

Class Three: The Grievance Process – Hearings & Appeals

Amy C. Foerster

Partner, Troutman Pepper Hamilton Sanders LLP

Melinda Grier

Melinda Grier Consulting & Novus Law Firm, Inc.

Janet P. Judge

Partner, Holland & Knight LLP

PLEASE NOTE: Training Course Only. Does Not Constitute Legal Advice.

1

Class Overview



• Due Process / Fundamental Fairness

TNACUA

- Credibility Determinations
- Advisors
- The Written Determination
- Appeals

TNACUA
National Association of College and University Attorneys



that follows the law, is implemented without bias, stereotypes or pre-judgment, and provides an equal opportunity for parties to be heard and present evidence, so as to allow the decision-maker(s) to reach a determination consistent with the standard of evidence.

A Fair Process:

Title IX Sexual Harassment Grievance Process: Elements of "Due Process"



- Notice to the Respondent of the allegations
 - Opportunity to respond
 - Adequate opportunity to prepare before responding
- Notice to the Parties of the process that will be used, including appeals
- Opportunity to present evidence and witnesses
- Cross-examination, including questioning of witnesses
- Live hearing (in separate spaces upon request and as appropriate)
- Opportunity to have advisors of choice

TNACUA
National Association of College and University Attorneys

5

State the Standard of Evidence



Same standard of evidence for all.

Either:

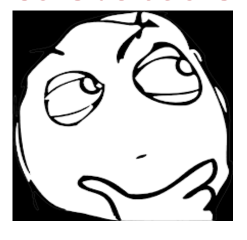
- Preponderance of the evidence, i.e., more likely than not; Or
- Clear and convincing evidence, i.e., substantially more likely to be true than not.

And Not:

 Beyond a reasonable doubt (no other reasonable explanation possible – criminal cases).



Considerations



- What evidence is most believable?
- Corroborating evidence
 - Other testimony
 - Physical evidence
- Consider faulty memories
- Explore reasons for inconsistencies
- There are no "perfect" witnesses, complainants or respondents

Factors to Weigh

- Consider each material fact separately.
- Credibility as to the facts:
 - Credibility on one fact doesn't make all of that person's testimony credible, and
 - Lack of credibility on one point doesn't make all of that person's testimony non-credible.
- Does the testimony feel rehearsed or memorized?
- Is the testimony exactly the same as another witness?
- · Does the testimony make sense?
- Is the testimony detailed, specific & convincing? If not, is there a reason?
- Is it a statement against interest?
- Less credible witness isn't necessarily being dishonest.

TNACUA

National Association of Co

National Association of College and University Attorneys

9

Caution



- Eyewitness accounts
- Bias/Assumptions about witness credibility that may not take account of cultural norms or may stereotype.
- Assumptions about memory that may not reflect witness experiences.
- Failure of decision-maker to explain credibility determinations.

TNACUA
National Association of College and University Attorneys



Getting Ready

- Self-identify any conflict of interest or bias.
- Prepare, prepare, prepare.
- Read the report carefully and repeatedly, but don't prejudge.
- Understand the conduct at issue and the elements of the alleged violations.
- Identify areas of agreement and disagreement.
- Determine if there are areas that require further inquiry, e.g., did the investigator explore & consider all the relevant evidence?

Hearing Decorum

Points to Consider: May have rules that:

- Require advisors be respectful and prohibit abusive/intimidating questioning.
 - Deem repetition of the same question irrelevant.
 - Allow for removal of advisors.
- Specify any objection process.
- Govern the timing and length of breaks to confer, and prohibit disruption.
- Require that parties make any openings and closings.
- Who will enforce the rules of decorum?
 - How will you train decision-makers?

TNACUA
National Association of College and University Attorneys



Advisors



- Parties must have the opportunity to have an advisor present during any grievance proceeding (hearing or related meeting).
- A party may choose not to have an advisor.
 - However, the institution <u>must</u> provide an advisor to question and cross-examine witnesses if the party isn't accompanied by one.
 - Institutions may require parties to provide advance notice of their advisor's attendance.
 - What if they are a no-show?
- Advisor provided by institution need not be an attorney.
 - Need not be of "equal competency."
- May establish guidelines for advisors.
 - Role of advisors in hearings and meetings.
 - Use of non-disclosure Agreements.

TNACUA
National Association of College and University Attorneys

15

More on the Advisor's Role



- Provide support and advice to the party.
- Understand the allegations and the process.
- Understand the purpose and scope of questioning and crossexamination.
- Ask questions that elicit relevant information.
- Wait for relevancy determinations after asking a question.
- Adhere to rules of decorum and encourage the party to do the same.
- NOTE: Institutions may remove disruptive advisors ... carefully.



Advisor or Legal Representative

- Clarify procedures and role in advance.
- Distinguish between advisor and legal representative.
- Emphasize the "ground rules" provide any rules of decorum.
- Establish lines of communication and points of contact.



TNACUA



Written Determination

- Identification of allegations potentially constituting sexual harassment
- Description of the procedural steps
- Findings of fact supporting the determination
- Conclusions regarding the application of the code of conduct/policy to the facts
- Statement of and rationale for the result as to each allegation, including sanctions and whether remedies will be provided
- Appeal procedures and grounds





Must provide an appeal from a determination of responsibility and dismissal of a formal complaint, based on: • Procedural irregularities that affected the outcome. • New evidence not reasonably available at the time of determination that could affect the outcome. **Appeals** • Bias or conflict of interest of the Title IX Coordinator, investigator or decision-maker that affected the outcome. • Inappropriate or impermissible dismissal of any formal complaint or allegation. • May include other grounds, equally available to both parties. TNACUA National Association of College and University Attorneys

Appeal Process



- Notify other party upon receipt of appeal.
- Appeal decision-maker can't be Title IX Coordinator, investigator or hearing decision-maker.
- Opportunity for both parties to submit written statement.
- Written decision with the result and rationale simultaneously to both parties.

TNACUA
National Association of College and University Attorneys

23



Note

The content of this presentation is to provide news and information on legal issues and all content is provided for informational purposes only and should not be considered legal advice.

The transmission of information in this presentation does not establish an attorneyclient relationship with the recipient. The recipient should not act on the information contained in this presentation without first consulting retained legal counsel.

If you desire legal advice for a particular situation, you should consult an attorney.

