

New Title IX Rules and Regulations

Overview and Forms

Presented by: Dennis J. Eichelbaum

July 28, 2020

EICHELBAUM WARDELL HANSEN POWELL & MUÑOZ, P.C.

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EICHELBAUM WARDELL CEICHELBAUM WARDELL CEICHELBAUM WAF HANSEN POWELL & MUÑ CR: Starting August rview of the New HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ Eichelbaum Wardell CHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ EICHELBAUM WARDELL EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ HANSEN EICHELBAUM WARDELL EICHELBAUM WAF EICHEL HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ EICHELBAUM WARDELL EICHEL Department of Education HELBAUM WAF

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 2020 2020
- These materials are intended to assist school officials in understanding M WAF and implementing the new Title IX regulations promulgated by the 2020
- United States Department of Education that take effective August 14, UM WAF 2020 and are not a substitute for specific legal advice from the school 20
- E district's counsel. While we will attempt to thoroughly address the new M WAF grievance procedure requirements, it is not possible to include discussion MUN
- e of every aspect in this presentation. Thus, this information must be well was a tool for addressing the latest requirements, rather than
- an exhaustive statement on legal obligations. Changes will, no doubt, be periodically incorporated into these materials, as school officials begin to implement this entirely novel process.
- to implement this entirely novel process:

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- "No person in the United States shall, on the basis of sex, be 2020 excluded from participation in, be denied the benefits of, or be 2020.
- subject to discrimination under any education programs or activity receiving federal financial assistance. Let a MUNOZ. P.C. HANSEN POWELL & MUNOZ. P.C. HANSEN POWELL & MUNOZ. P.C.
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- 1979: Students can Sue for Discrimination

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- C EIC 1992. Students can Sue for Sexual Harassment by Employees M WAF
- EICHE 1999: Students can Sue for Sexual Harassment by Students was 19996: Dear Colleague Letter on LGBTQ (May 13) 1996: Dear Colleague Letter on LGBTQ (May 13) 1990
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- C EICH New OCR Guidelines: What is Title IX now? AUM WAF 2020 2020 2020
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 HAM-Title IX covers sexual harassment that happens in a school sell & MUN
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- EICHELBAUM WARDELL EICHELBAUM WAR WARDELL EICHELBAUM WAR * Now defined as broader than "on campus" situations.
- School exercises substantial control over the context of the 020
- Eichelbaum War war alleged harassment and the person accused of committing well & MUN 2020
- © EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAR
- Elcorganization that is officially recognized by a postsecondary WAF

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 institution (fraternity house). 2020
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	7. How do the new re	egulations "pr	otect" free s	speech?	HANSEN	POWELL & M	UÑ
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	9. What forms do we	need?	2020 RAIIM WAR	PDFII 🖱	FIGHE	2020 RAIIM W	ΔΙ
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- EICHELBAUM WARDELL © EICHELBAUM WARDELL © 2. When does a school have notice? EICHELBAUM WAF Echelbaum Warpell Elchelbaum Warpell Rowledge of Sexual harassment or a mun allegations of sexual harassment, the school has to respond and take action. P.C. HANSEN POWELL & MUNOZ, P.C. HANSEN POWEL A school has actual knowledge when the school has notice was HANSTHAT a person may have been victimized by sexual HANSEN POWELL & MUN harassment.

 EICHELBAUM WARDELL © EICHELBAUM WAR HAN Any person, whether the alleged victim or a parent, friend, and have EIC or bystander, has the right to report sexual harassment to AUM WAF HANSPUT THE SCHOOL ON NOTICE NEED POWELL & MUNOZ. P.C. HANSEN POWELL & MUNOZ. P.C. HANSEN POWELL & MUNOZ. P.C. Eielfeschoolpersonnel will personally witness sexual Eighelbaum War HANSharassment. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ P.C. HANSEN P.C. HANSEN POWELL & MUÑOZ P.C. HANSEN POWELL & MUÑOZ P.C. HANSEN P.C FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR
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Contact Information: Name, Title, Office Address, email address, and

telephone number. Must be "prominently displayed"

- Signature Wardell C Eichelbaum Wardell C Eichelbaum
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- Ele Information about how to file a formal complaint regarding um War sexual harassment. [policy, handbook, poster?]
- © EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. © 1020
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*Schools' written grievance procedures for dealing with sexual harassment must abide by the new regulations. (we will need to a municate the grievance procedures themselves can't discriminate on the apply equally to complainants as respondents. (New attitude) 1020

Note: The final regulations refer to alleged victims as complainants and alleged perpetrators as respondents, whether or not the 2020

• Written grievance procedures need to include 10 other specific M WAF

grievance process has begun sen powell & Muñoz, P.C.

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- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Requirement 3: Training; No Conflicts of 2020 CHELBAUM WARDELL C LICHELBAUM WARDELL C LICHELBAUI HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWEL VARDELL © ÉICHELBAUM WAF muñoz, p.c. © hansen Powell & muñ EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Coordinator, investigators, decision-makers, or facilitators of War informal, voluntary resolution efforts - must not have any bias or MUN conflict of interest ELL EICHELBAUM WARDELL EICHELBAUM WAF These individuals must also be trained. The materials used to train Title IX personnel can't rely on sex stereotypes, must promote \(^{\text{M}}\) impartial investigations and adjudications, and must be posted on each school's website (and if a school does not maintain a website, make them available for public inspection upon request). Must Have copyright permission to publish & MUNOZ, P.C. FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 19
- EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. Requirement 4: Presumption of Innocence LBAUM WAF EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
 HA - Under the school's grievance procedures, the respondent must be presumed not responsible, so that any finding of war was HANS responsibility only comes at the conclusion of a grievance well & MUN Eloprocess. This implies that before a conclusion can be HELBALIM WAS reached, therefore as part of the investigation, there must be EICA hearing process. L C EICHELBAUM WARDELL C HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C HANSEN POWELL & MUÑ EICHELBAUM WARDELL © EICHELBAUM WARDE HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P. EICHELBAUM WARDELL © EICHELBAUM WARD

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- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Requirement 5: Reasonably Prompt Time HANSEN POWELL & MUÑ EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF frames for resolving formal complaints of sexual harassment. • Temporary delays are permitted only for good cause. Good Excause can include law enforcement activities, the absence of M WAF a party or witness, the absence of a party's advisor of choice, LIC of the need to provide language assistance of C EICHELBAUM WAF accommodation of disabilities. District policy and handbooks EIC should include these easons along with Jany other reason, ell was deemed good cause."

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- EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. Requirement 6: Description of Outcomes ELBAUM WAF EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF possible remedies and disciplinary sanctions that could occur HAN sfollowing a determination of responsibility. This means "the LL & MUN range" should be listed in handbook and policy EICHELBAUM WARDELL EICHELBAUM WARDELL aum Waf VELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C WELL & MUÑ aum Waf EICHE WELL & MUÑ aum Waf Fichel balim Wardell @ Fichel balim Wardell @ Fichel balim Wae 22

- EICHELBAUM WARDELL (C) EICHELBAUM WARDELL (C) EICHELBAUM WAF Requirement 7: Standard of Evidence WAR ANSEN POWELL & MUÑOZ, HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ • The grievance process must state which standard of evidence the WAF school will use to reach a determination regarding responsibility. Schools can choose between the preponderance of the evidence standard and the clear and convincing evidence standard. EAUM WAF Whichever standard the school chooses, it has to use that Estandard for all formal complaints of sexual harassment, whether AF the respondent is a student or employee. • All sexual harassment proceedings must have the same standard. of evidence. EICHELBAUM WARDELL LICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 23
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN
- CEREQUIPEMENT S: RIGHT TO Appear DELL C EICHELBAUM WAR AND SEN POWELL & MUNOZ, P.C. C HANSEN POWELL & MUN 2020
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- E . The grievance procedures have to contain the right to appeal was the result of a grievance process. Will need appeal process to make
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. PICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM
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- EICHELBAUM WARDELL (C) EICHELBAUM WARDELL (C) EICHELBAUM WAF Requirement 9: Description of Range of 2020 CHELBAUM WARDELL CHICHELBAUM WARDELL CHELBAUM WARDELL CHELBAU Supportive Measures Powell & Muñoz, P.C. HANSEN POWEL & MUÑOZ, P.C. HANSEN PO LICHELBAUM WAF HANSEN POWELL & MUÑ EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. *The school's grievance process must Munoz, P.C. Eicdescribetherange of supportive Wardell measures available to complainants EICandrespondents. The range will here divine a contract the um Waf EIC to go into board policy and EICHEDAUM WARDELL C EICHELBAUM WARDELL HANSEN POWELL & MUÑOZ, P.C. EIGH EICHELBAUM WARDELL © EICHELBAUM WARDELL © HANSEN POWELL & MUÑOZ, P.C. FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 25
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- EISupportive Measures ELBAUM WARDELL C
- SEICHELBAUM WARDELL EICHELBAUM WARDELL Supportive measures may include: NSEN POWERL & MUÑOZ, P.C. EICHELBAUM WARDELL C EICHELBAUM WAF
- individualized services that are non-punitive, non-disciplinary, and do not was unreasonably burden the other party yet are designed to restore or preserve MUN
- a person's equal access to education; placing students immediately in separate classes pending the results of the
- school's investigation dell (C) EICHELBAUM WARDELL (C) EICHELBAUM WAF · notify the complainant of the options to avoid contact with the respondent
- and allow students to change academic situations as appropriate; ELBAUM WAF counseling020
- ICHELBAUM WARDELL © EICHELBAUM WARDELL © SEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C.
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- Requirement 10: Privileges WARDELL C **L**ICHELBAUM WAF
- EICHELBAUM WARDELL CEICHELBAUM WARDELL CO The school's grievance process must explain that no information
- protected by a legal privilege, such as the attorney-client privilege or the doctor-patient privilege, can be used during an investigation
- runless the person holding that privilege has waived it. Not sure how a school would obtain privileged information. oz. P.C.
- C. Neither a party nor the school is allowed to seek, permit questions WAS about, or allow the introduction of evidence that is protected by a
- recognized privilege C EICHELBAUM WARDELL C EICHELBAUM WAF
- ·Individuals can always opt to waive their own privileges.
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- E.S. Walking Through the Grievance Process LBAUM WAF
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR HA *This is the process initiated by a formal complaint, either by LL & MUN
- EICAPLINGIVIOUAL OF the Title IX Coordinator RDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C
- Faithe "Grievance Process" contains multiple parts including the was the "investigation," which comes before you come to any ZUZU
- EICHELBAUM WARDELL () EICHELBAUM WARDELL HAN CONCLUSIONS, Dand-before any Fappeal. MUNOZ, P.C. HANSEN POWELL & MUÑ
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- EICHELBAUM WARDELL C EICHELBAUM WARDELL C Emergency Removals Power & Munoz, P.C. C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF Muñoz, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ Two quick notes: C - A school may remove a respondent from the schools education was programs or activities on an emergency basis if the respondent Haposes an immediate threat to anyone's physical health or safety was There are additional requirements for emergency removal HA proceedings that schools should consider if they institute this was a way EIDHCESS. WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAR If the respondent is a school employee, the final regulations of the man Eidon't prevent a school from placing that employee on Helbaum War administrative leave during the investigation. EICHELBAUM WARDELL © EICHELBAUM WARDELL © HANSEN POWELL & MUÑOZ P.C. EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C.
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- CEI Overarching Principles Baum Wardell & Eichelbaum War Hansen Powell & Muisz, P.C. Hansen Powell & Muñoz, P.C. Hansen Powell & Muñoz 2020 2020
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF The grievance process cannot itself discriminate against a well & MUN 2020
- EICEOMPTAINANT OF A respondent on the basis of sex. EICHELBAUM WAI
- C Errespondents either of which can be male or female and UM WAF can't discriminate as between men and women, notable with
- C EICrespect to credibility determinations Wardell C EICHELBAUM WAF
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. 2020
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- EICHELBAUM WARDELL (C) EICHELBAUM WARDELL (C) Written Notice to the Parties MUNICE P.C. EICHELBAUM WARDELL C EICHELBAUM WARDELL C LICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. When the school begins an investigation, it has to provide the 020 parties with written notice of certain information This could result VAF in retaliation or intimidation by "respondent."

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 Hthas togive notice to the parties of the school's grievance process, where the process of the school of the school of the parties of the school of the parties of the school of the school of the parties of the school of t which must comply with the 10 items we listed before. Miranda for HANSEN POWELL & MUÑ harassment allegations. C•It also has to include whether there is an opportunity to engage in Was informal@solution. Schools don't have to offer informal resolution processes, but if they choose to, it's important that they are said was mentioned in this initial notice. No informal resolution option for employee student harassment, powell & munoz, p.c. C Hansen powell & mun FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C 12020
- C EIDetails of Written Notice aum Wardell & Eichelbaum Wardell & Muñoz, P.C. Eichelbaum Wardell & M
- C EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR 14.No The actual allegations and facts that would constitute sexual LL & MUN 2020
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF 2. The presumption of innocence. 2020
- Choice 2020 2020 Choice 2020
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 EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
 4. A statement that the parties can request to inspect and review MUN
- EICCERTAIN EVIDENCE EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. CHANSEN POWELL & MU
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- FICHEL RALIM WARDELL OF FICHEL RALIM WARDELL OF FICHEL RALIM WAS

- EICHELBAUM WARDELL C EICHELBAUM WARDELL Mandatory Dismissal HELBAUM WARDELL C LICHELBAUM WAF SEN POWELL & MUÑOZ, P.C. A school must dismiss a complaint wall & MUNOZ, P.C. EICHELBAUM WAF that does not describe conduct that meets the definition of sexual. HANSEN POWELL Hharassment: Muñoz, P.C. •that alleges sexual harassment that did\not occur in the school's₁ WAF education program or activity; that alleges sexual harassment that did not occur in the United M WAF States at all. Schools trips out of U.S. excluded. C FSchools can still address these complaints under their code of the was conduct, even if the misconduct is not sexual harassm THE BAUM WARDELL © EICHELBAUM WARDELL C FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 33
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C 12020
- C EIDISCRETIONARY DISMISSALS AUM WARDELL C EICHELBAUM WAF
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- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF HANSCHOOK MAY I I GENERAL & MUNOZ, P.C. HANSEN POWELL & MUN 2020 2020
- Fifthe complainant notifies the Title IX Coordinator in writing that WAF he/she wishes to withdraw the formal complaint or some of its.
- C Fallegations: WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF
- if the respondent is no longer enrolled or employed by the school;

 Horsfor EES, continue for SBEC/DNHR L & MUNOZ, P.C. HANSEN POWELL & MUN
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- eif specific circumstances prevent the school from gathering BAUM WAF evidence sufficient to reach a determination about the allegations.
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. 2020
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EICHELBAUM WARDELL C EICHELBAUM WARDELL C Dismissal Procedures ELBAUM WARDELL C LICHELBAUM WAF ANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
HA *- Whenever a school dismisses a formal complaint, or any owell & MUN Elcallegations in it, the school has to promptly send written BAUM WAF ■ Both parties have the right to appeal a school's dismissal BAUM WAF decisions (more later). EICHELBAUM WARDELL © EICHELBAUM WARDELL HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. helbaum Waf EN POWELL & MUÑ **2020** EICHELBAUM WARDELL (C) EICHELBAUM WARDEL baum Waf owell & Muñ HANSEN POWELL & MUÑOZ, P.C. EICHELBAUM WARDELL C BAUM WAF EICHELBAUM WARDE WELL & MUÑ HANSEN POWELL & MUÑOZ,

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- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C 2020
- C E Gathering Evidence: Schools and Parties Helbaum War 2020 2020 2020 2020
- The school has to provide written notice of the date, time, location, and the control of the date, and the control of the date,
- participants, and purpose of all hearings, interviews, or other was meetings, with sufficient time for the party to prepare. This means
- C Ethe parties know who at the witnesses are DELL C EICHELBAUM WAF
 - The school must also provide equal opportunities for the parties
 - the school as part of its investigation, if the information is directly
- C Frelated to the allegations raised in the formal complaint by the allegations raised in the formal complaint by the sale and was
- The school also must give the parties a meaningful opportunity to respond to the evidence after the school has provided it. Strange?
- FICHEL RALIM WARDELL OF FICHEL RALIM WARDELL OF FICHEL RALIM WAS

- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL AMUNOZ, P.C. POWELL AMUNOZ, P.C. EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL AMUNOZ, P.C. EICHELBAUM WARDELL EICHELBAUM WARDELL AMUNOZ, P.C. EICHELBAUM WARDELL EICHELBAUM
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C H
- For elementary and secondary schools, the school has the option, WAF but never the obligation, to hold a hearing.
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR Event without a hearing, the elementary or secondary school and war as hearing.
- must still give the parties equal opportunity to submit relevant, was written guestions to each other, before the decision maker
- C Freaches a determination EICHELBAUM WARDELL C EICHELBAUM WAF
 - Rape Shield Laws: Questions and evidence about a complainant's
- prior sexual history are <u>not</u> relevant, with two limited exceptions: Was
- C Ecommitted the alleged misconduct or to prove consent. EN POWELL & MUN
- FICHEL RALIM WARDELL OF FICHEL RALIM WARDELL OF FICHEL RALIM WAR

- EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WARDELL & MUNDZ, P.C. DE LA MUN
- Participation and Cross-Examination

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 Every person has the right to choose to participate, or not participate, in any

 part of a grievance process. No one may be forced, threatened, coerced, or

 discriminated against for choosing not to be part of the school's grievance

 process. 2020

 If a party or witness chooses not to appear at the live hearing, or not to answer as
- of party of witness chooses not to appear at the live hearing, or not to answer of cross-examination questions, the decision-maker excludes that party's on the control of the control of
- The decision-maker must never make inferences about the determination M AF regarding responsibility based on the fact that a party or witness didn't come to the hearing or submit to cross-examination.
- A school may hold the entire live hearing virtually, or a school may allow some participants to appear virtually, with technology that allows everyone to see and hear each other Noz. P.C. HANSEN POWELL & MUNOZ, P.C. HANSEN POWELL & MUNOZ, P.C.

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- EICHELBAUM WARDELL (C) EICHELBAUM WARDELL E-Recordings RDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Schools also must create an audio or audiovisual recording, or a second management transcript, of any live hearing, and make it available to the parties for inspection and review. HANSEN POWELL C•It's important to remember that a school must ALWAYS comply M WAF with disability laws, so that individuals with disabilities who 2020 participate in a school's grievance process are appropriately BAUM WAF accommodated, including with respect to the use of technology Fand reliance on visual, auditory, or written modes of Eichelbaum War communication. COMMUNICATION. EICHELBAUM WARDELL EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 43
- © Eichelbaum Wardell © Eichelbaum Wardell © Eichelbaum War Decision-making: Objective and Unbiased Powell & MUN
- The school's decision-maker needs to objectively evaluate the relevant was evidence and reach conclusions about whether the respondent is 2020 cresponsible for the alleged sexual harassment.
- A school's decision-maker needs to use independent judgment: cannot be the same person who conducted the investigations or the Title IX POWELL & MUN Coordinator.
- Who are the decision-makers? Hansen Powell & Muñoz, P.C. EICHELBAUM WAR WAR 2020
- against complainants or respondents, and must receive special training

 Cabout how to be impartial and how to decide what evidence is relevant.
- The decision-maker will weigh the relevant evidence and decide whether it meets the school's standard of evidence for sexual harassment allegations.
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C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF Decision-making: Written Decisions 2020 EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
CEICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
After the evidence has been weighed, must issue a written decision. It must include: Muñoz, P.C. Hansen Powell & Muñoz, P.C. Hansen Powell & Muñoz, P.C.
2020 1. The portion of the school's policies that was violated Helbaum War
2. A description of the procedural steps that were taken by the DEISCHOOLONI THE WAY TO GETTING TO THAT POINT DELL CHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C.
3. A findings of fact section 2020 2020 4. A section that draws conclusions after applying the facts to the Mun
portion of the school's policy that applies 2020
5. A statement and rationale for the ultimate determination of the Municipal Property of the Control of the Municipal Property of the Control of the Municipal Property of the Control of
C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WARDELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. 2020
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© EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. 0200
C E Decision making: Written Decisions C EICHELBAUM WAF
EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR 6. Any disciplinary sanctions that the school will impose on the
respondent and state whether the school will provide remedies to the
complainant, & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ

- addressing how those remedies will restore or preserve equal access.
- 8. A statement of the recipient's procedures, a statement that the war parties have a right to appeal the initial determination regarding responsibility, and the permissible bases for appeal.
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C 12020
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 EDecision Making: After the Decision Eichelbaum Wardell Amunoz. P.C. 2020

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- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C Remedies CEICHELBAUM WARDELL CEICHELBAUM WARDELL CEICHELBAUM WAF The District's remedies are designed to "restore or preserve equal access to the school's education program or activity." Possible "range of remedies" - verbal WAF warning to assignment to disciplinary alternative placement. Consider: training program/for those involved in the complaint DELL EICHELBAUM WAF comprehensive education program for the school community counseling to the complainant and the respondent who engaged in prohibited conduct baum Wardell 🎧 Eichelbaum Wardell 🦳 Eichelbaum Waf increasing staff monitoring of areas where prohibited conduct has occurred & MUN reaffirming the District's policy against discrimination and harassment boun War Respondents who are employees may be subject to a range of discipline from a written warning up to and including termination of employment CHELBAUM WAF HEIRALIM WARDELL A FICHELRALIM WARDELL A

- EICHELBAUM WARDELL C EICHELBAUM WARDELL C EIAppeals Wardell © EICHELBAUM WARDELL C LICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Ele Appeals can be taken from two different steps in the process M WAF After a dismissal before the grievance process, whether 020 EICHEIMAN CATOR OF DISCRETIONARY BAUM WARDELL C EICHELBAUM WAF • At the end of the grievance process (after a hearing, if you Eichelbaum Wardell C Lichelbaum War HANSEN BOWL HEATINGS C. HANSEN POWELL & MUNOZ, P.C. EICHELBAUM WARDELL © EICHELBAUM WARDELL © HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. EICHELBAUM WARDELL © EICHELBAUM WARDELL © HANSEN POWELL & MUÑOZ, P.C. LICHELBAUM WAF FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR
- C EICHELBAUM WARDELL & MUÑOZ, P.C. C HANSEN POWELL & MUÑOZ, P.C. C
- C4. Schools can offer additional grounds for appeals, if they want to, Was so long as the grounds apply on an equal basis to the parties. 20

the conflict of interest affected the outcome.

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HANSEN POWELL & MUÑ

- EICHELBAUM WARDELL C EICHELBAUM WARDELL C HANSEN POWELL & MUÑOZ, P.C. **Appellate Process** EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF HANSEN POWELL & MUÑOZ, P.C. © HANSEN POWELL & MUÑOZ, P.C. The recipient has to notify the parties in writing and implement appeal 2020 COFOCEDETES EQUALLY ARDELL C EICHELBAUM WARDELL C • Both parties must have equal opportunity to submit a written statement supporting or challenging the outcome powell a munoz, p.c. Hansen powel The person who decides the appeal cannot be the same person who reached the determination regarding responsibility, or the same person as the investigator or Title IX Coordinator.

 EICHELBAUM WARDELL © EICHELBAUM WARDELL © EICHELBAUM WAF After considering the parties' written statements, the decision-maker on appeal has to issue a written decision and send it to the parties simultaneously AUM WAF • The school's determination about whether the respondent is responsible for the sexual harassment allegations become final after appeal. Final does not mean an a employee is denied due process if we wish to terminate. FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 51
- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF POWELL & MUND 2020

 EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF Schools can offer informal resolution in appropriate cases:

 Exception: Where the respondent is an employee of the school WAF Informal resolution only if voluntary by each party.

 Informal resolution proceeds, the school must provide a facilitator WAF A school can never force, threaten, or require informal resolution who is unbiased, and who has received special training.

 Offinformal resolution proceeds, the school must provide a facilitator WAF WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF The school still needs to provide complainant and respondents with MUND NOTICE of the allegations, notice of their rights, information about WAF WHENDELL EICHELBAUM WAF WARDELL EICHELBAUM WAF WHENDELL EICHELBAUM WAF WARDELL EICHELBAUM WAF WARDELL EICHELBAUM WAF WHENDELL EICHELBAUM WAF WARDELL EICHELBAUM WARDELL EICHELBAUM WAF WARDELL EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF WARDELL EICHELBAUM WARDELL EICH

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to a report or complaint of sexual harassment.

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- EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAF
 HANNOSCHOOL OF PERSON IS allowed to retaliate against anyone for a MUN
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- EICEXERCISING RIGHTS UNDER FITTE IX AUM WARDELL © EICHELBAUM WAF
- C Eleschool and the school must have procedures in place for the WAF prompt and equitable resolution of such complaints.

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- C EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR HANSThe school should keep the identities of parties and when Powell & MUN 2020 - 2020 - 2020 - 2020 - 2020
- witnesses confidential, unless disclosure of someone's 2020

 EICHERSSES CONFIDENTIAL, unless disclosure of someone's 2020

 HANSIDENTIAL POWELL & MUN
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- C EICHECESSARY IN ORDER to conduct the grievance process HELBAUM WAF
 HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & M
- FICHEL RALIM WARDELL OF FICHEL RALIM WARDELL OF FICHEL RALIM WAS

- EICHELBAUM WARDELL CEICHELBAUM WARDELL CE Retaliation: Code of Conduct Issues LICHELBAUM WAF EICHELBAUM WARDELL EICHELBAUM WARDELL EICHELBAUM WAR HAIS retaliation to charge asperson with code of conduct POWELL & MUN Eleviolation for the purpose of discouraging the person from AUM WAF EICEXERCISING ANY Other Title IX rights M WARDELL C EICHELBAUM WAF It may be prohibited retaliation if a code of conduct charge is C Landor a violation unrelated to sexual harassment vet arises from WAR the same facts as a sexual harassment allegation. Eichelbaum Wardell (Eichelbaum Wardell (EICHELBAUM WARDELL EICHELBAUM WARDELL & EICHELBAUM WARDELL HANSEN POWELL & MUNOZ, P.C. LICHELBAUM WAF HANSEN POWELL & MUÑ FICHEL BALIM WARDELL OF FICHEL BALIM WARDELL OF FICHEL BALIM WAR 55
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 HAM-OCR says they can never require a school to violate the First LL & MUN

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- C Elc violations OCR will never view a school's attempt to HELBAUM WAF Suppress free speech as an appropriate response to sexual 020
- C EICHarassment Asthis a Captain Obvious commercial I ICHEL WAR
- C EICHELBAUM WARDELL C EICHELBAUM WARDELL C EICHEL WAR HANSEN POWELL & MUÑOZ, P.C. C HANSEN POWE
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 HANSEN POWELL & MUÑO clear and convincing evidence

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 HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑOZ, P.C. HANSEN POWELL & MUÑ
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- C(Both must be noted on website in policy, and in handbooks BAUM WAF 2020 2020
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- EICHELBAUM WARDELL © EICHELBAUM WARDELL © HANSEN POWELL & MUÑOZ, P.C. HANNeed to Add: P.C. EICHELBAUM WARDELL EICHELBAUM WARDELL C Language to Policy and Handbooks on Policy & MUNOZ, P.C. LICHELBAUM WAF ETitle IX Coordinator (a) ready there) um Wardell (C) EICHELBAUM WAF Campus Handbooks: Anyone on Campuses who have authority to Linstitute "corrective measures" LBAUM WARDELL C "Grievance" Process EICHELBAUM WARDELL EICHELBAUM WAF Informal Resolution Process SEN POWELL & MUNOZ, P.C. Appeal Process RDELL CEICHELBAUM WARDELL CEICHELBAUM WAF Range of remedies and disciplinary sanctions for Respondent Range of Supportive Measures for Complainant • Sexual Harassment Complaint Form

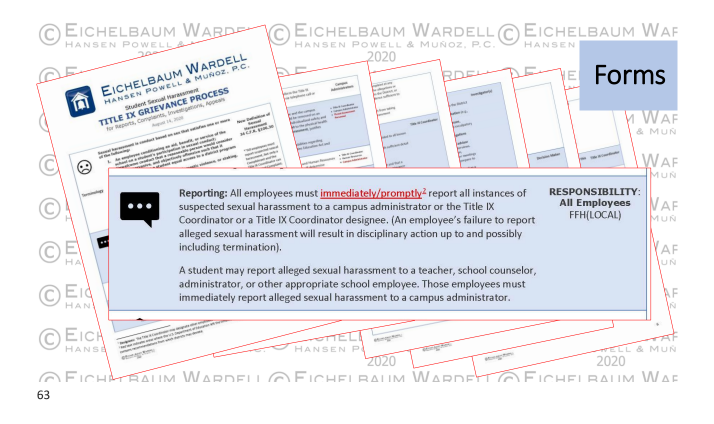
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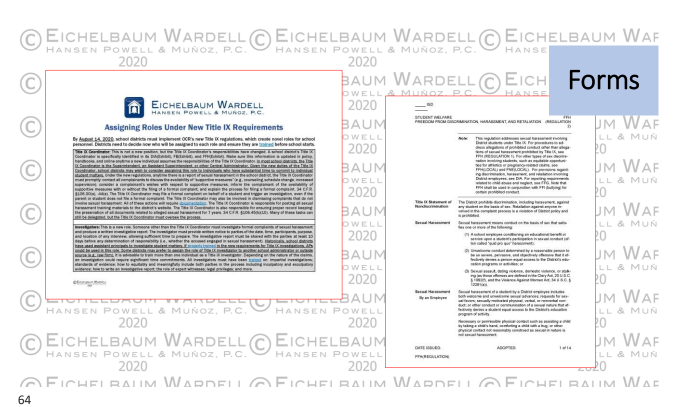
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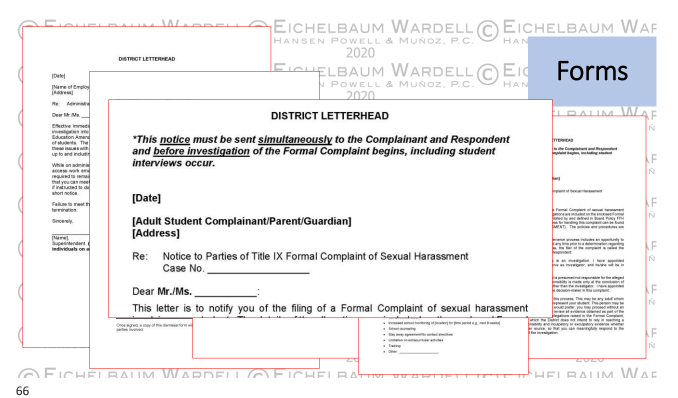
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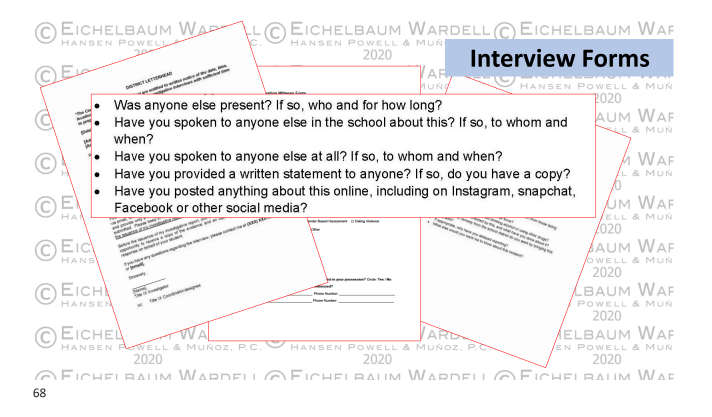


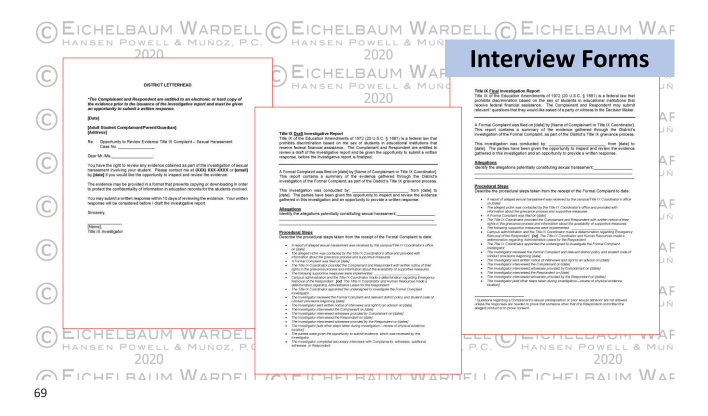


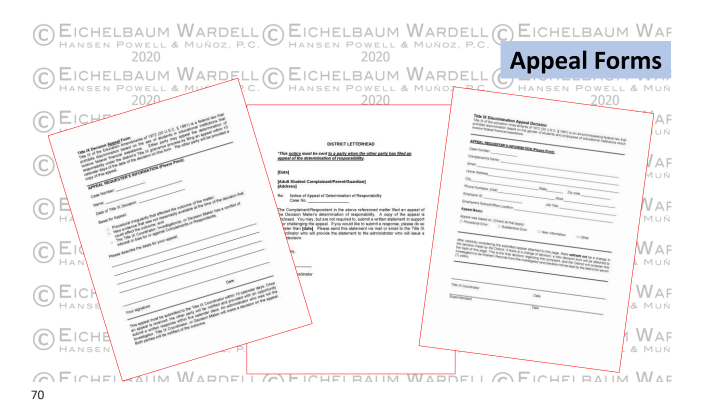
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	Title IX of the Education Amendments of discrimination based on the sex of stude	T 1972 (20 U.S.C. § 1681) is a federal law that prohibits ris in educational institutions that receive federal financial completed and signed by a Complainant or the Title IX	ichelbaum War	DELL EICHE FORM	S
Title disc assi Coo com will I	e IX Discrimination Fo EX IX of the Education Ame rimination based on the se stance. When the form ha ridinator, the alleged sexu pleted form, as well as inform be provided to the Complaina Complainant: A student wh Respondent: A student wh Formal Complaint: A docu	rmal Complaint Form ndments of 1972 (20 U.S.C. § 16/x of students in educational institut as been completed and signed b lall harassment will be investigate nation about the District's Title IX griev	B1) is a federal law that prohibits ions that receive federal financial y a Complainant or the Title IX d by the District. A copy of this rance process (FFH – Regulation 2), harassment. Exual harassment. Introduction in the state of the st	Title IX Discrimination Intake Form Title IX Discrimination Intake Form Title IX of the Equation Amenomete of 1972 (20 U.S.C. § 1081) is a federal law that prohibits assistance. This flore is to be completed by an inchebular propring security interaction of the first IX Consistence	AF UÑ AF UÑ
	Discrimination based on: (Check all that ap	phy) □ Gender Based Harassment □ Dating Violence	2020	□ Stalking □ Retailation □ Cyber Bullying □ Other	
	☐ Stalking ☐ Retaliation ☐ Cyber Bullyin	ng 🗆 Other	ICHELDALIM MA	Date Incident Occurred:	ΔF
	Date Incident Occurred: Earlest Liefed Continuing Action RESPONDENT INFORMATION: Please has a summitty or oblighted Conduct: Name	Title IX Discrimination Intake Form Title IX of the Education Amendments of 1972 (20 U.S.C. § 1681) is a federal law that prohibits discrimination based on the sex of students in educational institutions that receive federal financial assistance. This form is to be completed by an individual reporting sexual harassment or an individual in the Title IX Coordinator's office when a student, parent, or district employee reports possible sexual harassment to the Title IX Coordinator's office.			
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	Emergency Removal Form			DELL @ FIG	H Form
an <u>individualized safety and</u> the allegations of sexual ha analysis may involve the ca an emergency basis must be student with a disability ha	oved from the educational environment only after I risk analysis and determines that an <u>immediate the analysis</u> and determines that an <u>immediate the analysis in the properties of the analysis that the provided with notice and an opportunity to chall a rights under the individuals with Disabilities Edit in a right sunder the Individuals with Disabilities (and the analysis of the analys</u>	discrimination based on the sex of stu assistance. When a Formal Complaint of informal resolution process. This process agree to participate in the informal resolut time to allow the parties to concentrate the	Informal Resolution Form of 1972 (Go LSC - \$ 6001) as federal law that prohibits John 1972 (Go LSC - \$ 6001) as federal law that prohibits John 1972 (Go LSC - \$ 6001) as federal law that prohibits John 1972 (Go LSC - \$ 6001) as federal financial federal federal financial federal financial federal federal federal financial s as voluntary. Any party may decline to participate if the parties as a voluntary. Any party may decline to participate if the parties refedits on resolution. This forms a loce used to document the on process. A copy of any agreement must be provided to the	z, P.C. HANS	HELBAUM \
Name of Student:					POWELL &
Title IX Case No.	Title IV Determine	tion of Doononoih	ility Covual Harasam	ant Decision	2020
Current Campus:			ility - Sexual Harassm	1681) is a federal law tha	LBAUM V
Nature of Removal (e.g.				ducational institutions tha	
Reassigned Campus:					
Timing for Removal:	Complement and Decreadent				TI BALIM V
School employees involv	Complainant and to	opondon.			
9	- 6 <u></u>				DISTRICT LETTERHEAD
Basis for Removal:	CASE INFORMATI	ON (Please Print):	:		ent Complainant Parent Guardan) per of Questons Submitted
Notice and Opportunity f			•		No
	Case Number:	91			regarding the questions you submitted in response to the in- stons must be relevant to the allegations. Stoneoner, Title III rega- ations about a part's sexual greedpeation or prot sexual involvi- is needed to establish that summers other than the Respondent or critical or to provide connect.
					question(s) witnot be submitted to the other party for the following It Question Here). The question has been excluded because to to the allegation, does not relate to the merits of this case; a
	Complainant:		_ Campus:		to produce evidence that will help me make a determination of rec- compliant. I Counsilies Here?. The question press an imperminable inquiry a messal produposition or paid accuse behavior that does not be island above.
	Respondent:		Campus:		NOT TRIME
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