confidential.
Grievance Process Step 3:

Complaint is filed.

- There are two ways a complaint is filed. The Complainant signs and submits the OIE Grievance Form or the Title IX Coordinator signs the OIE Grievance Form.
  - If either of the above occurs, then the Title IX grievance process MUST begin.
- The Title IX Coordinator only signs the grievance form in the event the complainant does not want to file the complaint and the Title IX Coordinator believes the allegations must be investigated. The Title IX Coordinator’s signature overrides the Complainant’s wishes and is conducted at the discretion of the Title IX Coordinator.
  - If this occurs, then the Title IX Coordinator does not become the Complainant. The new complainant that is listed in the process will be listed as CSN.
  - As previously stated, if the original complainant decides to not file, then they still receive supportive measures.
Grievance Process Step 4:
Investigators send Notification of Investigation

- The Notification of Investigation (NOI) is sent by the Title IX Investigator to both the Complaint and Respondent simultaneously.
- The NOI informs the Complaint and Respondent that a formal Title IX Grievance Process has been authorized.
- The NOI must include sufficient details known at the time and with sufficient time to prepare a response before any initial interview.
- Sufficient details include:
  - The allegations that have been filed that constitute sexual harassment as defined by Title IX
  - Identities of the parties involved in the incident, if known
  - Date and location of alleged incident
- During the investigation, if allegations are presented that were not listed in the original NOI, then the Title IX Investigator must notify, simultaneously, the Complaint and Respondent of the new allegations being investigated.
Grievance Process Step 4 Continued

• The NOI must also include:
  • A statement that the respondent is presumed not responsible for the alleged conduct and that a determination regarding responsibility is made at the conclusion of the complaint process.
  • Inform the parties that they may have an advisor of their choice, who may be, but is not required to be, an attorney.
  • Inform that the advisor will be apart of the entire process; will receive a copy of all related evidence; and must participate in the Live-hearing process.
  • A statement informing the parties of the prohibition against knowingly making false statements or submitting false information during the complaint process.
  • A statement informing the parties that retaliation is illegal.

***After the NOI has been sent, at any point moving forward, the Complainant can request to withdraw their complaint.***
Grievance Process Step 5:
Complainant interviewed by Investigator

• During the interview with the complainant, they must have an advisor.
  • If they do not have an advisor, then one will be provided by CSN at no cost.
  • If CSN provides an advisor, then the advisor will not be an attorney (as stated in NSHE BOR Handbook, Title 4, Chapter 8, Section 13).

• Investigators obtain incident information and applicable evidence.
• Witness information obtained (if applicable).
• Evidence received from Complainant.
Grievance Process Step 6:
If necessary, complaint dismissed

- There are two forms of dismissals: Discretionary and Mandatory

  - Discretionary:
    - Where a complainant notifies the Title IX Coordinator in writing that the complainant would like to withdraw the formal complaint or any allegations therein.
    - Where the respondent is no longer enrolled or employed by the recipient.
    - Where specific circumstances prevent the recipient from gathering evidence sufficient to reach a determination as to the allegations contained in the formal complaint.
      - *i.e.* where a complainant refuses to participate in the grievance process (but also has not decided to send written notice stating that the wish to withdraw)

  - Mandatory:
    - Not meeting the Section 106.30 definition of sexual harassment,
    - Alleged Incident did not occur in a CSN educational program or activity, or
    - Did not occur within the United States.
Grievance Process Step 6 Continued

• If the complaint is dismissed, then the Complaint and Respondent must be notified simultaneously.

• The dismissal notification must include:
  • State the justifications for dismissing the complaint.
  • Statement informing the Complaint and Respondent that a Title IX Dismissal does not prevent CSN from utilizing a Non-Title IX Grievance Procedure as listed in the Board of Regent’s Handbook, NSHE Code, or other CSN code of conduct policies. (If a Non-Title IX Grievance Procedure will be used, then the Complaint and Respondent are to be notified.)
  • Give both the complainant and the respondent an equal opportunity to appeal the dismissal.
Grievance Process Step 7:
If necessary, dismissal appealed

- Per Title 4, Chapter 8, Section 13 of the Board of Regents Handbook, the Complainant and Respondent has seven (7) calendar days to appeal the dismissal of the complaint.

- An appeal can only be filed if it is based on the following:
  - Procedural irregularity that affected the outcome of the matter;
  - New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter;
  - The Title IX Coordinator, investigator(s), or hearing officer(s) had a conflict of interest or bias that affected the outcome of the matter

- If any appeal has been filed based on the above, then all parties involved must be notified, simultaneously, that an appeal has been filed.
Grievance Process Step 7 Continued:

• The Decision-Maker for the appeal must be an individual who has not been involved in the Grievance Process at this point.
  • i.e., the Appeal Decision-Maker may NOT be the Title IX Coordinator, Title IX Investigator, or Live-Hearing Decision-Maker.

• During the appeal process, all parties must have an equal opportunity to submit a written statement in support of, or challenging, the dismissal decision. This written statement must be submitted within seven (7) calendar days of the dismissal notice.

• After the parties have submitted their written statement or the deadline to submit their statement has passed, the Appeal Decision-Maker must issue a written decision within ten (10) calendar days to the Complaint and Respondent, simultaneously, describing the result of the appeal and rationale for the result.
Grievance Process Step 8:
Respondent interviewed by Investigator

- During the interview with the Respondent, they must have an advisor.
  - If they do not have an advisor, then one will be provided by CSN at no cost.
  - If CSN provides an advisor, then the advisor will not be an attorney (as stated in NSHE BOR Handbook, Title 4, Chapter 8, Section 13).
- Before discussing the allegations/incident information, the Investigators inform the Respondent of the Grievance Process.
- Investigators provide the Respondent with a Procedural Packet
  - The Procedural Packet is the same packet the Complainant received from the Title IX Coordinator
- Investigators obtain incident information and applicable evidence
- Witness information obtained (if applicable)
- Evidence received from Respondent
- Lastly, the Investigators will request from the respondent, a written response to the allegations. The Respondent will have one (1) calendar week to submit their response.
Grievance Process Step 9:
Witnesses interviewed and Evidence Collected

• The Investigators will obtain statements from witnesses provided by the parties involved and, when applicable, other relevant witnesses that were identified by the Investigators.

• Additionally, during this step, the investigators will be conducting a diligent search for additional evidence related to the complaint.
  • Evidence include, but not limited to, the following:
    • Emails
    • Texts
    • CSN Security Camera Footage
    • Photos
    • Etc.
Grievance Process Step 10:
Directly related evidence given to the Complaint and Respondent and respective advisors

• Once the statements and evidence have been collected, the investigator must provide all obtained documents to the Complaint and Respondent.
• The Complaint and Respondent and their advisors are to receive the statements and evidence simultaneously.
• The Complaint and Respondent and their advisors have ten (10) calendar days to review all related evidence and statements.
Grievance Process Step 11:
Investigative Report Written

• During the ten (10) day review of the evidence, all parties must be given equal opportunity to submit statements either supporting or questioning the evidence.
  • If statements were submitted to the Investigators, then the Investigators will take these statements into consideration.

• After the parties have submitted their statements or the ten (10) calendar days have past, the investigator will write the Investigative Report.

• The Investigate Report summarizes all relevant evidence.
Grievance Process Step 12:
Investigative Report given to appropriate personnel.

- Once the Investigative Report has been completed, the Investigators will provide the report to the Complaint and Respondent and their advisors for another ten (10) day review.
- All parties must be given equal opportunity to submit statements either supporting or questioning the Investigative Report.
  - If statements were submitted, then the Investigators will take these statements into consideration.
- After the parties have submitted their statements or the ten (10) calendar days have past, the Investigative Report will be given to the Title IX Coordinator.
- It is the responsibility of the Title IX Coordinator to provide the Investigative Report to the Live-Hearing Decision-Maker.
Grievance Process Step 13:
Live-Hearing Conducted

- Once the Live-Hearing Decision-Maker is in possession of the Investigative Report, they will conduct the live-hearing.

- The Live-Hearing must include a cross-examination of the evidence, witness(es), and the statements obtained during the investigation.
  - The cross-examination is conducted by the advisor. At NO time will the Complaint and Respondent themselves directly question the other.

- The cross-examination must be conducted directly, orally, and in real time. Additionally, the live-hearing may be conducted with all parties physically present in the same locations or virtually through the assistance of technology.
  - If the live-hearing is held virtually, then the technology used must allow the live-hearing to still be held in real time. Additionally, all involved in the Live-Hearing must see and hear each other, and all witnesses.

- The Live-Hearing must either be transcribed or recorded with the use of audio/visual technology. The transcript or recording will be provided to the Complaint and Respondent and their advisors for the review.
Grievance Process Step 14:
Decision-Maker completes the written determination of responsibility

- At the conclusion of the Live-Hearing, it is the responsibility of the Live-Hearing Decision-Maker to complete the written determination of responsibility.

- The written determination of responsibility must be issued within fourteen (14) calendar days.

- The written determination of responsibility informs the Complaint and Respondent of the outcome of the Grievance Procedure.
  - i.e., is the Respondent, responsible or not responsible for the alleged incident outlined in the filed complaint.

- The Decision-Maker must submit the written determination of responsibility to the Title IX Coordinator, the Complaint and Respondent, and the advisors simultaneously.
Grievance Process Step 15: If necessary, determination of responsibility appealed

- Per Title 4, Chapter 8, Section 13 of the Board of Regents Handbook, the Complainant and Respondent has seven (7) calendar days to appeal the dismissal of the complaint.

- An appeal can only be filed if it is based on the following:
  - Procedural irregularity that affected the outcome of the matter;
  - New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter;
  - The Title IX Coordinator, investigator(s), or hearing officer(s) had a conflict of interest or bias that affected the outcome of the matter

- If any appeal has been filed based on the above, then all parties involved must be notified, simultaneously, that an appeal has been filed.
Grievance Process Step 15 Continued:

• The Decision-Maker for this appeal must be an individual who has not been involved in the Grievance Process at this point.
  • i.e., the Determination Appeal Decision-Maker may NOT be the Title IX Coordinator, Title IX Investigator, Dismissal Appeal Decision-Maker, or Live-Hearing Decision-Maker.

• During the appeal process, all parties must have an equal opportunity to submit a written statement in support of, or challenging, the dismissal decision. This written statement must be submitted within seven (7) calendar days of the determination notice.

• After the parties have submitted their written statement or the deadline to submit their statement has passed, the Appeal Decision-Maker must issue a written decision within ten (10) calendar days to the Complaint and Respondent, simultaneously, describing the result of the appeal and rationale for the result.
Grievance Process Step 16:
If necessary, sanctions and remedies applied.

- The written determination of responsibility is considered final when:
  - The date to file an appeal has expired
  - The appeal process is completed
- Only when the written determination of responsibility is finalized may sanctions and/or remedies be applied.
- If there are sanctions, then the Decision-Maker will notify the appropriate personnel of the sanctions to be enforced.
  - i.e., if the student is determined responsible, then student conduct will be notified.
    - If employee, then their department/supervisor will be notified.
- The Decision-Maker will not provide all information regarding the complaint.
  - ONLY the applicable sanctions may be given.

It is the responsibility of the Title IX Coordinator to apply any remedies, if applicable.
Grievance Process Step 17:
If necessary, Title IX Coordinator follows-up with department to ensure sanctions/remedies applied

- It is the responsibility of the Title IX Coordinator to ensure all remedies and/or sanctions have been issued.
- Once all remedies and/or sanctions have been applied, the Grievance Procedure ends, and the case is closed.
The Decision-Maker

The Requirements
The Requirements of the Decision-Maker

• In order to become a Decision-Maker you must:
  • Understand relevancy
  • Understand how to weigh the evidence
  • Serve Impartially
  • Recognize bias and stereotypes
  • Understand the burden of proof
Relevance

• “Relevant” means a question or evidence having any tendency to make the existence of any fact that is of consequence to the determination of the action more or less probable than it would be without the question or evidence.
  • (Title 4, Chapter 8, Section 13).

• The Decision-Maker must consider the relevancy of questions and evidence, both inculpatory and exculpatory.
  • Inculpatory: causing blame; to be imputed; to incriminate. Evidence favorable to the complainant.
  • Exculpatory: anything that clears someone or something of guilt. Evidence favorable to the respondent.
Types and Weight of Evidence

• Direct
  • Supports the case exactly.
    • Video surveillance showing the respondent’s actions.
    • Legally obtained / admissible audio recordings that capture the sexual remarks.
    • Alleged incident witnessed by multiple others, and all give same statement.
    • Respondent admits to conducting the alleged behavior/act.
  • Best Evidence, great weight given when determining responsibility.

• Corroborating
  • Evidence that supports other evidence
    • There was a witness present during the incident and their statement supports either the complainant or respondent.
    • emails / texts / photos / etc. that supports either the complainant or respondent.
  • 2nd best evidence, good weight given when determining responsibility
Types and Weight of Evidence (Continued)

- **Character**
  - NOT useful
    - He/she good person / bad apple
    - Demeanor during interview / live-hearing
    - He/she is odd, so they definitely did it
  - No weight given

- **Circumstantial**
  - Evidence can be used to INFER but not PROVE a conclusion. Opposite of Direct.
    - Alleged patterned evidence. i.e.,
      - the respondent has allegedly conducted the same behavior in the past.
    - Controversial
      - Just because an individual has done it in the past, does not prove they did the behavior this time
    - Hearsay,
      - Statements from the Complainant or Respondent that have no corroborating evidence.
  - In Title IX Grievance Procedure, determinations are NOT to be made based on inference.
Being Impartial

• There can be no conflicts of interest. If there is a conflict of interest, then one cannot be the Decision-Maker.

• The Decision-Maker cannot be for or against complainants or respondents generally or an individual complainant or respondent.

• If a complainant is given an opportunity, then the respondent must be given the same opportunity and vice versa.

• The Decision-Maker will avoid prejudgment of the facts at issue.

• The Decision-Maker will treat all parties the same regardless of their status as a Complainant, Respondent, or Witness(es).

• The Decision-Maker must keep in mind that the respondent is not responsible for the alleged conduct until a determination regarding responsibility is made at the conclusion of the complaint process.

• The Decision-Maker will be free of bias and avoid making decisions based on stereotypes.
Bias and Stereotypes

• A Decision-Maker must be free of bias and stereotypes.
  • A bias is a feeling or preference that interferes with an impartial judgment for or against; usually considered to be unfair.
  • A stereotype is a widely held, but fixed and oversimplified image or idea of a particular group of people, lacking any individuality.

• Examples of biases and sex stereotypes to refrain from:
  • The complainant is automatically right because they’re the victim.
    • Determination of responsibility will only be made at the END of the Grievance Procedure and must be based upon the preponderance of the evidence.
  • Only men can sexually harass others
    • One’s gender, sex, sexual orientation, etc. must NOT be used against them when determining responsibility.
Bias and Stereotypes (continued)

• Conscious or Explicit:
  • In the case of explicit or conscious bias, the person is very clear about his or her feelings and attitudes, and related behaviors are conducted with intent.
  • This type of bias is processed neurologically at a conscious level as declarative, semantic memory, and in words.
  • Conscious bias in its extreme is characterized by overt negative behavior that can be expressed through physical and verbal harassment or through more subtle means such as exclusion.

• Unconscious or Implicit:
  • Implicit or unconscious bias operates outside of the person’s awareness.
  • It can be in direct contradiction to a person’s beliefs and values.
  • Implicit bias is dangerous in that it automatically seeps into a person’s affect or behavior and is outside of the full awareness of that individual.

• Implicit bias can interfere with decision-making, and professional relationships such that the goals that are established are compromised.
  • These biases are associated with stereotyping.
Overcoming Bias and Stereotypes

• To overcome biases, we must:
  • First, recognize that we have them.
    • Be honest with yourself and admit to having the biases.
  • Second, understand why we have them.
    • Was it taught by your environment or did a negative experience cause the bias?
  • Third, make a conscious effort not to let them control our decisions.
    • Take control of the bias! Understand the cause and work out the solution to let it go!
Burden of Proof

• The burden rests on CSN.
  • The Burden of proof and the burden of gathering evidence sufficient to reach a determination regarding responsibility rests on CSN and not on the Complaint and Respondent.

• When making a determination, the evidentiary standard of Preponderance is to be used.
  • Preponderance of the evidence means the evidence establishes that it is more likely than not that the prohibited conduct occurred (i.e., 50% plus a feather).
The Decision-Maker Role

Understanding your role
The Role of the Decision Maker

• As a Decision-Maker you will either facilitate an Appeal or the Live-Hearing.

• Each complaint is unique. There could be up to three Decision-Makers for one complaint:
  • Dismissal Appeal Decision-Maker
  • Live-Hearing Decision-Maker
  • Determination Appeal Decision-Maker

• Having a separate Decision-Maker for each step ensures that the decision(s) was determined based on fact, was made by exercising independent judgment, and was free from bias.
Appeal Decision-Maker

• There is only ONE appeal process, regardless of the type (dismissal or determination).

• As stated, an appeal must be based on:
  • Procedural irregularity that affected the outcome of the matter;
  • New evidence that was not reasonably available at the time the determination regarding responsibility or dismissal was made, that could affect the outcome of the matter;
  • The Title IX Coordinator, investigator(s), or hearing officer(s) had a conflict of interest or bias that affected the outcome of the matter

• If you are the Appeal Decision-Maker, it is your responsibility to review the appeal and issue a written decision.
The Appeal Process

• Once the Complaint and Respondent have been notified of either the dismissal or of the determination of responsibility, they have seven (7) calendar days to file an appeal.

• If an appeal has been filed, then the parties involved, and their advisors, must be notified, simultaneously.

• When all have been notified, the parties have seven (7) calendar days to submit a statement in either support of, or challenging, either the dismissal or determination.
The Appeal Process Continued

- As the Appeal Decision-Maker, you must give all parties an equal opportunity to submit their statements.
- Once the Appeal Decision-Maker has received the statements or the seven (7) calendar days have passed, they will then conduct a review of the appeal.
- Within ten (10) calendar days of receiving the statements from the parties involved or the deadline to submit a statement has expired, The Appeal Decision-Maker must issue a written decision to the parties involved and their advisors.
The Review of Appeal

• Per Title 4, Chapter 8, Section 13, “The review on appeal is limited to the record, except in appeals based on newly discovered evidence that could affect the outcome of the matter and that was not reasonably available at the time the determination regarding responsibility or dismissal was made. In such appeals, newly discovered evidence may be considered on appeal notwithstanding its absence from the record.”
The Review of Appeal - Breakdown

• Procedural irregularity or a Facilitator of the Title IX Grievance Procedure had a bias
  • Review of record only
    • Investigative Report
    • Transcript or recording of Live-Hearing
    • Etc.

• Appeals based on newly discovered evidence
  • Review of record
  • Evaluation of newly discovered evidence
    • Is the newly discovered evidence relevant
    • Based on the preponderance of the evidence, does the newly discovered evidence change the determination to dismiss the complaint / does it change the determination of responsibility.
The Written Decision

• The written decision must include:
  • The result of the appeal.
  • Rationale for the decision.

• The evidentiary standard of preponderance must be used in determining the result of the appeal.
  • Preponderance means the evidence establishes that it is more likely than not that the prohibited conduct occurred (i.e., 50% plus a feather).

• If the appeal is approved, then the outcome is determined by the type of appeal.
  • If the Dismissal Appeal is approved, then the Grievance Procedure resumes.
  • If the Determination Appeal is approved, then the determination of responsibility is overturned.
    • i.e., If the respondent was not responsible it is overturned and they are now responsible, and vice versa.
    • If the respondent is now found responsible, then the Appeal Decision-Maker must state the sanctions and/or remedies issued (If Applicable).
Overview of Appeal Process

1. Appeal Filed within 7 calendar days
2. Complaint and Respondent and Advisors notified of filed appeal
3. Complaint and Respondent submit their statements within 7 calendar days
4. Statements Received or 7 calendar days have passed
5. Review of appeal and written decision initiated
6. Written decision issued to all, simultaneously
The Live-Hearing Decision-Maker

• This Decision-Maker is responsible for:
  • Conducting the Live-Hearing
  • Facilitating the Cross-Examination
  • Objectively evaluating the relevance of questions and evidence
  • Issues the written determination
The Live-Hearing (Slide 1)

• The Decision-Maker is responsible for scheduling the Live-Hearing.
  • Remember, the Live-Hearing cannot take place before ten (10) days have passed since the Complaint and Respondent and advisors have received the Investigative Report.
  • Written notice of the date, time, location, participants, and purpose of all scheduled meetings or hearings must be provided to all the Complaint and Respondent, their advisors, and witness(es).

• As stated in the Grievance Procedure Slides, the Complaint and Respondent MUST have an advisor. If they do not have an advisor, then one must be provided.

• The live hearing will be held virtually, with the Complaint and Respondent in separate rooms.
  • All participants involved in the Live-Hearing MUST always see and hear each other.
The Live-Hearing (Slide 2)

- It is the responsibility of the Decision-Maker to coordinate with OTS if assistance is needed to prepare the rooms with the necessary technology to facilitate the virtual Live-Hearing.
  - Additionally, if the Decision-Maker needs training on how to use Microsoft Teams, then training will be provided.
- The Live-Hearing must be recorded or transcribed.
- The audio recording, audiovisual recording, or transcript will be made available to the parties for inspection and review.
- The Decision-Maker is responsible for ensuring the Live-Hearing is ADA Compliant. If any individual participating in the Live-Hearing needs a reasonable accommodation, then a reasonable accommodation will be provided.
The Live-Hearing (Slide 3)

- The Decision-Maker must give the Complaint and Respondent equal opportunity to review and inspect the evidence; not restrict the Complaint and Respondent’s opportunity to call upon witness; and not restrict the Complaint and Respondent’s advisors in submitting relevant questions.

- The Decision-Maker is charged with maintaining the decorum of the Live-Hearing.
  - They must ensure the Complaint and Respondent treat each other with dignity and respect.
  - They must ensure the Complaint and Respondent do NOT have direct communication with each other.
The Live-Hearing (Slide 4)

- This is an administrative process only, it is the Complainant, Respondent’s, and witness(es) decision if they wish to participate in the live-hearing.

- If an individual does not wish to participate in the live-hearing, then their decision to not attend the live-hearing will not be used against them regarding the determination.
  - The statements collected from either the Complainant, Respondent, or the Witness(es) may still be used even if they do not participate in the Live-Hearing.
Guidelines of the Live-Hearing

- Ensure all present during the Live-Hearing are relevant to the proceeding.
- Inform all present that the Live-Hearing is either being transcribed or recorded.
- At the beginning of the Live-Hearing, the Decision-Maker should introduce all individuals present.
- Explain their role as the Decision-Maker and the role of the Advisors in the Live-Hearing.
- Set the decorum guidelines.
- Review the allegations that will be addressed during the Live-Hearing.
- How questions from either the Complainant and the Respondent will be addressed.
- Once the Live-Hearing concludes, state what the next step of the complaint process.
The Advisor’s Role in the Live-Hearing

• The Advisor is there to provide emotional support to assist the Complainant or the Respondent through the Live-Hearing process.

• *The Advisor asks questions relevant to the allegations. If the Complainant or Respondent wishes to ask a question, then they inform their Advisor. The Advisor will then ask the question.

• The Advisor is not to answer questions on behalf of the Complainant or Respondent.

• If the Complainant or Respondent wish to speak to their advisor privately, then they will use a break off room (Microsoft Team function) to have their discussion and will rejoin the Live-Hearing when they are finished.

*Determining relevant questions will be discussed later in the course.
The Cross-Examination

• Cross examination simply means that the advisor asks questions that might challenge the statements or allegations. By hearing the Complainant and Respondent’s version of events and hearing each answer about the version of events; the neutral/unbiased decision maker is more likely to reach an accurate determination regarding responsibility.

• It is the right of the Complaint and Respondent or the witness(es) to determine if they wish to participate in the cross-examination or to not participate.

• No one will be intimidated, threatened, coerced, forced, or discriminated against for deciding to not participate in the cross-examination.

• In the event an individual does not wish to participate in the cross-examination, then this may NOT be used against them.
  • i.e., if the respondent does not participate in the cross-examination, then it does not mean they are responsible for the alleged incident in the complaint. Additionally, if the complainant does not participate, then it does not mean they lied about the incident.
The Cross-Examination Continued

• The Decision-Maker may include the statement of any individual who does not submit to cross-examination and will evaluate any statement for relevancy.

• The cross-examination must be conducted:
  • Directly
  • Orally
  • In real time
  • Never directly from the Complaint and Respondent (through their Advisor)

• Before a complainant, respondent, or witness answers a cross-examination or other question, the Decision-Maker must first determine whether the question is relevant and explain any decision to exclude a question as not relevant.
The Cross-Examination Continued – Questions from the Complainant and Respondent

• *At NO time will questions be asked regarding information that is protected under a legally recognized privilege.
  • Doctor-Patient confidentiality
  • Attorney-Client privilege
  • FERPA or HIPPA
  • Etc.

• Questions and evidence about the complainant’s sexual predisposition or prior sexual behavior are NOT relevant, unless such questions and evidence about the complainant’s prior sexual behavior are offered to prove that someone other than the respondent committed the conduct alleged by the complainant, or if the questions and evidence concern specific incidents of the complainant’s prior sexual behavior with respect to the respondent and are offered to prove consent.

  *unless an exception/waiver has been obtained.
The Cross-Examination Continued – Questions from the Complainant and Respondent - Review

- If the Complainant or Respondent has a question, then they will tell their Advisor. The Advisor will ask the question. The Decision-Maker will determine if the question is relevant. If the question is relevant, then an answer may be given. If the question is not relevant, then an answer will NOT be given.

- The Decision-Maker may request that the Complainant and Respondent’s respective Advisor submit the questions they would like answered during the cross-examination. They would submit the questions prior to the start of the Live-Hearing. This would give the Decision-Maker the opportunity to screen the questions for relevancy.

- NO QUESTIONS will be asked regarding any sexual predisposition or prior sexual behavior.
Consent

• Conduct is unwelcome if it is done in the absence of consent.

• “Consent” means an affirmative, clear, unambiguous, knowing, informed, and voluntary agreement between all participants to engage in sexual activity.
  • Consent is active, not passive. Silence or lack of resistance cannot be interpreted as consent.
  • Seeking and having consent accepted is the responsibility of the person(s) initiating each specific sexual act regardless of whether the person initiating the act is under the influence of drugs and/or alcohol.
  • The existence of a dating relationship or past sexual relations between the participants does not constitute consent to any other sexual act.
  • Affirmative consent must be ongoing throughout the sexual activity and may be withdrawn at any time. When consent is withdrawn or cannot be given, sexual activity must stop.
  • Consent cannot be given when it is the result of any coercion, intimidation, force, deception, or threat of harm.
  • Consent cannot be given when a person is incapacitated. Incapacitation occurs when an individual lacks the ability to fully, knowingly choose to participate in sexual activity. Incapacitation includes impairment due to drugs or alcohol (whether such use is voluntary or involuntary); inability to communicate due to a mental or physical condition; the lack of consciousness or being asleep; being involuntarily restrained; if any of the parties are under the age of 16; or if an individual otherwise cannot consent.
  • The definition of consent does not vary based upon a participant’s sex, sexual orientation, gender identity or gender expression.
Written Determination regarding responsibility

• The Live-Hearing may take numerous weeks depending upon the number of witnesses and amount of evidence that needs to be cross-examined.

• At the conclusion of the Live-Hearing, the Decision-Maker is responsible for issuing the written determination regarding the responsibility of the respondent regarding the complaint.

• The written determination must be issued within 14 calendar days of the live hearing and simultaneously to the Complaint and Respondent and their advisors.

• The evidentiary standard of preponderance must be used in determining responsibility.
  
  • Preponderance means the evidence establishes that it is more likely than not that the prohibited conduct occurred.
    
    • i.e., 50% plus a feather.
The written determination must include:

- Identification of the allegations that were construed as sexually harassment as defined by Title IX.
- 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.
- Evidence/rationale used when making the determination.
- Based on the evidence/rationale, how did it violate or not violate Title IX.
- A statement of, and rationale for, the result as to each allegation, including a determination regarding responsibility, any disciplinary sanctions the institution imposes on the respondent, and whether remedies designed to restore or preserve equal access to the institution’s education program or activity will be provided by the institution to the Complainant.
- The institution’s procedures and permissible bases for the complainant and respondent to appeal.
Written Determination - Breakdown

• What were the allegations?
• A chronology of the events that occurred during the entirety of the Grievance Procedure.  
  • i.e., Step 1 of the Grievance Procedure to the last day of the Live-Hearing.
• What facts were used to reach your determination?
• Based on the preponderance of the evidence, was Title IX violated?
• If multiple allegations, then you must state your determination for each and provide a reason.  
  • i.e. Allegation #1, the respondent is responsible based on the fact he admitted to engaging in the alleged incident. Allegation #2, the respondent is not responsible based on the fact there is no evidence to corroborate the Complaint and Respondent’s statements.
Written Determination – Breakdown Continued

• Are there disciplinary sanctions being applied to the respondent?
  • List them.
  • As previously stated, the complainant must be informed of the imposed sanctions.

• Are there remedies being given to the complainant?
  • A remedy is provided to the complainant designed to restore or preserve equal access to CSN’s education program or activity.
  • The applicable remedy is determined in an interactive process with the complainant and the Title IX Coordinator. It is the responsibility of the Title IX Coordinator to impose a remedy.
  • The respondent will NOT be informed of the remedy given. All that is needed in the written determination is to state that a remedy is warranted.

• State the bases needed to filing an appeal and the deadline.
Grievance Process Completed

- The written determination of responsibility is considered final at the conclusion of the appeal process or when the date to file an appeal has expired.
- Only when the written determination is finalized may the sanction or remedy be issued.
- After the sanctions and/or remedies, if any, are imposed the Grievance Process ends and the Title IX case is closed.
Title IX Resources

NSHE Policy – Title 4, Chapter 8, Section 13

Title IX Resources
https://www2.ed.gov/policy/rights/guid/ocr/sex.html

CSN Title IX Website
https://www.csn.edu/title-ix
Questions?

Please contact the Office of Institutional Equity regarding your questions.

702-651-5587
TitleIXcoordinator@csn.edu