TITLE IX HEARINGS: LESSONS LEARNED IN 2021
November 17, 2021
OUR SERVICES

• Title IX, Civil Rights, and Misconduct Investigations
• Decision Makers and Hearing Officers
• Hearing and Process Advisors
• Trainings
• Policy and Program Reviews
• Interim Title IX Coordinator Coverage

MORE INFO AT DANSCHORRLLC.COM
DAN SCHORR
President
New York

Dan Schorr is a former criminal prosecutor and municipal inspector general with more than 20 years of legal and investigative experience. He manages a variety of complex assignments, including investigations into sexual misconduct, Civil Rights, and fraud allegations at educational institutions, corporations, and government entities. In addition to specializing in Title IX investigations, Dan assists higher education and K-12 schools by conducting policy and program reviews, training personnel on all aspects of Title IX and Civil Rights compliance, and serving in hearing officer and decision maker roles. Dan is a pre-approved Sexual Misconduct Investigator for the United Educators ProResponse Expert Services Benefit.

ALYSSA-RAE MCGINN
Vice President, Investigations
Boston

Alyssa-Rae McGinn has extensive experience leading a variety of complex investigations, with particular expertise in conducting investigations at educational institutions and corporations into allegations of sexual misconduct and identity-based harassment involving students, faculty, staff, and corporate leadership. Alyssa-Rae was previously a Senior Associate at Ankura, where she and Dan established the firm’s Title IX and Civil Rights Investigations practice and grew it to assist institutions nationwide. Prior to Ankura, Alyssa-Rae was an Associate Director in Kroll’s Business Investigations & Intelligence practice.
• “Therefore, in the absence of evidence that the Department adequately considered section 106.45(b)(6)(i)’s prohibition on statements not subject to cross-examination, this Court finds and rules said prohibition arbitrary and capricious.” (D.Mass; July 28, 2021)

• Section 106.45(b)(6)(i): “If a party or witness does not submit to cross-examination at the live hearing, the decision-maker(s) must not rely on any statement of that party or witness in reaching a determination regarding responsibility…”

• OCR then announced it will cease enforcement of this “suppression clause” (August 24, 2021)

• BUT: Policies may still include language on this issue; must follow institutional policy
• Hold **pre-hearing discussions** with advisors and parties in order to:
  • Set ground rules and expectations
  • Understand what witnesses and evidence will be presented

• Clearly document the content and proceedings of the pre-hearing discussion in writing
• Document in writing the substance of pre-hearing discussions
• If hearing chair meets with parties/advisors separately, each party/advisor should be notified in writing about what was discussed with other party/advisor
• Avoid hearing officer conflicts of interest, *actual* or *perceived*
• Even the appearance of a conflict can undermine the perceived fairness of hearing
• Don’t take conflict allegations personally
• Be willing to change hearing officer if party has reasonable conflict of interest argument, even if you ultimately disagree
• Changing hearing officer may be inconvenient and cumbersome, but litigation alleging decision was tainted by a conflict often will be worse
• Hearing chair must balance protecting parties and witnesses from improperly combative cross-examination while preserving a party's right to fully cross-examine
• Rules of decorum should be explained at pre-hearing conferences
• Advisors (especially attorney advisors) must understand that this an adversarial proceeding but not a courtroom
• Must protect parties and witnesses as much as possible from retraumatization during hearing
• Hearing chair should make clear rulings with explanation on the record about excluded or prohibited questions and behavior
• Additional breaks and conferences with advisors and parties may be necessary
PROHIBITED QUESTIONS

“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.”

• Other areas that are generally prohibited include:
  • Questions about a party or witness’s health, including mental health
  • Questions about aspects of a party or witness’s life that are not pertinent to the alleged conduct
  • Questions that improperly blame a complainant or witness for the alleged conduct
  • Questions that are phrased rudely or unkindly, or intended to bully a party or witness
  • Questions that ask the party or witness to speculate
  • Questions that the party or witness would not know the answer to
• Remember this is a difficult, stressful process for all involved
• Maintain compassion, empathy, and respect in your attitude and approach
• Compassion does not negate objectivity
• But, be cautious of overfriendliness or informality
• Be equally kind to all participants!
• Only relevant evidence should be allowed into hearing for consideration
• Chair must make consistent and fair rulings on what evidence is relevant
• Decision-maker(s) are responsible for evaluating admitted evidence and making determination
• Once evidence is deemed relevant and admissible, decision-maker(s) must make separate determination during deliberations about what weight to give evidence
• Evaluation of the evidence includes credibility assessment, analysis of discrepancies and corroboration, and comparison to policy
• Hearing panel may include personnel from different organizational levels
• All members of hearing panel have equal influence on hearing panel decisions, including deliberations regarding responsibility determination
• Important to ensure junior personnel do not feel pressure to follow opinions of more senior panelists
• Hearing chair must maintain decorum during deliberations and ensure all members have opportunity to express themselves freely
• Break down individual alleged offenses and elements, and isolate which of these panel has agreements and disagreements about
• Ultimately panel will vote and majority will decide
Hearings require clarity and detail in verbal and written explanations of determination rationales
Lack of clarity can lead to confusion, anger, appeals, and litigation
Ensure decision-makers and anyone else who may be involved in delivering and discussing decisions are prepared to explain in clear detail:
  • Credibility assessments and decisions
  • Evidence weighed
  • “Common sense” and experience-based assumptions and understandings used
  • How the evidence is found to support or not support each element of policy
  • Institutional precedent considered
  • Sanctions matrices or metrics applied
POST-DECISION SUPPORT

- Even when the matter is concluded, it is important to continue providing support
- One (or both) parties will probably not be satisfied with the outcome
- The hearing may trigger negative mental and emotional responses for participants
- Ensure everyone impacted is connected to needed services
- Be transparent, clear, and honest about next steps and moving forward
- Be available for future assistance – it might take time for someone to realize what they need
TRAINING ADVISORS

• Relevant federal and state law
• Relevant institution policies
• Understanding consent
• Expectations before, during, and after the investigation and hearing
• Guiding parties through the process and necessary decisions
• Evaluating evidence and credibility
• Designing appropriate and effective cross-examination questions
• Preparing parties and witnesses to undergo cross-examination
• Conducting cross-examination
“Final Table is a compelling, timely, and fast-paced story of a sexual assault survivor’s fight to regain control of her life in the face of fear, self-doubt, international intrigue, and looming retribution. Former sex crimes prosecutor Dan Schorr’s nuanced and layered debut novel smashes stereotypes and cliches with a strikingly original and memorable narrative.”

- SUNNY HOSTIN, Emmy-Winning Co-Host of The View and best-selling author of I Am These Truths and Summer on the Bluffs