Putting Facts into Focus: A Nuts & Bolts Writing Workshop

Course Materials

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Liz Paris is a Partner with Van Dermyden Makus Law Corporation. She is licensed to practice law in the State of California, and is certified as a Senior Professional in Human Resources (SPHR).

Prior to joining Van Dermyden Makus, Liz was employed at UC Davis where she routinely provided policy and contract interpretation to management and staff, responded to grievances and complaints, acted as the University Advocate for administrative hearings, and negotiated contracts with labor unions. Additionally, she conducted investigations and fact-findings and served as a Hearing Officer in student discipline hearings. Prior to law school, Liz worked in Human Resources for various companies, providing advice and assistance with recruitment, hiring, termination, and performance management.

Liz is also an experienced investigator in Title IX sexual misconduct claims. She has investigated cases involving underage Complainants, multiple Respondents, and allegations involving incapacitation and inability to consent. Liz understands best practices in the Title IX arena, and the challenges facing schools and parties when sexual violence allegations surface.

Liz frequently serves as an Appeal Hearing Officer for Title IX cases. In this role, Liz reviews campus responses to Title IX allegations within the framework of the individual school’s appeal process. In her deliberations, she considers whether the administration’s response to claims of sexual misconduct were compliant with policies meant to provide a safe campus for students. Liz has overseen cases involving dating violence, drug abuse, sexual assault, and incapacitation. She has experience questioning parties using trauma-informed techniques, making admissibility and relevance decisions, and issuing well-reasoned, thorough decisions.

Additionally, Liz has investigated matters at K-12 Districts, including allegations involving discrimination and compliance. Her investigations have included interviews of administration, classified staff, as well as paraeducators.

Liz graduated from McGeorge School of Law in 2012 and earned an undergraduate degree from UC Davis.
Eli Makus is the managing partner of Van Dermyden Makus Law Corporation. After litigating disputes for many years and working as in-house employment counsel, Eli’s practice now focuses on conducting impartial workplace and Title IX campus investigations. Eli is experienced in all areas of employment law, including matters involving discrimination, harassment, retaliation, disability accommodations, protected leaves of absence, whistleblower claims, privacy, wage-hour compliance, and reorganization. Eli has conducted and overseen numerous investigations into complaints under Title IX, Title VII and FEHA involving public and private educational institutions. He has also provided advice and counsel regarding complex matters in both public and private educational spaces.

Eli’s commitment to promoting and enhancing the quality of workplace and campus investigations is manifested through his work with the Association of Workplace Investigators (AWI): Eli is the current President for the AWI Board of Directors and regularly serves as Senior Faculty for AWI’s multi-day Training Institutes around the country. Eli speaks extensively on the implementation of successful internal investigation programs and on investigator training focused on conducting investigations of sensitive matters through a trauma-informed lens. Eli also speaks regularly on new and emerging topics in workplace investigations and on excellence in report writing.
Title IX Essentials

Putting Facts Into Focus:
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Title IX Foundations

The New Grievance Process and
New Definitions

New Regs Snapshot

• Effective: August 14, 2020
• Applicable to students, staff, and faculty
• Investigator and “Decision-Maker”
cannot be:
  – The Title IX Coordinator
  – The same person
Grievance Process

Grievance Process per the New Regulations

• Presumption that Respondent is not responsible
• Standard of Evidence
• Evidence Review process
• Live Hearings required

Evidence Review Process

• Both parties must have an equal opportunity to inspect, review, and respond to any evidence gathered that is directly related to the allegations, even if there is no intent to rely on it in making a determination
• This must occur prior to the conclusion of an investigation
• Parties have an equal opportunity to refer to this evidence during the Hearing
Live Hearing Process

- Required by the 2020 Rule for higher ed
- Each party’s advisor must be permitted to ask the other party and any witnesses relevant questions, including challenges to their credibility
- Questions must be conducted “directly, orally, and in real time”
- Adjudicator can determine questions are not relevant and cannot be asked, but must provide an explanation
- Parties may choose their advisor, but must have one; school must provide an advisor if needed

Responsibilities of the Investigator

- Define the scope of the investigation based on Complainant interview / policy
- Gather evidence
- Identify and interview witnesses
- Document all steps taken
- Coordinate Evidence Review Process with parties
- Testify in Hearing (potentially)

Investigation Report Requirements

- Allegations;
- Material facts;
- Evidence presented and considered;
- Additional relevant information received and gathered during the Evidence Review period;
- Description of all material disputed and undisputed facts.
Responsibilities of the Adjudicator

- Adjudicator can rely on Investigation Report
- Ensure the Hearing is conducted in accordance with school policy
- Make credibility assessments
  - Look for inconsistency in statements, etc.
- Make a determination regarding responsibility

Hearing Decision Report Requirements

- Allegations;
- Procedural steps;
- Factual Findings;
- Policy Findings;
- Analysis for each;
- Sanctions;
- Appeal process.

Sexual Harassment Definition
**Sexual Harassment per the New Regulations**

Conduct on the **basis of sex** that satisfies one or more of the following:

- Quid pro quo (employee Respondents only);
- Unwelcome conduct (full definition follows); or
- Specific defined acts (full definition follows)

**Sexual Harassment: Unwelcome Conduct**

Conduct on the **basis of sex** that is determined by a **reasonable person** to be so:

- Severe;
- Pervasive; **and**
- Objectively offensive
- That it effectively denies a person equal access

**Sexual Harassment: Specific Acts**

Conduct on the **basis of sex** that constitutes one or more of the following:

- **Sexual Assault**, as defined by Clery Act;
- **Dating Violence**, as defined by VAWA;
- **Domestic Violence**, as defined by VAWA; or
- **Stalking**, as defined by VAWA
Elements of the Report

- Introduction/Summary of Allegations
- Implicated Policies
- Summary of Findings (if applicable)
- Procedural Background and Methodology
- Factual Background
- Evidence/Allegations
- Factual and Policy Findings and Analysis (if applicable)

Writing Fundamentals

- Brainstorming
- Consistency in Tense
- Consistency in Structure
- Neutral Language
- Keep it Simple

- Opening Sentences
- Statement Origins
- Quotations
- Visual Aids

Brainstorming

- THINK about your writing
  - Who is your audience?
  - How do you tell the story to someone with no background in the case?
- Organize in a manner so the reader does not have to work too hard
  - By Individual
  - By Event
  - Chronologically
“Building” the Report

- Documents
- Interviews
- Physical Evidence
- Demonstrative Evidence
- Analysis begins only after collection of all evidence / conclusion of the Hearing
- No cramming
- “The Adjudicator” ➔ “We” ➔ “I”

The Introduction

Elements of the Introduction

- Important dates
- The main players
- Allegation(s)

*Keep it brief*
Meadows College, located in Meadows, California, is home to 5,782 undergraduate students. The College, in compliance with the Department of Education’s 2020 Regulations, has a robust Title IX policy, prohibiting Sexual Harassment. The Title IX Office is responsible for ensuring compliance with said policy.

On December 5, 2022, undergraduate student and Financial Studies major Monique Resendez (Complainant) met with Title IX Intake Coordinator Bobbi Marks. Complainant made allegations against another undergraduate student, Katherine Moore (Respondent), who is also a Financial Studies major. Complainant and Respondent are also roommates.

Marks gave Complainant information about the grievance process and complaint process. At the time, Complainant was unsure if she wanted to file a complaint against Respondent. Then, on December 7, 2022, Complainant filed a formal written complaint against Respondent.

Complainant alleged Respondent engaged in conduct that upset her and potentially violated specific elements of the Title IX policy. Complainant alleged the following:

On January 6, 2023, I commenced an investigation into Complainant’s allegations.
Writing Fundamentals: Remember Your Audience and Your Report’s Purpose

What is the purpose of your report?

To advise the decision-maker of the following:
1. Did the alleged conduct, more likely than not, occur?
2. [Or] Did the alleged conduct more likely than not occur for an improper purpose?
3. If so, was it a violation of rules or policies?

To allow the decision-maker to determine:
1. What is the appropriate response?
   A. Unsubstantiated
   B. Responsive action
      1. What is the appropriate level of action to remedy past behavior?
      2. What is necessary to prevent it from occurring in the future?

Identify Your Audience

• Put yourself in the shoes of the reader

• Ask yourself:
  – Where am I going with this?
  – Why should the reader care?

Identify Your Audience

• Who is reading this and what is their purpose?
  -Parties? (Report of Evidence)
  -Rely upon? (Decisionmaker)
  -Challenge, critique? (Representative or party)

• Are there multiple audiences?
• What is the same, what is different?
• Redactions or non-identifying information?

RIGHT SIZE!
Writing Fundamentals: Keep it Simple

- Simplicity
- Three Line Rule
- Active voice
- Consistency in tense
- Neutral language
- Headings, bullets, charts
- Instead of “Said”
- Table of Contents if over 10 pages

Keep. It. Simple.

- Buddy System

“The most valuable of all talents is that of never using two words when one will do.”
- Thomas Jefferson

“If I had more time, I would have written a shorter letter.”
- Various variations attributed to many, including T.S. Eliot, George Bernard Shaw, Winston Churchill

Summarizing the Allegations

- Capture the allegations accurately
- Focus on the things that matter
- Ask – if sustained, could it be a policy violation?
- Can allegations be condensed/combined?
- Can a reader follow them?
- Do they easily lend themselves to corresponding factual findings?

Let’s see a sample from our hypo
Complainant alleged the following:

- Without Complainant's consent, Respondent made “repeated passes” at Complainant over the fall 2022 semester.
- Without Complainant's consent, On October 2, 2022, Respondent touched Complainant's breasts on the lawn in front of their dorm. Respondent also touched Complainant's breasts on other occasions.
- Without Complainant's consent, on December 4, 2022, Respondent touched Complainant's butt “repeatedly.”
- Without Complainant's consent, on December 4, 2022, Respondent put her arm around Complainant's waist.
- Without Complainant's consent, on December 4, 2022, Respondent laid down next to Complainant on Complainant's bed.
- Without Complainant's consent, on December 4, 2022, Respondent put her hand around Complainant's waist.
- Without Complainant's consent, on December 4, 2022, Respondent put her hand under Complainant's shirt.
- Without Complainant's consent, on December 4, 2022, Respondent touched Complainant's breasts.
- Without Complainant's consent, on December 4, 2022, Respondent nuzzled and kissed the back of Complainant's neck.

Let's try again

Complainant alleged Respondent engaged in the following nonconsensual actions:

- Respondent made “repeated passes” at Complainant over the fall 2022 semester.
- On October 2, 2022, Respondent touched Complainant's breasts on the lawn in front of their dorm. Respondent also touched Complainant's breasts on other occasions.
- On December 4, 2022, Respondent did the following:
  - Touched complainant’s butt “repeatedly” and put her arm around Complainant’s waist
  - Laid down next to Complainant in Complainant’s bed and touched her repeatedly, including touching Complainant’s bare breast with her hand, and “nuzzling” Complainant’s neck.

Writing Fundamentals: Consistency!

Same elements in the Introduction, Summary, Evidence, and Analysis and Findings

Use the same words and cite from applicable policies
What we want to avoid

- Intro:
  - Complainant alleged Respondent “nuzzled” the back of her neck.
- Evidence Section:
  - Complainant alleged Respondent buried her face in Complainant’s neck.
- Finding:
  - Respondent kissed and brushed her skin against Complainant.
- Analysis:
  - Respondent inappropriately touched the back of Complainant’s neck.

Procedural Background & Methodology

For Investigation Reports

- Date of initial contact
- The complaint
- Witness list, including dates of interviews
- Information about representation
- Information about memorializing evidence
- Documentary, physical and demonstrative evidence
- Justification for delays (if any)
- Interim actions (if any)
- Witness advisories
- Rationale as to witnesses interviewed
- Investigative standard
For Hearing Reports

Still includes:
- Date of initial contact
- The complaint
- Witness list
- Documentary, physical, and demonstrative evidence
- Justification for delays (if any)
- Interim actions (if any)

Also includes:
- Procedural history of investigation
- When parties were contacted for the Hearing and any Hearing-related processes
- Reasons for not including witnesses who were approved to appear
- Communications from parties, including question lists, witness requests, etc.

Basic Elements

- Witness Chart
- Admonishments
- Documents
- Policies
- Evidentiary standard, independence, and timing

Witness Chart

- Introduce witness list
- Alphabetical order by last name
- Method of interview

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifier</th>
<th>Date(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Monique Resendez</td>
<td>Complainant</td>
<td>January 6, 2023</td>
</tr>
<tr>
<td>Katherine Moore</td>
<td>Respondent</td>
<td>January 10, 2023</td>
</tr>
<tr>
<td>Jacqueline Laurent</td>
<td>Witness</td>
<td>January 12, 2023</td>
</tr>
<tr>
<td>Lin Truong</td>
<td>Witness T</td>
<td>January 13, 2023</td>
</tr>
</tbody>
</table>
Other Issues to Consider

- Were parties/witnesses represented? By whom?
- Did you attempt to follow-up with witnesses who did not respond?
- Participation of parties/witnesses
- Recordings

Documents

- Relevant policies
- Categorize by source
- Highlight essential documents

<table>
<thead>
<tr>
<th>Attachment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Meadows College Policy</td>
</tr>
<tr>
<td>2</td>
<td>Complaint, dated December 7, 2022</td>
</tr>
<tr>
<td>3</td>
<td>Text Messages Between Complainant and Witness L</td>
</tr>
<tr>
<td>4</td>
<td>Text Messages Between Complainant and Respondent</td>
</tr>
<tr>
<td>5</td>
<td>Text Messages Between Respondent and Witness L</td>
</tr>
</tbody>
</table>

Writing Fundamentals: Evidentiary Standard

- Preponderance of the evidence
  - More likely than not
  - Evidence on one side outweighs, or is more than, the evidence on the other side
  - Greater than 50/50 chance the proposition is true
  - Quality, not quantity
- Clear and convincing
  - Highly probable (depends on the individual school’s policy)
- Beyond a reasonable doubt
  - Never (criminal standard)
- The “Truth”
  - So we could sleep at night
Evidentiary Standard

DON’T DO THIS!
• “Allegation is found to be true…”
• “It is proven that…”
• “Clear evidence that accused engaged in misconduct…”
• “No evidence that this occurred…”
• “Possibly substantiated…”
• “The investigation revealed enough evidence that …”
• “Found evidence that it is highly possible…”
• “It has been concluded that…”

Factual Background

What do we put here?
• Anything that sets the stage but does not fit in other sections
• Relevant background
• Student or employee status
• Grades, course information
• Prior claims
• Key events
• Relevant policies
• Witness perceptions of parties
• Job recruitment and panel interview information
Writing Fundamentals: Opening Sentences

• Cannot overstate the importance
• Tells the reader what to expect
• Tells the reader why they should care
• Every section and subsection

Opening Sentences

I. Factual Background
   The following facts provide relevant background and context to Complainant’s allegations.
      A. Parties’ Relationship
         Complainant and Respondent agree they met in August 2022 and immediately got along. Witnesses also described them “best friends.” [Details]
      B. Complainant’s Academic Performance
         Respondent alleged Complainant was motivated to raise this complaint due to her declining academic performance. Accordingly, this section briefly summarizes Complainant’s academic performance for the fall 2022 semester. [Details]

Evidence/Allegations
Evidence

• Complaint / Allegations
• Response
• Witness statements / testimony
• Documentary and other evidence considered

Structuring the Evidence Section

• By Individual
• By Event
• Chronological

Organization of Issues – By Individual

• Complainant’s Allegations
  – Sunbathing Incident
  – Party Incident
• Respondent’s Response
  – Sunbathing Incident
  – Party Incident
• Witness Statements and Documentary Evidence
  – Sunbathing Incident
  – Party Incident
Organization of Issues – By Event

- Sunbathing Incident
  - Complainant’s Allegations
  - Respondent’s Response
  - Witness Statements and Documentary Evidence

- Party Incident
  - Complainant’s Allegations
  - Respondent’s Response
  - Witness Statements and Documentary Evidence

Organization of Issues – Chronological

9:05 p.m. on December 4, 2022:
Complainant asserted that at 9:05 p.m., Respondent began doing shots of tequila and told Complainant she was “so so so pretty”… [detail]
By contrast, Respondent said Complainant was already “wasted” by 9:05 p.m. and Respondent was trying to help her stand… [detail]
Two witnesses stated that at this time… [detail]

10:30 p.m. on December 7, 2022:
Complainant said she went to bed at this time in an effort to get away from Respondent. She provided a text she stated she sent to Witness L, stating [detail]
Respondent recalled when Complainant went to bed she asked Respondent to join her so the two could “cuddle” [detail]

Writing Fundamentals: Active Voice

- Use the Active Voice v. the Passive Voice
- Passive Voice - What is it?
  - Using the “to be” verb, usually in the form of “was”
  - It emphasizes the action, not the thing/person responsible for the action
- Why do we want to avoid it?
  - It creates questions for the reader
  - It demonstrates holes in your investigation
- How do you know you are doing it?
  - “by Zombies”
Writing Fundamentals: Neutral Language

• Brushed, touched, grabbed, forced
• Rarely, sometimes, frequently, regularly, routinely
• Respondent, complainant, witnesses
• Parrot witnesses’ terms, but use quotes (She said, “We were getting it on.” She explained this meant….)
• Use anatomical language (“inserted his penis into her vagina,” “touched her breast and twisted her areola”)

Writing Fundamentals: Statement Origins

Statement origins:
• Is it clear if the statement was written or said verbally?
• Is it clear when the statement was made?
• Is it clear to whom the statement was made?

Statement Origins

1. Complainant provided text messages supporting her claim. She said Respondent made her uncomfortable in December. Attachment 3.
2. Respondent shared details about her November 2022 conversation with Complainant. She said Complainant was “out of control.”
Quotations

- Should provide flavor and emotion
- Avoid quotes that merely provide facts
- Avoid overuse of quotations

Example: Witness L said the parties were “best friends” who “didn’t fight” and “like the same movies.”

Visual Aids

- Easier for the reader to follow
- Helps encourage the reader to actually READ your report
- Helpful summarization tool

Example

<table>
<thead>
<tr>
<th>Character’s Perspective</th>
<th>Reporter’s Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Acts</td>
<td>Conversation began in the corner and was quiet. “I heard you’re getting married, I thought the wedding was going to be at 10.”</td>
</tr>
<tr>
<td>Discursive Acts</td>
<td>“That’s all I knew. I was just married, too.”</td>
</tr>
<tr>
<td>Moving to the Bed</td>
<td>“We talked about the wedding, then the wedding, then the wedding, then the wedding.”</td>
</tr>
<tr>
<td>Ending on the Bed</td>
<td>“I don’t really remember what was said.”</td>
</tr>
</tbody>
</table>
Readability Statistics

- Through Microsoft Office – Word options; Proofing; Check grammar with spelling; Show readability statistics
- Shows counts for words, characters, paragraphs, sentences
- Shows averages of sentences per paragraph, words per sentence, characters per word
- Shows readability of:
  - Passive sentences – aim for 5-10%
  - Reading ease – aim for 60-70%
  - Grade level – aim for 7th

Odds & Ends

- Remove all contractions unless quoting
- Avoid using “said” when quoting emails or other documents
- Avoid “that”

Analysis and Findings
Template: Analysis and Findings

- Factual Findings + Analysis
- Policy Findings + Analysis (if within scope)
- NO legal determinations

Analysis

Credibility Assessments
- Not a determination of a “liar”- instead assess factors (but we all lie, sometimes everyday)
- “Truth” from the witness’ perspective
- Manner of questions affect answers
- Malleability of memory

Credibility: What it Is and What it is Not
- An assessment of the facts using credibility factors
- Factual and credibility analysis = one and the same?
- Credibility includes a party’s believability
- Does a credibility analysis make someone a “liar?”
- Are we seeking the truth?
Credibility Factors

- Inherent Plausibility
- Direct Corroboration
- Indirect Corroboration
- Lack of Corroboration
- Material Omission
- Motive to Falsify
- Past Record
- Consistent Statements
- Inconsistent Statements
- Reputation
- Demeanor
- Comparators, Statistics

Credibility – How We Use It

Inherent Plausibility
- Is the testimony believable on its face?
- Could it have occurred as reported?
- What is the extent of the witness’ opportunity to perceive any matter about which he or she testifies?
- What is the extent of the witness’ capacity to perceive, to recollect, or to communicate?

Direct Corroboration
- Does the party have actual knowledge?
- Is there witness testimony or physical evidence that corroborates the party’s testimony?
- What is the extent of interviewee’s opportunity to perceive matters about which he or she testified?

Indirect Corroboration
- Is there witness testimony or documentary evidence that demonstrates contemporaneous reporting of events?
Credibility – How We Use It

Lack of Corroboration
- Is there witness testimony or physical evidence that is inconsistent with statements made during the interview?

Material Omission
- Did the person omit material information?
  - In narrative? (Recall trauma-informed for Complainant)
  - In response to inquiry? (Quality of answers depends on quality of questions)

Credibility – How We Use It

Motive to Falsify
- Did the person have a reason to lie?
- Does the person have a bias, interest, or other motive?
  - Examine relationships
  - Explore potential biases
  - Consider reasons for self-protection
  - Carelessness of expression vs. lying
  - Give weight to admissions against interest / admissions of lying (?)
  - Mistaken belief vs. untruthfulness

Credibility – How We Use It

Past Record
- Does the Respondent have a history of similar behavior in the past?
- Does the Complainant have a relevant history?
- What weight do we give this in the present matter?
- Best predictor of future behavior is past behavior
- Consider:
  - Cumulative behavior
  - In scope behavior
  - Out of scope behavior
Credibility – How We Use It

Comparator Information
• Are there similarly situated individuals?

Statistics
• What do the numbers show?

(In)consistent Statements
• Did the witness tell the same version of events to others, in writing in all material respects?
• Recall Trauma Effects (courtesy of Dr. Ingram):
  – Memory loss, lack of focus, emotional reactivity, lack of accurate and detailed information, non-linear stories, and multiple versions of a story can all be signs of trauma
  – Trauma victims have interrupted memory process
  – Trauma victims reluctant to recall experiences that evoke negative feelings
  – Lack of linear memory is often a sign of trauma

Credibility – How We Use It

• Trauma Effects, continued:
  – Inconsistency by trauma victim is the rule
  – The more confused the victim, the more likely they experienced trauma
  – Additive stories with more details over time does not harm credibility
  – Wildly varying stories more challenging
  – Inconsistent statements do not equal a lie
  – Weigh material vs. immaterial inconsistencies appropriately
  – Inconsistent statements are not only the norm, but sometimes strong evidence that the memory was encoded in the context of severe stress and trauma (Strand, 2013)
Credibility – Proceed With Caution

- **Reputation**: Does the interviewee have a reputation for honesty or veracity, or their opposites?
- **Attitude**: Did the person cooperate when participating in the interview and/or providing information?
- **Demeanor**: Did the person seem to be telling the truth or lying (and why)?

Findings

- **Sustained**: An allegation is sustained when an investigation reveals a preponderance of the evidence in support of the allegation
- **Not sustained**: An allegation is not sustained when an investigation reveals there was not a preponderance of the evidence in support of the allegation

Findings

- **Unable to determine or “insufficient evidence” **
  - **Ever acceptable?**
- That is why they are paying / hiring you!
- Almost always have some factors to tip
Findings

• Findings supported by:
  – Factual analysis, resulting in factual findings
    • Credibility analysis, organically arises in factual analysis
  – Policy analysis, resulting in policy findings

Analysis: Weighing the Evidence

Above All – Be Fair!

▪ Acknowledge facts and evidence against your conclusion
▪ On the one hand, on the other hand….
▪ Considered factors that weighed against this finding….

Analysis: Weighing the Evidence

Relevant:
  – Does it bear on a disputed issue that is important to deciding the question at hand?

Reliable:
  – Credibility factors
  – Personal knowledge
  – Authenticity of documents