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An Informal Occasion: Maximizing Informal Resolution in Title IX Cases

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Presented By

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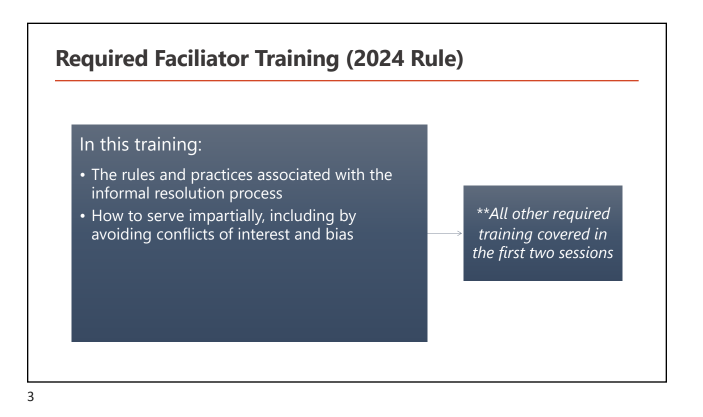
SOLUTIONS education civil rights

1

Reminders!

- To post or not to post?
- This is a training on Federal Law
- This is not legal advice
- Keep it hypothetical
- Ask questions
- Have fun!



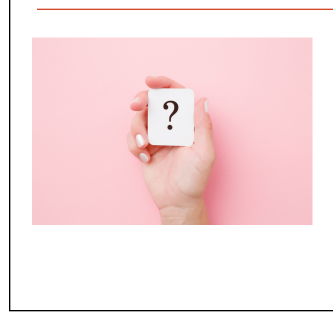


Agenda
What is Informal Resolution?
2020 and 2024 Title IX Rules for Informal Resolution
Practical Skills for Informal Resolution
How to Maximize Benefits of Informal Resolution



What is Informal Resolution?

What is Informal Resolution?



- A voluntary, structured interaction between complainant(s) and respondent(s) to resolve the Title IX allegations without an investigation, hearing, or appeal
- In practice, typically an informal problem-solving conversation facilitated by an experienced third party who is outside the problem
- Uses a voluntary, consensus-based approach

6



Informal Resolution Rules

Informal Resolution (2020 & 2024 Rules)

- Schools can but are not required to offer informal resolution
- Informal resolution facilitators must be trained on specific topics
- IR facilitators must not have a conflict of interest or bias for or against complainants or respondents generally or an individual complainant or respondent

9

Informal Resolution (2020 & 2024 Rules)

- Can be offered at any time prior to a determination of whether prohibited conduct occurred
- If a formal process has begun, it can pause during the informal resolution; you would return to the formal process if IR is not successful
- There must be reasonable timeframes for informal resolution (must be in grievance procedures under 2024 Rule) with possibility to extend for good cause with written notice to the parties
- Before agreeing to a resolution, any party has the right to withdraw from the informal resolution process and to initiate or resume the formal grievance procedures

Informal Resolution (2020 & 2024 Rules)

- Informal resolution must be entirely voluntary, and cannot be explicitly or implicitly required; parties cannot be required or pressured into participation
- May not require as a condition of enrollment or continuing enrollment, or employment or continuing employment, or enjoyment of any other right, waiver of the right to an investigation and adjudication of formal complaints of sexual harassment
- All parties must give voluntary, informed consent (parents/guardians of minor parties, too)

11

Scenario

You reach out to a minor student Complainant and their parents as the first step in your informal resolution process. You introduce yourself, describe the process, and ask if they have any questions. They have none. After the phone call ends, the Complainant emails you the following:

I don't really want to do this; my parents are making me. The Respondent deserves to be expelled and I know that can only happen if there is an investigation.



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Whos	Whose opinion prevails?				
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			0%		
The mi	nor student's parent				
			0%		
The ed	ucational institution decides		0%		
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Informal Resolution Differences

2020 Rule

- A formal complaint must be filed/signed before informal resolution can be offered
- Informal resolution facilitator can do multiple roles (e.g., Coordinator, Investigator, Decision-maker)

2024 Rule

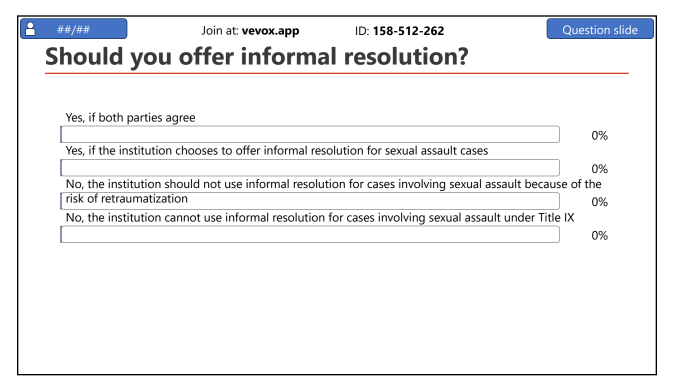
- No complaint must be made/initiated to offer informal resolution
- Informal resolution facilitator cannot be Investigator or Decisionmaker

Scenario

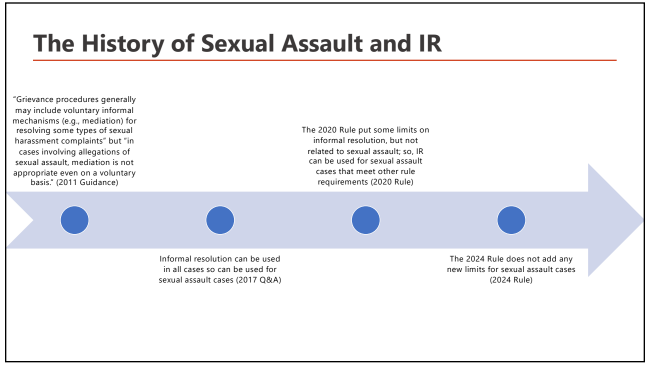


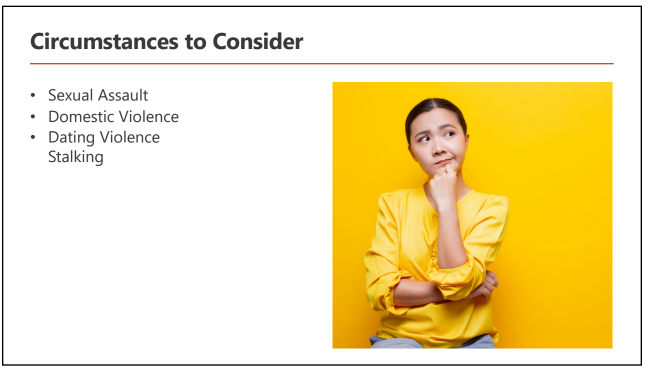
Students Casey and Ryan were formerly dating. Casey reports that Ryan sexually assaulted Casey on campus during the relationship. Ryan says that all conduct between the couple was consensual. Both parties have expressed interest in informal resolution.

17



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Scenario



A student in Mr. Reed's class reports that the teacher regularly makes comments that are denigrating to students of one sex in class, making the student uncomfortable.

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Should you	u offer informa	l resolution?	
Ves if requested a	nd both parties agree		
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Yes, if the institution	on chooses to offer informal res	olution for cases involving emp	
harsasment			0%
No, because the ca	ase involves employee-on-stude	ent harassment	
			0%

2020 Rule

May not offer informal resolution if an employee is the respondent



28

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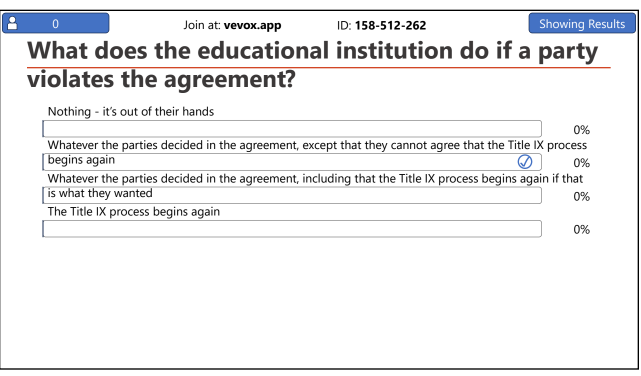
So, When to Offer IR? 2020 Rule: Cannot offer without a • formal complaint or in cases involving employee-on-student harassment • 2024 Rule: Cannot offer in cases involving employee-on-student harassment in K-12 or if it would violate federal or state law • The institution decides in all other cases • Best practice is to include information about situations where IR will not be offered in grievance procedures • Steps should be taken to avoid discriminatory application of discretion

30

Notice & Consent (2020 & 2024 Rules)

- The educational institution can offer IR or either party can request it
- Before commencing IR, the institution must provide notice of the process and obtain consent

2020 Rule	2024 Rule
Under the 2020 Rule, the notice must be in writing	Under the 2024 Rule, the notice need not be in writing



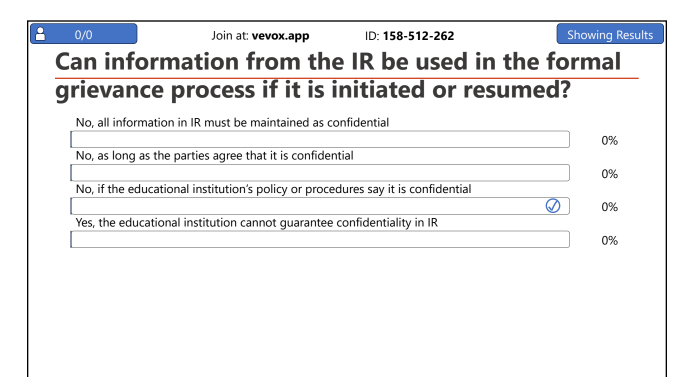
IR Notice Contents 2024 Rule 2020 Rule Allegations Allegations Requirements of the process Requirements of the process, That, prior to agreeing to a resolution, any including: party has the right to withdraw and initiate or Circumstances when IR precludes resume the grievance procedures resuming a formal complaint That the parties agreement to a resolution arising from the same allegations precludes initiating or resuming grievance Right to withdraw and resume procedures arising from the same allegations the grievance process at any The potential terms that may be requested, time before agreeing to a including notice that an agreement is binding resolution only on the parties Any consequences resulting from What information the educational institution participating in IR, including the will maintain and whether and how it could disclose such information in grievance records that will be maintained or procedures, if initiated or resumed could be shared

Scenario

After suggesting IR, a party asks if the information shared during the process will make its way back to the investigation and decision-making process should informal resolution fails



35





Steps in a Successful Informal Resolution

- Identify the Process
- Identify the Facilitator
- Preparation
- Facilitate Resolution
- Assist with Memorializing Agreement
- Enforcement



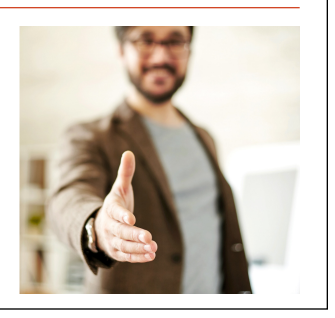
Identify the ProcessCan be "mediation" or other informal process (e.g., facilitated communication between the parties) May or may not include in-person meetings between the facilitator and each party or between the facilitator and all parties Consider how advisors, support persons, and others will participate and how to ensure confidentiality/privacy Consider length of time needed and use natural time limits (lunch, end of the business day) Take care to ensure the parties are comfortable with and in any environment chosen

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Yes, in all cases			
			0%
Yes, but not in ca	ases involving sexual assault or v	iolence	
No			0%
			0%
Unsure			
			0%

Identify the Facilitator

- Training & Expertise
- Experience with Informal Resolutions
- Knowledge of Institutional Policies & Procedures
- Impartiality
- Communication Skills
- Confidentiality & Discretion



43

Serving Impartially

- Informal resolution facilitators are in a unique role
- The IR facilitator is not a judge or arbitrator who decides the issues for the parties; instead, the IR facilitator helps the parties define the issues, identify solutions, and memorialize their agreement
- Although they are required to be impartial and not have conflicts of interest, IR facilitators are perhaps more properly known as "omnipartial" (on both parties' sides at the same time) than "impartial"
- The IR facilitator is not practicing law or psychology but may provide insight from the law or psychology to help parties reach an agreement



Tips: Serving Impartially

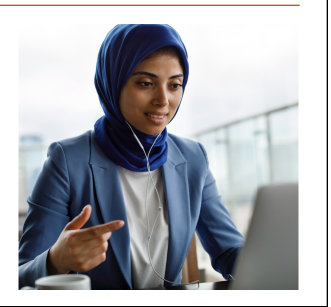


- Treat parties equally at all times
- Commit to aiding all parties equally
- Consider culture, disability, communications needs, etc.
- Avoid accusatory language/placing blame on any party during discussions
- Do not invest emotionally
- Stay objective; focus on facts
- Do not consider external factors

45

Prepare

- Introductory communications to the parties
 - Consider having parties, advisors, and support persons read, sign, and return written information regarding the process and ground rules
- Review relevant information and evidence prior to informal resolution, but do not predetermine the outcome
 - Bring relevant documents to IR meetings
- Considering asking parties to submit information
- Prepare questions and brainstorm potential institutional representatives who may need to be involved





Introductions, Ground Rules, and Goals

Introduction

- Welcome and Purpose
- Confidentiality & Voluntariness
- Clarification of Role

Ground Rules

- Openness to Resolution
- Willingness to Listen
- Honesty & Openness
- Confidentiality
- Focus on the Present & Future

Goals

- Understand All
 Perspectives
- Identify Common Interest
- Develop Mutually Agreeable Solutions
- Create a Clear Agreement
- Ensure Follow-Up and Enforcement

Hearing Parties' Stories – Active Listening

- Start with open ended questions: "Why are we here?" "Tell me about" "Help me understand"
- Recognize and verbalize the party's emotions without agreeing with them "Am I hearing you correctly that you are feeling...?" "It seems like...." "It sounds like...."
- Sympathy comments are ok: "I can tell this is hard for you" "I'm sorry this is difficult"
- Summarize key points of the party's narrative to ensure clarity and show understanding
- Use the final three words of a person's statement in you follow up questions to to show attentiveness and encourage elaboration "Tell me more about" "What did it look like when...."
- Physical mirroring wait two seconds to avoid mimicking



Solution-Focused Question Examples

- Again, start open ended: "What do you think would help resolve this issue?"
- Use "who, what, when, where, why, and how" to gather more information and promote discussion
- Avoid yes/no questions, which can stifle conversation
- Encourage parties to offer solutions rather than dictating solutions; this fosters ownership of the resolution
- "Have you ever been in a similar situation? How did you successfully deal with it?"
- "You mentioned you had concerns about contact with the other party at [example]. Let's think hypothetically about what that might look like and what guardrails we could put in place to avoid it."

Brainstorming

- Use "what if" questions to generate ideas
- Be prepared to offer options, but take care not to exert pressure
- Break down issues into "bite sized" pieces and focus on resolving those smaller issues, gradually building towards a comprehensive resolution
- Highlight consensus to gain momentum



51

Impasse Resolution

- The fact that there is an impasse is often much less important than the reason for the impasse
- Ask questions to understand the "why"; not just ""The other party offered [explain], what is your response?" but "Why is that your response"
- Turn the tables: "What terms would help you reach a resolution in this case?"
- Offer options if helpful: "I want to provide some options to consider, but these are just suggestions to help get/keep the conversation going"
- Convey optimism
- Encourage parties to focus on resolution and not act defensively
- Avoid "rehashing" events if unhelpful



Assist with Memorializing Agreement

- Use a solid template with common terms (no contact agreement, confidentiality, anti-retaliation, school responsibility for enforcement, etc.)
- Involve necessary institutional representatives on agreements that require use of the educational institution's resources (e.g., enforcement, counseling, training)
- Ensure parties are clear on all agreed points to avoid misunderstandings or lack of accountability

If parties cannot reach mutual agreement, proceed with formal Grievance Process

53

Enforcement

- Ensure that the agreement is documented clearly and comprehensively
- Define specific, measurable, achievable, relevant, and time-bound (SMART) terms within the agreement
- Clearly outline the educational institution's role in the enforcement process as agreed by the parties
- Identify which school officials are responsible for monitoring compliance and what actions they will take if the agreement terms are not met and ensure those officials understand their roles and responsibilities
- Consider whether support may be needed to help parties meet their obligations and offer to help address difficulties they may encounter
- Encourage parties to communicate openly with the Title IX Coordinator about any issues with complying or with the other party's compliance with the agreement
- Keep detailed records of compliance efforts, issues encountered, and steps taken in response



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How popu	lar is informal	resolution at yo	our
institution			
Very popular			
			0%
Moderately popul	ar		0%
Barely used			078
			0%

Barriers to Use

- Lack of Awareness
- Lack of Information
- Intimidation
- Fear of Retaliation
- Lack of Trust in Effectiveness
- Emotional Readiness



58

Trauma & Informal Resolution

Trauma Concerns

Informal Resolution can force parties into a situation that is re-traumatizing

Potential Benefits

Informal Resolution can promote:

- Empowerment
- Recognition
- Resolution



