University of Wisconsin-Whitewater

Title IX Awareness & Reporting Training for Supervisors

Presenter:

Vicki Schreiber, Ph.D. - Title IX Coordinator



Learning Outcomes

By the end of this training we hope you have a better understanding of ...

- 1. Title IX <u>regulations and requirements</u> as it relates to sexual misconduct on a college campus
- 2. University of Wisconsin Whitewater <u>policies</u> as it relates to sexual misconduct on University property and off
- 3. <u>University of Wisconsin System requirements</u> for employee reporting issues related to sexual misconduct
- 4. <u>Definitions</u> related to Title IX and Clery Act reporting
- 5. How to respond to a student or employee who may have been involved in sexual misconduct
- 6. How to report alleged sexual misconduct
- 7. The <u>process</u> of how Title IX complaints are handled on the campus at UWW

Title IX Timeline

June 1972

 Pres Nixon signs Title IX into law; affects 10 key areas in education



1974-1976

Challenges to Title IX iun US Senate & by NCAA



1979

Final policy interpretation requir 3-Prong-Test. 100 complaints filed alleging discrimination in athletics



1980

 DOE was established. Supreme Court Case Alexander v. Hale - Title IX makes sexual harassment



Feb 1984

Supreme Court case Grove City v Bell limits Title IX to programs receiving federal financial assistance



2001

2nd Guidance doc from OCR. Outlined ways for schools to address sexual harassment



1997

Guidance from the OCR. Required grievance procedures for students to



1994

Congress passes the Equity in Athletics Disclosure Act



1992

• First gender equity study to evaluate Title IX impact athletic options heavily biased toward men



1988

Congress passes Civil Rights Restoration Act, including Title IX broad scope in education

"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."



2005

 USDoE policy guidance weakens survey requirements for learning female students interest in



2010

• USDoE rescinds 2005 guidance on relaxed survey



April 4, 2011

Dear Colleague Letter sent by OCR on sexual misconduct



June 25, 2013

Dear Colleague letter from OCR addressing pregnant and parenting students



2013

• Reauthorization of the Violence Against Women Act (VAWA) called the Campus Sexual Violence Elimination Act (SaVE Act) revised the Clery Act



August 14, 2020

Implementation date of new Title IX Regulations



May 6, 2020

 DOE releases new **Title IX Regulations** to be implemented by August 14, 2020



2017

 Update on Not Alone Report from the White House Task Force. Also, DoEd recinds most aspects of the 2011



May 13, 2016

• Dear Colleague letter from OCR addressing transgender



2014

• Not Alone Report of the White House Task Force under Pres Obama and VP



University of Wisconsin Whitewater

Ripped from the Headlines - Media Attention

Former Penn State defensive coordinator Gerald "Jerry" Sandusky was found guilty of sexual abuse, convicted of 45 out of 48 counts on Friday, June 22, 2012. He was accused of sexually abusing 10 boys over a 15-year period.



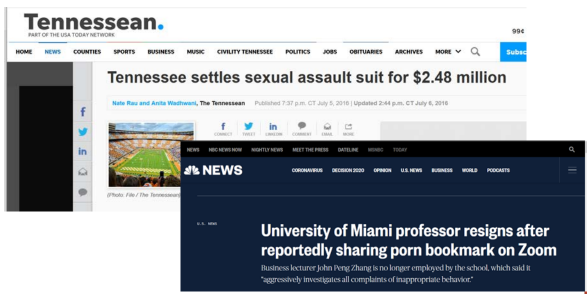
Everyone Believed Larry Nassar The predatory trainer may have just taken down USA Gymnastics. How did he deceive so many for so long?



By the fall of 2018, 499 known victims of Larry Nassar "broke their silence." Over the course of 20 years, women and girls reported to their parents, coaches, University police, city police, USA Gymnastics. The story is that of a system of trust impermeable to common sense. "If this is a story of institutional failure, it is also a story of astonishing individual ingenuity." – K. Hawley



Ripped from the Headlines - Media Attention







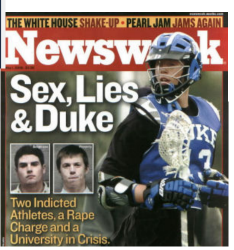
Former Rutgers football players accused of sexual assault



FSU Pays \$950,000 To Woman Who Accused Jameis Winston Of Sexual Assault

January 25, 2016 - 4:42 PM ET





Definitions – Sex Discrimination

- Treating someone unfavorably because of that person's sex, sexual orientation or gender identity. (This includes pregnant and parenting students and employees)
- Sex discrimination in the workplace becomes unlawful when it involves different treatment based on sex that negatively affects the "terms or conditions of employment."
 - "Terms or conditions of employment" include things like employment status (being hired or fired); your job position or duties; your work schedule, shift, or job location; your pay rate or salary; and advancement and training opportunities.

As an employee, this is also related to Title VII of the Civil Rights Act of 1964 – This prohibits sex discrimination in terms and conditions of employment



Definitions – Sexual Harassment

- Sexual harassment" means conduct on the basis of sex that satisfies one or more of the following:
 - An employee of the institution conditions the provision of an aid, benefit, or service of the institution directly or indirectly on an individual's participation in unwelcome sexual conduct;
 - Unwelcome conduct of a sexual nature directed towards a student, an employee, or a person participating in a program or activity of the university that, when using the legal "reasonable person" standard is so <u>severe</u>, <u>pervasive</u>, <u>and objectively offensive</u> that it effectively denies the person equal access to the institution's education program or activity.

UW System definition found at:

https://www.wisconsin.edu/regents/policies/sexual-violence-and-sexual-harassment/



Definitions – Title IX Misconduct

- A report considered Title IX Misconduct when
 - a formal complaint ...is either filed by a complainant or signed by the Title IX Coordinator and the alleged conduct meets the definition of sexual harassment, sexual assault, dating violence, domestic violence, or stalking
 - occurred within a university "education program or activity"
 - occurred against the complainant while in the United States; and
 - the complainant is participating in or attempting to participate in a university education program or activity at the time they file the formal complaint.
- Title IX misconduct cases will follow procedures as detailed in Chs. <u>UWS 4.11-24</u> (faculty), <u>UWS 11.13-26</u> (academic staff), UWS 17.16-21 (students), and Appendix C (university employees other than faculty or academic staff).



Definitions - Sexual Assault

- "Sexual assault" means an offense that meets the definition of rape, fondling, incest, or statutory rape as defined below. [20 U.S.C. 1092(f)(6)(A)(v), 34 CFR 668.46(a).]
 - Rape: The penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of the complainant, without the consent of the complainant.
 - Fondling: The touching of the private body parts of the complainant for the purpose of sexual gratification, without the consent of the complainant, including instances where the complainant is incapable of giving consent because of their age or because of their temporary or permanent mental incapacity.
 - Incest: Sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law (See s. 944.06, Stats.)
 - Statutory Rape: Sexual intercourse with a complainant who is under the statutory age of consent (See s. 948.02, Stats.)

UW System Policy located at



Pregnant and Parenting

• Title IX prohibits discrimination based on pregnancy, childbirth, false pregnancy, termination of pregnancy, or recovery from any of these conditions. It also prohibits a school from applying any rule related to a student's parental, family, or marital status that treats students differently based on their sex.





When is the University Liable?

• Quid Pro Quo (supervisor/employee)

o a favor or advantage granted or expected in return for something

• Hostile Environment

o workplace in which unwelcome comments or conduct based on gender, race, nationality, religion, disability, sexual orientation, age, or other legally protected characteristics unreasonably interfere with an employee's work performance or create an intimidating or offensive work environment for the employee

Liability when

- O University fails to take remedial action;
- o Failure to use the policy/process to address the alleged harassment.



When are you personally liable?

• If you are the *harasser*:

- Civil and Criminal If you are the harasser (and the matter is adjudicated) and the victim/complainant sues/prosecutor files a criminal complaint
- Employment may be subject to discipline up to and including termination

• If you are a supervisor of a harasser.

• Usually no personal liability will attach. Will be indemnified by state if acting in scope of employment. It is important to follow the processes in place by the Institution.



Intent versus Impact

INTENT VS IMPACT

In 2014, Bombay High Court ruled:

"Even if you keep your hand on the shoulder of a woman, it is for the lady to comment on the nature of the touch, whether it was friendly, brotherly or fatherly."

In other words, only a woman/girl can decide the nature of the touch; it is not the intent, but is the perception and impact which determines whether or not an act is sexual harassment.

Z Martha Farrell

"In the end what does the intent of our action really matter if our actions have the impact of furthering the marginalization or oppression of those around us?"

- Jamie Utt

Please note: the statement made in the above picture states woman/girl. This is intended to mean "person who is being touched", regardless of sex or gender.)



Information retrieved from https://everydayfeminism.com/2013/07/intentions-dont-really-matter/

Complaint Process - Employees

When an employee believes they have been sexually harassed:

- Informal Resolution:
 - o Inform immediate supervisor, member of administration, or Office of Human Resources
- Formal Complaint:
 - o Filed with Office of Human Resources & Diversity to use applicable policies/processes
- External Complaint:
 - o EEOC/OCR complaints may be filed



Complaint Process - Students

When a student believes they have been a subject of sexual misconduct:

- The student may disclose to a "responsible employee". A responsible employee is any person who the students thinks or reasonably would think the employee can do something about it. Therefore we define all UW employees as "Responsible Employees"
- Formal Complaint:
 - O Student may file a formal complaint with the Dean of Students Office or the Title IX Coordinator or Human Resources
- External Complaint:
 - o Office of Civil Rights



A Supervisor's Obligations

- Supervisors may find out about sexual harassment in a variety of ways
- If a report of sexual harassment comes to your attention:
 - Take the report seriously; do not dismiss it or speculate
 - Contact OHRD or Title IX Coordinator immediately
 - Do not attempt to investigate the complaint yourself
 - Be supportive of both parties remain neutral
- Harassment claims can take a serious toll on the morale of an office setting or a team



Child Abuse/Neglect, Clery Act, Sexual Misconduct – How to Respond

	Child Abuse or Neglect (Exec. Order 54)	Particular Crimes on Campus Geography (Clery Act)	Sexual Assault & Sexual Harassment involving a student	Sexual Violence or Sexual Harassment (Title IX involving students and employees)
Who Reports	All UW System employees (no exceptions) See Policy	UW-Whitewater employees identified as Campus Security Authorities (CSAs) based on criteria provided by the US Dept. of Education. CSAs are notified of their status.	All UW-Whitewater employees (exceptions are for confidential reporters such as a health care provider, counselors and advocates)	All UW-Whitewater employees (exceptions are for confidential reporters such as a health care provider, counselors and advocates)
What to Report	Any incident or threat of child abuse or neglect with reasonable cause to believe the abuse or neglect has occurred or will occur	Crimes involving: Murder, Robbery, Sex Offenses, Aggravated Assault, Burglary, Motor Vehicle Theft, Arson and Arrest on UW-W campus, owned or controlled property [adjacent property], or owned and controlled by a student organization.	Any employee who may witness or receive a direct report of: Sexual Assault, Sexual Harassment, Stalking, Dating and/or Domestic Violence	A violation of the UW- Whitewater Sexual Violence and Sexual Harassment Policy (i.e. gender discrimination, sexual harassment, sexual assault, dating/domestic violence, stalking, related retaliation)
How to Report	Contact your local child Protective Services or law enforcement agency If suspected offender is an employee of UV- Whitewater, also notify the Human Resources and Diversity office.	Clery Act Crime [CSA] Reporting Form Contact Campus Police	Sexual Misconduct Reporting Form UW-W Campus / UW- Rock Campus OR Contact Dean of Students Office OR Title IX Coordinator with questions	Sexual Misconduct Reporting Form UW-W Campus / UW- Rock Campus OR Contact Human Resources OR Contact the Title IX Coordinator
More Information	UWPD: Reporting Child Abuse & Neglect website and Mandated Reporter Training	Current Clery Report	Chapter UWS 17 UWW Sexual Violence & Harassment Policy State Statute 36.11(22)	UW-Whitewater Sexual Violence and Sexual Harassment Policy



How to file a report:

NOTE: If you are an employee, you are REQUIRED to report what you know to:

Internal Contacts:

- Office of Human Resources and Diversity
- Title IX Coordinator
- Immediate Supervisor
- Dean of Students Office (if a student)

External Reporting Options for Complainants (optional):

- Office for Civil Rights, Department of Education
- Equal Employment Opportunity Commission
- UW System Office of Human Resources



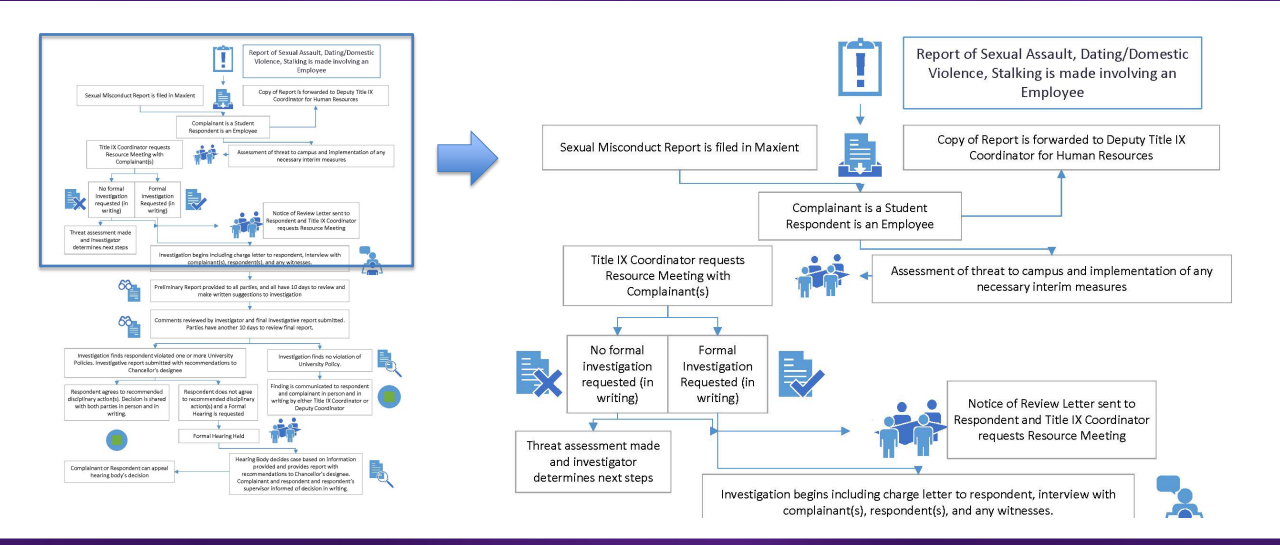
How to file a report - Forms:

- Sexual Misconduct Reporting Form
- CARE Team Report Form
- Hate and Bias Reporting Form
- Student Organization Misconduct/Hazing Reporting Form
- Clery Act Crime Reporting Form
- Policy 136 Disclosure Reporting Form

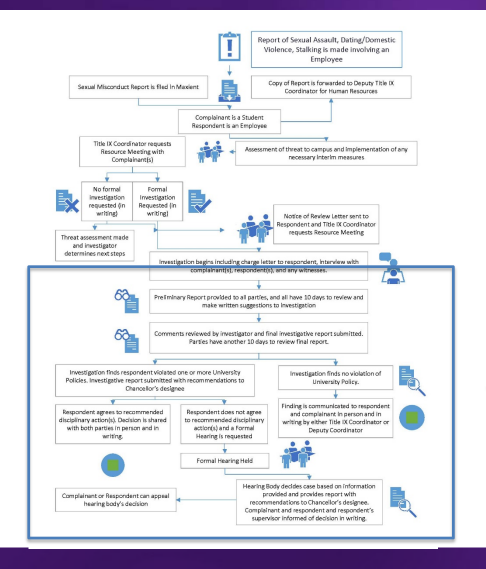
https://www.uww.edu/dean-of-students/reporting-forms

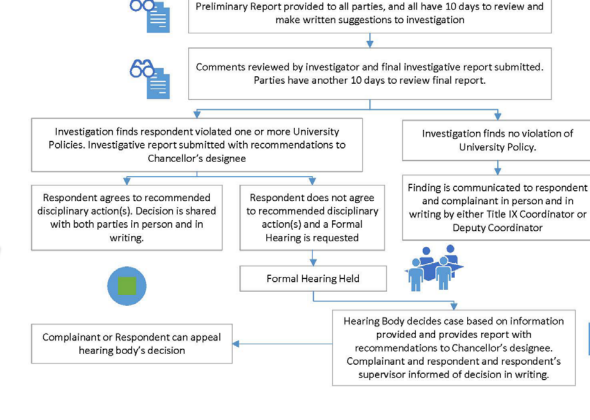


Grievance Process



Grievance Process





complainant(s), respondent(s), and any witnesses.

Retaliation Prohibited

Retaliation is prohibited under both state and federal law

- Unlawful to take adverse action against a person for engaging in "protected activity"
- Protected activity includes:
 - o Filing a complaint,
 - o Participating in an investigation,
 - o Simply opposing discrimination

Even the perception of retaliation can create a negative environment, so take this seriously!!



References

- Title IX of the Education Amendments of 1972
- University of Wisconsin Chapter 36
- University of Wisconsin Board of Regents Policy 14-2
- University of Wisconsin-Whitewater Policy
- U.S.C. Criminal Code Title 18 Crimes and Criminal Procedure
- https://www.cnn.com/2013/10/28/us/penn-state-scandal-fast-facts/index.html
- https://www.thecut.com/2018/11/how-did-larry-nassar-deceive-so-many-for-so-long.html
- https://www.npr.org/sections/thetwo-way/2016/01/25/464332250/fsu-pays-950-000-to-woman-who-accused-jameis-winston-of-sexual-assault
- <a href="https://www.espn.com/college-football/story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-football-players-accused-sexual-assault-story/_/id/18110981/former-rutgers-scarlet-knight-scarlet-knig
- https://www.washingtonpost.com/news/morning-mix/wp/2016/03/31/all-american-swimmer-found-guilty-of-sexually-assaulting-unconscious-woman-on-stanford-campus/
- http://www.papermags.com/05012006-4.aspx
- https://badgerherald.com/features/2018/09/11/following-sexual-assault-allegations-against-uw-football-player-public-response-mirrors-a-troubling-trend/
- https://deadspin.com/new-jameis-winston-details-emerge-convicted-ex-vanderb-1827067998
- https://www.tennessean.com/story/news/crime/2016/07/05/tennessee-settles-sexual-assault-suit-248-million/86708442/
- https://www.womenssportsfoundation.org/advocate/title-ix-issues/



Questions/Comments

- Websites:
 - https://www.uww.edu/dean-of-students/sexual-assault
 - https://www.uww.edu/dean-of-students/reporting-forms

TITLE



