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Advanced Title IX Training

Participants in Sexual Harassment policy process Spring 2022

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Housekeeping

- Recording is not permitted
- Change Zoom name to match registration
- Please list your institution with your name
- Raise hand or use chat function to ask questions
- Anticipated break at 3:00 pm
- Other breaks—take individually as needed

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Breakout Groups

- 4 Scenarios discussed in Breakout Groups
- First group time to introduce yourselves and select a spokesperson; this will be your group for today's training
- Scenario and questions for each Group Scenario will be posted in the Chat Box
- Presenters will randomly call on Breakout Groups to provide your responses – be ready!
- Add your institution to your displayed name

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Agenda

- Reluctant complainants
- No contact orders and other mitigation measures
- Informal resolutions
- Post-decision requests for accommodations and supports MS1



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Slide 4

Should "supports" NOT be plural? McGuire, Susie, 2/28/2022 MS1





Points of reluctance

- Whether to report at all
- Whether to respond to outreach
- Whether to file a formal complaint
- Whether to be interviewed
- · Whether to participate in hearing
- What others?



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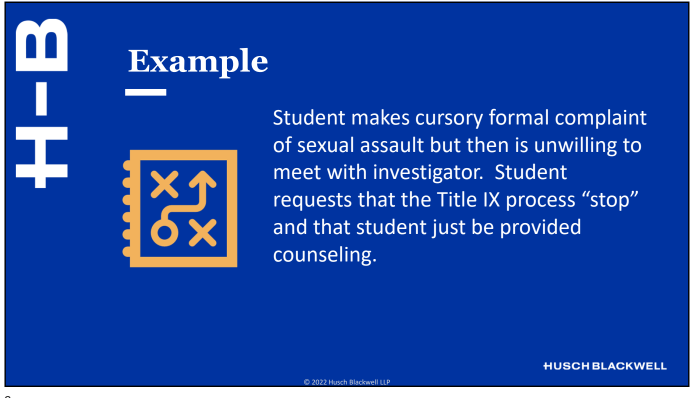
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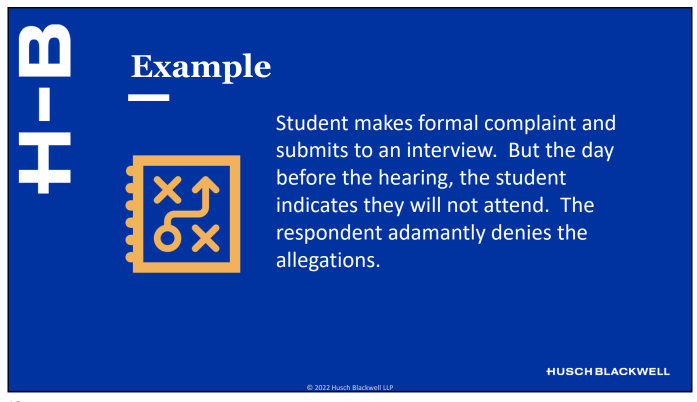


Practical effects of reluctance

- Institution may never learn of potential sexual harassment
- Institution may not proceed beyond supportive measures
- Title IX Coordinator may have to file formal complaint
- Formal complaint may have to be dismissed
- Outcome may result in "no violation" finding
- What others?

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Tools to address reluctance



- Information
- Advocacy/counseling support
- Time
- No-contact orders and other accommodations
- Others?

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Paths despite reluctance

- Title IX Coordinator files a formal complaint
- Institution prosecutes other conduct violations/standards
- Title VII process (employment-based sexual harassment)
- Admonishment
- Training
- Others?

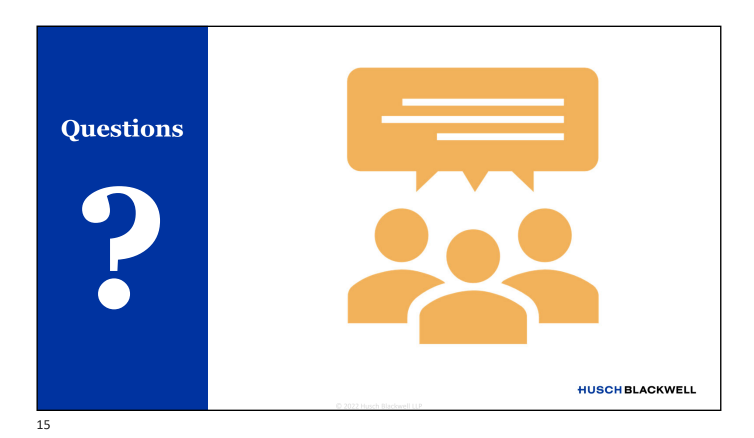
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Cameron works in the athletics department and is supervised by Blake. Cameron reports to the Title IX Coordinator that Blake has repeatedly touched Cameron in inappropriate ways, commented on Cameron's body, and even suggested that Blake and Cameron should have sex in a locker room. Cameron is reluctant to file a formal complaint. Cameron is concerned that Blake will use Blake's connections to ruin Cameron's prospects of eventually becoming an athletic director at a major institution. Cameron is also concerned that complaining could hinder Cameron's progression in the department itself. Cameron reports that no one witnessed Blake's conduct but there are rumors Blake had an affair with a previous employee who has since left. When the Title IX Coordinator indicates that they may file a complaint on the behalf of the institution, Cameron states that they will deny that anything happened and will not meet with the investigator. Cameron states that they have applied for open positions at other institutions in the hope of being able to leave.

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No Contact Orders and Other Mitigation Measures



The Title IX obligation

- Upon receipt of actual knowledge of sexual harassment, institution must offer supportive measures to putative victim
- Supportive measures must also be offered to putative respondent when respondent receives notice of report/complaint or otherwise requests them
- Intended to preserve access to education programs and activities

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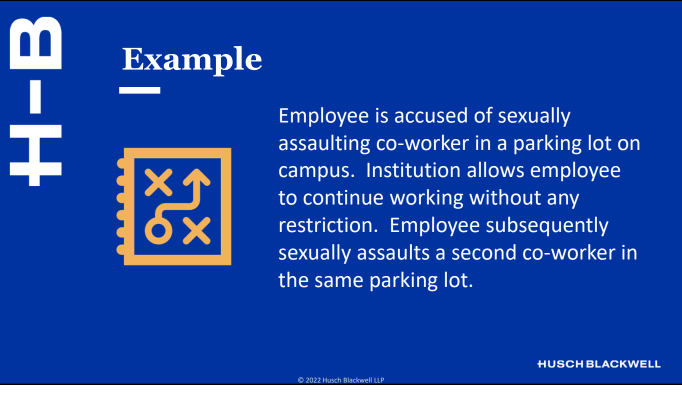
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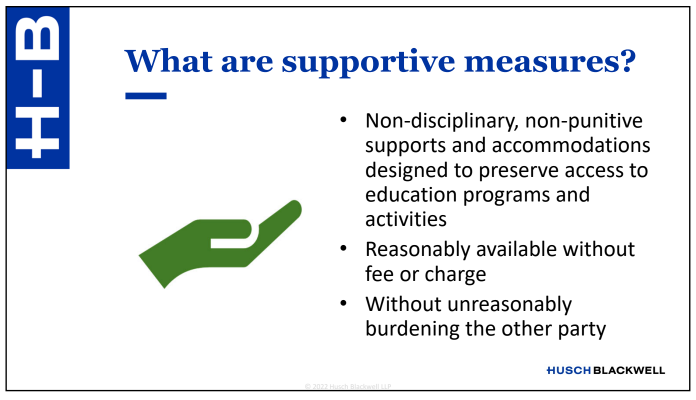
The tort law obligation

- If institution is aware of danger posed to students or others on its property
- Institution must act reasonably to protect against danger
- Considers risk to putative victim and to others



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Examples of supportive measures Academic accommodations Housing accommodations Security escorts Leave of absence Increased security or monitoring Modified work schedules Mutual no-contact order where implicated by facts

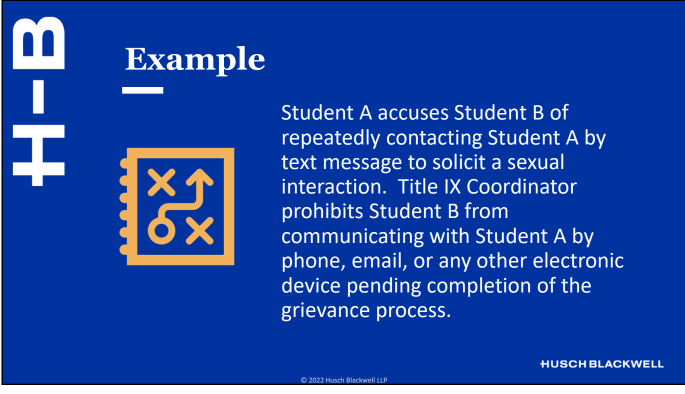
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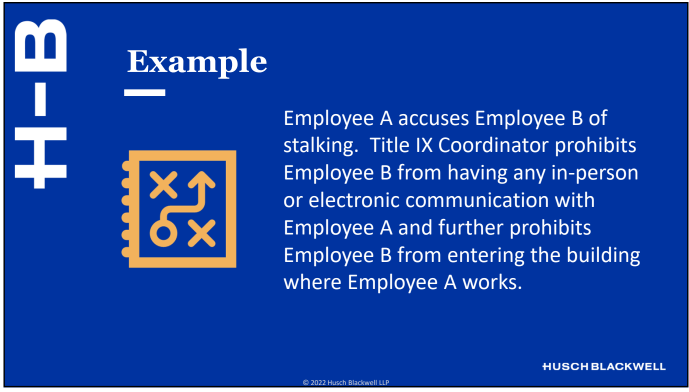


No contact orders as a form of supportive measure

- Cannot be automatically imposed in every case
- May be reasonably necessary where there is a specific concern about ongoing contact or interaction
- Scope of a no contact order can vary substantially depending on the facts

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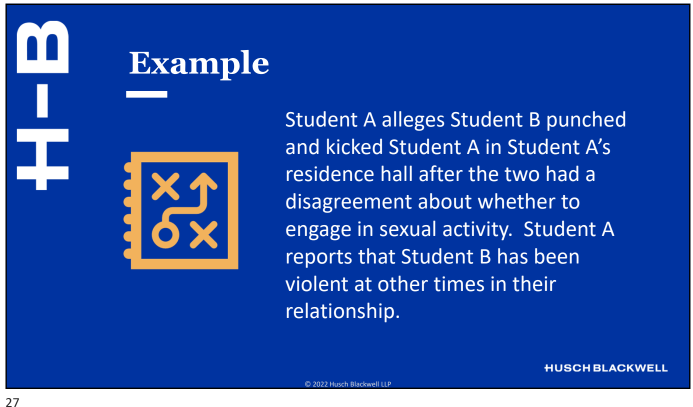




The limitations of interim suspensions

- Students may be removed on emergency basis if:
 - Individualized safety and risk analysis
 - Determines an immediate threat to physical health or safety of any student or other individual arising from the alleged sexual harassment justifies removal
 - Student is given immediate notice and opportunity to contest the removal

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Administrative leave

- Under <u>Title IX</u> employees can be placed on administrative leave without a showing of physical danger to any person
- <u>But</u> consider whether contracts and handbooks provide required certain substantive standards or procedural due process to be met

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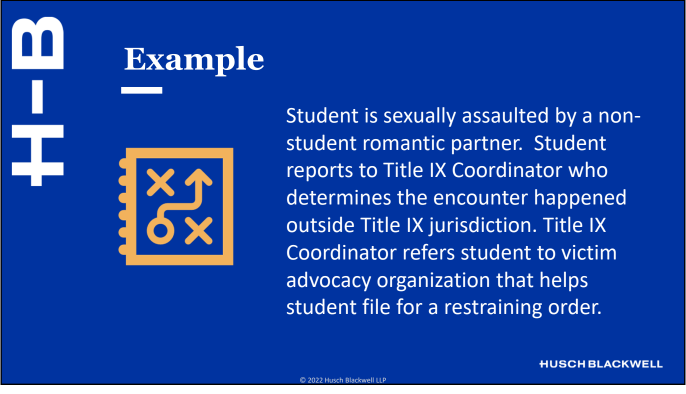
Other mitigation measures



- Civil protective orders
- Criminal referrals
- Group training
- Individual training
- Admonishments
- Others?

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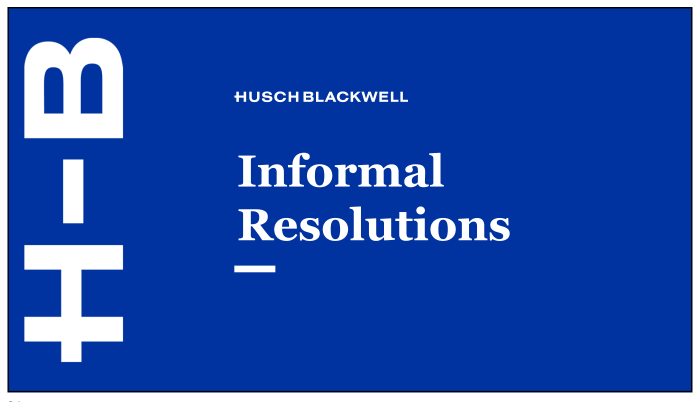




Manny and Eric live in an all-male residence hall. The two meet during orientation and begin to hang out regularly. One night the two are drinking alcohol and sitting on the futon when Eric places his hand on Manny's groin and attempts to kiss Manny. Manny pushes Eric and exclaims "I'm not gay! Get the f*** out!" As Manny shoves Eric out the door, Manny notices that another student is in the hallway and likely heard the commotion. The following morning, Manny tells several other friends that Eric is "gay and tried to molest me." Later that day Mann visits the Title IX Coordinator and makes a formal complaint of sexual assault. He also demands that Eric be removed from the residence hall and that he never have to see Eric again. The Title IX Coordinator arranges a meeting with Eric later that day to assess what interim steps may be needed. At the meeting Eric reports that he "misread the situation" and is "very sorry for what happened." Eric volunteers that he did not ask Manny before touching Manny's groin and should have. Eric agrees not to speak to Manny but reports that Manny has spent the day outing Eric to others in the residence hall.

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Informal resolution conceptualized

- Alternative to formal grievance procedures
- Voluntary participation by the parties
- Voluntary approval by the institution
- May or may not determine misconduct



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Institutional approval



- Institution cannot allow informal resolution where employee is accused of sexually harassing student
- Institution <u>may</u> allow informal resolution for other cases

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Factors considered in approval

- Severity and nature of the conduct
- Whether respondent is repeat offender
- Presence of other conduct violations
- Public perception
- Confidence in parties' ability to uphold agreement
- Sufficiency of the terms
- Others?

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Example Student A accuses Student B of secretly recording Student A naked and selling the videos to other students in the same residence hall. The complaint is reported in the news. Student A wants Student B to withdraw, and Student B will do so if the institution approves the agreement.



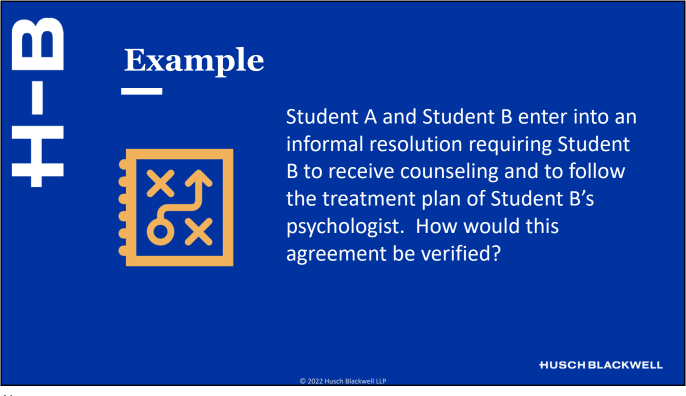


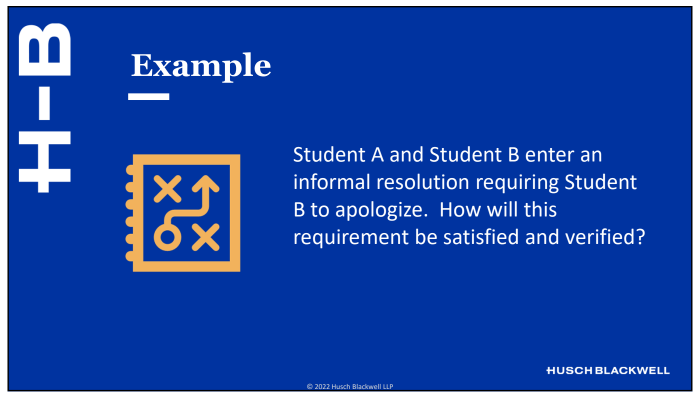
Issues to be addressed in the resolution

- The substantive terms
- How compliance will be verified
- The punishment for non-compliance
- The effect on the pending formal complaint
- The effect on collateral conduct charges/policy violations
- Others?

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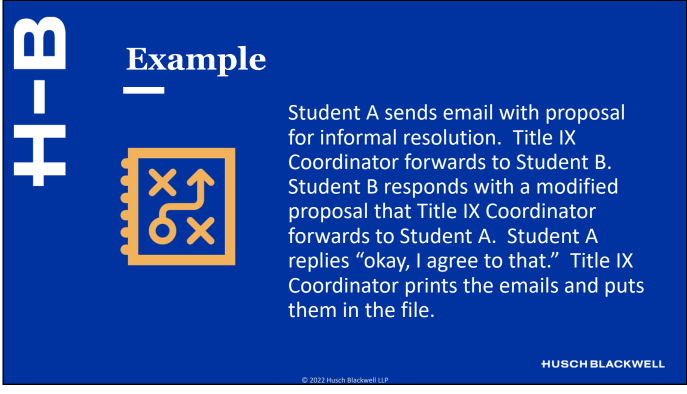




Documenting resolutions

- Documented in writing
- All <u>essential terms</u> in the same document
- Signed by the parties
- Dated
- Indicating institutional approval
- Indicating closure of grievance procedure

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Poe and Quinn are sophomores who have been romantically involved for 18 months. After a particularly nasty argument in which Quinn was high on drugs and called Poe the "c word," Poe filed a formal complaint of dating violence, accusing Quinn of being verbally abusive, forcefully grabbing Poe on two occasions in Poe's dorm room, and isolating Poe from other friends by monitoring Poe's phone and emails. Poe indicates they have broken up with Quinn and would prefer never to see Quinn again. Quinn indicates they are devastated by the breakup because they love Poe; Quinn asks if Poe will accept an apology and Quinn's promise to leave Poe alone if that is truly what Poe wants. When the Title IX Coordinator conveys Quinn's proposal to Poe, Poe is receptive but questions what will happen if Quinn breaks the agreement. Poe then comments they regret filing the formal complaint in the first place and indicate they still care about Quinn "as a person."

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The Title IX obligation

- Effectively implement remedies for the victim if the respondent is found responsible
- Take not clearly unreasonable steps to prevent the recurrence of sexual harassment

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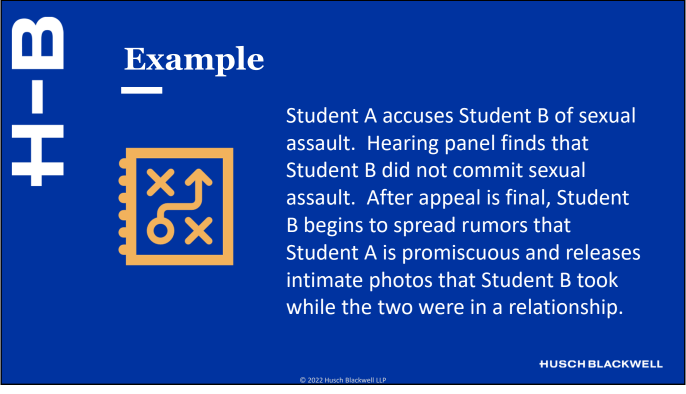


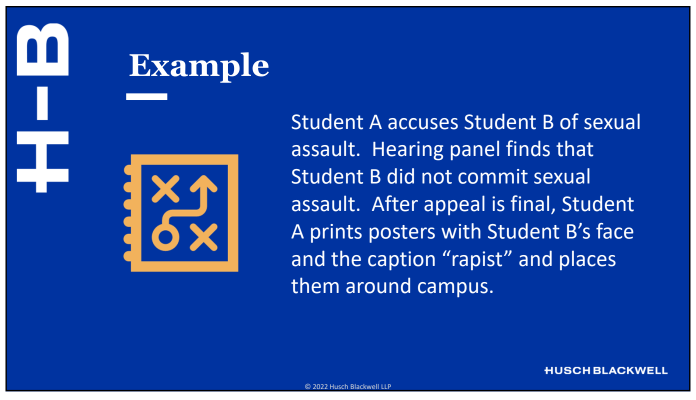
The anti-retaliation obligation

- Title IX prohibits retaliation against both parties irrespective of the outcome
- Institution must take notclearly unreasonable steps to protect against the known risk of retaliation



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Post-decision accommodations

- May be required to remedy the effect the sexual harassment had on the victim's participation
- May be required by the institution's mission and values
- May be necessary to mitigate the risk of civil liability

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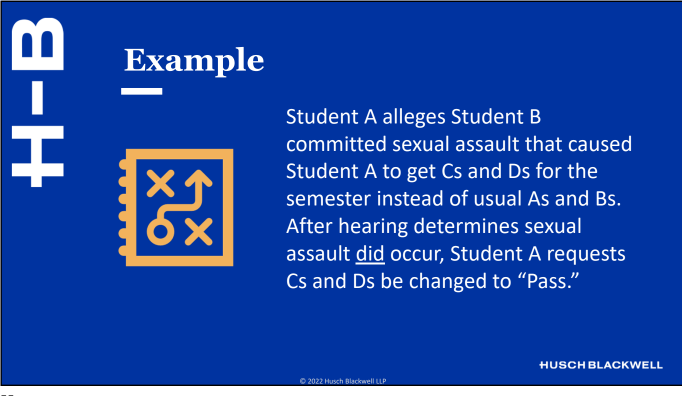


Potential accommodations

- Course retakes
- Tuition refunds
- Leaves of absence
- Housing moves

- Counseling
- Academic extensions
- Scheduling assistance
- Parking changes
- Others?

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Post-decision protections

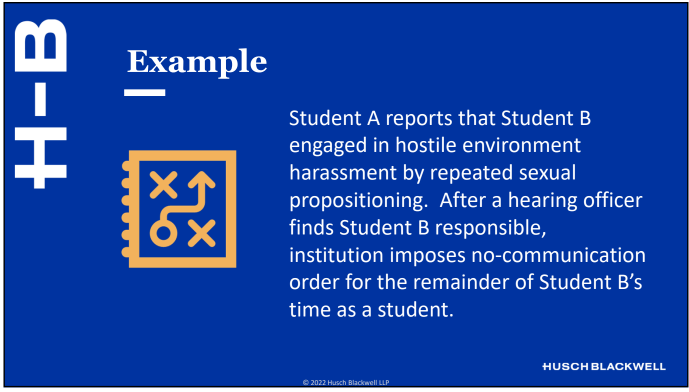
- Permanent no contact order
- Permanent proximity restrictions
- Permanent schedule deconflicting
- Security escorts
- Others?

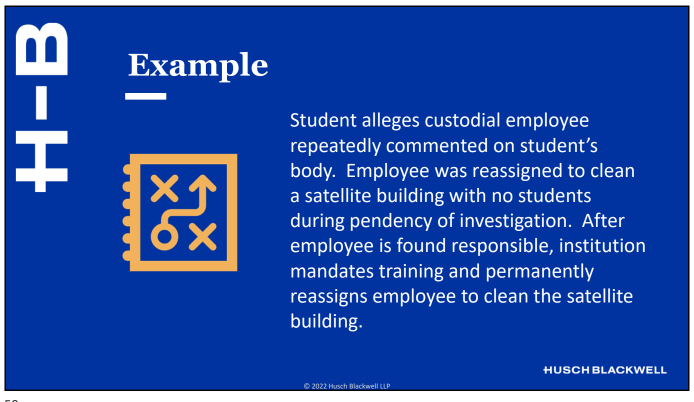


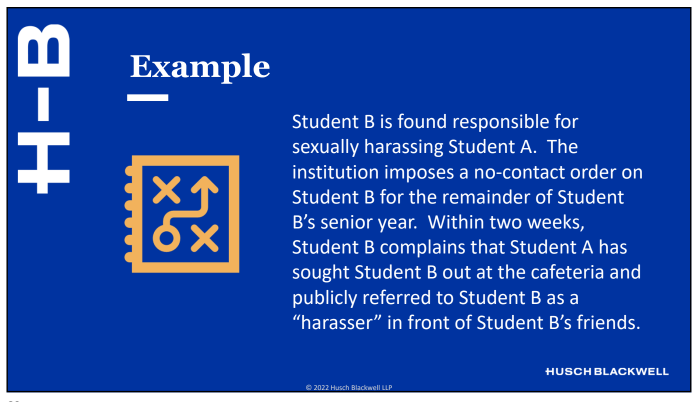
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Oakley complains that Devin sexually assaulted Oakley while Oakley was incapacitated from alcohol. The Title IX Coordinator imposed a mutual no-contact order and restricted Devin from Oakley's residence hall. Devin vigorously denies the complaint and files a counter-complaint, accusing Oakley of making the complaint in bad baith only after Oakley learned that Devin was having sex with someone else. The hearing includes vigorous cross-examination. The hearing officer issues a decision finding a preponderance of the evidence does not support either complaint. After the written decision is issued, the Title IX Coordinator removes both the no-contact order and the residence hall restriction. In response, Oakley's attorney sends the Title IX Coordinator a letter demanding the no-contact order be reinstated and that the restriction be broadened to prohibit Devin from being within 50 yards of Oakley. Oakley also requests that the school release Oakley from the housing contract so Oakley can move off campus where Oakley feels safer.

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