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**pro hac vice*

Counsel for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

SURVJUSTICE, INC.,
1015 15th Street NW, Suite 632
Washington, DC 20005,

EQUAL RIGHTS ADVOCATES
1170 Market Street, Suite 700
San Francisco, CA 94102,

VICTIM RIGHTS LAW CENTER
520 SW Yamhill Street
Portland, OR 97204,

Plaintiffs,

v.

ELISABETH D. DEVOS, in her official
capacity as Secretary of Education,
400 Maryland Avenue SW
Washington, DC 20202,

KENNETH L. MARCUS, in his official
capacity as Assistant Secretary for Civil
Rights,
400 Maryland Avenue SW
Washington, DC 20202,

U.S. DEPARTMENT OF EDUCATION,
400 Maryland Avenue SW
Washington, DC 20202,

Defendants.

Case Number: 3:18-cv-00535-JSC

THIRD AMENDED COMPLAINT FOR
INJUNCTIVE RELIEF

1. Plaintiffs SurvJustice, Inc., Equal Rights Advocates, and Victim Rights Law Center bring this action against Defendants U.S. Department of Education (“the Department” or “the agency”), Secretary Elisabeth DeVos, and Assistant Secretary for Civil Rights Kenneth L. Marcus seeking vacatur of the Department’s new policy, as expressed in a Dear Colleague Letter

1 and Question and Answers guidance issued on September 22, 2017 (hereinafter jointly referred
2 to as the “2017 Title IX Policy” or “Policy”), concerning Title IX of the Education Amendments
3 of 1972 (“Title IX”).

4 2. Over 45 years ago, Congress enacted Title IX to prohibit discrimination on the basis of
5 sex in educational programs and activities receiving federal financial assistance (hereinafter
6 “recipients” or “educational institutions”). This landmark civil rights law has helped fight sex
7 discrimination and promote equal educational access and opportunities for girls and women from
8 the classroom to the playing field.

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10 3. Twenty years ago, acting on the basis of Supreme Court decisions and the recognition
11 that Title IX’s promise of equality is hollow if a student can be subjected to sexual harassment
12 with impunity, the Department issued its first guidance to educational institutions (both K-12
13 schools and institutions of higher education) on the standards that govern their response to sexual
14 harassment, a form of sex discrimination. Since then, through several successive guidance
15 materials issued under Administrations led by both political parties, the Department has
16 reaffirmed that Title IX’s prohibition on sex discrimination requires recipients to prevent and
17 redress sex and gender-based harassment. These policies recognize that students who experience
18 sexual harassment, including in its most extreme form, sexual violence, suffer not only
19 physically and emotionally, but also in their ability to participate in and benefit from educational
20 opportunities, on the basis of their sex.
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1 4. The reaffirmation of Title IX’s protections continued until September 2017, when the
2 Department formally rescinded sexual violence guidance documents issued in 2011 and 2014
3 and issued new conflicting policy documents to educational institutions.¹

4 5. The 2017 Title IX Policy imposes significant changes on educational institutions and on
5 students to the detriment of survivors of sexual violence. For example, whereas previous
6 Department Title IX guidance advised educational institutions to make available interim
7 measures, such as a revised class schedule or new housing assignment, in order to *protect the*
8 *safety* of students who complain of sexual harassment and preserve their access to an education,
9 the 2017 Title IX Policy prohibits schools from making available interim measures to a
10 complainant unless they are offered “on equal terms” to respondent(s) who are being
11 investigated for sexual misconduct. The 2017 Title IX Policy also removes protections for sexual
12 harassment victims, such as by allowing schools to resolve complaints through mediation
13 between the parties, even in cases of alleged sexual assault, where the pressure to agree to
14 mediation can be coercive.
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16
17 6. The 2017 Title IX Policy is substantively unlawful. It conflicts with existing Title IX
18 requirements and fails to provide a reasoned justification for its reversal in position. It is also
19 based on a legally and factually mistaken view that earlier guidance limited due process
20 protections for students. And in issuing the 2017 Title IX Policy, the Department failed to take
21 into account reliance interests that students, and organizations like Plaintiffs that work with
22 students, have in the protections set out in prior guidance documents. Instead, the 2017 Title IX
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25 ¹ See U.S. Dep’t of Educ., Ltr. from Ass’t Sec’y Candice Jackson (Sept. 22, 2017),
26 <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-title-ix-201709.pdf> (“2017 Dear
27 Colleague Letter”); U.S. Dep’t of Educ., Q&A on Campus Sexual Misconduct (Sept. 22, 2017),
28 <https://www2.ed.gov/about/offices/list/ocr/docs/qa-title-ix-201709.pdf> (“2017 Q&A”).

1 Policy, which disproportionately burdens women and girls, was motivated by the baseless and
2 discriminatory but longstanding stereotype that women and girls tend to lie about or exaggerate
3 experiences of sexual assault and harassment.

4 7. Plaintiffs therefore respectfully request that the 2017 Title IX Policy be vacated.

5 **Jurisdiction and Venue**

6 8. This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331.

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8 9. Venue is proper under 28 U.S.C. § 1391(e) because Equal Rights Advocates, a plaintiff,
9 resides in San Francisco, California.

10 **Intradistrict Assignment**

11 10. Filing is proper in this Judicial District because Equal Rights Advocates, a plaintiff, is
12 located in San Francisco, California.

13 **Parties**

14 11. **Plaintiff SurvJustice, Inc.**, (“SurvJustice”) is a national not-for-profit organization based
15 in Washington, D.C., founded in 2014. SurvJustice’s mission is to increase the prospect of
16 justice for survivors of sexual violence. It pursues this goal through legal assistance, policy
17 advocacy, and institutional training. Through its efforts, SurvJustice aims to decrease the
18 prevalence of sexual violence throughout the country.

19
20 12. SurvJustice provides legal assistance to survivors of sexual violence in campus
21 proceedings, as well as civil and criminal legal systems. The majority of requests for legal
22 assistance that SurvJustice receives are from students at institutions of higher education.
23 SurvJustice staff help sexual violence survivors navigate the campus grievance process,
24 including by reporting the violence; assisting survivors throughout any investigation; advising
25 survivors in campus hearings; helping survivors with any appeals; and helping survivors access
26

1 accommodations and services from their educational institutions. They frequently serve as
2 “advisors of choice” for college students in institutional disciplinary actions for cases of alleged
3 domestic violence, dating violence, sexual assault, or stalking, as provided for by the Clery Act
4 as amended by the 2013 Violence Against Women Reauthorization Act, 20 U.S.C. §
5 1092(f)(8)(B)(iv)(II) (“Clery Act”). SurvJustice staff also represent survivors in civil litigation or
6 refer survivors to other qualified lawyers for such representation. SurvJustice also assists
7 survivors in reporting crimes to law enforcement, in advocating for prosecution, and by serving
8 as media representatives for victims and their families in high-profile criminal cases.
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10 13. SurvJustice also trains educational institutions to prevent and address sexual violence
11 through compliance with federal law, enforcement of victims’ rights, and adoption of best
12 practices that include development of a culture that supports survivors and encourages “sexual
13 respect” (*i.e.*, respect in sexual interactions and relationships). As part of this work, SurvJustice
14 has provided the annual training required by the Clery Act to various campus officials across the
15 country who investigate and adjudicate complaints of sexual assault, dating violence, domestic
16 violence, and stalking.
17

18 14. SurvJustice also engages in policy advocacy by providing technical assistance and advice
19 to legislators and policymakers on various state and federal legislation and policy efforts
20 regarding sexual violence, and by working with changemakers within their communities on local
21 policy efforts, especially on college and university campuses.
22

23 15. SurvJustice brings this action on its own behalf because the challenged 2017 Title IX
24 Policy (i) requires resource-intensive efforts that impede its daily operations; (ii) limits the
25 efficacy of available avenues of redress for the students it serves; (iii) increases the costs it bears
26 in its work on behalf of sexual violence survivors—for example, by causing it to waive intake
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1 fees and reduce or waive speaking fees; and (iv) otherwise directly conflicts with, impairs, and
2 frustrates SurvJustice's organizational mission and priorities.

3 16. As an organization that provides direct assistance and referral services to survivors of
4 sexual violence, SurvJustice's core mission and daily operations have been and will continue to
5 be impeded by the chilling effect that the 2017 Title IX Policy has had and continues to have on
6 the reporting of sexual violence.

7
8 17. Following and as a result of the 2017 Title IX Policy change, SurvJustice experienced a
9 decrease in the number of sexual violence survivors seeking its services. This trend is borne out
10 by SurvJustice's interactions with particular college and university students who have questioned
11 whether they should continue with their plans to report sexual violence given the uncertainty
12 regarding their legal protections and an anticipated lowered likelihood of success created by the
13 policy change.

14
15 18. Following the 2017 Title IX Policy change and as a result of the change, SurvJustice has
16 provided an increased number of student rights trainings at college and university campuses.
17 These additional trainings are necessary to respond to confusion created by the 2017 Title IX
18 Policy among students about their legal rights. SurvJustice has also significantly reduced its price
19 for doing these trainings or agreed to provide them *pro bono* in response to increased need
20 resulting from the widespread uncertainty among students regarding their legal protections
21 following the 2017 Title IX Policy change.

22
23 19. SurvJustice has also had to devote significant staff time to reviewing and understanding
24 the 2017 Title IX Policy in order to advise clients in ongoing campus investigations and advocate
25 on their behalf. This shift in use of time due to the change in policy decreased the amount of time
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1 that SurvJustice has available to provide legal services, including work on ongoing civil
2 litigation.

3 20. The 2017 Title IX Policy makes it more difficult for SurvJustice to accomplish its
4 mission of obtaining justice for survivors of sexual violence, both because it makes beneficial
5 outcomes less likely for survivors and because even where those outcomes are still available,
6 success will take more staff time and effort.

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8 21. For example, SurvJustice often advocates for schools to provide accommodations to its
9 clients, including during the pendency of an investigation, so that they can continue to learn
10 safely. SurvJustice often requests unilateral no-contact orders on its clients' behalf but has
11 opposed mutual no-contact orders because they tend to be retaliatory.² Yet the agency's Title IX
12 Policy change requires no-contact orders to be mutual, by prohibiting a school from making
13 interim measures available to only one party. SurvJustice has observed schools issuing mutual no
14 contact orders on a regular basis. The 2017 Title IX Policy therefore impedes SurvJustice's
15 mission by making it more difficult for SurvJustice to obtain interim measures that are
16 appropriate for survivors of sexual harassment and to ensure ongoing access to education for its
17 clients in accordance with its mission.

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19 22. In addition, since the 2017 Title IX Policy no longer identifies any benchmarks to
20 determine whether educational institutions are meeting their obligation to resolve reports of
21 sexual violence in a timely fashion, SurvJustice has observed a trend in educational institutions
22 not responding at all, or not responding as promptly, to its clients' complaints. This trend has
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25 ² SurvJustice argues that mutual no-contact orders are forms of retaliation when there is no basis
26 to place the order against victim-complainants other than the fact that they made a Title IX
27 complaint. In such instances, schools limit victims' access to educational opportunities and
28 benefits as a direct result of the victims' assertion of their federal rights and utilization of the
Title IX grievance process.

1 required SurvJustice to spend additional staff time and resources that it has not had to spend in
2 the past attempting to get school officials to respond to a survivor's complaint of sexual violence.

3 23. The Department's 2017 Title IX Policy also makes it more difficult for SurvJustice to
4 obtain beneficial results for its clients due to, among other particulars, its endorsement of one-
5 sided appeal rights and a heightened standard of evidence that disfavors survivors and makes
6 findings of responsibility for sexual misconduct more onerous.

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8 24. **Plaintiff Equal Rights Advocates** ("ERA") is a national non-profit civil rights
9 organization based in San Francisco, California. Founded in 1974, ERA is dedicated to
10 protecting and expanding economic educational access and opportunities for women and girls.

11 25. ERA furthers its mission through engaging in public education efforts, as well as policy
12 reform and legislative advocacy; providing free legal information and counseling; and litigating
13 cases involving issues of gender discrimination in employment and education at all stages, from
14 the administrative agency process through and including the United States Supreme Court. ERA
15 has a long history of pursuing gender justice and equal opportunity for women and girls in
16 education and has litigated a number of important precedent-setting cases under Title IX,
17 including *Doe v. Petaluma City School District*, [54 F.3d 1447](#) (9th Cir. 1995), which held for the
18 first time that a school can be sued for sex discrimination under that law when it fails to address
19 one student's serious harassment of another. ERA has participated as *amicus curiae* in scores of
20 state and federal cases involving the interpretation and application of procedural rules and civil
21 rights laws that have an impact on access to justice and economic opportunity for women and
22 girls. Through its Advice and Counseling program, ERA also provides free information and
23 assists individuals on matters relating to sex and gender discrimination at work and in school. As
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1 part of its mission, ERA counsels and represents women who have been victims of sexual
2 harassment and/or sexual assault in matters pursuant to Title IX.

3 26. ERA brings this action on its own behalf because the challenged 2017 Title IX Policy (i)
4 requires resource-intensive efforts that divert resources from its daily operations; (ii) limits the
5 efficacy of available avenues of redress to ERA's clients and others it serves, (iii) increases the
6 costs ERA bears in its work on behalf of student survivors of sexual violence; and (iv) otherwise
7 directly conflicts with, impairs, and frustrates ERA's organizational mission and programmatic
8 priorities.
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10 27. ERA has had to expend resources over and above what it would otherwise have expended
11 in order to counteract the effects of the 2017 Title IX Policy change. For example, to counteract
12 the effects of the Title IX Policy change, ERA has had to divert staff time and resources away
13 from core programmatic activities, such as litigating employment-related civil rights
14 enforcement cases and cases involving Title IX enforcement that do not relate to sexual violence
15 in schools, in order to step up its efforts to assist victims of sexual harassment and assault in
16 educational settings obtain redress. In particular, ERA has launched a national initiative to End
17 Sexual Violence in Education ("ESVE") to narrow a justice gap for survivors of sexual violence
18 that ERA has observed is expanding rapidly given the unlawful actions Defendants have taken.
19 Through the ESVE Initiative, which was launched as a result of the Department's 2017 Title IX
20 Policy change, ERA is expanding its Advice & Counseling program, re-designing its intake
21 process, and developing new resources to better reach and serve individuals facing sexual
22 harassment and violence in schools. Additionally, as part of ESVE and in order to counteract the
23 negative impact of policy changes and rollbacks at the federal level on ERA's clients and the
24 communities it serves, ERA is expending resources and diverting resources away from core
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1 programmatic activities in order to establish a network of attorneys to provide pro bono
2 counseling and other assistance to victims of sexual harassment and assault in schools. In order
3 to recruit, train, and support these pro bono attorneys and to meet the increased demand for legal
4 assistance in this area, ERA created a new position and hired its first-ever Pro Bono Coordinator.
5 It also is planning to build a new website where advocates for survivors can find and share
6 resources with each other.

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8 28. Moreover, as an organization that has a longstanding history of providing direct
9 assistance and referral services to survivors of sexual violence, ERA is hampered in its ability to
10 assist the victims of sexual harassment and assault that it represents and counsels in obtaining
11 equitable outcomes and redress for the harms they have suffered. In particular, and as discussed
12 more fully below, the 2017 Title IX Policy permits schools to offer asymmetric appellate rights
13 that disadvantage victims of sexual harassment, including sexual assault; tells schools to make
14 interim safety measures, such as no-contact orders, available on “equal terms” to complainants
15 and respondents during the pendency of an investigation without any allegation that the
16 complainant committed any misconduct or may have done something that undermines the
17 respondent’s sense of safety; permits schools to evade responsibility for protecting students and
18 the school community as a whole by resolving claims of sexual assault privately through
19 mediation; and rolls back other critical protections for survivors that inhibit ERA’s ability to
20 obtain redress and achieve results for its clients.

21
22 29. **Plaintiff Victim Rights Law Center** (“VRLC”) is a non-profit organization with
23 locations in Oregon and Massachusetts dedicated solely to serving the legal needs of rape and
24 sexual assault victims. VRLC’s mission is to provide legal representation to victims of rape and
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1 sexual assault to help rebuild their lives and to promote a national movement committed to
2 seeking justice for every rape and sexual assault victim.

3 30. VRLC provides legal free, comprehensive services to help restore victims' lives after
4 experiencing sexual violence, ensuring that survivors may stay in school; protecting their
5 privileged and confidential mental health, medical, and education records; preserving their
6 employment; maintaining safe housing; securing their immigration status; and swiftly accessing
7 victim compensation and other benefits. As part of its work, VRLC provides legal services
8 and/or facilitates the provision of legal services to individuals who have experienced sexual
9 violence and/or assault on elementary, secondary, and higher education campuses. With almost
10 50 percent of VRLC's clients under the age of 24, a substantial portion of its practice is
11 providing education-related legal consultation and representation. VRLC attorneys represent
12 campus victims to communicate effectively with campus administrators, acquire interim
13 measures and accommodations to secure their education, prepare and attend disciplinary
14 hearings, file appeals, and, if necessary, file complaints with the Department of Education,
15 Office of Civil Rights ("OCR").
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18 31. VRLC brings this action on its own behalf because, as detailed below, the challenged
19 Title IX Policy concretely frustrates its mission and purpose through (among other things) (i)
20 requiring resource-intensive efforts that impede its daily operations, (ii) impairing its mission of
21 providing legal assistance to survivors of sexual assault and/or violence, (iii) limiting the efficacy
22 of available avenues of redress for the population it seeks to serve, (iv) requiring that resources
23 be diverted in order to combat the harmful effects of the Title IX Policy, and (v) otherwise
24 directly conflicts with, impairs, and frustrates VRLC's organizational mission and priorities.
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1 32. The new 2017 Title IX Policy has been devastating to VRLC's mission and its
2 operational activities. For example, as result of the 2017 Title IX Policy, sexual violence and
3 assault victims have expressed an unwillingness to report harassment and assault to campus
4 authorities, denying VRLC the ability to achieve its mission. VRLC saw an immediate chilling
5 effect after the Department issued its 2017 Dear Colleague Letter and new Title IX Policy.
6 VRLC has seen a decline in the number of sexual violence and assault survivors willing to
7 pursue justice through campus processes. The 2017 Title IX Policy makes it less likely for
8 VRLC clients to engage in the campus process due to, among other particulars, its endorsement
9 of one-sided appeal rights and a heightened standard of evidence that disfavors survivors and
10 makes findings of responsibility for sexual assault and violence more onerous. Moreover, as a
11 result of the new Title IX Policy, there has been a decline in the number of survivors willing to
12 file complaints with the Department of Education and/or otherwise communicating with the
13 Department of Education where there is already an investigation pending. Such declines in
14 reporting and hesitance to participate in the grievance process either through educational
15 institutions or at the Department of Education directly threaten and frustrate VRLC's mission
16 and purpose.

17 33. In addition to chilling and discouraging sexual violence and assault victims from availing
18 themselves of campus processes, the new Title IX Policy has made it more difficult for VRLC to
19 provide appropriate legal advice that helps its clients weigh their options with the best
20 information, leading to further reductions in reports of sexual violence and assault.

21 34. In cases where a survivor or victim may proceed with a claim (which is rare under the
22 new Title IX Policy), VRLC's mission remains frustrated given the nature of the Title IX Policy.
23 In particular, the 2017 Title IX Policy makes it more difficult for VRLC to accomplish its
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1 mission of obtaining justice for survivors of sexual violence, both because it makes beneficial
2 outcomes less likely for survivors and because even where those outcomes are still available,
3 success will take more staff time and effort. In addition, since the 2017 Title IX Policy no longer
4 requires colleges and universities to resolve reports of sexual violence in a timely fashion, VRLC
5 has observed a trend in educational institutions not responding or not responding as promptly to
6 its clients' complaints. This trend has required VRLC to spend additional staff time and
7 resources that it has not had to spend in the past attempting to get school officials to respond.

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9 35. VRLC has also had to devote staff time to reviewing and understanding the 2017 Title IX
10 Policy in order to advise clients in ongoing campus investigations and advocate on their behalf.
11 This use of time has decreased the amount of time that it has available to provide legal services,
12 including work on ongoing civil litigation.

13 36. **Defendant U.S. Department of Education** ("the Department" or "the agency") is a
14 federal agency headquartered in Washington, D.C. As discussed more fully below, the
15 Department implements Title IX through issuing regulations and guidance documents and is also
16 tasked with administrative enforcement of Title IX, [20 U.S.C. § 1682](#). As a federal agency, the
17 Department is subject to the requirements of the Administrative Procedure Act and the United
18 States Constitution.

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20 37. **Defendant Elisabeth D. DeVos** is the United States Secretary of Education. She is sued
21 in her official capacity.

22 38. **Defendant Kenneth L. Marcus** is the Assistant Secretary for Civil Rights. He is sued in
23 his official capacity.
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Background

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2 39. Sexual harassment—which is conduct including, but not limited to, unwelcome sexual
3 advances, requests for sexual favors, and other unwelcome verbal, nonverbal, or physical
4 conduct of a sexual nature that targets someone because of their sex, including sexual assault or
5 other sexual violence (hereinafter “sexual harassment” or “sexual harassment, including sexual
6 violence”)—is widespread in schools across the country, particularly in institutions of higher
7 education.

8
9 40. Sexual harassment disproportionately impacts women and girls. One in five women and
10 one in fourteen men experience sexual assault while in college.³ As the last Administration’s
11 Task Force to Protect Students from Sexual Assault concluded: “For female bisexual and
12 transgender students, victimization rates are even higher: More than 1 in 4 transgender students
13 and more than 1 in 3 of bisexual students experience sexual assault while in college.”⁴
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17 ³ The White House, The Second Report of the White House Task Force to Protect Students from
18 Sexual Assault 9 (Jan. 5, 2017), [https://obamawhitehouse.archives.gov/sites/obamawhitehouse.
19 archives.gov/files/images/Documents/1.4.17.VAW%20Event.TF%20Report.PDF](https://obamawhitehouse.archives.gov/sites/obamawhitehouse.archives.gov/files/images/Documents/1.4.17.VAW%20Event.TF%20Report.PDF). Similarly, a
20 2007 report found that one in five women were victims of sexual assault while in college and
21 that approximately 6.1 percent of men were victims of sexual assault during college. Krebs, *et*
22 *al.*, The Campus Sexual Assault (CSA) Study Final Report 5-5 (Oct. 2007),
23 <https://www.ncjrs.gov/pdffiles1/nij/grants/221153.pdf>. A report published by the American
24 Association of University Women similarly concluded that: “Girls were more likely than boys to
25 be sexually harassed, by a significant margin (56 percent versus 40 percent) [during the 2010-
26 2011 school year]. Girls were more likely than boys to be sexually harassed both in person (52
27 percent versus 35 percent) and via text, e-mail, Facebook, or other electronic means (36 percent
28 versus 24 percent). This finding confirms previous research showing that girls are sexually
harassed more frequently than boys and that girls’ experiences tend to be more physical and
intrusive than boys’ experiences.” Catherine Hill and Holly Kearl, Crossing The Line, Sexual
Harassment at School, American Association of University Women 2 (2011),
<https://www.aauw.org/files/2013/02/Crossing-the-Line-Sexual-Harassment-at-School.pdf>.

⁴ The White House, *supra* note 3 at 9.

1 41. While sexual harassment on college campuses is more widely known, students of all ages
2 face sexual harassment, including sexual assault. A nationally representative survey of students
3 in grades 7-12 in 2011 concluded that nearly half of the students surveyed experienced some
4 form of sexual harassment that school year, and the majority said that the experience had a
5 negative effect on them.⁵ Of these students, “[g]irls were more likely than boys to be sexually
6 harassed, by a significant margin.”⁶ Children who experience sexual violence are nearly 14 times
7 more likely to experience rape or attempted rape in their first year of college, according to the
8 National Center for Victims of Crime.⁷
9

10 42. Experiences of sexual violence harm students physically, psychologically, and
11 academically. Research shows that the effects of sexual assault in high school has consequences
12 that are “delayed and long lasting.”⁸ Sexually victimized students are more likely to drop classes,
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20 ⁵ Hill and Kearn, *supra* note 3 at 2.

21 ⁶ *Id.*

22 ⁷ Mark Keierleber, *The Younger Victims of Sexual Violence in School*, *The Atlantic*, Aug. 10,
23 2017, <https://www.theatlantic.com/education/archive/2017/08/the-younger-victims-of-sexual-violence-in-school/536418/>.

24 ⁸ Dana Bolger, *Gender Violence Costs: School’s Financial Obligations Under Title IX*, 125 *Yale*
25 *L. J.* 2106, 2118 (May 2016), https://www.yalelawjournal.org/feature/gender-violence-costs-schools-financial-obligations-under-title-ix#_ftnref72 (“Violence—and institutional indifference
26 in its wake—changes the courses of survivors’ lives, with educational and employment
27 consequences following them far into the future.”).
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1 change residences, and have lower GPAs, creating long-term consequences for professional
2 success and earning potential.⁹

3 43. Incidents of sexual harassment, including sexual violence, are often underreported,
4 especially on college campuses. For example, the Campus Climate Survey Validation Study
5 found that only 7 percent of students who indicated that they had been raped reported the rape to
6 school authorities.¹⁰

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8 44. If unreported or inappropriately addressed, sexual harassment can continue unchecked
9 and create ongoing hostile environments for those who are the targets of such attacks.

10 **Title IX of the Education Amendments of 1972**

11 45. Signed into law by President Nixon, Title IX of the Education Amendments of 1972, [20](#)
12 [U.S.C. § 1681](#), prohibits discrimination on the basis of sex in any federally funded education
13 program or activity. When a recipient institution fails to comply with Title IX or to take action to
14 remedy its non-compliance, it can be subject to a range of enforcement actions, including the
15 loss of federal financial assistance. [20 U.S.C. § 1682](#).

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21 ⁹ Victoria L. Banyard *et al.*, Academic Correlates of Unwanted Sexual Contact, Intercourse,
22 Stalking, and Intimate Partner Violence: An Understudied but Important Consequence for
23 College Students, *J. of Interpersonal Violence* (June 21, 2017),
24 <http://journals.sagepub.com/doi/10.1177/0886260517715022>; National Women's Law Center,
25 Let Her Learn: Stopping School Pushout for Girls Who Have Suffered Harassment and Sexual
26 Violence 8 (2017), [https://nwlc-ciw49tixgw5lbab.stackpathdns.com/wp-](https://nwlc-ciw49tixgw5lbab.stackpathdns.com/wp-content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf)
27 [content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf](https://nwlc-ciw49tixgw5lbab.stackpathdns.com/wp-content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf) (finding that 43 percent of
28 girls who are survivors of sexual violence missed 15 days or more of school, compared to 25
percent of girls overall).

¹⁰ The White House, *supra* note 3 at 10.

1 46. The Supreme Court has squarely held that sexual harassment, which includes sexual
2 violence, is a form of sex discrimination that Title IX requires schools to address and
3 remediate.¹¹

4 **The Department of Education's Implementation and Enforcement of Title IX**

5 47. The U.S. Department of Education is the lead agency charged with enforcing Title IX. It
6 may do so by establishing rules, regulations, and procedures that implement Title IX and define
7 the ways in which educational institutions comply with Title IX's requirements. *See* [20 U.S.C.](#)
8 [§ 1682](#).

9 48. In 1975, the Department's predecessor promulgated regulations to effectuate Title IX.
10 *See* 40 Fed. Reg. 24,128 (June 4, 1975). As amended, those regulations remain in effect today
11 and apply to educational institutions that receive federal financial assistance. *See* 34 C.F.R. pt.
12 106. Among other things, the regulations incorporate Title IX's nondiscrimination mandate, *see*
13 *id.* § 106.31(a), and identify specific actions that constitute discrimination, *see id.* § 106.31(b).

14 49. Recipients found to have discriminated on the basis of sex must "take such remedial
15 action as the Assistant Secretary [for Civil Rights] deems necessary to overcome the effects of
16 such discrimination." *Id.* § 106.3(a).

17 50. The regulations require that recipients "adopt and publish grievance procedures providing
18 for prompt and equitable resolution" of student and employee complaints of sexual
19 discrimination, including sexual assault and other forms of sexual harassment. *Id.* § 106.8(b).
20 Such grievance procedures are designed to facilitate the reporting and resolution of complaints of
21 such sex discrimination so as to prevent and remedy hostile environments on campus.
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26 ¹¹ *See, e.g., Franklin v. Gwinnett Cnty Public Schools*, [503 U.S. 60, 75](#) (1992) (citing *Meritor*
27 *Sav. Bank, FSB v. Vinson*, [477 U.S. 57, 64](#) (1986); *Davis v. Monroe Cnty. Bd. of Educ.*, [526 U.S.](#)
28 [629](#) (1999); *Gebser v. Lago Vista Indep. Sch. Dist.*, [524 U.S. 274](#) (1998).

1 51. These same regulations require that educational institutions “designate at least one
2 employee”—commonly known as a Title IX coordinator—“to coordinate its efforts to comply
3 with and carry out its responsibilities” under Title IX, including any investigation of any
4 complaint of sexual discrimination, including sexual violence and other forms of sexual
5 harassment. *Id.* § 106.8(a).

6 52. The regulations further require that applicants for and recipients of federal financial
7 assistance sign assurances, *see id.* § 106.4(a), in which they commit to complying with all rules,
8 regulations, guidelines, policies, and standards related to Title IX issued by the Department.
9 There are at least two assurances that recipients of Department financial assistance may sign to
10 meet that requirement.

11 53. The Department’s Assurance provides, in pertinent part:

12
13 The applicant provides this assurance for the purpose of obtaining
14 Federal grants, loans, contracts (except contracts of insurance of
15 guaranty), property, discounts, funds made available through the
16 U.S. Department of Education, or other Federal financial
17 assistance from the Department. This assurance applies to all
18 Federal financial assistance from or funds made available through
19 the Department, including any that the applicant may seek in the
20 future.¹²

21 Applicants agree that they “must comply” with Title IX, as well as “[a]ll regulations, guidelines,
22 and standards issued by the Department” under Title IX “in order to continue receiving Federal
23 financial assistance from the Department.”¹³ The Assurance specifies that it “is binding on the
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26 ¹² U.S. Dep’t of Educ., Off. for C.R., *Assurances of Compliance*,
<https://www2.ed.gov/about/offices/list/ocr/letters/boy-scouts-assurance-form.pdf>.

27 ¹³ *Id.*

1 applicant” and that, if the applicant fails to comply, “financial assistance can be terminated and
2 the applicant can be declared ineligible to receive further assistance.”¹⁴

3 54. The Department’s Revised Assurances Template for a consolidated State plan
4 incorporates the Office of Management and Budget’s (OMB’s) Standard Form 424B, Assurances
5 for Non-Construction Programs.¹⁵ Recipients that sign this assurance form agree to comply with
6 Title IX, as well as with “all applicable requirements of all other Federal laws, executive orders,
7 regulations, and policies governing this program.”¹⁶ An applicant “certifies and assures
8 compliance with” that form “in order to receive Federal allocations” of funding.¹⁷ The Revised
9 Assurances Template that is posted on the Department’s website was in effect at the time the
10 challenged Title IX Policy was issued on September 22, 2017.¹⁸ Further, although that version
11 of the Revised Assurances Template lists an expiration date under the Paperwork Reduction Act
12 of September 30, 2017, the Department sought¹⁹ and received²⁰ an “extension without change”
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16 ¹⁴ *Id.*

17 ¹⁵ U.S. Dep’t of Educ., *Revised Assurances Template 2* (May 2017),
18 <https://www2.ed.gov/admins/lead/account/stateplan17/revised18100576.pdf> (“An authorized
19 representative of the SEA must sign the enclosed assurances and the standard forms
20 attached in Appendix A ...); *id.* at 5 (“The SEA certifies and assures compliance with the
21 following enclosed forms: 1) Assurances for Non-Construction Programs (SF 424B Form).”).

22 ¹⁶ *Id.* at 6-7 ¶¶ 6, 18.

23 ¹⁷ *Id.* at 5, 2 (last checkbox).

24 ¹⁸ *Id.* at 1.

25 ¹⁹ 82 Fed. Reg. 34,291 (July 24, 2017) (“proposing an extension of an existing information
26 collection”), <https://www.govinfo.gov/content/pkg/FR-2017-07-24/pdf/2017-15449.pdf>;
27 [Regulations.gov, https://www.regulations.gov/document?D=ED-2017-ICCD-0021-0522](https://www.regulations.gov/document?D=ED-2017-ICCD-0021-0522) (listing
28 forms, including Standard Form 424B, that were part of proposed extension).

29 ²⁰ See OMB, Information Collection Request – Office of Information and Regulatory Affairs,
30 Conclusion, https://www.reginfo.gov/public/do/PRAViewICR?ref_nbr=201707-1810-001#
31 (“Conclusion Action” was “[a]pproved without change” with a new expiration date of
32 “09/30/2020”); see also OMB, Documents for Information Collection (including Standard Form
33 424B as one of the documents included in the OMB approval),
34 https://www.reginfo.gov/public/do/PRAViewIC?ref_nbr=201707-1810-001&icID=21256.

1 of the Revised Assurances Template until September 30, 2020. A recipient's promise to comply
2 with the Assurance attached to the Revised Assurances Template is therefore still in effect.

3 55. In addition to promulgating Title IX's implementing regulations, the Department has
4 issued a series of guidance documents that explain the obligations recipient schools and
5 universities are required to take under Title IX. In the recent past, the Department has used the
6 synonyms "guidance" and "guidelines" interchangeably in describing its Title IX policies.²¹ The
7 guidance document challenged here, the 2017 Title IX Policy, consists of "guidelines" and
8 "policies" that schools must comply with under the terms of the signed assurances. Furthermore,
9 as the Department declared when it announced the 2017 Title IX Policy, the new guidance
10 "explains the Department's current expectations of schools."²²

12 **The 1997 Sexual Harassment Guidance**

13 56. The first of the Department's guidance documents addressing educational institutions'
14 obligations to address sexual harassment, titled *Sexual Harassment Guidance: Harassment of*
15 *Students by School Employees, Other Students, or Third Parties*, was published in 1997 after a
16 public notice and comment period and "extensive consultation with interested parties, [including]
17 students, teachers, school administrators, and researchers." *See* 61 Fed. Reg. 42,728 (Aug. 16,
18 1996); 61 Fed. Reg. 52,172 (Oct. 4, 1996); 62 Fed. Reg. 12,034, 12,035 (Mar. 13, 1997) ("1997
19 Guidance"). The 1997 Guidance provided information regarding the standards used by the
20 Department's Office for Civil Rights ("OCR") to investigate student complaints regarding
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24 ²¹ *See* Press Release, U.S. Dep't of Educ., Guidance Issued on Responsibilities of Schools to
25 Address Sexual Violence, Other Forms of Sex Discrimination (Apr. 29, 2014),
[https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-](https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-sexual-violence-other-forms-sex-discrimination)
[sexual-violence-other-forms-sex-discrimination](https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-sexual-violence-other-forms-sex-discrimination).

26 ²² Press Release, U.S. Dep't of Educ., Department of Education Issues New Interim Guidance on
27 Campus Sexual Misconduct (Sept. 22, 2017), [https://www.ed.gov/news/press-](https://www.ed.gov/news/press-releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct)
[releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct](https://www.ed.gov/news/press-releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct).

1 educational institutions' responses to sexual harassment perpetrated by school employees, other
2 students (peers), or third parties.

3 57. The 1997 Guidance set forth principles for how educational institutions should address
4 sexual harassment in the educational setting. It noted that schools "are required by the Title IX
5 regulations to adopt and publish grievance procedures providing for prompt and equitable
6 resolution of sex discrimination complaints, including complaints of sexual harassment, and to
7 disseminate a policy against sex discrimination." 62 Fed. Reg. at 12,040.
8

9 58. With respect to "informal mechanisms" for resolving complaints, the 1997 Guidance
10 explained that they may be used by mutual consent of the parties but that it was inappropriate for
11 a complaining student to be required to work out the problem directly with the individual
12 accused of harassment and that mediation would be inappropriate even on a voluntary basis in
13 cases that involve sexual assault. *Id.* at 12,045.
14

15 59. The 1997 Guidance further explained that, during an investigation of a complaint, a
16 school may take appropriate interim and remedial measures, such as placing the involved
17 students in separate classes or in different housing arrangements. The touchstone for these
18 measures was that they "be designed to minimize, as much as possible, the burden on the student
19 who was harassed." *Id.* at 12,043.
20

21 60. The 1997 Guidance also made clear that, beyond temporary interim accommodations, a
22 school "may be required to provide . . . services to the student who was harassed if necessary to
23 address the effects of the harassment on that student." Such service might include tutoring and
24 mental health counseling. *Id.*
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1 61. The 1997 Guidance set forth factors that OCR would consider in evaluating whether a
2 school's grievance procedures were "prompt and equitable," noting that "many schools ...
3 provide an opportunity to appeal the findings or remedy or both." *Id.* at 12,044.

4 62. The 1997 Guidance explained that other legal or adjudicatory processes could not
5 substitute for a school's own processes. For example, where possible criminal conduct was
6 involved, a police investigation "may be useful in terms of fact-gathering," but, "because legal
7 standards for criminal conduct are different, police investigations or reports may not be
8 determinative of whether harassment occurred under Title IX and do not relieve the school of its
9 duty to respond promptly." *Id.* at 12,045.
10

11 **The 2001 Revised Sexual Harassment Guidance**

12 63. Following the Supreme Court's 1998 decision in *Gebser v. Lago Vista Indep. Sch. Dist.*,
13 [524 U.S. 274](#) (1998) and its 1999 decision in *Davis v. Monroe Cty. Bd. of Educ.*, [526 U.S. 629](#)
14 (1999), the Department issued revisions to the 1997 Guidance in 2001, entitled *Revised Sexual*
15 *Harassment Guidance: Harassment of Students by School Employees, Other Students, or Third*
16 *Parties*. See 66 Fed. Reg. 5512 (Jan. 19, 2001).
17

18 64. The 2001 Guidance, which also followed a public notice and comment period, see 62
19 Fed. Reg. 66,092 (Nov. 2, 2000), reaffirms many of the principles set forth in the 1997
20 Guidance. It "explains how the requirements of the Title IX regulations apply to situations
21 involving sexual harassment of a student and outlines measures that schools should take to
22 ensure compliance [with Title IX and its implementing regulations]." 2001 Guidance at 4.
23

24 65. The 2001 Guidance reaffirms the requirement that educational institutions publish
25 grievance procedures "providing for prompt and equitable resolution of sex discrimination
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1 complaints, including complaints of sexual harassment, and to disseminate a policy against sex
2 discrimination.” *Id.* at 14.

3 66. The 2001 Guidance further provides that “[o]nce a school has notice of possible sexual
4 harassment of students—whether carried out by employees, other students, or third parties—it
5 should take immediate and appropriate steps to investigate or otherwise determine what occurred
6 and take prompt and effective steps reasonably calculated to end any harassment, eliminate a
7 hostile environment if one has been created, and prevent harassment from occurring again.” *Id.*
8 at 15.

9
10 67. The 2001 Guidance specifies a number of factors that would be considered in
11 determining whether an educational institution’s grievance procedures were “prompt and
12 equitable,” as required by Title IX and the Department’s implementing regulations, including, as
13 in the 1997 Guidance, the acknowledgment that many schools “provid[ed] an opportunity to
14 appeal the findings or remedy or both.” *Id.* at 20.

15
16 68. The 2001 Guidance also reaffirms that although informal resolution of complaints might
17 be appropriate in some cases, OCR had “frequently advised schools” that “mediation” or other
18 informal resolution would not be appropriate in the context of some forms of sexual harassment,
19 such as sexual assault, even on a voluntary basis. *Id.* at 21.

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21 69. The 2001 Guidance also reiterates the importance of interim measures discussed in the
22 1997 Guidance, stressing that such measures “should be designed to minimize, as much as
23 possible, the burden on the student who was harassed.” *Id.* at 16.

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25 70. Like the 1997 Guidance, the 2001 Guidance made clear that, after an investigation has
26 concluded, a school “may be required to provide. . . services to the student who was harassed if
27 necessary to address the effects of the harassment on that student.” *Id.* at 16-17.
28

1 71. The 2001 Guidance cautions schools, as did the 1997 Guidance, about relying on police
2 or insurance company investigations as a substitute for their own processes, again emphasizing
3 the different purposes and legal standards applicable in those third-party investigations. *Id.* at 21.

4 72. Finally, the 2001 Guidance notes that both employees and students of public schools and
5 universities are entitled to certain Constitutional due process protections, and that the rights
6 established under Title IX must be interpreted consistent with any federally guaranteed due
7 process rights involved in a complaint proceeding. The guidance instructed, however, that
8 recipients should ensure that “steps to accord due process rights do not restrict or unnecessarily
9 delay the protections provided by Title IX to the complainant.” *Id.* at 22.

11 **The 2011 Dear Colleague Letter and 2014 Q&A Document**

12 73. Even with the Department’s enforcement and guidance activities, sexual harassment,
13 including sexual violence, has remained a pervasive problem on campuses and in schools across
14 the country.

15 74. In the wake of these ongoing challenges, educational institutions solicited assistance from
16 the Department of Education in further understanding their obligations under Title IX in regard
17 to sexual harassment, particularly sexual violence. Thereafter, in 2011, the Department issued a
18 “Dear Colleague Letter on Sexual Violence” and, in 2014, a set of Questions and Answers to
19 respond to additional concerns raised by schools and students.²³

20 75. Citing the “deeply troubling” statistics concerning sexual violence on campuses, the 2011
21 Dear Colleague Letter provided clarity on how schools should address peer-on-peer sexual
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25 ²³ See U.S. Dep’t of Educ., Ltr. from Ass’t Sec’y Russlynn Ali (Apr. 4, 2011),
26 <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201104.pdf> (“2011 Dear Colleague
27 Letter”); U.S. Dep’t of Educ., Questions and Answers on Title IX and Sexual Violence (Apr. 29,
28 2014), <https://www2.ed.gov/about/offices/list/ocr/docs/qa-201404-title-ix.pdf> (“2014 Q&A”).

1 harassment, including sexual violence, as well as steps that schools could take to respond in
2 accordance with the Department's regulations and 2001 Guidance.

3 76. The 2011 Dear Colleague Letter reiterated, consistent with the 2001 Guidance, the
4 importance of schools offering services to survivors, such as tutoring and mental health care, to
5 ensure that they can continue to learn in the wake of sexual harassment, including sexual
6 violence. 2011 Dear Colleague Letter at 15-17. It noted, again consistent with the 2001
7 Guidance, that necessary accommodations may include interim remedies to protect the
8 complainant during the investigation. *Id.* at 15.

9
10 77. As in the 2001 Guidance, the 2011 Dear Colleague Letter discussed what constitutes a
11 prompt and equitable adjudication. The 2011 Dear Colleague Letter also made clear that Title IX
12 requires schools to provide complainants and respondents equal rights and opportunities
13 throughout an investigation and any appellate process. *Id.* at 12.

14 78. The 2011 Dear Colleague Letter also discouraged schools from allowing a complainant
15 and alleged perpetrator to directly cross-examine each other. As the guidance explained,
16 “[a]llowing an alleged perpetrator to question an alleged victim directly may be traumatic or
17 intimidating, thereby possibly escalating or perpetuating a hostile environment.” *Id.* at 12.

18
19 79. The 2011 Dear Colleague Letter reiterated the ongoing policy expressed in the 2001
20 Guidance that mediation is an inappropriate way to resolve sexual violence complaints. *Id.* at 8.

21 80. The 2011 Dear Colleague Letter also discussed, in response to questions that school
22 administrators had posed, the burden of proof that recipient schools should use in investigating
23 complaints of sexual assault. The 2011 Dear Colleague Letter explained that, in investigating
24 Title IX complaints, OCR reviews a school's grievance procedures to determine whether a
25 school uses preponderance of the evidence as the complainant's burden of proof. It explained
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1 that this burden appropriately reflected the burden used in litigation under Title VII of the Civil
2 Rights Act of 1964, to which courts have looked in construing Title IX, as well as the burden
3 used by OCR in investigating Title IX complaints against recipients of federal funding. *Id.* at 11.

4 81. Also consistent with the 2001 Guidance, the 2011 Dear Colleague Letter reiterated that
5 public and state-supported schools must provide due process protections to an alleged
6 perpetrator. *Id.* at 12.

7
8 82. In 2014, the Department issued further clarifications consistent with its previously issued
9 guidance in response to questions that it received from schools and colleges in the form of a
10 Questions and Answers document (“2014 Q&A”). The 2014 Q&A provided examples of
11 proactive efforts schools could take to prevent sexual violence and remedies schools could use to
12 end such conduct, prevent its recurrence, and address its effects.

13 83. Among other things, the 2014 Q&A further discussed Title IX’s mandate that schools
14 take steps to ensure equal access to educational programs and activities, including by protecting
15 a complainant with interim measures pending resolution of a complaint. Such measures should
16 allow the complainant to avoid contact with the alleged perpetrator and “to change academic and
17 extracurricular activities or his or her living, transportation, dining, and working situations as
18 appropriate.” 2014 Q&A at 32. This requirement is consistent with the 2001 Guidance’s
19 emphasis on Title IX’s mandate to take immediate steps once a complaint is filed to eliminate
20 any hostile environment and prevent harassment from occurring again. *Id.* at 32-33; *see also*
21 2001 Guidance at 12.

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24 84. The 2014 Q&A also emphasized that schools should provide the same rights and
25 opportunities to complainants and respondents. 2014 Q&A at 26.

1 85. The 2011 Dear Colleague Letter and the 2014 Q&A did not reflect any policy change, but
2 rather reminded schools of longstanding statutory and regulatory obligations to address sexual
3 harassment, including sexual violence, while providing more details and examples of how to do
4 so. Both documents were the product of the Department’s consideration of the standards that
5 OCR had relied on in dozens of investigations and reflected the input of students, faculty,
6 administrators, staff, attorneys, Sexual Assault Response Teams (“SARTs”), counselors, student
7 advocates, medical personnel, parents, law enforcement, prosecutors, and campus police.
8

9 **The Trump Administration’s Change in Title IX Policy**

10 86. Following his inauguration, President Trump appointed Secretary DeVos to lead the
11 Department of Education. In April 2017, Secretary DeVos selected Candice Jackson to serve as
12 Deputy Assistant Secretary and to lead OCR as Acting Assistant Secretary for Civil Rights.

13 87. Secretary DeVos and Ms. Jackson have repeatedly criticized the protections that Title IX
14 affords to women and other survivors of sexual harassment, including sexual violence. Much of
15 that criticism has been based on discriminatory stereotypes and unfounded generalizations about
16 female students in general and female victims of sexual violence in particular. There is a
17 longstanding and inaccurate stereotype that women and girls tend to lie about or misunderstand
18 sexual assault and harassment. For example, a recent study published in the *Psychology of*
19 *Violence* determined that police routinely rely on rape myths, such as that the victim was lying
20 or that the victim had given consent, in judging whether a case should be referred to a
21 prosecutor.²⁴ Secretary DeVos and Ms. Jackson’s statements and actions reveal that their
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25 ²⁴ See Romeo Vitelli, *Rape Myths and the Search for True Justice*, *Psychology Today*, Oct. 26,
26 2017, <https://www.psychologytoday.com/us/blog/media-spotlight/201710/rape-myths-and-the-search-true-justice> (citing and linking to *Psychology of Violence* study, Jessica Shaw, *et al.*,
27 *Beyond Surveys and Scales: How Rape Myths Manifest in Sexual Assault Police Records*, 7(4)
28

1 decision-making regarding the 2017 Title IX Policy was motivated at least in part by these
2 stereotypes.

3 88. For example, Ms. Jackson has repeatedly criticized core civil rights achievements, such
4 as legal protections against sexual harassment. In a book she published in 2005, Ms. Jackson
5 stated that laws to combat sexual harassment gloss over “the reality that unwanted sexual
6 advances are difficult to define.”²⁵

7
8 89. Ms. Jackson regularly questions the veracity of sexual harassment and assault claims
9 made by women, stating, for example:

10 [I]t wasn’t enough that women are not legally forbidden anymore from getting an
11 education and entering the workforce. Feminists and other leftists thought the
12 problem of workplace sexual harassment needed a legal remedy. Since sexual
13 harassment is such a nebulous experience, defined so subjectively and turning on
14 the perceptions of the people involved, laws banning it are difficult to articulate.
15 But they have tried anyway, with the side result that many men self-censor
16 themselves to avoid being accused of sexual harassment, and institutions remove
17 valid expressions of art and learning to avoid “even the appearance of sexual
18 harassment.”²⁶

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21 90. In October 2016, a few months before joining the Department, Ms. Jackson stated in a
22 social media post that women who claimed that Donald Trump sexually harassed them were
23 lying “for political gain,” and “evidence is piling up that shows these recent accusers against

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Psychology of Violence 602 (Oct. 2017)); *Critical Issues on Violence Against Women: International Perspectives and Promising Strategies* 96 (Holly Johnson, et al., eds., Routledge 2015), available at <https://books.google.com/books?id=pD62BQAAQBAJ&pg=PA96#v=onepage&q&f=false> (“Allegations that women lie about sexual assault are not new. ... Despite social advancements in the past several decades regarding rape awareness, negative attitudes and belief in ‘rape myths’ are still pervasive.”).

²⁵ Candice Jackson, *Their Lives: The Women Targeted by the Clinton Machine* (2005), at 138.

²⁶ *Id.*

1 Trump are, frankly, fake victims.²⁷ Ms. Jackson’s post came just days after a tape surfaced of
2 then-candidate Trump expressly bragging about sexually assaulting women.

3 91. Similarly, and for example, in the past, Secretary DeVos has provided substantial
4 financial contributions—a form of speech—to FIRE, an organization that advocates for schools
5 to abdicate their responsibility to address sexual violence and instead defer entirely to law
6 enforcement.²⁸ FIRE asserts that the 2011 Dear Colleague Letter “eviscerated due process rights
7 of students and faculty accused of sexual misconduct on campus.”²⁹ FIRE has previously
8 litigated against the Department to weaken Title IX’s protections, including by arguing that the
9 preponderance of the evidence standard, which is used in nearly all civil matters, is unfair to the
10 alleged perpetrator in a Title IX grievance proceeding.
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15 ²⁷ Tyler Kingkade, *The Lawyer Who Helped Bill Clinton’s Rape Accusers May Have Scored A*
16 *Top Civil Rights Job Under Trump*, BuzzFeed News, Apr. 3, 2017,
17 [https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-](https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-accusers-may-have-scored#.ej6ZKYBG8X)
18 [accusers-may-have-scored#.ej6ZKYBG8X](https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-accusers-may-have-scored#.ej6ZKYBG8X); see also Annie Waldman, *DeVos Pick to Head Civil*
19 *Rights Office Once Said She Faced Discrimination for Being White*, Pro Publica, Apr. 14, 2017,
20 [https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-](https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-department)
21 [department](https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-department).

22 ²⁸ Benjamin Wermund, *DeVos’ Donations Spark Questions About Her Stance On Sexual Assault*,
23 *Politico*, Jan. 9, 2017, [https://www.politico.com/story/2017/01/betsy-devos-education-sexual-](https://www.politico.com/story/2017/01/betsy-devos-education-sexual-assault-233376)
24 [assault-233376](https://www.politico.com/story/2017/01/betsy-devos-education-sexual-assault-233376); Alex Morey, *Baylor Rape Controversy More Evidence Colleges Unequipped to*
25 *Decide Sexual Assault Cases*, Found. for Individual Rights in Educ. (“FIRE”) (Sept. 14, 2015),
26 [https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-decide-](https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-decide-sexual-assault-cases/)
27 [sexual-assault-cases/](https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-decide-sexual-assault-cases/); Robert Shibley, *Time to Call the Cops: Title IX Has Failed Campus*
28 *Sexual Assault*, *TIME*, Dec. 1, 2014, [http://time.com/3612667/campus-sexual-assault-uva-rape-](http://time.com/3612667/campus-sexual-assault-uva-rape-titleix/)
29 [titleix/](http://time.com/3612667/campus-sexual-assault-uva-rape-titleix/) (FIRE’s senior vice president arguing that campus responses “encourage[] silence or the
avoidance of law enforcement” in the wake of the Rolling Stone account of alleged rape at a
fraternity house at the University of Virginia).

30 ²⁹ *Dear Colleague: It’s Over! Education Department Rescinds Controversial 2011 Letter*, FIRE,
31 Sept. 22, 2017, [https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-](https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-controversial-2011-letter/)
32 [controversial-2011-letter/](https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-controversial-2011-letter/).

1 92. Since they assumed roles at the Department, Secretary DeVos's and Ms. Jackson's
2 official actions and statements preceding the 2017 Title IX Policy reveal their discriminatory
3 motivation.

4 93. For example, Secretary DeVos actively solicited the views of those individuals and
5 groups that oppose robust Title IX protections and have questioned the veracity of survivors'
6 experiences. Shortly after assuming her role as Secretary, Secretary DeVos met with State
7 Representative Earl Ehrhart from Georgia—a notorious opponent of Title IX—to discuss, among
8 other topics, Title IX enforcement.³⁰ Representative Ehrhart has pushed a state bill that would
9 require colleges to refer all sexual assault reports to the police, even against a victim's expressed
10 wishes, a dangerous policy that would discourage reporting by victims. He has also questioned
11 women's credibility on the experience of sexual assault, accusing one woman of "utilizing a
12 victim's status" for ulterior motives.³¹ Similarly, during the summer of 2017, Secretary DeVos
13 met with the National Coalition for Men, an organization that has published photos of women
14 who have made complaints of rape, calling them "false victims."³² This Coalition has referred to
15 rape survivors as "anti-male."³³
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19 ³⁰ Kathryn Joyce, *The Takedown of Title IX*, N.Y. Times, Dec. 5, 2017,
20 https://www.nytimes.com/2017/12/05/magazine/the-takedown-of-title-ix.html?_r=0 ("Ehrhart
21 came away from his meeting gratified that DeVos seemed to agree with him on the limited role
22 that federal authorities should play. 'She's placing this back where it belongs,' he told me, 'in the
23 purview of the states.'")

24 ³¹ Letter from Nat'l Women's Law Ctr., *et al.* to Elisabeth DeVos, Sec'y of Educ., Apr. 17, 2017,
25 <https://nwlc.org/wp-content/uploads/2017/04/April-17-2017-Letter-to-Secretary-DeVos.pdf>.

26 ³² Jessica Valenti, *Why is Betsy DeVos Enabling Rape Deniers?*, The Guardian, July 14, 2017,
27 [https://www.theguardian.com/commentisfree/2017/jul/14/betsy-devos-accused-rapists-meetings-
28 sexual-assault](https://www.theguardian.com/commentisfree/2017/jul/14/betsy-devos-accused-rapists-meetings-sexual-assault).

³³ Tyler Kingkade, *These Democratic Senators Are Blasting Betsy DeVos For Her Approach To
Campus Rape*, BuzzFeed, July 12, 2017, [https://www.buzzfeed.com/tylerkingkade/these-
democratic-senators-are-blasting-betsy-devos-for-her?utm_term=.sd2GyLb3M#.lvOz57wgB](https://www.buzzfeed.com/tylerkingkade/these-democratic-senators-are-blasting-betsy-devos-for-her?utm_term=.sd2GyLb3M#.lvOz57wgB).

1 94. Similarly, Candice Jackson proactively sought out the views and input of those
2 individuals who question the veracity of women and girl's reports of sexual harassment and
3 assault, as the Defendants developed the new Policy. According to documents released by the
4 Department in response to a Freedom of Information Act request, she had a dinner meeting with
5 Chris Perry, Deputy Executive Director of Stop Abusive and Violent Environments ("SAVE"),
6 and others in advance of the release of the 2017 Title IX Policy to discuss the Dear Colleague
7 Letter. SAVE's mission includes stopping "false accusations" of sexual assault, and its website
8 repeats a discredited and aberrational study that concluded that 41% of rape claims are false.³⁴
9

10 95. FOIA records also show that in May 2017, Ms. Jackson telephoned Gordon E. Finley
11 regarding his writing on issues related to sexual assault. Mr. Finley is a member of the National
12 Coalition for Men and a professor at Florida International University who opines frequently on
13 sexual harassment and assault, including essays such as "Sex: The New War on Men,"³⁵ and "A
14 false accusation can spell the end of a college male's future," which relies on studies that assert
15 (incorrectly) that rates of false allegations regarding rape and other sexual abuse range from 41
16 to 62 percent.³⁶ In an email response, after thanking Ms. Jackson for her "kind call" and saying
17
18

19 ³⁴ SAVE, *Falsely Accused of Sexual Assault*, <http://www.saveservices.org/dv/falsely-accused/sex-assault/>; see SAVE, *Ten Myths of Campus Sexual Assault*,
20 <http://www.saveservices.org/sexual-assault/ten-myths/>.

21 ³⁵ Gordon E. Finley, *Sex: The New War on Men*, Nat'l Coal. for Men, May 12, 2014,
22 <https://ncfm.org/2014/05/action/ncfm-advisor-gordon-finley-ph-d-sex-the-new-war-on-men/>
23 ("Sexual allegations made by females are not taken as allegations but rather as 'settled fact.'
24 These claims do not even consider the possibility that women might lie about any manner of
25 things sexual ..." and "The former definition of forcible rape has morphed into anything sexual
26 without "consent" and with the determination of "consent" left entirely up to the woman, even to
27 be determined on the morning after.").

28 ³⁶ See *NCFM Adviser Gordon Finley Letter*, "A False Accusation Can Spell the End of College
Male's Future," *Published in the Boston Globe*, Nat'l Coal. for Men, Oct. 18, 2014,
<https://ncfm.org/2014/10/news/discrimination-news/discrimination-against-men-news/ncfm->

1 “[i]t’s always nice to know that someone actually reads what you write,” Mr. Finley directed Ms.
2 Jackson to additional of his writings, including the two previously identified.

3 96. Ms. Jackson was also in regular email contact with Cynthia Garrett, co-President of
4 Families Advocating for Campus Equality (“FACE”), and others at FACE, regarding the
5 Department’s Title IX Policy. FACE, which is comprised primarily of mothers of boys and men
6 who have been accused of sexual harassment and assault, “advocate[es] for the rights of falsely
7 accused students.”³⁷ One of these FACE members told the New York Times of her son’s
8 expulsion for having sex with a student who was too intoxicated to give consent, “[i]n my
9 generation, what these girls are going through was never considered assault ... It was considered,
10 ‘I was stupid and I got embarrassed.’”³⁸

11
12 97. Ms. Jackson coordinated with Ms. Garrett regarding a letter campaign from FACE
13 members to the Department regarding the Department’s Title IX sexual violence policy. By and
14 large, these letters presented stories of supposedly false accusations of sexual assault or
15 harassment by women or girls against boys and men. Ms. Jackson also requested that FACE
16 publish numerous op-eds regarding the Department’s Title IX Policy in advance of Secretary
17 DeVos’s September 2017 speech on the Department’s Title IX Policy.

18
19 98. In contrast to the Department’s solicitation of persons and organizations with views that
20 female sexual assault survivors are prone to exaggerate or fabricate accusations, the Department
21

22
23 _____
24 adviser-gordon-finley-letter-a-false-accusation-can-spell-the-end-of-college-males-future-
25 published-in-the-boston-globe/.

26 ³⁷ FACE, *Title IX’s Other Victims*, <https://www.facecampusequality.org/ourstories/>.

27 ³⁸ Anemona Hortocollis & Christina Capecchi, *Willing to Do Everything, Mothers Defend Sons*
28 *Accused of Sexual Assault*, N.Y. Times, Oct. 22, 2017,
<https://www.nytimes.com/2017/10/22/us/campus-sex-assault-mothers.html>.

1 met with organizations that advocate for Title IX’s protections for survivors only after repeated,
2 collective requests from those organizations. Plaintiffs, along with other organizations that
3 advocate for Title IX’s protections for sexual assault survivors, sent Secretary DeVos a letter in
4 April 2017 urging her to consider the views of sexual assault survivors and groups dedicated to
5 survivors’ rights, as opposed to the biased and extreme views held by Mr. Ehrhart and others.³⁹

6 While Department decisionmakers did eventually meet with SurvJustice and others representing
7 the views of sexual violence survivors, one survivors’ rights group, Know Your IX, was
8 disinvited after its co-founders published an op-ed critical of the Office for Civil Rights.

9
10 99. The views of individuals arguing that women tend to lie about sexual harassment and
11 assault, especially in educational settings, influenced and infected the Department’s decision-
12 making. For example, FOIA records show that on July 18, 2017, Candice Jackson discussed a
13 book titled “Unwanted Advances: If this is feminism, it’s feminism hijacked by melodrama”
14 with OCR staff and remarked on “how helpful it has been in reference to the issues we are
15 discussing.” In an email to Department colleagues attaching a summary of the book and
16 referencing Ms. Jackson’s favorable view of it, OCR’s Confidential Assistant instructed the
17 group, “[i]t is imperative that we all read either the summary or the book ... before tomorrow’s
18 meeting.” The attached book summary included the following statements:

19
20 The existing Title IX guidance from the Department was motivated by “an ill-
21 conceived effort to protect women students from a rapidly growing catalogue of
22 sexual bogeymen.”

23 “Sexual paranoia has converted the Title IX bureaucracy into an insatiable
24 behemoth, bloated by its own federal power grab, though protests are few
25 because—what are you, in favor of rape culture or something?”

26
27 ³⁹ Letter from Nat’l Women’s Law Ctr, *et al.*, *supra* note 20.

1 “It turns out that rampant accusation is the new norm on today’s campus; the
2 place is a secret cornucopia of accusation, especially when it comes to sex.”

3 “[W]e seem to be breeding a generation of students, mostly female students,
4 deploying Title IX to remedy sexual ambivalences or awkward sexual
5 experiences, and to adjudicate relationship disputes post-breakup—and campus
6 administrators are allowing it.”

7 “[A]ny number of other cases I learned about: astounding levels of bias against
8 accused men, inventive deployments of the preponderance standard, and female
9 complainants with ambiguous motives. I don’t wish to betray my gender, but the
10 premise that accusers don’t lie turns out to be mythical. By sentimentalizing
11 women in such preposterous ways, aren’t Title IX officials setting schools up as
12 cash cows for some of our more creatively inclined women students?”

13 100. Although Title IX affords protections to all victims of discriminatory conduct on the
14 basis of sex, Secretary DeVos and Ms. Jackson have criticized the protections that civil rights
15 laws, such as Title IX, afford to women, continuing to base their statements on stereotypes about
16 college women and women who are survivors of sexual harassment, including sexual assault, as
17 fabricators and exaggerators.

18 101. In a July 2017 article in the *New York Times*, in which Ms. Jackson was quoted, she
19 publicly propounded discriminatory stereotypes of women who survive sexual assault.

20 Regarding investigations conducted by schools and universities to identify and remedy unlawful
21 sexual violence and other forms of harassment, she echoed many of the views expressed by
22 groups and individuals from whom she sought input:

23 [In most investigations there’s] not even an accusation that these accused students
24 overrode the will of a young woman. Rather, the accusations—90 percent of
25 them—fall into the category of ‘we were both drunk,’ ‘we broke up, and six
26 months later I found myself under a Title IX investigation because *she* just
27 decided that our last sleeping together was not quite right.’⁴⁰

28 ⁴⁰ Erica L. Green & Sheryl Gay Stolberg, *Policies Get a New Look as the Accused Get DeVos’s Ear*, *N.Y. Times*, July 13, 2017 (emphasis added),
<https://www.nytimes.com/2017/07/12/us/politics/campus-rape-betsy-devos-title-iv-education-trump-candice-jackson.html>.

1 102. In September 2017, Secretary DeVos gave a speech on campus sexual harassment,
2 including sexual violence, at George Mason University. In her remarks, she cited a number of
3 examples where students, particularly male students accused of sexual violence, were allegedly
4 treated unfairly by their schools. She used these examples to justify rescinding the 2011 Dear
5 Colleague Letter and 2014 Q&A.⁴¹ Yet these anecdotes involve problems that arose because
6 schools did not follow the then-existing guidance, and therefore do not support rescission of that
7 guidance. Moreover, many of the anecdotes used by Secretary DeVos in her speech were
8 misleading and/or untrue, in that they recounted supposed facts that the parties to the incident
9 disputed.
10

11 103. Secretary DeVos's September 2017 speech presented as equally problematic the harm
12 faced by sexual violence survivors and the harm faced by individuals who have been falsely
13 accused, despite a lack of evidence that the latter is a widespread problem extending beyond a
14 few occurrences, unlike the former.⁴² Rather than recognizing that false accusations are rare,
15 Secretary DeVos presented the problem of false accusations as rampant. On the contrary,
16 research shows that the prevalence of false allegations of sexual assault is very low—false
17 accusations regarding criminal sexual assault, for example, are estimated at 2-10 percent.⁴³
18

19 104. Secretary DeVos also asserted that the loss of due process protections for alleged
20 perpetrators is a widespread problem on school campuses, mentioning “due process” ten times
21

22 ⁴¹ See Elisabeth DeVos, Sec’y of the U.S. Dep’t of Educ., Remarks on Title IX Enforcement at
23 George Mason University (Sept. 7, 2017), [https://www.ed.gov/news/speeches/secretary-devos-](https://www.ed.gov/news/speeches/secretary-devos-prepared-remarks-title-ix-enforcement)
24 [prepared-remarks-title-ix-enforcement](https://www.ed.gov/news/speeches/secretary-devos-prepared-remarks-title-ix-enforcement) (“DeVos Remarks”).

25 ⁴² See DeVos Remarks.

26 ⁴³ David Lisak, *et al.*, *False Allegations of Sexual Assault: An Analysis of Ten Years of Reported*
27 *Cases*, 16(12) *Violence Against Women* 1318, 1330 (2010), [https://icdv.idaho.gov/](https://icdv.idaho.gov/conference/handouts/False-Allegations.pdf)
28 [conference/handouts/False-Allegations.pdf](https://icdv.idaho.gov/conference/handouts/False-Allegations.pdf).

1 during the speech. She also claimed that “the system established by the prior administration” was
2 responsible for creating “victims of a lack of due process”.⁴⁴

3 105. Secretary DeVos also expressed doubt about the seriousness of sexual harassment claims,
4 saying, “[I]f everything is harassment, then nothing is.”⁴⁵ This statement, among other things,
5 minimizes the full range of sexual harassment and its impact on women and girls, including
6 deprivation of their access to education.

7 106. Secretary DeVos’s and Ms. Jackson’s statements are consistent with and reveal their
8 discriminatory belief, based on gender stereotypes, that many girls and women who report sexual
9 harassment misunderstood a harmless romantic advance and that those who report sexual
10 violence often are either lying or have regret about a consensual sexual encounter.

11 107. Other politically appointed Department of Education officials have similar doubts about
12 the veracity of sexual harassment and violence claims. For example, Adam Kissel, previously
13 Deputy Assistant Secretary for Higher Education Programs, has criticized affirmative consent
14 policies adopted on college campuses through his Twitter accounting, stating in February 2017
15 that “[t]he new OCR [Office of Civil Rights, Department of Education] will start to fix this.”
16 Mr. Kissel has also criticized the “preponderance of evidence” standard because it will lead, in
17 his view, to “more guilty verdicts,” apparently referring to campus findings of responsibility. He
18 has also criticized antidiscrimination policies preventing sexual harassment.
19
20

21 108. This discriminatory mindset not only has motivated decisionmakers at the Department; it
22 flows from the top of the Executive Branch. President Trump’s actions and statements reveal his
23 discriminatory and stereotyped views of women, and particularly women’s veracity regarding
24

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26 ⁴⁴ DeVos Remarks.

27 ⁴⁵ DeVos Remarks.

1 claims of sexual harassment, including violence. For example, during his campaign for President,
2 Donald Trump called women who have made accusations of sexual harassment and assault
3 against him “phony accusers” who have made such reports to get “some free fame.” He has
4 called sexual harassment reports against him by women “a total setup” and the women who
5 made those reports, “horrible.”⁴⁶

6 109. Mr. Trump has bragged about sexually assaulting women on audiotape, but continues to
7 deny the experiences of women and girls who have experienced sexual assault. He asserted that
8 “every woman lied when they came forward...” regarding alleged sexual harassment by him, and
9 that all of the women “liars will be sued after the election is over.”⁴⁷

10 110. This discriminatory and stereotyped view of women and girls has become de facto White
11 House policy, as the White House has asserted in an official statement that at least 16 women
12 who had accused the President of sexual harassment were lying.⁴⁸

13 111. The Administration’s disbelief of women and girls and disregard for gender-based
14 violence is also evident from the employment of multiple White House staff members who have
15 been accused of abusing their female partners. It has been widely reported that now-former
16 White House staff secretary Rob Porter was elevated within the White House despite law
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21 ⁴⁶ Ryan T. Beckwith, *Read Donald Trump’s Speech Attacking His Accusers*, TIME, Oct. 14,
22 2016, <http://time.com/4532181/donald-trump-north-carolina-accusers-speech-transcript/>.

23 ⁴⁷ Ben Jacobs, *Trump Uses Gettysburg Address to Threaten to Sue Sex Assault Accusers*, The
24 Guardian, Oct. 22, 2016, <https://www.theguardian.com/us-news/2016/oct/22/donald-trump-gettysburg-contract-with-america-sue-accusers-hillary-clinton>.

25 ⁴⁸ John Wagner, *All of the Women Who Have Accused Trump of Sexual Harassment Are Lying, the White House Says*, Wash. Post, Oct. 27, 2017, https://www.washingtonpost.com/news/post-politics/wp/2017/10/27/all-of-the-women-who-have-accused-trump-of-sexual-harassment-are-lying-the-white-house-says/?utm_term=.79b67a7a3a2b.

1 enforcement investigations concerning multiple reports of his abuse of women.⁴⁹ After the
2 reports of Mr. Porter's abuse were made public, President Trump has defended Mr. Porter, and
3 White House Chief of Staff John Kelly stated that Mr. Porter is a man of "integrity." Mr. Porter's
4 resignation was followed by the resignation of another senior White House official, David
5 Sorensen, who also has been accused of gender-based violence.

6 112. Following these resignations, President Trump issued a statement in the form of a
7 tweet: "Peoples [sic] lives are being shattered and destroyed by a mere allegation," he wrote.
8 "There is no recovery for someone falsely accused—life and career are gone. Is there no
9 such thing any longer as Due Process?"⁵⁰

10 113. More recently, President Trump mocked Christine Blasey Ford, who accused now-Justice
11 Brett Kavanaugh of sexual assault. In a speech in Mississippi, Trump questioned Dr. Ford's
12 recollection of the incident, which she reports occurred several decades ago. Later, the President
13 confirmed that he doubted Dr. Ford's report of sexual assault, saying "I was just saying she
14 didn't seem to know anything."⁵¹

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21 ⁴⁹ Mr. Porter's reported abuse of women is well documented; in 2010, a court issued a protective
22 order against him, finding "reasonable grounds" to believe that Mr. Porter committed domestic
23 abuse towards his wife at the time, Jennifer Willoughby, and "probable danger" of the abuse
24 occurring. Reports and evidence concerning Mr. Porter's abuse of women are among the things
25 that prevented Mr. Porter from obtaining a permanent security clearance.

26 ⁵⁰ Donald Trump (@realDonaldTrump), Twitter (Feb. 10, 2018), <https://twitter.com/realDonaldTrump/status/962348831789797381>.

27 ⁵¹ Alex Johnson, *Trump Defends Mockery of Christine Blasey Ford, Says It Got Kavanaugh*
28 *Confirmed*, NBC News, Oct. 15, 2018, <https://www.nbcnews.com/politics/donald-trump/trump-defends-mockery-christine-blasey-ford-says-it-got-kavanaugh-n919986>.

1 114. President Trump also claimed that two women who confronted Senator Jeff Flake in an
2 elevator with stories of their own sexual assaults during now-Justice Kavanaugh's confirmation
3 hearings were "paid professionals."⁵²

4 115. On October 2, 2018, President Trump again addressed Dr. Ford's allegations that now-
5 Justice Kavanaugh sexually assaulted her, calling it "a very scary time for young men in
6 America." He added that "[w]omen are doing great."⁵³

7 116. The Trump Administration's animus towards women gives license to and encourages
8 Executive branch decisionmakers who share the same discriminatory views to perpetuate those
9 views in their work.

10 117. The Department's revised Title IX Policy, described in detail in the paragraphs that
11 follow, was motivated by discriminatory and unfounded stereotypes about the women and girls
12 who come forward to report sexual assault and harassment. Consistent with this view, the new
13 policy removes protections for survivors, the majority of whom are female, and does so in order
14 to make it more difficult for these women and girls to obtain relief via a school's Title IX process
15 and to discourage them from making Title IX reports to their schools in the first place.

18 **2017 Title IX Policy**

19 118. On September 22, 2017, the Department issued a new Dear Colleague Letter ("2017 Dear
20 Colleague Letter"), rescinding the 2011 Dear Colleague Letter and 2014 Q&A.⁵⁴ The 2017 Dear
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23 ⁵² Donald Trump (@realDonaldTrump), Twitter (Oct. 5, 2018),
<https://twitter.com/realDonaldTrump/status/1048196883464818688>.

24 ⁵³ Luke Barnes, *Trump Says It's A 'Very Scary Time for Young Men'*, ThinkProgress, Oct. 2,
25 2018, <https://thinkprogress.org/trump-kavanaugh-very-scary-time-for-young-men-in-america-e8ed567bc365/>.

26 ⁵⁴ See 2017 Dear Colleague Letter.

1 Colleague Letter also provides new information about how the Department will assess an
2 educational institution's compliance with Title IX through a set of Questions and Answers.⁵⁵
3 Together, these documents set forth the Department's revised Title IX Policy ("2017 Title IX
4 Policy"). This Policy is made binding on recipients of federal funding through the assurances.
5 119. The 2017 Title IX Policy departs dramatically from the 2011 and 2014 guidance
6 documents. The 2017 Title IX Policy does not simply rescind the 2011 Dear Colleague Letter
7 and 2014 Q&A. Instead, it affirmatively contradicts Department policies that the 2017 Title IX
8 Policy supposedly kept in effect, including the 2001 Guidance.
9

10 120. The 2017 Title IX Policy, among other changes from existing law, imposes the following
11 requirements on schools that weaken protections for sexual harassment survivors:

12 • prohibits educational institutions from issuing interim measures that benefit
13 complainants by minimizing the burden on these students, such as modifications to their work
14 and class schedules or to housing assignments, thereby increasing the risk that survivors of
15 sexual harassment are isolated from their support networks in the aftermath of their experience,
16 *see* 2017 Q&A at 3;

17
18 • requires educational institutions issuing interim measures to provide such
19 measures to both parties or not at all, thereby burdening survivors and increasing the risk that
20 survivors of sexual harassment are isolated from their support networks in the aftermath of their
21 experience and impeded in their ongoing access to educational benefits and opportunities, *see*
22 *id.*;

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27 ⁵⁵ *See* 2017 Q&A.

1 • requires educational institutions to consider the impact of disciplinary sanctions
2 on a *perpetrator's* access to education, even after finding the individual responsible for sexual
3 harassment or violence and without regard to the survivor's access to education, *id.* at 6;

4 • eliminates the requirement that educational institutions consider the effect of off-
5 campus conduct that does not involve a program or activity of the institution in determining
6 whether there is a hostile environment, *id.* at 1, n. 3.

7 • eliminates the requirement that educational institutions provide appellate rights to
8 both parties, if they are provided at all, and instead permits institutions to provide appellate rights
9 only to the alleged perpetrator, *id.* at 6-7;

10 • permits educational institutions *not* to provide interim measures to protect victims
11 of sexual harassment, including sexual violence from further harassment or violence during the
12 investigation into their complaint, *see* at 2-3;

13 • does not require educational institutions to timely resolve reports of sexual
14 harassment, including sexual violence, *id.* at 3;

15 • permits educational institutions to resolve claims of sexual assault through
16 mediation if both parties consent, notwithstanding, among other concerns, the likelihood that
17 even mediation which is agreed to may retraumatize the victim, *see id.* at 4;⁵⁶

18 • permits educational institutions to use the “clear and convincing evidence” burden
19 of proof in adjudicating claims of sexual harassment, including sexual violence, rather than the
20 equitable standard of “preponderance of evidence,” *id.* at 5;

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25 ⁵⁶ See also Anne Lawton, *The Emperor's New Clothes: How the Academy Deals with Sexual*
26 *Harassment*, 11 Yale J.L. & Feminism 75, 130 (1999) (“[E]ven voluntary mediation can be
27 coercive.”); Grace Watkins, *Sexual Assault Survivor to Betsy DeVos: Mediation is Not a Viable*
28 *Resolution*, TIME, Oct. 2, 2017, <http://time.com/4957837/campussexual-assault-mediation/>.

- 1 • eliminates the caution against educational institutions relying on criminal
2 investigations as a substitute for their own independent investigations and determinations
3 regarding complaints of sexual harassment, including sexual violence, *cf.* 2014 Q&A at 27;
- 4 • eliminates the prohibition on permitting an alleged perpetrator to question a
5 complainant’s sexual history with individuals other than the alleged perpetrator, *cf. id.* at 31;
- 6 • eliminates the prohibition on educational institutions treating a current or previous
7 consensual dating or sexual relationship between parties as implying consent or precluding a
8 filing of sexual violence, *cf. id.* at 31;
- 9 • fails to provide instructions on how to respond when a complainant requests
10 confidentiality or requests that no investigation or disciplinary action be pursued, *cf. id.* at 18-22;
11 and
12
- 13 • eliminates the strong discouragement to educational institutions from permitting
14 alleged perpetrators to directly cross-examine complainants to avoid the perpetuation of a hostile
15 environment, *cf. id.*
16

17 121. The 2017 Title IX Policy definitively changes expectations and mandates for recipient
18 institutions, including those outlined in the longstanding 2001 Guidance, which was the product
19 of notice and comment procedures (unlike the 2017 Title IX Policy) and remains in effect. For
20 example, the 2001 Guidance stated that in “alleged sexual violence, mediation will not be
21 appropriate even on a voluntary basis,” 2001 Guidance at 21, while the 2017 Title IX Policy
22 permits explicitly mediation in all cases where the parties consent. 2017 Q&A at 4.

23 122. The 2017 Title IX Policy also sets forth expectations and mandates on educational
24 institutions that are inconsistent with the statutory text of Title IX and its implementing
25 regulations, including, but not limited to, the following: providing for one-sided appellate rights
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1 favoring the accused; permitting schools to adopt a higher burden of proof—clear and
2 convincing evidence—for adjudicating complaints of sexual harassment, including sexual
3 violence; considering the impact that particular sanctions would have on a perpetrator’s access to
4 education after being found responsible for sexual harassment, including sexual violence, under
5 Title IX; and departing from prior policy requiring interim measures be issued to promptly
6 remedy the hostile environment for the complainant of sexual harassment.

7
8 123. In promulgating the 2017 Title IX Policy, Defendants failed to provide reasoned
9 justifications for the abrupt reversal in policy—and frequently failed to acknowledge the reversal
10 in policy.

11 124. In promulgating the 2017 Title IX Policy, Defendants relied on multiple errors of fact and
12 law, underscoring that the Department’s policy reversal is based not on reasoned justifications,
13 but on discriminatory views of women and girls who allege sexual harassment. Among these
14 errors, the 2017 Dear Colleague letter makes several claims about the effects of the rescinded
15 guidance, stating, for example, that it had “led to the deprivation of rights for many students—
16 both the accused students denied fair process and victims denied an adequate resolution of their
17 complaints.” 2017 Dear Colleague Letter at 1-2. On the contrary, the prior policy did not require
18 schools to limit due process or basic fairness protections for alleged perpetrators. While there are
19 anecdotes of schools making errors in providing these procedural protections, such errors were
20 neither required by, nor the result of, the 2011 and 2014 guidance documents.

21
22 125. The 2011 and 2014 guidance documents clarified the requirements that Title IX imposes
23 on educational institutions to respond to complaints of sexual harassment and the protections it
24 requires for complainants. As such, they empowered students to make complaints of sexual
25 harassment, including sexual violence through campus complaint processes. The 2017 Title IX
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1 Policy does not acknowledge or otherwise account for the reliance interests that students, or
2 organizations that work with students, have in these protections. A student who filed a complaint
3 regarding sexual violence before the issuance of the 2017 Title IX Policy would have been
4 assured that her educational institution should resolve the investigation within about sixty days,
5 and among other protections, she would not be cross-examined by the person who allegedly
6 assaulted her. For those students whose complaints were pending in the fall of 2017, no such
7 assurances remain.
8

9 126. The 2017 Title IX Policy's retrenchment on Title IX protections for victims of sexual
10 harassment, including sexual violence, in educational institutions was motivated by stereotypical
11 assumptions and overbroad generalizations about girls and women. Limiting Title IX's
12 protections disproportionately impacts female students, a fact which motivated decisionmakers.
13 Specifically, decisionmakers at the Department hold the discriminatory views, as evidenced by
14 Secretary DeVos's and Ms. Jackson's statements and coordination with others who hold the
15 same views, that (1) many girls and women who report sexual harassment, including sexual
16 violence, have misunderstood a harmless romantic advance and (2) most girls and women who
17 report sexual violence either are lying or have regret about a consensual sexual encounters. By
18 reducing protections for survivors, in the Department's view, they would reduce and discourage
19 women and girls from making such reports of their sexual assaults, reports that Department
20 decisionmakers tend not to believe.
21

22 **The Devastating Effects of the Department's 2017 Title IX Policy**

23
24 127. The 2017 Title IX Policy curtails important protections against sexual harassment. This
25 rollback has had devastating effects on students' equal access to educational opportunity, which
26 is all too often thwarted on the basis of their sex.
27
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1 128. Following the issuance of the 2017 Title IX Policy, schools have modified and/or stated
2 their intention to modify their practices. For example, in the weeks following the issuance of the
3 2017 Title IX Policy, the South Dakota Board of Regents proposed “emergency revisions” to its
4 Title IX Policy that “were required to comply with the Interim Guidance [i.e., 2017 Title IX
5 Policy] issued on September 22, 2017.”⁵⁷ The Board identified “revisions ... to comply with the
6 requirements contained in the Interim Guidance.”⁵⁸ It ultimately made a host of changes to its
7 policy to “align with” and “follow[]” the Interim Guidance.⁵⁹ The changes made by South
8 Dakota Board of Regents include, among others, modifications to its policy on interim measures,
9 sanctions, and mediation to “explicitly incorporate language contained in the interim
10 guidance.”⁶⁰ As another example, following issuance of the 2017 Title IX Policy and after the
11 Department closed an investigation into the handling of campus sexual violence at the University
12 of Houston, the university’s spokesman stated that, in light of the current guidance, the
13 university may make some changes to how it adjudicates sexual misconduct violations to “better
14
15

17 ⁵⁷ South Dakota Board of Regents, *Minutes of the Meeting*, Oct. 3-5, 2017, at
18 20, https://www.sdbor.edu/the-board/minutes/Documents/BOR_Minutes_102017.pdf

19 ⁵⁸ South Dakota Board of Regents, *Title IX Interim Guidance*, Oct. 3-5, 2017, at 1,
20 https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/October0317/5_O_BOR1017.pdf.

21 ⁵⁹ South Dakota Board of Regents, *Minutes of the Meeting*, Dec. 5-7, 2017, at 30,
22 https://www.sdbor.edu/the-board/minutes/Documents/BOR_Minutes_1217_DRAFT.pdf

23 ⁶⁰ South Dakota Board of Regents, *Title IX Interim Guidance, Revisions to Board Policies*, Dec.
24 5-7, 2017, at 1, https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/December17/7_E_BOR1217_REVISED.pdf; *see also* Danielle Ferguson, *South Dakota Board of Regents Passes Interim Title IX Sexual Assault Guidelines*, Argus Leader, Dec. 7, 2017, <http://www.argusleader.com/story/news/2017/12/07/regents-pass-interim-title-ix-sexual-assault-guidelines/926445001/> (South Dakota State University vice president of student affairs stating that some of the changes were “substantive” but claiming that “most aren’t”).
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1 align with the [Department of Education’s] expectations to how we ensure due process.”⁶¹ In
2 addition, the University of Michigan has changed its Title IX Policy to adopt the option of
3 mediation between an accused student and a survivor in cases of sexual assault. This new
4 University of Michigan policy resulted from the Title IX Policy change.⁶² The University of
5 Kentucky has also adopted new policies regarding disciplinary procedures relating to sexual
6 assault, among which it now only permits appeals by students found responsible for sexual
7 assault, not for the survivor.⁶³

8
9 129. Following the issuance of the 2017 Title IX Policy, universities have also changed their
10 policies in such a way that could delay resolution of reports of sexual misconduct, including
11 sexual assault.⁶⁴

12
13 ⁶¹ Lindsay Ellis, *Feds Close Title IX Investigation Into University of Houston*, Chron, Oct. 4,
14 2017, <http://www.chron.com/local/education/campus-chronicles/article/Feds-close-Title-IX-investigation-into-University-12253555.php>.

15 ⁶²Jeremy Bauer-Wolf, *Mediating Sexual Assault*, Inside Higher Ed, Feb. 20,
16 2018, <https://www.insidehighered.com/news/2018/02/20/university-michigan-will-now-allow-mediation-some-sexual-assault-cases>; Rick Fitzgerald, *U-M Revises Student Sexual and Gender-Based Misconduct Policy*, The Univ. Record, Feb. 1, 2018, <https://record.umich.edu/articles/u-m-revises-student-sexual-gender-based-misconduct-policy> (University of Michigan Public Affairs Office explains that “[t]he change [regarding mediation] also reflects the most recent guidance from the U.S. Department of Education’s Office for Civil Rights.”).

17
18 ⁶³ Jacob Eads, *UK Administration Overhauls Disciplinary Policies Regarding Sexual Assault Claims*, Kentucky Kernel, June 20, 2018, http://www.kykernel.com/news/uk-administration-overhauls-disciplinary-policies-regarding-sexual-assault-claims/article_d9808d74-74c2-11e8-8509-67e774e9238c.html.

19
20 ⁶⁴ Press Release, Grand Valley State Univ., Update on the Impact of Interim Q&A Related to Title IX (Oct. 2, 2017), <https://www.gvsu.edu/inclusion/module-news-view.htm?storyId=B4C32E26-0CC1-44BC-CCF964C4D07C10C3&siteModuleId=6D5DCE61-CC95-4B12-A9C94F3632A6F3DD> (Grand Valley State University announcing it will remove its 60-day time frame for investigations.); Kara Coleman, *Auburn University Re-Evaluating Title IX Policies and Procedures*, Feb. 9, 2018, www.oanow.com/news/auburnuniversity/auburn-university-re-evaluating-title-ix-policies-and-procedures/article_16b90e14-ecf7-507c-a390-85c0ad88e538.html (Auburn University removed its 60-day time frame sometime “before Christmas” and now allows for “reasonable time,” which can be “three or four months.”).

1 130. Following the issuance of the 2017 Title IX Policy, the Department has begun to modify
2 and limit its ongoing investigations and analysis of University responses to reports of sexual
3 misconduct, including sexual violence, to conform to the new Title IX Policy. For example, in
4 June 2018 OCR issued a Letter of Findings against the University of North Carolina (“UNC”)
5 stating that UNC’s sexual harassment policy was not equitable because it did not allow for both
6 parties to appeal.⁶⁵ Questioned about how this finding was consistent with the new Policy,
7 “Department spokeswoman Liz Hill said that OCR is in the process of correcting its
8 correspondence with the university to let it know [UNC’s] policy is consistent with the
9 department’s temporary rules.”⁶⁶ The Department subsequently modified its Letter of Findings
10 with the university in order to align this enforcement action with its guidance in the 2017 Title
11 IX Policy permitting unequal appeal rights when provided to the responding party.⁶⁷

13 131. Following the issuance of the 2017 Title IX Policy, numerous individuals who have been
14 the subject of sexual violence or harassment have expressed to the Plaintiffs a hesitance or
15 unwillingness to report their incidents to their school authorities, citing the Department’s 2017
16 Title IX Policy as the reason for their hesitation or unwillingness.

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19 ⁶⁵ Compl. Ltr. and Resolution Agreement, UNC & OCR (June 2018), <https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf>. ED seems to no longer be publishing resolution agreements as a matter of course. None appear on its website post-dating the 2017 Title IX Policy, making it difficult to find additional examples.

21 ⁶⁶ Jeremy Bauer-Wolf, *The “Confusing” Case of UNC’s Title IX Violations*, Inside Higher Ed, June 27, 2018, <https://www.insidehighered.com/news/2018/06/27/unc-found-have-violated-title-ix-multiyear-investigation>.

23 ⁶⁷ Compare U.S. Dep’t of Educ., OCR Complaint No. 11-13-2051 Letter of Findings, at 10 (June 25, 2018), <https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf> (determining that the university’s policy providing an appeal only to one party “is not equitable”), with U.S. Dep’t of Educ., OCR Complaint No. 11-13-2051 Amended Letter of Findings, at 1 n.1 (June 28, 2018), https://www.unc.edu/wp-content/uploads/2018/07/FINAL-AMENDED-R-LOF-UNC-Chapel-Hill-11132051-PDF_Redacted.pdf (amending prior Letter of Findings to “clarif[y]” that educational institutions “may choose to allow an appeal . . . solely by the respondent or responding party . . .”).

1 132. These devastating consequences have overwhelmingly and disproportionately harmed
2 women and girls, among other populations that are disproportionately likely to be targeted for
3 sexual harassment and violence.

4 133. As outlined more fully in paragraphs 10-34, the consequences of the Department's 2017
5 Title IX Policy have harmed and continue to harm Plaintiffs. Indeed, Plaintiffs are organizations
6 that assist and counsel survivors of sexual harassment, including sexual violence. As a result of
7 the chilling effect that the Department's change in policy has had and continues to have on
8 reporting sexual assault and other forms of sexual harassment, Plaintiffs are unable to meet their
9 missions of serving survivors of sexual violence and other forms of sexual harassment. Further,
10 Plaintiffs have had to expend resources over and above normal levels to combat underreporting
11 that has resulted from the Department's change in policy, causing a diversion of resources away
12 from their other core programmatic activities.

14 134. The effects of the 2017 Title IX Policy have also required Plaintiffs to expend resources
15 over and above their normal levels to combat confusion among survivors and educational
16 institutions and to educate both on the requirements of Title IX's antidiscrimination provisions.
17 These resource expenditures have taken away from Plaintiffs' other core programmatic activities,
18 causing a diversion of resources.

20 **Claim for Relief**

21 **Count One**

22 **(Violation of the Administrative Procedure Act 5 U.S.C. § 706)**

23 135. Plaintiffs incorporate by reference the foregoing paragraphs as if fully set forth herein.
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1 136. The Administrative Procedure Act (“APA”) empowers this Court to set aside agency
2 action that is arbitrary, capricious, or contrary to law. It also requires an agency to provide a
3 sufficient explanation for its actions and empowers this Court to set aside actions that were
4 undertaken without observance of procedure required by law.

5 137. The 2017 Title IX Policy is the Department’s current policy for interpreting and
6 enforcing Title IX; it contains expectations and mandates for recipients that represent a shift
7 away from prior policy. Although labeled as interim, the 2017 Title IX Policy is final agency
8 action for the purposes of the APA because it represents a conclusive shift in Department policy
9 that governs the enforcement and interpretation of Title IX and because it has no definite
10 termination date. Schools that receive Department funding are expected and obliged to comply
11 with the Policy in part based on the assurances of compliance they sign in order to receive such
12 funding.
13

14 138. By issuing the 2017 Title IX Policy, the Defendants have adopted a policy that is
15 arbitrary, capricious, and contrary to law.
16

17 139. Among other particulars, the 2017 Title IX policy arbitrarily and without reasoned
18 explanation eliminates protections designed to prevent a discriminatory educational environment.
19 It does so, for example, by permitting the use of mediation to resolve claims of sexual assault,
20 which is not only arbitrary and unexplained, but also directly contradicts the Department’s 2001
21 Guidance. It also fails to consider the reliance interests that students have in the continuation of
22 those protections.
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1 140. In addition, the 2017 Title IX policy fails to articulate an adequate reason for, or in some
2 cases even acknowledge, its departure from prior guidance documents and other Department
3 interpretations of Title IX and its implementing regulations, including the 2014 Q&A, 2011 Dear
4 Colleague Letter, and 2001 Guidance.

5 141. Defendants' proffered explanation for issuing the Policy is based upon mistakes of fact
6 and law.

7 142. Defendants also acted in an arbitrary and capricious manner by implementing their 2017
8 Title IX policy without following the procedures required by law.

9 143. As a result of Defendants' unlawful actions, Plaintiffs have been harmed and their
10 missions frustrated, as outlined more fully in paragraphs 11-35 above.

11 WHEREFORE, Plaintiffs pray that this Court:

- 12 1. Declare the Dear Colleague Letter and the Q&A issued in September 2017 unlawful;
- 13 2. Issue an injunction ordering Defendants to vacate the Dear Colleague Letter and the
14 Q&A issued in September 2017;
- 15 3. Award Plaintiffs costs, attorneys' fees, and other disbursements for this action; and
- 16 4. Grant any other relief this Court deems appropriate.

17 Respectfully submitted,

18 Date: April 18, 2018

19 /s/ Robin F. Thurston

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22 Seth Galanter*

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**pro hac vice*

Counsel for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

SURVJUSTICE, INC.,
1015 15th Street NW, Suite 632
Washington, DC 20005,

EQUAL RIGHTS ADVOCATES
1170 Market Street, Suite 700
San Francisco, CA 94102,

VICTIM RIGHTS LAW CENTER
520 SW Yamhill Street
Portland, OR 97204,

Plaintiffs,

v.

ELISABETH D. DEVOS, in her official
capacity as Secretary of Education,
400 Maryland Avenue SW
Washington, DC 20202,

KENNETH L. MARCUS, in his official
capacity as Assistant Secretary for Civil
Rights,
400 Maryland Avenue SW
Washington, DC 20202,

U.S. DEPARTMENT OF EDUCATION,
400 Maryland Avenue SW
Washington, DC 20202,

Defendants.

Case Number: 3:18-cv-00535-JSC

~~SECOND~~THIRD AMENDED
COMPLAINT FOR INJUNCTIVE RELIEF

~~DEMAND FOR JURY TRIAL~~

1. Plaintiffs SurvJustice, Inc., Equal Rights Advocates, and Victim Rights Law Center bring this action against Defendants U.S. Department of Education (“the Department” or “the agency”), Secretary Elisabeth DeVos, and Assistant Secretary for Civil Rights Kenneth L. Marcus seeking vacatur of the Department’s new policy, as expressed in a Dear Colleague Letter

1 and Question and Answers guidance issued on September 22, 2017 (hereinafter jointly referred
2 to as the “2017 Title IX Policy” or “Policy”), concerning Title IX of the Education Amendments
3 of 1972 (“Title IX”).

4 2. Over 45 years ago, Congress enacted Title IX to prohibit discrimination on the basis of
5 sex in educational programs and activities receiving federal financial assistance (hereinafter
6 “recipients” or “educational institutions”). This landmark civil rights law has helped fight sex
7 discrimination and promote equal educational access and opportunities for girls and women from
8 the classroom to the playing field.

9
10 3. Twenty years ago, acting on the basis of Supreme Court decisions and the recognition
11 that Title IX’s promise of equality is hollow if a student can be subjected to sexual harassment
12 with impunity, the Department issued its first guidance to educational institutions (both K-12
13 schools and institutions of higher education) on the standards that govern their response to sexual
14 harassment, a form of sex discrimination. Since then, through several successive guidance
15 materials issued under Administrations led by both political parties, the Department has
16 reaffirmed that Title IX’s prohibition on sex discrimination requires recipients to prevent and
17 redress sex and gender-based harassment. These policies recognize that students who experience
18 sexual harassment, including in its most extreme form, sexual violence, suffer not only
19 physically and emotionally, but also in their ability to participate in and benefit from educational
20 opportunities, on the basis of their sex.
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1 4. The reaffirmation of Title IX’s protections continued until September 2017, when the
2 Department formally rescinded sexual violence guidance documents issued in 2011 and 2014
3 and issued new conflicting policy documents to educational institutions.¹

4 5. The 2017 Title IX Policy imposes significant changes on educational institutions and on
5 students to the detriment of survivors of sexual violence. For example, whereas previous
6 Department Title IX guidance advised educational institutions to make available interim
7 measures, such as a revised class schedule or new housing assignment, in order to *protect the*
8 *safety* of students who complain of sexual harassment and preserve their access to an education,
9 the 2017 Title IX Policy prohibits schools from making available interim measures to a
10 complainant unless they are offered “on equal terms” to respondent(s) who are being
11 investigated for sexual misconduct. The 2017 Title IX Policy also removes protections for sexual
12 harassment victims, such as by allowing schools to resolve complaints through mediation
13 between the parties, even in cases of alleged sexual assault, where the pressure to agree to
14 mediation can be coercive.
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16
17 6. The 2017 Title IX Policy is substantively unlawful. It conflicts with existing Title IX
18 requirements and fails to provide a reasoned justification for its reversal in position. It is also
19 based on a legally and factually mistaken view that earlier guidance limited due process
20 protections for students. And in issuing the 2017 Title IX Policy, the Department failed to take
21 into account reliance interests that students, and organizations like Plaintiffs that work with
22 students, have in the protections set out in prior guidance documents. Instead, the 2017 Title IX
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25 ¹ See U.S. Dep’t of Educ., Ltr. from Ass’t Sec’y Candice Jackson (Sept. 22, 2017),
26 <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-title-ix-201709.pdf> (“2017 Dear
27 Colleague Letter”); U.S. Dep’t of Educ., Q&A on Campus Sexual Misconduct (Sept. 22, 2017),
28 <https://www2.ed.gov/about/offices/list/ocr/docs/qa-title-ix-201709.pdf> (“2017 Q&A”).

1 Policy, which disproportionately burdens women and girls, was motivated by the baseless and
2 discriminatory but longstanding stereotype that women and girls tend to lie about or exaggerate
3 experiences of sexual assault and harassment. ~~As such, it discriminates on the basis of sex in
4 violation of the equal protection guarantee of the Fifth Amendment of the United States
5 Constitution.~~

6 ~~6.7.~~ Plaintiffs therefore respectfully request that the 2017 Title IX Policy be vacated.

7 Jurisdiction and Venue

8 ~~7.8.~~ This Court has jurisdiction over this action pursuant to 28 U.S.C. § 1331.

9 ~~8.9.~~ Venue is proper under 28 U.S.C. § 1391(e) because Equal Rights Advocates, a plaintiff,
10 resides in San Francisco, California.

11 Intradistrict Assignment

12 ~~9.10.~~ Filing is proper in this Judicial District because Equal Rights Advocates, a plaintiff, is
13 located in San Francisco, California.

14 Parties

15 ~~10.11.~~ **Plaintiff SurvJustice, Inc.**, (“SurvJustice”) is a national not-for-profit organization based
16 in Washington, D.C., founded in 2014. SurvJustice’s mission is to increase the prospect of
17 justice for survivors of sexual violence. It pursues this goal through legal assistance, policy
18 advocacy, and institutional training. Through its efforts, SurvJustice aims to decrease the
19 prevalence of sexual violence throughout the country.

20 ~~11.12.~~ SurvJustice provides legal assistance to survivors of sexual violence in campus
21 proceedings, as well as civil and criminal legal systems. The majority of requests for legal
22 assistance that SurvJustice receives are from students at institutions of higher education.
23 SurvJustice staff help sexual violence survivors navigate the campus grievance process,
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1 including by reporting the violence; assisting survivors throughout any investigation; advising
2 survivors in campus hearings; helping survivors with any appeals; and helping survivors access
3 accommodations and services from their educational institutions. They frequently serve as
4 “advisors of choice” for college students in institutional disciplinary actions for cases of alleged
5 domestic violence, dating violence, sexual assault, or stalking, as provided for by the Clery Act
6 as amended by the 2013 Violence Against Women Reauthorization Act, 20 U.S.C. §
7 1092(f)(8)(B)(iv)(II) (“Clery Act”). SurvJustice staff also represent survivors in civil litigation or
8 refer survivors to other qualified lawyers for such representation. SurvJustice also assists
9 survivors in reporting crimes to law enforcement, in advocating for prosecution, and by serving
10 as media representatives for victims and their families in high-profile criminal cases.

11 ~~12.13.~~ SurvJustice also trains educational institutions to prevent and address sexual violence
12 through compliance with federal law, enforcement of victims’ rights, and adoption of best
13 practices that include development of a culture that supports survivors and encourages “sexual
14 respect” (*i.e.*, respect in sexual interactions and relationships). As part of this work, SurvJustice
15 has provided the annual training required by the Clery Act to various campus officials across the
16 country who investigate and adjudicate complaints of sexual assault, dating violence, domestic
17 violence, and stalking.

18 ~~13.14.~~ SurvJustice also engages in policy advocacy by providing technical assistance and advice
19 to legislators and policymakers on various state and federal legislation and policy efforts
20 regarding sexual violence, and by working with changemakers within their communities on local
21 policy efforts, especially on college and university campuses.

22 ~~14.15.~~ SurvJustice brings this action on its own behalf because the challenged 2017 Title IX
23 Policy (i) requires resource-intensive efforts that impede its daily operations; (ii) limits the
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1 efficacy of available avenues of redress for the students it serves; (iii) increases the costs it bears
2 in its work on behalf of sexual violence survivors—for example, by causing it to waive intake
3 fees and reduce or waive speaking fees; and (iv) otherwise directly conflicts with, impairs, and
4 frustrates SurvJustice’s organizational mission and priorities.

5 ~~15.16.~~ As an organization that provides direct assistance and referral services to survivors of
6 sexual violence, SurvJustice’s core mission and daily operations have been and will continue to
7 be impeded by the chilling effect that the 2017 Title IX Policy has had and continues to have on
8 the reporting of sexual violence.
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10 ~~16.17.~~ Following and as a result of the 2017 Title IX Policy change, SurvJustice experienced a
11 decrease in the number of sexual violence survivors seeking its services. This trend is borne out
12 by SurvJustice’s interactions with particular college and university students who have questioned
13 whether they should continue with their plans to report sexual violence given the uncertainty
14 regarding their legal protections and an anticipated lowered likelihood of success created by the
15 policy change.
16

17 ~~17.18.~~ Following the 2017 Title IX Policy change and as a result of the change, SurvJustice has
18 provided an increased number of student rights trainings at college and university campuses.
19 These additional trainings are necessary to respond to confusion created by the 2017 Title IX
20 Policy among students about their legal rights. SurvJustice has also significantly reduced its price
21 for doing these trainings or agreed to provide them *pro bono* in response to increased need
22 resulting from the widespread uncertainty among students regarding their legal protections
23 following the 2017 Title IX Policy change.
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25 ~~18.19.~~ SurvJustice has also had to devote significant staff time to reviewing and understanding
26 the 2017 Title IX Policy in order to advise clients in ongoing campus investigations and advocate
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1 on their behalf. This shift in use of time due to the change in policy decreased the amount of time
2 that SurvJustice has available to provide legal services, including work on ongoing civil
3 litigation.

4 ~~19.20.~~ The 2017 Title IX Policy makes it more difficult for SurvJustice to accomplish its
5 mission of obtaining justice for survivors of sexual violence, both because it makes beneficial
6 outcomes less likely for survivors and because even where those outcomes are still available,
7 success will take more staff time and effort.

8 ~~20.21.~~ For example, SurvJustice often advocates for schools to provide accommodations to its
9 clients, including during the pendency of an investigation, so that they can continue to learn
10 safely. SurvJustice often requests unilateral no-contact orders on its clients' behalf but has
11 opposed mutual no-contact orders because they tend to be retaliatory.² Yet the agency's Title IX
12 ~~policy~~Policy change requires no-contact orders to be mutual, by prohibiting a school from
13 making interim measures available to only one party. SurvJustice has observed schools issuing
14 mutual no contact orders on a regular basis. The 2017 Title IX Policy therefore impedes
15 SurvJustice's mission by making it more difficult for SurvJustice to obtain interim measures that
16 are appropriate for survivors of sexual harassment and to ensure ongoing access to education for
17 its clients in accordance with its mission.

18 ~~21.22.~~ In addition, since the 2017 Title IX Policy no longer identifies any benchmarks to
19 determine whether educational institutions are meeting their obligation to resolve reports of
20 sexual violence in a timely fashion, SurvJustice has observed a trend in educational institutions
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25 ² SurvJustice argues that mutual no-contact orders are forms of retaliation when there is no basis
26 to place the order against victim-complainants other than the fact that they made a Title IX
27 complaint. In such instances, schools limit victims' access to educational opportunities and
28 benefits as a direct result of the victims' assertion of their federal rights and utilization of the
Title IX grievance process.

1 not responding at all, or not responding as promptly, to its clients' complaints. This trend has
2 required SurvJustice to spend additional staff time and resources that it has not had to spend in
3 the past attempting to get school officials to respond to a survivor's complaint of sexual violence.

4 ~~22-23.~~ The Department's 2017 Title IX Policy also makes it more difficult for SurvJustice to
5 obtain beneficial results for its clients due to, among other particulars, its endorsement of one-
6 sided appeal rights and a heightened standard of evidence that disfavors survivors and makes
7 findings of responsibility for sexual misconduct more onerous.

8 ~~23-24.~~ **Plaintiff Equal Rights Advocates** ("ERA") is a national non-profit civil rights
9 organization based in San Francisco, California. Founded in 1974, ERA is dedicated to
10 protecting and expanding economic educational access and opportunities for women and girls.

11 ~~24-25.~~ ERA furthers its mission through engaging in public education efforts, as well as policy
12 reform and legislative advocacy; providing free legal information and counseling; and litigating
13 cases involving issues of gender discrimination in employment and education at all stages, from
14 the administrative agency process through and including the United States Supreme Court. ERA
15 has a long history of pursuing gender justice and equal opportunity for women and girls in
16 education and has litigated a number of important precedent-setting cases under Title IX,
17 including *Doe v. Petaluma City School District*, 54 F.3d 1447 (9th Cir. 1995), which held for the
18 first time that a school can be sued for sex discrimination under that law when it fails to address
19 one student's serious harassment of another. ERA has participated as *amicus curiae* in scores of
20 state and federal cases involving the interpretation and application of procedural rules and civil
21 rights laws that have an impact on access to justice and economic opportunity for women and
22 girls. Through its Advice and Counseling program, ERA also provides free information and
23 assists individuals on matters relating to sex and gender discrimination at work and in school. As
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1 part of its mission, ERA counsels and represents women who have been victims of sexual
2 harassment and/or sexual assault in matters pursuant to Title IX.

3 ~~25-26.~~ ERA brings this action on its own behalf because the challenged 2017 Title IX Policy
4 (i) requires resource-intensive efforts that divert resources from its daily operations; (ii) limits
5 the efficacy of available avenues of redress to ERA's clients and others it serves, (iii) increases
6 the costs ERA bears in its work on behalf of student survivors of sexual violence; and (iv)
7 otherwise directly conflicts with, impairs, and frustrates ERA's organizational mission and
8 programmatic priorities.
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10 ~~26-27.~~ ERA has had to expend resources over and above what it would otherwise have expended
11 in order to counteract the effects of the 2017 Title IX Policy change. For example, to counteract
12 the effects of the Title IX ~~policy~~Policy change, ERA has had to divert staff time and resources
13 away from core programmatic activities, such as litigating employment-related civil rights
14 enforcement cases and cases involving Title IX enforcement that do not relate to sexual violence
15 in schools, in order to step up its efforts to assist victims of sexual harassment and assault in
16 educational settings obtain redress. In particular, ERA has launched a national initiative to End
17 Sexual Violence in Education ("ESVE") to narrow a justice gap for survivors of sexual violence
18 that ERA has observed is expanding rapidly given the unlawful actions Defendants have taken.
19 Through the ESVE Initiative, which was launched as a result of the Department's 2017 Title IX
20 Policy change, ERA is expanding its Advice & Counseling program, re-designing its intake
21 process, and developing new resources to better reach and serve individuals facing sexual
22 harassment and violence in schools. Additionally, as part of ESVE and in order to counteract the
23 negative impact of policy changes and rollbacks at the federal level on ERA's clients and the
24 communities it serves, ERA is expending resources and diverting resources away from core
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1 programmatic activities in order to establish a network of attorneys to provide pro bono
2 counseling and other assistance to victims of sexual harassment and assault in schools. In order
3 to recruit, train, and support these pro bono attorneys and to meet the increased demand for legal
4 assistance in this area, ERA created a new position and hired its first-ever Pro Bono Coordinator.
5 It also is planning to build a new website where advocates for survivors can find and share
6 resources with each other.

7 27-28. Moreover, as an organization that has a longstanding history of providing direct
8 assistance and referral services to survivors of sexual violence, ERA is hampered in its ability to
9 assist the victims of sexual harassment and assault that it represents and counsels in obtaining
10 equitable outcomes and redress for the harms they have suffered. In particular, and as discussed
11 more fully below, the 2017 Title IX Policy permits schools to offer asymmetric appellate rights
12 that disadvantage victims of sexual harassment, including sexual assault; tells schools to make
13 interim safety measures, such as no-contact orders, available on “equal terms” to complainants
14 and respondents during the pendency of an investigation without any allegation that the
15 complainant committed any misconduct or may have done something that undermines the
16 respondent’s sense of safety; permits schools to evade responsibility for protecting students and
17 the school community as a whole by resolving claims of sexual assault privately through
18 mediation; and rolls back other critical protections for survivors that inhibit ERA’s ability to
19 obtain redress and achieve results for its clients.

20 28-29. **Plaintiff Victim Rights Law Center** (“VRLC”) is a non-profit organization with
21 locations in Oregon and Massachusetts dedicated solely to serving the legal needs of rape and
22 sexual assault victims. VRLC’s mission is to provide legal representation to victims of rape and
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1 sexual assault to help rebuild their lives and to promote a national movement committed to
2 seeking justice for every rape and sexual assault victim.

3 ~~29.30.~~ VRLC provides legal free, comprehensive services to help restore victims' lives after
4 experiencing sexual violence, ensuring that survivors may stay in school; protecting their
5 privileged and confidential mental health, medical, and education records; preserving their
6 employment; maintaining safe housing; securing their immigration status; and swiftly accessing
7 victim compensation and other benefits. As part of its work, VRLC provides legal services
8 and/or facilitates the provision of legal services to individuals who have experienced sexual
9 violence and/or assault on elementary, secondary, and higher education campuses. With almost
10 50 percent of VRLC's clients under the age of 24, a substantial portion of its practice is
11 providing education-related legal consultation and representation. VRLC attorneys represent
12 campus victims to communicate effectively with campus administrators, acquire interim
13 measures and accommodations to secure their education, prepare and attend disciplinary
14 hearings, file appeals, and, if necessary, file complaints with the Department of Education,
15 Office of Civil Rights ("OCR").
16

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18 ~~30.31.~~ VRLC brings this action on its own behalf because, as detailed below, the challenged
19 Title IX ~~policy~~Policy concretely frustrates its mission and purpose through (among other things)
20 (i) requiring resource-intensive efforts that impede its daily operations, (ii) impairing its mission
21 of providing legal assistance to survivors of sexual assault and/or violence, (iii) limiting the
22 efficacy of available avenues of redress for the population it seeks to serve, (iv) requiring that
23 resources be diverted in order to combat the harmful effects of the Title IX ~~policy~~Policy, and (v)
24 otherwise directly conflicts with, impairs, and frustrates VRLC's organizational mission and
25 priorities.
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1 ~~31~~32. The new 2017 Title IX Policy has been devastating to VRLC's mission and its
2 operational activities. For example, as result of the 2017 Title IX Policy, sexual violence and
3 assault victims have expressed an unwillingness to report harassment and assault to campus
4 authorities, denying VRLC the ability to achieve its mission. VRLC saw an immediate chilling
5 effect after the Department issued its 2017 Dear Colleague ~~letter~~Letter and new Title IX
6 ~~policy~~Policy. VRLC has seen a decline in the number of sexual violence and assault survivors
7 willing to pursue justice through campus processes. The 2017 Title IX Policy makes it less likely
8 for VRLC clients to engage in the campus process due to, among other particulars, its
9 endorsement of one-sided appeal rights and a heightened standard of evidence that disfavors
10 survivors and makes findings of responsibility for sexual assault and violence more onerous.
11 Moreover, as a result of the new Title IX ~~policy~~Policy, there has been a decline in the number of
12 survivors willing to file complaints with the Department of Education and/or otherwise
13 communicating with the Department of Education where there is already an investigation
14 pending. Such declines in reporting and hesitance to participate in the grievance process either
15 through educational institutions or at the Department of Education directly threaten and frustrate
16 VRLC's mission and purpose.

17 ~~32~~33. In addition to chilling and discouraging sexual violence and assault victims from availing
18 themselves of campus processes, the new Title IX ~~policy~~Policy has made it more difficult for
19 VRLC to provide appropriate legal advice that helps its clients weigh their options with the best
20 information, leading to further reductions in reports of sexual violence and assault.

21 ~~33~~34. In cases where a survivor or victim may proceed with a claim (which is rare under the
22 new Title IX ~~policy~~Policy), VRLC's mission remains frustrated given the nature of the Title IX
23 ~~policy~~Policy. In particular, the 2017 Title IX Policy makes it more difficult for VRLC to
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1 accomplish its mission of obtaining justice for survivors of sexual violence, both because it
2 makes beneficial outcomes less likely for survivors and because even where those outcomes are
3 still available, success will take more staff time and effort. In addition, since the 2017 Title IX
4 Policy no longer requires colleges and universities to resolve reports of sexual violence in a
5 timely fashion, VRLC has observed a trend in educational institutions not responding or not
6 responding as promptly to its clients' complaints. This trend has required VRLC to spend
7 additional staff time and resources that it has not had to spend in the past attempting to get school
8 officials to respond.

9
10 34-35. VRLC has also had to devote staff time to reviewing and understanding the 2017 Title IX
11 Policy in order to advise clients in ongoing campus investigations and advocate on their behalf.
12 This use of time has decreased the amount of time that it has available to provide legal services,
13 including work on ongoing civil litigation.

14 35-36. **Defendant U.S. Department of Education** ("the Department" or "the agency") is a
15 federal agency headquartered in Washington, D.C. As discussed more fully below, the
16 Department implements Title IX through issuing regulations and guidance documents and is also
17 tasked with administrative enforcement of Title IX, 20 U.S.C. § 1682. As a federal agency, the
18 Department is subject to the requirements of the Administrative Procedure Act and the United
19 States Constitution.

20
21 36-37. **Defendant Elisabeth D. DeVos** is the United States Secretary of Education. She is sued
22 in her official capacity.

23
24 37-38. **Defendant Kenneth L. Marcus** is the Assistant Secretary for Civil Rights. He is sued in
25 his official capacity.

Background

1
2 ~~38-39.~~ Sexual harassment—which is conduct including, but not limited to, unwelcome sexual
3 advances, requests for sexual favors, and other unwelcome verbal, nonverbal, or physical
4 conduct of a sexual nature that targets someone because of their sex, including sexual assault or
5 other sexual violence (hereinafter “sexual harassment” or “sexual harassment, including sexual
6 violence”)—is widespread in schools across the country, particularly in institutions of higher
7 education.

8
9 ~~39-40.~~ Sexual harassment disproportionately impacts women and girls. One in five women and
10 one in fourteen men experience sexual assault while in college.³ As the last Administration’s
11 Task Force to Protect Students from Sexual Assault concluded: “For female bisexual and
12 transgender students, victimization rates are even higher: More than 1 in 4 transgender students
13 and more than 1 in 3 of bisexual students experience sexual assault while in college.”⁴
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17 ³ The White House, *The Second Report of the White House Task Force to Protect Students from*
18 *Sexual Assault*, 9 (Jan. 5, 2017), <https://obamawhitehouse.archives.gov/sites/obamawhitehouse.archives.gov/files/images/Documents/1.4.17.VAW%20Event.TF%20Report.PDF>. Similarly, a
19 2007 report found that one in five women were victims of sexual assault while in college and
20 that approximately 6.1 percent of men were victims of sexual assault during college. Krebs, *et*
21 *al.*, *The Campus Sexual Assault (CSA) Study Final Report 5-5* (Oct. 2007),
22 <https://www.ncjrs.gov/pdffiles1/nij/grants/221153.pdf>. A report published by the American
23 Association of University Women similarly concluded that: “Girls were more likely than boys to
24 be sexually harassed, by a significant margin (56 percent versus 40 percent) [during the 2010-
25 2011 school year]. Girls were more likely than boys to be sexually harassed both in person (52
26 percent versus 35 percent) and via text, e-mail, Facebook, or other electronic means (36 percent
27 versus 24 percent). This finding confirms previous research showing that girls are sexually
28 harassed more frequently than boys and that girls’ experiences tend to be more physical and
intrusive than boys’ experiences.” Catherine Hill and Holly Kearl, *Crossing The Line, Sexual*
Harassment at School, American Association of University Women, 2 (2011),
<https://www.aauw.org/files/2013/02/Crossing-the-Line-Sexual-Harassment-at-School.pdf>.

⁴ The White House, *supra* note 3 at 9.

1 40-41. While sexual harassment on college campuses is more widely known, students of all ages
2 face sexual harassment, including sexual assault. A nationally representative survey of students
3 in grades 7-12 in 2011 concluded that nearly half of the students surveyed experienced some
4 form of sexual harassment that school year, and the majority said that the experience had a
5 negative effect on them.⁵ Of these students, “[g]irls were more likely than boys to be sexually
6 harassed, by a significant margin.”⁶ Children who experience sexual violence are nearly 14 times
7 more likely to experience rape or attempted rape in their first year of college, according to the
8 National Center for Victims of Crime.⁷
9

10 41-42. Experiences of sexual violence harm students physically, psychologically, and
11 academically. Research shows that the effects of sexual assault in high school has consequences
12 that are “delayed and long lasting.”⁸ Sexually victimized students are more likely to drop classes,
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20 ⁵ Hill and Kearl, *supra* note 3 at 2.

21 ⁶ *Id.*

22 ⁷ Mark Keierleber, *The Younger Victims of Sexual Violence in School*, The Atlantic, Aug. 10,
23 2017, <https://www.theatlantic.com/education/archive/2017/08/the-younger-victims-of-sexual-violence-in-school/536418/>.

24 ⁸ Dana Bolger, *Gender Violence Costs: School’s Financial Obligations Under Title IX*, 125, Yale
25 L.J. 2106, 2118 (May 2016), https://www.yalelawjournal.org/feature/gender-violence-costs-schools-financial-obligations-under-title-ix#_ftnref72 (“Violence—and institutional indifference
26 in its wake—changes the courses of survivors’ lives, with educational and employment
27 consequences following them far into the future.”).

1 change residences, and have lower GPAs, creating long-term consequences for professional
2 success and earning potential.⁹

3 42:43. Incidents of sexual harassment, including sexual violence, are often underreported,
4 especially on college campuses. For example, the Campus Climate Survey Validation Study
5 found that only 7 percent of students who indicated that they had been raped reported the rape to
6 school authorities.¹⁰

7
8 43:44. If unreported or inappropriately addressed, sexual harassment can continue unchecked
9 and create ongoing hostile environments for those who are the targets of such attacks.

10 **Title IX of the Education Amendments of 1972**

11 44:45. Signed into law by President Nixon, Title IX of the Education Amendments of 1972, 20
12 U.S.C. § 1681, prohibits discrimination on the basis of sex in any federally funded education
13 program or activity. When a recipient institution fails to comply with Title IX or to take action to
14 remedy its non-compliance, it can be subject to a range of enforcement actions, including the
15 loss of federal financial assistance. 20 U.S.C. § 1682.
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21 ⁹ Victoria L. Banyard *et al.*, Academic Correlates of Unwanted Sexual Contact, Intercourse,
22 Stalking, and Intimate Partner Violence: An Understudied but Important Consequence for
23 College Students, *J. of Interpersonal Violence* (June 21, 2017),
24 <http://journals.sagepub.com/doi/10.1177/0886260517715022>; National Women's Law Center,
25 *Let Her Learn: Stopping School Pushout for Girls Who Have Suffered Harassment and Sexual*
26 *Violence*, 8 (2017), [https://nwlc-ci49tixgw51bab.stackpathdns.com/wp-](https://nwlc-ci49tixgw51bab.stackpathdns.com/wp-content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf)
27 [content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf](https://nwlc-ci49tixgw51bab.stackpathdns.com/wp-content/uploads/2017/04/final_nwlc_Gates_HarassmentViolence.pdf) (finding that 43 percent of
28 girls who are survivors of sexual violence missed 15 days or more of school, compared to 25
percent of girls overall).

¹⁰ The White House, *supra* note 3 at 10.

1 45-46. The Supreme Court has squarely held that sexual harassment, which includes sexual
 2 violence, is a form of sex discrimination that Title IX requires schools to address and
 3 remediate.¹¹

4 **The Department of Education's Implementation and Enforcement of Title IX**

5 46-47. The U.S. Department of Education is the lead agency charged with enforcing Title IX. It
 6 may do so by establishing rules, regulations, and procedures that implement Title IX and define
 7 the ways in which educational institutions comply with Title IX's requirements. *See* 20 U.S.C.
 8 § 1682.

9
 10 47-48. In 1975, the Department's predecessor promulgated regulations to effectuate Title IX.
 11 *See* 40 Fed. Reg. 24,128 (June 4, 1975). As amended, those regulations remain in effect today
 12 and apply to educational institutions that receive federal financial assistance. *See* 34 C.F.R. pt.
 13 106. Among other things, the regulations incorporate Title IX's nondiscrimination mandate, *see*
 14 *id.* § 106.31(a), and identify specific actions that constitute discrimination, *see id.* § 106.31(b),
 15 and require assurances from recipients of federal financial assistance that their programs and
 16 activities comply with regulatory requirements, *see id.* § 106.4(a).

17
 18 48-49. Recipients found to have discriminated on the basis of sex must "take such remedial
 19 action as the Assistant Secretary [for Civil Rights] deems necessary to overcome the effects of
 20 such discrimination." *Id.* § 106.3(a).

21 49-50. The regulations require that recipients "adopt and publish grievance procedures providing
 22 for prompt and equitable resolution" of student and employee complaints of sexual
 23 discrimination, including sexual assault and other forms of sexual harassment. *Id.* § 106.8(b).
 24

25
 26 ¹¹ *See, e.g., Franklin v. Gwinnett Cnty Public Schools*, 503 U.S. 60, 75 (1992) (citing *Meritor*
 27 *Sav. Bank, FSB v. Vinson*, 477 U.S. 57, 64 (1986); *Davis v. Monroe Cnty. Bd. of Educ.*, 526 U.S.
 28 629 (1999); *Gebser v. Lago Vista Indep. Sch. Dist.*, 524 U.S. 274 (1998).

1 Such grievance procedures are designed to facilitate the reporting and resolution of complaints of
2 such sex discrimination so as to prevent and remedy hostile environments on campus.

3 ~~50.51.~~ These same regulations require that educational institutions “designate at least one
4 employee”—commonly known as a Title IX coordinator—“to coordinate its efforts to comply
5 with and carry out its responsibilities” under Title IX, including any investigation of any
6 complaint of sexual discrimination, including sexual violence and other forms of sexual
7 harassment. *Id.* § 106.8(a).

8
9 52. The regulations further require that applicants for and recipients of federal financial
10 assistance sign assurances, see *id.* § 106.4(a), in which they commit to complying with all rules,
11 regulations, guidelines, policies, and standards related to Title IX issued by the Department.

12 There are at least two assurances that recipients of Department financial assistance may sign to
13 meet that requirement.

14 53. The Department’s Assurance provides, in pertinent part:

15
16 The applicant provides this assurance for the purpose of obtaining
17 Federal grants, loans, contracts (except contracts of insurance of
18 guaranty), property, discounts, funds made available through the
19 U.S. Department of Education, or other Federal financial
20 assistance from the Department. This assurance applies to all
Federal financial assistance from or funds made available through
the Department, including any that the applicant may seek in the
future.¹²

21 Applicants agree that they “must comply” with Title IX, as well as “[a]ll regulations, guidelines,
22 and standards issued by the Department” under Title IX “in order to continue receiving Federal
23 financial assistance from the Department.”¹³ The Assurance specifies that it “is binding on the

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26 ¹² U.S. Dep’t of Educ., Off. for C.R., *Assurances of Compliance*,
<https://www2.ed.gov/about/offices/list/ocr/letters/boy-scouts-assurance-form.pdf>.

27 ¹³ *Id.*

1 applicant” and that, if the applicant fails to comply, “financial assistance can be terminated and
2 the applicant can be declared ineligible to receive further assistance.”¹⁴

3 54. The Department’s Revised Assurances Template for a consolidated State plan
4 incorporates the Office of Management and Budget’s (OMB’s) Standard Form 424B, Assurances
5 for Non-Construction Programs.¹⁵ Recipients that sign this assurance form agree to comply with
6 Title IX, as well as with “all applicable requirements of all other Federal laws, executive orders,
7 regulations, and policies governing this program.”¹⁶ An applicant “certifies and assures
8 compliance with” that form “in order to receive Federal allocations” of funding.¹⁷ The Revised
9 Assurances Template that is posted on the Department’s website was in effect at the time the
10 challenged Title IX Policy was issued on September 22, 2017.¹⁸ Further, although that version
11 of the Revised Assurances Template lists an expiration date under the Paperwork Reduction Act
12 of September 30, 2017, the Department sought¹⁹ and received²⁰ an “extension without change”
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16 ¹⁴ *Id.*

17 ¹⁵ U.S. Dep’t of Educ., *Revised Assurances Template 2* (May 2017),
18 <https://www2.ed.gov/admins/lead/account/stateplan17/revised18100576.pdf> (“An authorized
19 representative of the SEA must sign the enclosed assurances and the standard forms
20 attached in Appendix A ...); *id.* at 5 (“The SEA certifies and assures compliance with the
21 following enclosed forms: 1) Assurances for Non-Construction Programs (SF 424B Form).”).

22 ¹⁶ *Id.* at 6-7 ¶¶ 6, 18.

23 ¹⁷ *Id.* at 5, 2 (last checkbox).

24 ¹⁸ *Id.* at 1.

25 ¹⁹ 82 Fed. Reg. 34,291 (July 24, 2017) (“proposing an extension of an existing information
26 collection”), <https://www.govinfo.gov/content/pkg/FR-2017-07-24/pdf/2017-15449.pdf>;
27 [Regulations.gov, https://www.regulations.gov/document?D=ED-2017-ICCD-0021-0522](https://www.regulations.gov/document?D=ED-2017-ICCD-0021-0522) (listing
28 forms, including Standard Form 424B, that were part of proposed extension).

29 ²⁰ See OMB, Information Collection Request – Office of Information and Regulatory Affairs,
30 Conclusion, https://www.reginfo.gov/public/do/PRAViewICR?ref_nbr=201707-1810-001#
31 (“Conclusion Action” was “[a]pproved without change” with a new expiration date of
32 “09/30/2020”); see also OMB, Documents for Information Collection (including Standard Form
33 424B as one of the documents included in the OMB approval),
34 https://www.reginfo.gov/public/do/PRAViewIC?ref_nbr=201707-1810-001&icID=21256.

1 of the Revised Assurances Template until September 30, 2020. A recipient’s promise to comply
 2 with the Assurance attached to the Revised Assurances Template is therefore still in effect.
 3 ~~51.55.~~ In addition to promulgating Title IX’s implementing regulations, the Department has
 4 issued a series of guidance documents that explain the obligations recipient schools and
 5 universities are required to take under Title IX. In the recent past, the Department has used the
 6 synonyms “guidance” and “guidelines” interchangeably in describing its Title IX policies.²¹ The
 7 guidance document challenged here, the 2017 Title IX Policy, consists of “guidelines” and
 8 “policies” that schools must comply with under the terms of the signed assurances. Furthermore,
 9 as the Department declared when it announced the 2017 Title IX Policy, the new guidance
 10 “explains the Department’s current expectations of schools.”²²

The 1997 Sexual Harassment Guidance

13 ~~52.56.~~ The first of ~~such~~ the Department’s guidance documents addressing educational
 14 institutions’ obligations to address sexual harassment, titled *Sexual Harassment Guidance:*
 15 *Harassment of Students by School Employees, Other Students, or Third Parties*, was published in
 16 1997 after a public notice and comment period and “extensive consultation with interested
 17 parties, [including] students, teachers, school administrators, and researchers.” *See* 61 Fed. Reg.
 18 42,728 (Aug. 16, 1996), ~~);~~ 61 Fed. Reg. 52,172 (Oct. 4, 1996), ~~and~~; 62 Fed. Reg. 12,034, 12,035
 19 (Mar. 13, 1997) (“1997 Guidance”). The 1997 Guidance provided information regarding the
 20 standards used by the Department’s Office for Civil Rights (“OCR”) to investigate student
 21

23 _____
 24 ²¹ See Press Release, U.S. Dep’t of Educ., Guidance Issued on Responsibilities of Schools to
 25 Address Sexual Violence, Other Forms of Sex Discrimination (Apr. 29, 2014),
 26 [https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-](https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-sexual-violence-other-forms-sex-discrimination)
 27 [sexual-violence-other-forms-sex-discrimination](https://www.ed.gov/news/press-releases/guidance-issued-responsibilities-schools-address-sexual-violence-other-forms-sex-discrimination).

28 ²² Press Release, U.S. Dep’t of Educ., Department of Education Issues New Interim Guidance on
Campus Sexual Misconduct (Sept. 22, 2017), [https://www.ed.gov/news/press-](https://www.ed.gov/news/press-releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct)
[releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct](https://www.ed.gov/news/press-releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct).

1 complaints regarding educational institutions' responses to sexual harassment perpetrated by
2 school employees, other students (peers), or third parties.

3 ~~53.57.~~ The 1997 Guidance set forth principles for how educational institutions should address
4 sexual harassment in the educational setting. It noted that schools "are required by the Title IX
5 regulations to adopt and publish grievance procedures providing for prompt and equitable
6 resolution of sex discrimination complaints, including complaints of sexual harassment, and to
7 disseminate a policy against sex discrimination." ~~462~~ Fed. Reg. at 12,040.

8
9 ~~54.58.~~ With respect to "informal mechanisms" for resolving complaints, the 1997 Guidance
10 explained that they may be used by mutual consent of the parties but that it was inappropriate for
11 a complaining student to be required to work out the problem directly with the individual
12 accused of harassment and that mediation would be inappropriate even on a voluntary basis in
13 cases that involve sexual assault. *Id.* at 12,045.

14 ~~55.59.~~ The 1997 Guidance further explained that, during an investigation of a complaint, a
15 school may take appropriate interim and remedial measures, such as placing the involved
16 students in separate classes or in different housing arrangements. The touchstone for these
17 measures was that they "be designed to minimize, as much as possible, the burden on the student
18 who was harassed." *Id.* at 12,043.

19
20 ~~56.60.~~ The 1997 Guidance also made clear that, beyond temporary interim accommodations, a
21 school "may be required to provide . . . services to the student who was harassed if necessary to
22 address the effects of the harassment on that student." Such service might include tutoring and
23 mental health counseling. *Id.*

1 ~~57-61.~~ The 1997 Guidance set forth factors that OCR would consider in evaluating whether a
2 school's grievance procedures were "prompt and equitable," noting that "many schools ...
3 provide an opportunity to appeal the findings or remedy or both." *Id.* at 12,044.

4 ~~58-62.~~ The 1997 Guidance explained that other legal or adjudicatory processes could not
5 substitute for a school's own processes. For example, where possible criminal conduct was
6 involved, a police investigation "may be useful in terms of fact-gathering," but, "because legal
7 standards for criminal conduct are different, police investigations or reports may not be
8 determinative of whether harassment occurred under Title IX and do not relieve the school of its
9 duty to respond promptly." *Id.* at 12,045.

11 **The 2001 Revised Sexual Harassment Guidance**

12 ~~59-63.~~ Following the Supreme Court's 1998 decision in *Gebser v. Lago Vista Indep. Sch. Dist.*,
13 524 U.S. 274 (1998) and its 1999 decision in *Davis v. Monroe Cty. Bd. of Educ.*, 526 U.S. 629
14 (1999), the Department issued revisions to the 1997 Guidance in 2001, entitled *Revised Sexual*
15 *Harassment Guidance: Harassment of Students by School Employees, Other Students, or Third*
16 *Parties*. See 66 Fed. Reg. 5512 (Jan. 19, 2001).

17
18 ~~60-64.~~ The 2001 Guidance, which also followed a public notice and comment period, see 62
19 Fed. Reg. 66,092 (Nov. 2, 2000), reaffirms many of the principles set forth in the 1997
20 Guidance. It "explains how the requirements of the Title IX regulations apply to situations
21 involving sexual harassment of a student and outlines measures that schools should take to
22 ensure compliance [with Title IX and its implementing regulations]." 2001 Guidance at 4.

23
24 ~~61-65.~~ The 2001 Guidance reaffirms the requirement that educational institutions publish
25 grievance procedures "providing for prompt and equitable resolution of sex discrimination
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1 complaints, including complaints of sexual harassment, and to disseminate a policy against sex
2 discrimination.” *Id.* at 14.

3 ~~62-66.~~ The 2001 Guidance further provides that “[o]nce a school has notice of possible sexual
4 harassment of students—whether carried out by employees, other students, or third parties—it
5 should take immediate and appropriate steps to investigate or otherwise determine what occurred
6 and take prompt and effective steps reasonably calculated to end any harassment, eliminate a
7 hostile environment if one has been created, and prevent harassment from occurring again.” *Id.*
8 at 15.

9
10 ~~63-67.~~ The 2001 Guidance specifies a number of factors that would be considered in
11 determining whether an educational institution’s grievance procedures were “prompt and
12 equitable,” as required by Title IX and the Department’s implementing regulations, including, as
13 in the 1997 Guidance, the acknowledgment that many schools “provid[ed] an opportunity to
14 appeal the findings or remedy or both.” *Id.* at 20.

15
16 ~~64-68.~~ The 2001 Guidance also reaffirms that although informal resolution of complaints might
17 be appropriate in some cases, OCR had “frequently advised schools” that “mediation” or other
18 informal resolution would not be appropriate in the context of some forms of sexual harassment,
19 such as sexual assault, even on a voluntary basis. *Id.* at 21.

20
21 ~~65-69.~~ The 2001 Guidance also reiterates the importance of interim measures discussed in the
22 1997 Guidance, stressing that such measures “should be designed to minimize, as much as
23 possible, the burden on the student who was harassed.” *Id.* at 16.

24
25 ~~66-70.~~ Like the 1997 Guidance, the 2001 Guidance made clear that, after an investigation has
26 concluded, a school “may be required to provide. . . services to the student who was harassed if
27 necessary to address the effects of the harassment on that student.” *Id.* at 16-17.

1 67-71. The 2001 Guidance cautions schools, as did the 1997 Guidance, about relying on police
2 or insurance company investigations as a substitute for their own processes, again emphasizing
3 the different purposes and legal standards applicable in those third-party investigations. *Id.* at 21.

4 68-72. Finally, the 2001 Guidance notes that both employees and students of public schools and
5 universities are entitled to certain Constitutional due process protections, and that the rights
6 established under Title IX must be interpreted consistent with any federally guaranteed due
7 process rights involved in a complaint proceeding. The guidance instructed, however, that
8 recipients should ensure that “steps to accord due process rights do not restrict or unnecessarily
9 delay the protections provided by Title IX to the complainant.” *Id.* at 22.

11 **The 2011 Dear Colleague Letter and 2014 Q&A Document**

12 69-73. Even with the Department’s enforcement and guidance activities, sexual harassment,
13 including sexual violence, has remained a pervasive problem on campuses and in schools across
14 the country.

15 70-74. In the wake of these ongoing challenges, educational institutions solicited assistance from
16 the Department of Education in further understanding their obligations under Title IX in regard
17 to sexual harassment, particularly sexual violence. Thereafter, in 2011, the Department issued a
18 “Dear Colleague Letter on Sexual Violence” and, in 2014, a set of Questions and Answers to
19 respond to additional concerns raised by schools and students.²³

20 71-75. Citing the “deeply troubling” statistics concerning sexual violence on campuses, the 2011
21 Dear Colleague Letter provided clarity on how schools should address peer-on-peer sexual
22
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24
25 ²³ See U.S. Dep’t of Educ., Ltr. from Ass’t Sec’y Russlynn Ali (Apr. 4, 2011),
26 <https://www2.ed.gov/about/offices/list/ocr/letters/colleague-201104.pdf> (“2011 Dear Colleague
27 Letter”); U.S. Dep’t of Educ., Questions and Answers on Title IX and Sexual Violence (Apr. 29,
28 2014), <https://www2.ed.gov/about/offices/list/ocr/docs/qa-201404-title-ix.pdf> (“2014 Q&A”).

1 harassment, including sexual violence, as well as steps that schools could take to respond in
2 accordance with the Department's regulations and 2001 Guidance.

3 72-76. The 2011 Dear Colleague Letter reiterated, consistent with the 2001 Guidance, the
4 importance of schools offering services to survivors, such as tutoring and mental health care, to
5 ensure that they can continue to learn in the wake of sexual harassment, including sexual
6 violence. 2011 Dear Colleague Letter at 15-17. It noted, again consistent with the 2001
7 Guidance, that necessary accommodations may include interim remedies to protect the
8 complainant during the investigation. *Id.* at 15.

9
10 73-77. As in the 2001 Guidance, the 2011 Dear Colleague Letter discussed what constitutes a
11 prompt and equitable adjudication. The 2011 Dear Colleague Letter also made clear that Title IX
12 requires schools to provide complainants and respondents equal rights and opportunities
13 throughout an investigation and any appellate process. *Id.* at 12.

14 74-78. The 2011 Dear Colleague Letter also discouraged schools from allowing a complainant
15 and alleged perpetrator to directly cross-examine each other. As the guidance explained,
16 "[a]llowing an alleged perpetrator to question an alleged victim directly may be traumatic or
17 intimidating, thereby possibly escalating or perpetuating a hostile environment." *Id.* at 12.

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19 75-79. The 2011 Dear Colleague Letter reiterated the ongoing policy expressed in the 2001
20 Guidance that mediation is an inappropriate way to resolve sexual violence complaints. *Id.* at 8.

21 76-80. The 2011 Dear Colleague Letter also discussed, in response to questions that school
22 administrators had posed, the burden of proof that recipient schools should use in investigating
23 complaints of sexual assault. The 2011 Dear Colleague Letter explained that, in investigating
24 Title IX complaints, OCR reviews a school's grievance procedures to determine whether a
25 school uses preponderance of the evidence as the complainant's burden of proof. It explained
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1 that this burden appropriately reflected the burden used in litigation under Title VII of the Civil
2 Rights Act of 1964, to which courts have looked in construing Title IX, as well as the burden
3 used by OCR in investigating Title IX complaints against recipients of federal funding. *Id.* at 11.

4 ~~77~~81. Also consistent with the 2001 Guidance, the 2011 Dear Colleague Letter reiterated that
5 public and state-supported schools must provide due process protections to an alleged
6 perpetrator. *Id.* at 12.

7 ~~78~~82. In 2014, the Department issued further clarifications consistent with its previously issued
8 guidance in response to questions that it received from schools and colleges in the form of a
9 Questions and Answers document (“2014 Q&A”). The 2014 Q&A provided examples of
10 proactive efforts schools could take to prevent sexual violence and remedies schools could use to
11 end such conduct, prevent its recurrence, and address its effects.
12

13 ~~79~~83. Among other things, the 2014 Q&A further discussed Title IX’s mandate that schools
14 take steps to ensure equal access to educational programs and activities, including by protecting
15 a complainant with interim measures pending resolution of a complaint. Such measures should
16 allow the complainant to avoid contact with the alleged perpetrator and “to change academic and
17 extracurricular activities or his or her living, transportation, dining, and working situations as
18 appropriate.” 2014 Q&A at 32. This requirement is consistent with the 2001 Guidance’s
19 emphasis on Title IX’s mandate to take immediate steps once a complaint is filed to eliminate
20 any hostile environment and prevent harassment from occurring again. *Id.* at 32-33; *see also*
21 2001 Guidance at 12.
22

23 ~~80~~84. The 2014 Q&A also emphasized that schools should provide the same rights and
24 opportunities to complainants and respondents. 2014 Q&A at 26.
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1 ~~81-85.~~ The 2011 Dear Colleague Letter and the 2014 Q&A did not reflect any policy change, but
2 rather reminded schools of longstanding statutory and regulatory obligations to address sexual
3 harassment, including sexual violence, while providing more details and examples of how to do
4 so. Both documents were the product of the Department's consideration of the standards that
5 OCR had relied on in dozens of investigations and reflected the input of students, faculty,
6 administrators, staff, attorneys, Sexual Assault Response Teams ("SARTs"), counselors, student
7 advocates, medical personnel, parents, law enforcement, prosecutors, and campus police.
8

9 **The Trump Administration's Change in Title IX Policy**

10 ~~82-86.~~ Following his inauguration, President Trump appointed Secretary DeVos to lead the
11 Department of Education. In April 2017, Secretary DeVos selected Candice Jackson to serve as
12 Deputy Assistant Secretary and to lead OCR as Acting Assistant Secretary for Civil Rights.

13 ~~83-87.~~ Secretary DeVos and Ms. Jackson have repeatedly criticized the protections that Title IX
14 affords to women and other survivors of sexual harassment, including sexual violence. Much of
15 that criticism has been based on discriminatory stereotypes and unfounded generalizations about
16 female students in general and female victims of sexual violence in particular. There is a
17 longstanding and inaccurate stereotype that women and girls tend to lie about or misunderstand
18 sexual assault and harassment. For example, a recent study published in the *Psychology of*
19 *Violence* determined that police routinely rely on rape myths, such as that the victim was lying
20 or that the victim had given consent, in judging whether a case should be referred to a
21 prosecutor.²⁴ -Secretary ~~DeVos~~²DeVos and Ms. Jackson's statements and actions reveal that their
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25 ²⁴ See Romeo Vitelli, *Rape Myths and the Search for True Justice*, *Psychology Today*, Oct. 26,
26 2017, <https://www.psychologytoday.com/us/blog/media-spotlight/201710/rape-myths-and-the-search-true-justice> (citing and linking to *Psychology of Violence* study, Jessica Shaw, *et al.*,
27 *Beyond Surveys and Scales: How Rape Myths Manifest in Sexual Assault Police Records*, 7(4)
28

1 decision-making regarding the 2017 Title IX Policy was motivated at least in part by these
2 stereotypes.

3 ~~84.88.~~ For example, Ms. Jackson has repeatedly criticized core civil rights achievements, such
4 as legal protections against sexual harassment. In a book she published in 2005, Ms. Jackson
5 stated that laws to combat sexual harassment gloss over “the reality that unwanted sexual
6 advances are difficult to define.”²⁵

7
8 ~~85.89.~~ Ms. Jackson regularly questions the veracity of sexual harassment and assault claims
9 made by women, stating, for example:

10 [I]t wasn’t enough that women are not legally forbidden anymore from getting an
11 education and entering the workforce. Feminists and other leftists thought the
12 problem of workplace sexual harassment needed a legal remedy. Since sexual
13 harassment is such a nebulous experience, defined so subjectively and turning on
14 the perceptions of the people involved, laws banning it are difficult to articulate.
15 But they have tried anyway, with the side result that many men self-censor
16 themselves to avoid being accused of sexual harassment, and institutions remove
17 valid expressions of art and learning to avoid “even the appearance of sexual
18 harassment.”²⁶

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21 ~~86.90.~~ In October 2016, a few months before joining the Department, Ms. Jackson stated in a
22 social media post that women who claimed that Donald Trump sexually harassed them were
23 lying “for political gain,” and “evidence is piling up that shows these recent accusers against

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Psychology of Violence 602 (Oct. 2017)); ~~27~~; *Critical Issues on Violence Against Women: International Perspectives and Promising Strategies* 96 (Holly Johnson, et al., eds., Routledge 2015), available at <https://books.google.com/books?id=pD62BQAAQBAJ&pg=PA96#v=onepage&q&f=false> (“Allegations that women lie about sexual assault are not new. ... Despite social advancements in the past several decades regarding rape awareness, negative attitudes and belief in ‘rape myths’ are still pervasive.”).

²⁵ Candice Jackson, *Their Lives: The Women Targeted by the Clinton Machine* (2005), at 138.

²⁶ *Id.*

1 Trump are, frankly, fake victims.²⁷ Ms. Jackson’s post came just days after a tape surfaced of
2 then-candidate Trump expressly bragging about sexually assaulting women.

3 87-91. Similarly, and for example, in the past, Secretary DeVos has provided substantial
4 financial contributions—a form of speech—to FIRE, an organization that advocates for schools
5 to abdicate their responsibility to address sexual violence and instead defer entirely to law
6 enforcement.²⁸ FIRE asserts that the 2011 Dear Colleague Letter “eviscerated due process rights
7 of students and faculty accused of sexual misconduct on campus.”²⁹ FIRE has previously
8 litigated against the Department to weaken Title IX’s protections, including by arguing that the
9 preponderance of the evidence standard, which is used in nearly all civil matters, is unfair to the
10 alleged perpetrator in a Title IX grievance proceeding.
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15 ²⁷ Tyler Kingkade, *The Lawyer Who Helped Bill Clinton’s Rape Accusers May Have Scored A*
16 *Top Civil Rights Job Under Trump*, BuzzFeed News, Apr. 3, 2017,
17 [https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-](https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-accusers-may-have-scored#.ej6ZKYBG8X)
18 [accusers-may-have-scored#.ej6ZKYBG8X](https://www.buzzfeednews.com/article/tylerkingkade/the-lawyer-who-helped-clinton-rape-accusers-may-have-scored#.ej6ZKYBG8X); see also Annie Waldman, *DeVos Pick to Head Civil*
19 *Rights Office Once Said She Faced Discrimination for Being White*, Pro Publica (Apr. 14,
20 *2017)*, [https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-](https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-department)
21 [department](https://www.propublica.org/article/devos-candice-jackson-civil-rights-office-education-department).

22 ²⁸ Benjamin Wermund, *DeVos’ Donations Spark Questions About Her Stance On Sexual Assault*,
23 *Politico*, Jan. 9, 2017, [https://www.politico.com/story/2017/01/betsy-devos-education-sexual-](https://www.politico.com/story/2017/01/betsy-devos-education-sexual-assault-233376)
24 [assault-233376](https://www.politico.com/story/2017/01/betsy-devos-education-sexual-assault-233376); Alex Morey, *Baylor Rape Controversy More Evidence Colleges Unequipped to*
25 *Decide Sexual Assault Cases*, Found. for Individual Rights in Educ. (“FIRE”) (Sept. 14,
26 *2015*), [https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-](https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-decide-sexual-assault-cases/)
27 [decide-sexual-assault-cases/](https://www.thefire.org/baylor-rape-controversy-more-evidence-colleges-unequipped-to-decide-sexual-assault-cases/); Robert Shibley, *Time to Call the Cops: Title IX Has Failed*
28 *Campus Sexual Assault*, *TIME*, Dec. 1, 2014, [http://time.com/3612667/campus-sexual-assault-](http://time.com/3612667/campus-sexual-assault-uva-rape-titleix/)
29 [uva-rape-titleix/](http://time.com/3612667/campus-sexual-assault-uva-rape-titleix/) (FIRE’s senior vice president arguing that campus responses “encourage[]
silence or the avoidance of law enforcement” in the wake of the Rolling Stone account of alleged
rape at a fraternity house at the University of Virginia).

²⁹ *Dear Colleague: It’s Over! Education Department Rescinds Controversial 2011 Letter*, FIRE,
Sept. 22, 2017, [https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-](https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-controversial-2011-letter/)
[controversial-2011-letter/](https://www.thefire.org/dear-colleague-its-over-education-department-rescinds-controversial-2011-letter/).

1 ~~88-92.~~ Since they ~~have~~ assumed ~~their current~~ roles at the Department, Secretary DeVos's and
2 Ms. Jackson's official actions and statements preceding the 2017 Title IX Policy reveal their
3 discriminatory motivation.

4 ~~89-93.~~ For example, Secretary DeVos actively solicited the views of those individuals and
5 groups that oppose robust Title IX protections and have questioned the veracity of survivors'
6 experiences. Shortly after assuming her role as Secretary, Secretary DeVos met with State
7 Representative Earl Ehrhart from Georgia—a notorious opponent of Title IX—to discuss, among
8 other topics, Title IX enforcement.³⁰ Representative Ehrhart has pushed a state bill that would
9 require colleges to refer all sexual assault reports to the police, even against a victim's expressed
10 wishes, a dangerous policy that would discourage reporting by victims. He has also questioned
11 women's credibility on the experience of sexual assault, accusing one woman of “utilizing a
12 victim's status” for ulterior motives.³¹ Similarly, during the summer of 2017, Secretary DeVos
13 met with the National Coalition for Men, an organization that has published photos of women
14 who have made complaints of rape, calling them “false victims.”³² This Coalition has referred to
15 rape survivors as “anti-male.”³³
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19 ³⁰ Kathryn Joyce, *The Takedown of Title IX*, N.Y. Times, Dec. 5, 2017,
20 https://www.nytimes.com/2017/12/05/magazine/the-takedown-of-title-ix.html?_r=0 (“Ehrhart
21 came away from his meeting gratified that DeVos seemed to agree with him on the limited role
22 that federal authorities should play. ‘She’s placing this back where it belongs,’ he told me, ‘in the
23 purview of the states.’”)

24 ³¹ Letter from Nat'l Women's Law Ctr, *et al.* to Elisabeth DeVos, Sec'y of Educ., Apr. 17, 2017,
25 <https://nwlc.org/wp-content/uploads/2017/04/April-17-2017-Letter-to-Secretary-DeVos.pdf>.

26 ³² Jessica Valenti, *Why is Betsy DeVos Enabling Rape Deniers?*, The Guardian, July 14, 2017,
27 [https://www.theguardian.com/commentisfree/2017/jul/14/betsy-devos-accused-rapists-meetings-
28 sexual-assault](https://www.theguardian.com/commentisfree/2017/jul/14/betsy-devos-accused-rapists-meetings-sexual-assault).

³³ Tyler Kingkade, *These Democratic Senators Are Blasting Betsy DeVos For Her Approach To
Campus Rape*, BuzzFeed, July 12, 2017, [https://www.buzzfeed.com/tylerkingkade/these-
democratic-senators-are-blasting-betsy-devos-for-her?utm_term=.sd2GyLb3M#.lvOz57wgB](https://www.buzzfeed.com/tylerkingkade/these-democratic-senators-are-blasting-betsy-devos-for-her?utm_term=.sd2GyLb3M#.lvOz57wgB).

1 90-94. Similarly, Candice Jackson proactively sought out the views and input of those
2 individuals who question the veracity of women and girl’s reports of sexual harassment and
3 assault, as the Defendants developed the new Policy. According to documents released by the
4 Department in response to a Freedom of Information Act request, she had a dinner meeting with
5 Chris Perry, Deputy Executive Director of Stop Abusive and Violent Environments (“SAVE”),
6 and others in advance of the release of the 2017 Title IX Policy to discuss the Dear Colleague
7 Letter. SAVE’s mission includes stopping “false accusations” of sexual assault, and its website
8 repeats a discredited and aberrational study that concluded that 41% of rape claims are false.³⁴
9

10 91-95. FOIA records also show that in May 2017, Ms. Jackson telephoned Gordon E. Finley
11 regarding his writing on issues related to sexual assault. Mr. Finley is a member of the National
12 Coalition for Men and a professor at Florida International University who opines frequently on
13 sexual harassment and assault, including essays such as “Sex: The New War on Men,”³⁵ and “A
14 false accusation can spell the end of a college male’s future,” which relies on studies that assert
15 (incorrectly) that rates of false allegations regarding rape and other sexual abuse range from 41
16 to 62 percent.³⁶ In an email response, after thanking Ms. Jackson for her “kind call” and saying
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19 ³⁴ SAVE, *Falsely Accused of Sexual Assault*, <http://www.saveservices.org/dv/falsely-accused/sex-assault/>; see SAVE, *Ten Myths of Campus Sexual Assault*,
20 <http://www.saveservices.org/sexual-assault/ten-myths/>.

21 ³⁵ Gordon E. Finley, *Sex: The New War on Men*, Nat’l Coal. for Men, May 12, 2014,
22 <https://ncfm.org/2014/05/action/ncfm-advisor-gordon-finley-ph-d-sex-the-new-war-on-men/>
23 (“Sexual allegations made by females are not taken as allegations but rather as ‘settled fact.’
24 These claims do not even consider the possibility that women might lie about any manner of
25 things sexual ...” and “The former definition of forcible rape has morphed into anything sexual
26 without “consent” and with the determination of “consent” left entirely up to the woman, even to
27 be determined on the morning after.”).

28 ³⁶ See *NCFM Adviser Gordon Finley Letter*, “A False Accusation Can Spell the End of College
Male’s Future,” *Published in the Boston Globe*, Nat’l Coal. for Men, Oct. 18, 2014,
<https://ncfm.org/2014/10/news/discrimination-news/discrimination-against-men-news/ncfm->

1 “[i]t’s always nice to know that someone actually reads what you write,” Mr. Finley directed Ms.
2 Jackson to additional of his writings, including the two previously identified.

3 92-96. Ms. Jackson was also in regular email contact with Cynthia Garrett, co-President of
4 Families Advocating for Campus Equality (“FACE”), and others at FACE, regarding the
5 Department’s Title IX ~~policy~~Policy. FACE, which is comprised primarily of mothers of boys and
6 men who have been accused of sexual harassment and assault, “advocate[es] for the rights of
7 falsely accused students.”³⁷ -One of these FACE members told the New York Times of her son’s
8 expulsion for having sex with a student who was too intoxicated to give consent, “[i]n my
9 generation, what these girls are going through was never considered assault ~~---~~. It was
10 considered, ‘I was stupid and I got embarrassed.’”³⁸

11 93-97. Ms. Jackson coordinated with Ms. Garrett regarding a letter campaign from FACE
12 members to the Department regarding the Department’s Title IX sexual violence policy. By and
13 large, these letters presented stories of supposedly false accusations of sexual assault or
14 harassment by women or girls against boys and men. Ms. Jackson also requested that FACE
15 publish numerous op-eds regarding the Department’s Title IX ~~policy~~Policy in advance of
16 Secretary DeVos’s September 2017 speech on the Department’s Title IX ~~policy~~Policy.
17

18 94-98. In contrast to the Department’s solicitation of persons and organizations with views that
19 female sexual assault survivors are prone to exaggerate or fabricate accusations, the Department
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adviser-gordon-finley-letter-a-false-accusation-can-spell-the-end-of-college-males-future-
published-in-the-boston-globe/.

24 ³⁷ FACE, *Title IX’s Other Victims*, <https://www.facecampusequality.org/ourstories/>.

25 ³⁸ Anemona Hortocollis & Christina Capecci, *Willing to Do Everything,* *Mothers Defend Sons*
26 *Accused of Sexual Assault*, N.Y. Times, Oct. 22, 2017,
<https://www.nytimes.com/2017/10/22/us/campus-sex-assault-mothers.html>.

1 met with organizations that advocate for Title IX’s protections for survivors only after repeated,
2 collective requests from those organizations. Plaintiffs, along with other organizations that
3 advocate for Title IX’s protections for sexual assault survivors, sent Secretary DeVos a letter in
4 April 2017 urging her to consider the views of sexual assault survivors and groups dedicated to
5 survivors’ rights, as opposed to the biased and extreme views held by Mr. Ehrhart and others.³⁹

6 While Department decisionmakers did eventually meet with SurvJustice and others representing
7 the views of sexual violence survivors, one survivors’ rights group, Know Your IX, was
8 disinvited after its co-founders published an op-ed critical of the Office for Civil Rights.

9
10 95-99. The views of individuals arguing that women tend to lie about sexual harassment and
11 assault, especially in educational settings, influenced and infected the Department’s decision-
12 making. For example, FOIA records show that on July 18, 2017, Candice Jackson discussed a
13 book titled “Unwanted Advances: If this is feminism, it’s feminism hijacked by melodrama”
14 with OCR staff and remarked on “how helpful it has been in reference to the issues we are
15 discussing.” In an email to Department colleagues attaching a summary of the book and
16 referencing Ms. Jackson’s favorable view of it, OCR’s Confidential Assistant instructed the
17 group, “[i]t is imperative that we all read either the summary or the book --- before
18 tomorrow’s meeting.”- The attached book summary included the following statements:
19

20 The existing Title IX guidance from the Department was motivated by “an ill-
21 conceived effort to protect women students from a rapidly growing catalogue of
22 sexual bogeymen.”

23 “Sexual paranoia has converted the Title IX bureaucracy into an insatiable
24 behemoth, bloated by its own federal power grab, though protests are few
25 because—what are you, in favor of rape culture or something?”

26
27 ³⁹ Letter from Nat’l Women’s Law Ctr, *et al.*, *supra* note 20.

1 “It turns out that rampant accusation is the new norm on today’s campus; the
2 place is a secret cornucopia of accusation, especially when it comes to sex.”

3 “[W]e seem to be breeding a generation of students, mostly female students,
4 deploying Title IX to remedy sexual ambivalences or awkward sexual
5 experiences, and to adjudicate relationship disputes post-breakup—and campus
6 administrators are allowing it.”

7 “[A]ny number of other cases I learned about: astounding levels of bias against
8 accused men, inventive deployments of the preponderance standard, and female
9 complainants with ambiguous motives. I don’t wish to betray my gender, but the
10 premise that accusers don’t lie turns out to be mythical. By sentimentalizing
11 women in such preposterous ways, aren’t Title IX officials setting schools up as
12 cash cows for some of our more creatively inclined women students?”

13 96.100. Although Title IX affords protections to all victims of discriminatory conduct on
14 the basis of sex, Secretary DeVos and Ms. Jackson have criticized the protections that civil rights
15 laws, such as Title IX, afford to women, continuing to base their statements on stereotypes about
16 college women and women who are survivors of sexual harassment, including sexual assault, as
17 fabricators and exaggerators.

18 97.101. In a July 2017 article in the *New York Times*, in which Ms. Jackson was quoted,
19 she publicly propounded discriminatory stereotypes of women who survive sexual assault.
20 Regarding investigations conducted by schools and universities to identify and remedy unlawful
21 sexual violence and other forms of harassment, she echoed many of the views expressed by
22 groups and individuals from whom she sought input:

23 [In most investigations there’s] not even an accusation that these accused students
24 overrode the will of a young woman. Rather, the accusations—90 percent of
25 them—fall into the category of ‘we were both drunk,’ ‘we broke up, and six
26 months later I found myself under a Title IX investigation because *she* just
27 decided that our last sleeping together was not quite right.’⁴⁰

28 ⁴⁰ Erica L. Green & Sheryl Gay Stolberg, *Policies Get a New Look as the Accused Get DeVos’s Ear*, *N.Y. Times*, July 13, 2017 (emphasis added),
<https://www.nytimes.com/2017/07/12/us/politics/campus-rape-betsy-devos-title-iv-education-trump-candice-jackson.html>.

1 ~~98.102.~~ In September 2017, Secretary DeVos gave a speech on campus sexual
2 harassment, including sexual violence, at George Mason University. In her remarks, she cited a
3 number of examples where students, particularly male students accused of sexual violence, were
4 allegedly treated unfairly by their schools. She used these examples to justify rescinding the
5 2011 Dear Colleague Letter and 2014 Q&A.⁴¹ Yet these anecdotes involve problems that arose
6 because schools did not follow the then-existing guidance, and therefore do not support
7 rescission of that guidance. Moreover, many of the anecdotes used by Secretary DeVos in her
8 speech were misleading and/or untrue, in that they recounted supposed facts that the parties to
9 the incident disputed.

11 ~~99.103.~~ Secretary DeVos's September 2017 speech presented as equally problematic the
12 harm faced by sexual violence survivors and the harm faced by individuals who have been
13 falsely accused, despite a lack of evidence that the latter is a widespread problem extending
14 beyond a few occurrences, unlike the former.⁴² Rather than recognizing that false accusations are
15 rare, Secretary DeVos presented the problem of false accusations as rampant. On the contrary,
16 research shows that the prevalence of false allegations of sexual assault is very low—false
17 accusations regarding criminal sexual assault, for example, are estimated at 2-10 percent.⁴³

19 ~~100.104.~~ Secretary DeVos also asserted that the loss of due process protections for alleged
20 perpetrators is a widespread problem on school campuses, mentioning “due process” ten times
21

22 ⁴¹ See Elisabeth DeVos, Sec’y of the U.S. Dep’t of Educ., Remarks on Title IX Enforcement at
23 George Mason University (Sept. 7, 2017), <https://www.ed.gov/news/speeches/secretary-devos-prepared-remarks-title-ix-enforcement> (“DeVos Remarks”).

24 ⁴² See DeVos Remarks.

25 ⁴³ David Lisak, *et al.*, *False Allegations of Sexual Assault: An Analysis of Ten Years of Reported*
26 *Cases*, 16(12) *Violence Against Women* 1318, 1330 (2010), <https://icdv.idaho.gov/conference/handouts/False-Allegations.pdf>.

1 during the speech. She also claimed that “the system established by the prior administration” was
2 responsible for creating “victims of a lack of due process”.⁴⁴

3 ~~101.105.~~ Secretary DeVos also expressed doubt about the seriousness of sexual harassment
4 claims, saying, “[I]f everything is harassment, then nothing is.”⁴⁵ This statement, among other
5 things, minimizes the full range of sexual harassment and its impact on women and girls,
6 including deprivation of their access to education.

7 ~~102.106.~~ Secretary DeVos’s and Ms. Jackson’s statements are consistent with and reveal
8 their discriminatory belief, based on gender stereotypes, that many girls and women who report
9 sexual harassment misunderstood a harmless romantic advance and that those who report sexual
10 violence often are either lying or have regret about a consensual sexual encounter.

11 ~~103.107.~~ Other politically appointed Department of Education officials have similar doubts
12 about the veracity of sexual harassment and violence claims. For example, Adam Kissel,
13 previously Deputy Assistant Secretary for Higher Education Programs, has criticized affirmative
14 consent policies adopted on college campuses through his Twitter ~~account~~ [accounting](#), stating in
15 February 2017, “~~The~~ [that](#) “[t]he new OCR [Office of Civil Rights, Department of Education] will
16 start to fix this.” Mr. Kissel has also criticized the “preponderance of evidence” standard
17 because it will lead, in his view, to “more guilty verdicts,” apparently referring to campus
18 findings of responsibility. He has also criticized antidiscrimination policies preventing sexual
19 harassment.
20
21

22 ~~104.108.~~ This discriminatory mindset not only has motivated decisionmakers at the
23 Department; it flows from the top of the Executive Branch. President Trump’s actions and
24

25
26 ⁴⁴ DeVos Remarks.

27 ⁴⁵ DeVos Remarks.

1 statements reveal his discriminatory and stereotyped views of women, and particularly women's
2 veracity regarding claims of sexual harassment, including violence. For example, during his
3 campaign for President, Donald Trump called women who have made accusations of sexual
4 harassment and assault against him "phony accusers" who have made such reports to get "some
5 free fame." He has called sexual harassment reports against him by women "a total setup" and
6 the women who made those reports, "horrible."⁴⁶

7
8 ~~105-109.~~ Mr. Trump has bragged about sexually assaulting women on audiotape, but
9 continues to deny the experiences of women and girls who have experienced sexual assault. He
10 asserted that "every woman lied when they came forward²..." regarding alleged sexual
11 harassment by him, and that all of the women "liars will be sued after the election is over."⁴⁷

12 ~~106-110.~~ This discriminatory and stereotyped view of women and girls has become de facto
13 White House policy, as the White House has asserted in an official statement that at least 16
14 women who had accused the President of sexual harassment were lying.⁴⁸

15
16 ~~107-111.~~ The Administration's disbelief of women and girls and disregard for gender-based
17 violence is also evident from the employment of multiple White House staff members who have
18 been accused of abusing their female partners. It has been widely reported that now-former
19 White House staff secretary Rob Porter was elevated within the White House despite law

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21 ⁴⁶ Ryan T. Beckwith, *Read Donald Trump's Speech Attacking His Accusers*, TIME, Oct. 14,
22 2016, <http://time.com/4532181/donald-trump-north-carolina-accusers-speech-transcript/>.

23 ⁴⁷ Ben Jacobs, *Trump Uses Gettysburg Address to Threaten to Sue Sex Assault Accusers*, The
24 Guardian, Oct. 22, 2016, <https://www.theguardian.com/us-news/2016/oct/22/donald-trump-gettysburg-contract-with-america-sue-accusers-hillary-clinton>.

25 ⁴⁸ John Wagner, *All of the Women Who Have Accused Trump of Sexual Harassment Are Lying, the White House Says*, Wash. Post, Oct. 27, 2017, https://www.washingtonpost.com/news/post-politics/wp/2017/10/27/all-of-the-women-who-have-accused-trump-of-sexual-harassment-are-lying-the-white-house-says/?utm_term=.79b67a7a3a2b.

1 enforcement investigations concerning multiple reports of his abuse of women.⁴⁹ After the
2 reports of Mr. Porter's abuse were made public, President Trump has defended Mr. Porter, and
3 White House Chief of Staff John Kelly stated that Mr. Porter is a man of "integrity." -Mr.
4 Porter's resignation was followed by the resignation of another senior White House official,
5 David Sorensen, who also has been accused of gender-based violence.

6 ~~108.112.~~ Following these resignations, President Trump issued a statement in the form of a
7 tweet: "Peoples [sic] lives are being shattered and destroyed by a mere allegation," he wrote.
8 "There is no recovery for someone falsely accused—life and career are gone. Is there no
9 such thing any longer as Due Process?"⁵⁰

10 ~~109.113.~~ More recently, President Trump mocked Christine Blasey Ford, who accused
11 now-Justice Brett Kavanaugh of sexual assault. In a speech in Mississippi, Trump questioned Dr.
12 Ford's recollection of the incident, which she reports occurred several decades ago. Later, the
13 President confirmed that he doubted Dr. Ford's report of sexual assault, saying "I was just saying
14 she didn't seem to know anything."⁵¹

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21 ⁴⁹ Mr. Porter's reported abuse of women is well documented; in 2010, a court issued a protective
22 order against him, finding "reasonable grounds" to believe that Mr. Porter committed domestic
23 abuse towards his wife at the time, Jennifer Willoughby, and "probable danger" of the abuse
24 occurring. Reports and evidence concerning Mr. Porter's abuse of women are among the things
25 that prevented Mr. Porter from obtaining a permanent security clearance.

26 ⁵⁰ Donald Trump (@realDonaldTrump), Twitter (Feb. 10, 2018), <https://twitter.com/realDonaldTrump/status/962348831789797381>.

27 ⁵¹ Alex Johnson, *Trump Defends Mockery of Christine Blasey Ford, Says It Got Kavanaugh*
28 *Confirmed*, NBC News, Oct. 15, 2018, <https://www.nbcnews.com/politics/donald-trump/trump-defends-mockery-christine-blasey-ford-says-it-got-kavanaugh-n919986>.

1 ~~110.114.~~ President Trump also claimed that two women who confronted Senator Jeff Flake
2 in an elevator with stories of their own sexual assaults during now-Justice Kavanaugh's
3 confirmation hearings were "paid professionals."⁵²

4 ~~111.115.~~ On October 2, 2018, President Trump again addressed Dr. Ford's allegations that
5 now-Justice Kavanaugh sexually assaulted her, calling it "a very scary time for young men in
6 America." He added that "[w]omen are doing great."⁵³

7 ~~112.116.~~ The Trump Administration's animus towards women gives license to and
8 encourages Executive branch decisionmakers who share the same discriminatory views to
9 perpetuate those views in their work.

10 ~~113.117.~~ The Department's revised Title IX ~~policy~~Policy, described in detail in the
11 paragraphs that follow, was motivated by discriminatory and unfounded stereotypes about the
12 women and girls who come forward to report sexual assault and harassment. Consistent with this
13 view, the new policy removes protections for survivors, the majority of whom are female, and
14 does so in order to make it more difficult for these women and girls to obtain relief via a school's
15 Title IX process and to discourage them from making Title IX reports to their schools in the first
16 place.
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24 ⁵² Donald Trump (@realDonaldTrump), Twitter (Oct. 5, 2018),
<https://twitter.com/realDonaldTrump/status/1048196883464818688>.

25 ⁵³ Luke Barnes, *Trump Says It's A 'Very Scary Time for Young Men'*, ThinkProgress, Oct. 2,
26 2018, <https://thinkprogress.org/trump-kavanaugh-very-scary-time-for-young-men-in-america-e8ed567bc365/>.

2017 Title IX Policy

1
2 ~~114.118.~~ On September 22, 2017, the Department issued a new Dear Colleague Letter
3 (“2017 Dear Colleague Letter”), rescinding the 2011 Dear Colleague Letter and 2014 Q&A.⁵⁴
4 The 2017 Dear Colleague Letter also provides new information about how the Department will
5 assess an educational institution’s compliance with Title IX through a set of Questions and
6 Answers.⁵⁵ Together, these documents set forth the Department’s revised Title IX ~~policy~~Policy
7 (“2017 Title IX Policy”). This Policy is made binding on recipients of federal funding through
8 the assurances.

9
10 ~~115.119.~~ The 2017 Title IX Policy departs dramatically from the 2011 and 2014 guidance
11 documents. The 2017 Title IX Policy does not simply rescind the 2011 Dear Colleague Letter
12 and 2014 Q&A. Instead, it affirmatively contradicts Department policies that the 2017 Title IX
13 Policy supposedly kept in effect, including the 2001 Guidance.

14 ~~116.120.~~ The 2017 Title IX Policy, among other changes from existing law, imposes the
15 following requirements on schools that weaken protections for sexual harassment survivors:
16
17 • prohibits educational institutions from issuing interim measures that benefit
18 complainants by minimizing the burden on these students, such as modifications to their work
19 and class schedules or to housing assignments, thereby increasing the risk that survivors of
20 sexual harassment are isolated from their support networks in the aftermath of their experience,
21 *see* 2017 Q&A at 3;

22
23 • requires educational institutions issuing interim measures to provide such
24 measures to both parties or not at all, thereby burdening survivors and increasing the risk that

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26 ⁵⁴ *See* 2017 Dear Colleague Letter.

27 ⁵⁵ *See* 2017 Q&A.

1 survivors of sexual harassment are isolated from their support networks in the aftermath of their
2 experience and impeded in their ongoing access to educational benefits and opportunities, *see*
3 *id.*;

4 • requires educational institutions to consider the impact of disciplinary sanctions
5 on a *perpetrator's* access to education, even after finding the individual responsible for sexual
6 harassment or violence and without regard to the survivor's access to education, *id.* at 6;

7 • eliminates the requirement that educational institutions consider the effect of off-
8 campus conduct that does not involve a program or activity of the institution in determining
9 whether there is a hostile environment, *id.* at 1, n. 3.

10 • eliminates the requirement that educational institutions provide appellate rights to
11 both parties, if they are provided at all, and instead permits institutions to provide appellate rights
12 only to the alleged perpetrator, *id.* at 6-7;

13 • permits educational institutions *not* to provide interim measures to protect victims
14 of sexual harassment, including sexual violence from further harassment or violence during the
15 investigation into their complaint, *see* at 2-3;

16 • does not require educational institutions to timely resolve reports of sexual
17 harassment, including sexual violence, *id.* at 3;

18 • permits educational institutions to resolve claims of sexual assault through
19 mediation if both parties consent, notwithstanding, among other concerns, the likelihood that
20 even mediation which is agreed to may retraumatize the victim, *see id.* at 4;⁵⁶

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25 ⁵⁶ *See also* Anne Lawton, *The Emperor's New Clothes: How the Academy Deals with Sexual*
26 *Harassment*, 11 *Yale J.L. & Feminism* 75, 130 (1999) (“[E]ven voluntary mediation can be
27 coercive.”); Grace Watkins, *Sexual Assault Survivor to Betsy DeVos: Mediation is Not a Viable*
28 *Resolution*, *TIME* (Oct. 2, 2017), <http://time.com/4957837/campussexual-assault-mediation/>.

1 • permits educational institutions to use the “clear and convincing evidence” burden
2 of proof in adjudicating claims of sexual harassment, including sexual violence, rather than the
3 equitable standard of “preponderance of evidence,” *id.* at 5;

4 • eliminates the caution against educational institutions relying on criminal
5 investigations as a substitute for their own independent investigations and determinations
6 regarding complaints of sexual harassment, including sexual violence, *cf.* 2014 Q&A at 27;

7 • eliminates the prohibition on permitting an alleged perpetrator to question a
8 complainant’s sexual history with individuals other than the alleged perpetrator, *cf. id.* at 31;

9 • eliminates the prohibition on educational institutions treating a current or previous
10 consensual dating or sexual relationship between parties as implying consent or precluding a
11 filing of sexual violence, *cf. id.* at 31;

12 • fails to provide instructions on how to respond when a complainant requests
13 confidentiality or requests that no investigation or disciplinary action be pursued, *cf. id.* at 18-22;
14 and
15

16 • eliminates the strong discouragement to educational institutions from permitting
17 alleged perpetrators to directly cross-examine complainants to avoid the perpetuation of a hostile
18 environment, *cf. id.*
19

20 ~~117.121.~~ 121. The 2017 Title IX Policy definitively changes expectations and mandates for
21 recipient institutions, including the expectationsthose outlined in the longstanding 2001
22 Guidance, which was the product of notice and comment procedures (unlike the 2017 Title IX
23 Policy) and remains in effect. For example, the 2001 Guidance stated that in “alleged sexual
24 violence, mediation will not be appropriate even on a voluntary basis,” 2001 Guidance at 21,
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1 while the 2017 Title IX Policy permits explicitly ~~permits~~ mediation in all cases where the parties
2 consent. 2017 Q&A at 4.

3 ~~118.122.~~ The 2017 Title IX Policy also sets forth expectations and mandates on educational
4 institutions that are inconsistent with the statutory text of Title IX and its implementing
5 regulations, including, but not limited to, the following: providing for one-sided appellate rights
6 favoring the accused; permitting schools to adopt a higher burden of proof—clear and
7 convincing evidence—for adjudicating complaints of sexual harassment, including sexual
8 violence; considering the impact that particular sanctions would have on a perpetrator’s access to
9 education after being found responsible for sexual harassment, including sexual violence, under
10 Title IX; and departing from prior policy requiring interim measures be issued to promptly
11 remedy the hostile environment for the complainant of sexual harassment.
12

13 ~~119.123.~~ Ironically, Defendants issued the 2017 Title IX Policy and rescinded the 2011 and
14 2014 guidance documents without any opportunity for public notice and comment on the new
15 policy despite stating that the “era of rule by letter is over.”⁵⁷ The Department stated that it
16 would “craft a new Title IX regulation” after a period of notice and comment.⁵⁸ Yet, more than a
17 year later, the Department has not done so. (An apparently leaked draft of a proposed regulation
18 was reported on last month, but the Department has not made the proposed regulation public). In
19 promulgating the 2017 Title IX Policy, Defendants failed to provide reasoned justifications for
20 the abrupt reversal in policy—and frequently failed to acknowledge the reversal in policy.
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25 ⁵⁷ Press Release, U.S. Dep’t of Educ., Dep’t of Educ. Issues New Interim Guidance on Campus
26 Sexual Misconduct, (Sept. 22, 2017), <https://www.ed.gov/news/press-releases/department-education-issues-new-interim-guidance-campus-sexual-misconduct>.

27 ⁵⁸ *Id.*

1 ~~120.124.~~ In promulgating the 2017 Title IX Policy, Defendants relied on multiple errors of
2 fact and law, underscoring that the Department's policy reversal is based not on reasoned
3 justifications, but on discriminatory views of women and girls who allege sexual harassment.
4 Among these errors, the 2017 Dear Colleague letter makes several claims about the effects of the
5 rescinded guidance, stating, for example, that it had "led to the deprivation of rights for many
6 students—both the accused students denied fair process and victims denied an adequate
7 resolution of their complaints." 2017 Dear Colleague Letter at 1-2. On the contrary, the prior
8 policy did not require schools to limit due process or basic fairness protections for alleged
9 perpetrators. While there are anecdotes of schools making errors in providing these procedural
10 protections, such errors were neither required by, nor the result of, the 2011 and 2014 guidance
11 documents.
12

13 ~~121.125.~~ The 2011 and 2014 guidance documents clarified the requirements that Title IX
14 imposes on educational institutions to respond to complaints of sexual harassment and the
15 protections it requires for complainants. As such, they empowered students to make complaints
16 of sexual harassment, including sexual violence through campus complaint processes. The 2017
17 Title IX Policy does not acknowledge or otherwise account for the reliance interests that
18 students, or organizations that work with students, have in these protections. A student who filed
19 a complaint regarding sexual violence before the issuance of the 2017 Title IX Policy would
20 have been assured that her educational institution should resolve the investigation within about
21 sixty days, and among other protections, she would not be cross-examined by the person who
22 allegedly assaulted her. For those students whose complaints were pending in the fall of 2017, no
23 such assurances remain.
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1 ~~122.126.~~ The 2017 Title IX Policy’s retrenchment on Title IX protections for victims of
2 sexual harassment, including sexual violence, in educational institutions was motivated by
3 stereotypical assumptions and overbroad generalizations about girls and women. Limiting Title
4 IX’s protections disproportionately impacts female students, a fact which motivated
5 decisionmakers. Specifically, decisionmakers at the Department hold the discriminatory views,
6 as evidenced by Secretary DeVos’s and Ms. Jackson’s statements and coordination with others
7 who hold the same views, that (1) many girls and women who report sexual harassment,
8 including sexual violence, have misunderstood a harmless romantic advance and (2) most girls
9 and women who report sexual violence either are lying or have regret about a consensual sexual
10 encounters. By reducing protections for survivors, in the Department’s view, they would reduce
11 and discourage women and girls from making such reports of their sexual assaults, reports that
12 Department decisionmakers tend not to believe.

14 **The Devastating Effects of the Department’s 2017 Title IX Policy**

15 ~~123.127.~~ The 2017 Title IX Policy curtails important protections against sexual harassment.
16 This rollback has had devastating effects on students’ equal access to educational opportunity,
17 which is all too often thwarted on the basis of their sex.

18 ~~124.128.~~ Following the issuance of the 2017 Title IX Policy, schools have modified and/or
19 stated their intention to modify their practices. For example, in the weeks following the issuance
20 of the 2017 Title IX Policy, the South Dakota Board of Regents proposed “emergency revisions”
21 to its Title IX ~~policy~~ Policy that “were required to comply with the Interim Guidance [i.e., 2017
22 Title IX Policy] issued on September 22, 2017.”⁵⁹ The Board identified “revisions ... to comply
23
24

25 _____
26 ⁵⁹ South Dakota Board of Regents, *Minutes of the Meeting*, Oct. 3-5, 2017, at
27 20, https://www.sdbor.edu/the-board/minutes/Documents/BOR_Minutes_102017.pdf

1 with the requirements contained in the Interim Guidance.”⁶⁰—It ultimately made a host of
2 changes to its policy to “align with” and “follow[]” the Interim Guidance.⁶¹—The changes made
3 by South Dakota Board of Regents include, among others, modifications to its policy on interim
4 measures, sanctions, and mediation to “explicitly incorporate language contained in the interim
5 guidance.”⁶²—As another example, following issuance of the 2017 Title IX Policy and after the
6 Department closed an investigation into the handling of campus sexual violence at the University
7 of Houston, the university’s spokesman stated that, in light of the current guidance, the
8 university may make some changes to how it adjudicates sexual misconduct violations to “better
9 align with the [Department of Education’s] expectations to how we ensure due process.”⁶³—In
10 addition, the University of Michigan has changed its Title IX ~~policy~~Policy to adopt the option of
11 mediation between an accused student and a survivor in cases of sexual assault. —This new
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16 ⁶⁰ South Dakota Board of Regents, *Title IX Interim Guidance*, Oct. 3-5, 2017, at 1,
17 [https://www.sdbor.edu/the-](https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/October0317/5_O_BOR1017.pdf)
18 [board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/October0317/5_O_BOR1017.](https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/October0317/5_O_BOR1017.pdf)
19 pdf.

20 ⁶¹ South Dakota Board of Regents, *Minutes of the Meeting*, Dec. 5-7, 2017, at 30,
21 https://www.sdbor.edu/the-board/minutes/Documents/BOR_Minutes_1217_DRAFT.pdf

22 ⁶² South Dakota Board of Regents, *Title IX Interim Guidance, Revisions to Board Policies*, Dec.
23 5-7, 2017, at 1, [https://www.sdbor.edu/the-](https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/December17/7_E_BOR1217_REVISED.pdf)
24 [board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/December17/7_E_BOR1217_](https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/December17/7_E_BOR1217_REVISED.pdf)
25 [REVISED.pdf](https://www.sdbor.edu/the-board/agendaitems/2014AgendaItems/2017%20Agenda%20Items/December17/7_E_BOR1217_REVISED.pdf); *see also* Danielle Ferguson, *South Dakota Board of Regents Passes Interim Title*
26 *IX Sexual Assault Guidelines*, Argus Leader, Dec. 7, 2017, [http://www.argusleader.com/](http://www.argusleader.com/story/news/2017/12/07/regents-pass-interim-title-ix-sexual-assault-guidelines/926445001/)
27 [story/news/2017/12/07/regents-pass-interim-title-ix-sexual-assault-guidelines/926445001/](http://www.argusleader.com/story/news/2017/12/07/regents-pass-interim-title-ix-sexual-assault-guidelines/926445001/) (South
28 Dakota State University vice president of student affairs stating that some of the changes were
“substantive” but claiming that “most aren’t”).

⁶³ Lindsay Ellis, *Feds Close Title IX Investigation Into University of Houston*, Chron, Oct. 4,
2017, [http://www.chron.com/local/education/campus-chronicles/article/Feds-close-Title-IX-](http://www.chron.com/local/education/campus-chronicles/article/Feds-close-Title-IX-investigation-into-University-12253555.php)
[investigation-into-University-12253555.php](http://www.chron.com/local/education/campus-chronicles/article/Feds-close-Title-IX-investigation-into-University-12253555.php).

1 University of Michigan policy resulted from the Title IX ~~policy~~Policy change.⁶⁴ The University
2 of Kentucky has also adopted new policies regarding disciplinary procedures relating to sexual
3 assault, among which it now only permits appeals by students found responsible for sexual
4 assault, not for the survivor.⁶⁵

5 ~~125.129.~~ Following the issuance of the 2017 Title IX Policy, universities have also changed
6 their policies in such a way that could delay resolution of reports of sexual misconduct, including
7 sexual assault.⁶⁶

8 ~~126.130.~~ Following the issuance of the 2017 Title IX Policy, the Department has begun to
9 modify and limit its ongoing investigations and analysis of University responses to reports of
10 sexual misconduct, including sexual violence, to conform to the new Title IX ~~policy~~Policy. For
11 example, in June 2018 OCR issued a Letter of Findings against the University of North Carolina
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15 ⁶⁴Jeremy Bauer-Wolf, *Mediating Sexual Assault*, Inside Higher Ed, Feb. 20,
16 2018, [https://www.insidehighered.com/news/2018/02/20/university-michigan-will-now-allow-](https://www.insidehighered.com/news/2018/02/20/university-michigan-will-now-allow-mediation-some-sexual-assault-cases)
17 *mediation-some-sexual-assault-cases*; Rick Fitzgerald, *U-M Revises Student Sexual and Gender-*
18 *Based Misconduct Policy*, The Univ. Record, Feb. 1, 2018, [https://record.umich.edu/articles/u-](https://record.umich.edu/articles/u-m-revises-student-sexual-gender-based-misconduct-policy)
19 *m-revises-student-sexual-gender-based-misconduct-policy* (University of Michigan Public
20 Affairs Office explains that “[t]he change [regarding mediation] also reflects the most recent
21 guidance from the U.S. Department of Education’s Office for Civil Rights.”).

22 ⁶⁵ Jacob Eads, *UK Administration Overhauls Disciplinary Policies Regarding Sexual Assault*
23 *Claims*, Kentucky Kernel, June 20, 2018, [http://www.kykernel.com/news/uk-administration-](http://www.kykernel.com/news/uk-administration-overhauls-disciplinary-policies-regarding-sexual-assault-claims/article_d9808d74-74c2-11e8-8509-67e774e9238c.html)
24 *overhauls-disciplinary-policies-regarding-sexual-assault-claims/article_d9808d74-74c2-11e8-*
25 *8509-67e774e9238c.html*.

26 ⁶⁶ Press Release, Grand Valley State Univ., Update on the Impact of Interim Q&A Related to
27 Title IX (Oct. 2, 2017), [https://www.gvsu.edu/inclusion/module-news-](https://www.gvsu.edu/inclusion/module-news-view.htm?storyId=B4C32E26-0CC1-44BC-CCF964C4D07C10C3&siteModuleId=6D5DCE61-CC95-4B12-A9C94F3632A6F3DD)
28 *view.htm?storyId=B4C32E26-0CC1-44BC-CCF964C4D07C10C3&siteModuleId=6D5DCE61-*
29 *CC95-4B12-A9C94F3632A6F3DD* (Grand Valley State University announcing it will remove
30 its 60-day time frame for investigations.); Kara Coleman, *Auburn University Re-Evaluating Title*
31 *IX Policies and Procedures*, Feb. 9, 2018, [www.oanow.com/news/auburnuniversity/auburn-](http://www.oanow.com/news/auburnuniversity/auburn-university-re-evaluating-title-ix-policies-and-procedures/article_16b90e14-ecf7-507c-a390-85c0ad88e538.html)
32 *university-re-evaluating-title-ix-policies-and-procedures/article_16b90e14-ecf7-507c-a390-*
33 *85c0ad88e538.html* (Auburn University removed its 60-day time frame sometime “before
34 Christmas” and now allows for “reasonable time,” which can be “three or four months.”).

1 (“UNC”) stating that UNC’s sexual harassment policy was not equitable because it did not allow
 2 for both parties to appeal.⁶⁷ Questioned about how this finding was consistent with the new
 3 Policy, “Department spokeswoman Liz Hill said that OCR is in the process of correcting its
 4 correspondence with the university to let it know [UNC’s] policy is consistent with the
 5 department’s temporary rules.”⁶⁸ ~~But for the new Policy, UNC would have remained subject to a
 6 finding of noncompliance for the unequal appeal rights it permits, and would have been required
 7 to change its practices through a binding Resolution Agreement. Now, due solely to the new
 8 Policy, UNC need not enter into a legally enforceable agreement with OCR or be subject to a
 9 proceeding seeking to withdrawal of federal funds. The Department subsequently modified its
 10 Letter of Findings with the university in order to align this enforcement action with its guidance
 11 in the 2017 Title IX Policy permitting unequal appeal rights when provided to the responding
 12 party.~~⁶⁹

13
 14 ~~127.131.~~ Following the issuance of the 2017 Title IX Policy, numerous individuals who
 15 have been the subject of sexual violence or harassment have expressed to the Plaintiffs a
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19 ⁶⁷ Compl. Ltr. and Resolution Agreement, UNC & OCR (June 2018), [https://www.unc.edu/wp-](https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf)
 20 [content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf](https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf). ED seems to
 21 no longer be publishing resolution agreements as a matter of course. None appear on its website
 22 post-dating the 2017 Title IX Policy, making it difficult to find additional examples.

23 ⁶⁸ Jeremy Bauer-Wolf, *The “Confusing” Case of UNC’s Title IX Violations*, Inside Higher Ed,
 24 (June 27, 2018), [https://www.insidehighered.com/news/2018/06/27/unc-found-have-violated-](https://www.insidehighered.com/news/2018/06/27/unc-found-have-violated-title-ix-multiyear-investigation)
 25 [title-ix-multiyear-investigation](https://www.insidehighered.com/news/2018/06/27/unc-found-have-violated-title-ix-multiyear-investigation).

26 ⁶⁹ Compare U.S. Dep’t of Educ., OCR Complaint No. 11-13-2051 Letter of Findings, at 10 (June
 27 25, 2018), [https://www.unc.edu/wp-](https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf)
 28 [content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-](https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf)
[PDF](https://www.unc.edu/wp-content/uploads/2018/06/FINAL-R-LOF-UNC-Chapel-Hill-11132051-PDF-1.pdf) (determining that the university’s policy providing an appeal only to one
 party “is not equitable”), with U.S. Dep’t of Educ., OCR Complaint No. 11-13-2051 Amended
 Letter of Findings, at 1 n.1 (June 28, 2018), [https://www.unc.edu/wp-](https://www.unc.edu/wp-content/uploads/2018/07/FINAL-AMENDED-R-LOF-UNC-Chapel-Hill-11132051-PDF-Redacted.pdf)
[content/uploads/2018/07/FINAL-AMENDED-R-LOF-UNC-Chapel-Hill-11132051-](https://www.unc.edu/wp-content/uploads/2018/07/FINAL-AMENDED-R-LOF-UNC-Chapel-Hill-11132051-PDF-Redacted.pdf)
[PDF](https://www.unc.edu/wp-content/uploads/2018/07/FINAL-AMENDED-R-LOF-UNC-Chapel-Hill-11132051-PDF-Redacted.pdf) Redacted.pdf (amending prior Letter of Findings to “clarify” that educational institutions
 “may choose to allow an appeal . . . solely by the respondent or responding party . . .”).

1 hesitance or unwillingness to report their incidents to their school authorities, citing the
2 Department's 2017 Title IX Policy as the reason for their hesitation or unwillingness.

3 ~~128.132.~~ These devastating consequences have overwhelmingly and disproportionately
4 harmed women and girls, among other populations that are disproportionately likely to be
5 targeted for sexual harassment and violence.

6 ~~129.133.~~ As outlined more fully in paragraphs 10-34, the consequences of the
7 Department's 2017 Title IX Policy have harmed and continue to harm Plaintiffs. Indeed,
8 Plaintiffs are organizations that assist and counsel survivors of sexual harassment, including
9 sexual violence. As a result of the chilling effect that the Department's change in policy has had
10 and continues to have on reporting sexual assault and other forms of sexual harassment,
11 Plaintiffs are unable to meet their missions of serving survivors of sexual violence and other
12 forms of sexual harassment. Further, Plaintiffs have had to expend resources over and above
13 normal levels to combat underreporting that has resulted from the Department's change in
14 policy, causing a diversion of resources away from their other core programmatic activities.

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16
17 ~~130.134.~~ The effects of the 2017 Title IX Policy have also required Plaintiffs to expend
18 resources over and above their normal levels to combat confusion among survivors and
19 educational institutions and to educate both on the requirements of Title IX's antidiscrimination
20 provisions. These resource expenditures have taken away from Plaintiffs' other core
21 programmatic activities, causing a diversion of resources.

22 **Plaintiff Organizations' Relationship to Female Survivors of Sexual Violence and Barriers**
23 **Those Women and Girls Face to Pursuing Federal Litigation to Challenge the**
24 **Discriminatory 2017 Policy**

25 ~~131.— Plaintiff organizations have a close relationship with the women and girls they serve.~~
26 ~~Each organization has attorney-client relationships with women and girl students who they~~

1 ~~represent in Title IX proceedings before schools.~~

2 ~~As set forth above in paragraphs 10-34, Plaintiffs' missions are aligned with advancing~~
3 ~~the interests of survivors of sexual harassment and assault, most of whom are women and girls,~~
4 ~~and protecting their clients, survivors of sexual harassment and assault, from discriminatory~~
5 ~~treatment in their schools' Title IX processes. In addition to the legal services they provide to~~
6 ~~their clients, Plaintiffs' other work reveals the alignment of their interests with those of~~
7 ~~survivors.~~

8
9 ~~132. For example, SurvJustice provides training to schools to prevent and address sexual and~~
10 ~~gender-based violence to ensure compliance with federal law, enforcement of victim rights, and~~
11 ~~development of a culture that supports survivors and encourages sexual respect. SurvJustice also~~
12 ~~engages in policy advocacy to promote robust protections for survivors and to dispel rape myths~~
13 ~~about women and girls like those advocated by Ms. Jackson in her statement to the New York~~
14 ~~Times.~~

15
16 ~~132. VRLC provides trainings to lawyers, advocates, and educators regarding sexual violence~~
17 ~~on college campuses, including providing up to date research on who victims are, who~~
18 ~~perpetrators are, how sexual violence is committed on campus, and on-campus best practices to~~
19 ~~prevent and respond to sexual violence.~~

20 ~~132. ERA's mission is to fight for women's equality and combat gender discrimination in~~
21 ~~education and employment, and it pursues this mission on behalf of students who have been~~
22 ~~sexually harassed and assaulted. In addition to providing direct legal assistance, including free~~
23 ~~advice and counseling, to such individuals, ERA represents them in litigation against schools,~~
24 ~~school districts, and universities. ERA also files amicus briefs in cases involving the~~
25 ~~interpretation and enforcement of anti-discrimination and other civil rights laws; provides~~
26

1 technical assistance and serves as a consultant to other attorneys representing women and girls in
2 Title IX cases and related civil litigation; connects victims of sexual harassment, including
3 sexual violence, to pro bono or other private attorneys; publishes and amplifies communications
4 in which women and girls use their voices to advocate on issues related to gender justice;
5 partners with student activists and leaders to conduct outreach and education to promote gender
6 equity and awareness of Title IX-related rights in schools; and advocates for policies that
7 promote gender equity in education at the local, state, and federal level, including policies that
8 protect full and equal access to education for victims of sexual assault and harassment.
9

10 133.— Individual women and girls affected by the discriminatory 2017 Title IX Policy face
11 barriers to bringing litigation on their own behalf to challenge the Policy as discriminatory.
12 The desire to maintain confidentiality is a significant barrier to students bringing a federal
13 lawsuit to challenge the discriminatory Policy. Women and girls considering reporting sexual
14 assault and harassment do so at the risk of having their sexual assault or harassment made public,
15 an experience which many prefer to keep private and which still carries significant social stigma.
16 Each organization has observed its clients wrestling with whether to report an experience of
17 sexual assault or harassment against the risk of loss of confidentiality; many women and girls
18 ultimately decide not to make such reports in favor of not losing their privacy. Pursuing federal
19 litigation creates just as much, if not more, risk of publicity.
20

21 134.— The loss of confidentiality also carries practical concerns for students. For example,
22 VRLC clients have expressed concerns about the impact on their future career prospects if they
23 bring complaints forward at their institution, much less in a federal court. This concern is
24 especially true for those graduate students and PhD candidates who have been harassed or
25 assaulted by individuals who are powerful within their field. Coupled with the safety concerns,
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1 the implication of having a future employer know they have been sexually assaulted, resulting
2 from lost confidentiality following reporting, plus the potential for retaliation or stalking, victims
3 are often placed in an untenable position of choosing between fighting for their rights in the
4 present and navigating career implications for their future.

5 135. The possibility of retraumatization is also a barrier to many students in bringing a federal
6 case to challenge the discriminatory Policy. SurvJustice and ERA have observed their clients
7 being retraumatized by schools' hostile, retaliatory, and dilatory responses to their reports of
8 sexual violence, which have grown more common in the wake of the 2017 Title IX policy. In
9 particular, ERA has observed institutional responses, which include but are not limited to long
10 delays in initiating and/or completing investigations, victim-blaming investigation tactics,
11 reversals of the role of victim and offender through, e.g., automatically issuing and enforcing
12 mutual no-contact orders *against* students who report sexual assault and encouraging or
13 facilitating facially retaliatory counter-complaints by respondents against victims, compound the
14 trauma caused by being sexually assaulted. Plaintiffs' clients would face the prospect of further
15 re-traumatization by participation in a federal lawsuit.

16 Participation in a federal lawsuit raises safety concerns for women and girl survivors of
17 sexual assault and harassment. Each organization has clients who have experienced retaliation
18 after reporting sexual assault or harassment, either by their assailant or by third parties (such as
19 peers, coaches, or professors), and clients who have experienced post-reporting stalking or other
20 harassment by the assailant. All three Plaintiffs have observed that no-contact orders are
21 frequently insufficient to protect survivors' safety and/or are ignored at an institutional level.
22 ERA also has observed an increase in the frequency of institutions making no-contact orders
23 *mutual*, thereby automatically subjecting students who report sexual assault to restrictions on
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1 ~~their movement and access to educational programs, privileges, and activities and making~~
2 ~~complainants subject to discipline for otherwise permissible conduct. Inadequate responses by~~
3 ~~schools to students' reports of sexual harassment and assault have led SurvJustice's clients to~~
4 ~~believe that their experiences were not taken seriously and that their safety is not important.~~
5 ~~Individual participation in a federal lawsuit with its attendant spotlight—on the assailant and the~~
6 ~~school—would exacerbate these safety risks by creating additional motivation to retaliate.~~
7 ~~Fear of retaliation is also a barrier against pursuing federal litigation to challenge the~~
8 ~~discriminatory Policy. Many of the Plaintiff organizations' clients remain students at the schools~~
9 ~~where they were assaulted. These students have been subject to retaliation, not only from the~~
10 ~~harasser, but from the school itself. For example, VRLC has observed students encountering~~
11 ~~barriers to accessing appropriate classes for an on-time graduation and additional procedural~~
12 ~~requirements for graduation, such as meeting with a new "advisor." SurvJustice's clients have~~
13 ~~also expressed fear of being retaliated against for going public with their experience of sexual~~
14 ~~assault and harassment. Becoming a named plaintiff in a federal lawsuit would likely exacerbate~~
15 ~~those retaliatory responses if the portrayal of the school's Title IX process in the lawsuit was~~
16 ~~critical.~~

17
18
19 ~~137.—In addition, Plaintiffs have observed practical and procedural barriers to individual~~
20 ~~students being able to bring a constitutional claim or effectively vindicate their constitutional~~
21 ~~rights through a lawsuit challenging the 2017 Title IX Policy. The student's claim as to the~~
22 ~~Department's Policy likely would not be ripe until after she had been sexually assaulted and~~
23 ~~proceeded through the campus Title IX process to completion. Even if she had not graduated by~~
24 ~~the time the campus Title IX process concluded, it is extremely likely that she would have~~
25 ~~graduated (or been pushed out of school) by the time she could obtain relief in a federal lawsuit,~~
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1 ~~making any requests for relief practically—if not legally—moot.~~

2 ~~Claims~~Claim for Relief

3 Count One

4 (Violation of the Equal Protection Guarantee of the Fifth Amendment Administrative
5 Procedure Act, 5 U.S.C. § 706)

6 ~~138.135.~~ Plaintiffs incorporate by reference the foregoing paragraphs as if fully set forth
7 herein.

8 ~~139.—The Due Process Clause of the Fifth Amendment to the United States Constitution~~
9 ~~forbids the federal government from denying equal protection of the laws, including by~~
10 ~~discriminating on the basis of sex.~~

11 ~~140.—In issuing the 2017 Title IX Policy, Defendants were motivated, at least in part, by their~~
12 ~~discriminatory—and baseless—gender stereotype that many women and girls lack credibility~~
13 ~~with regard to sexual harassment and assault. Such stereotype includes the perception that~~
14 ~~women and girls who report sexual harassment misunderstood a harmless romantic advance and~~
15 ~~that those who report sexual violence are often either lying or have regret about a consensual~~
16 ~~sexual encounter.~~

17 ~~141.—The statements and actions of Secretary DeVos and Ms. Jackson, as well as the~~
18 ~~circumstances under which the 2017 Title IX Policy change was issued, further demonstrate that~~
19 ~~Defendants issued the 2017 Title IX Policy knowing it would have a disparate impact on women,~~
20 ~~who constitute the overwhelming majority of sexual harassment and assault survivors, by~~
21 ~~reducing federal protections for victims of sexual harassment and assault. They took this action~~
22 ~~not despite this impact on women, but because of it.~~

23 ~~142.—Defendants, in issuing the 2017 Title IX Policy based on gender stereotyped~~
24 ~~assumptions—as evidenced by decisionmakers’ statements and reliance on and solicitation of~~
25

1 ~~input from groups espousing those very assumptions, departing from normal agency processes,~~
2 ~~acting with the knowledge that the policy would disproportionately impact female students, and~~
3 ~~motivated by that disproportionate impact—discriminated on the basis of sex in violation of the~~
4 ~~Due Process Clause of the Fifth Amendment.~~

5 136. The Administrative Procedure Act (“APA”) empowers this Court to set aside agency
6 action that is arbitrary, capricious, or contrary to law. It also requires an agency to provide a
7 sufficient explanation for its actions and empowers this Court to set aside actions that were
8 undertaken without observance of procedure required by law.

9
10 137. The 2017 Title IX Policy is the Department’s current policy for interpreting and
11 enforcing Title IX; it contains expectations and mandates for recipients that represent a shift
12 away from prior policy. Although labeled as interim, the 2017 Title IX Policy is final agency
13 action for the purposes of the APA because it represents a conclusive shift in Department policy
14 that governs the enforcement and interpretation of Title IX and because it has no definite
15 termination date. Schools that receive Department funding are expected and obliged to comply
16 with the Policy in part based on the assurances of compliance they sign in order to receive such
17 funding.

18
19 138. By issuing the 2017 Title IX Policy, the Defendants have adopted a policy that is
20 arbitrary, capricious, and contrary to law.

1 139. Among other particulars, the 2017 Title IX policy arbitrarily and without reasoned
2 explanation eliminates protections designed to prevent a discriminatory educational environment.
3 It does so, for example, by permitting the use of mediation to resolve claims of sexual assault,
4 which is not only arbitrary and unexplained, but also directly contradicts the Department's 2001
5 Guidance. It also fails to consider the reliance interests that students have in the continuation of
6 those protections.

7
8 140. In addition, the 2017 Title IX policy fails to articulate an adequate reason for, or in some
9 cases even acknowledge, its departure from prior guidance documents and other Department
10 interpretations of Title IX and its implementing regulations, including the 2014 Q&A, 2011 Dear
11 Colleague Letter, and 2001 Guidance.

12 141. Defendants' proffered explanation for issuing the Policy is based upon mistakes of fact
13 and law.

14 142. Defendants also acted in an arbitrary and capricious manner by implementing their 2017
15 Title IX policy without following the procedures required by law.

16
17 143. As a result of Defendants' unlawful actions, Plaintiffs have been harmed and their
18 missions frustrated, as outlined more fully in paragraphs ~~10-34~~11-35 above.

19
20 **Count Two**
(Ultra Vires Action)⁷⁰

21 ~~Plaintiffs incorporate by reference the foregoing paragraphs as if fully set forth herein.~~

22 144. —This Court has the power to set aside actions by the Executive Branch that are *ultra vires*
23 ~~(i.e., without legal authority).~~

24
25
26 ⁷⁰ ~~Plaintiffs are not alleging additional facts in support of their *ultra vires* claim, but maintain it~~
27 ~~for the purpose of appeal, if necessary.~~

1 ~~145. In adopting the 2017 Title IX policy and permitting recipients of federal funding to adopt~~
2 ~~policies that disadvantage victims of sexual harassment, including sexual violence, and benefit~~
3 ~~the alleged perpetrators, such as by permitting educational institutions to provide one-sided~~
4 ~~appellate rights, and in considering factors unrelated to Title IX's mandate in doing so,~~
5 ~~Defendants have acted in excess of their legal authority.~~

6
7 WHEREFORE, Plaintiffs pray that this Court: _____

- 8 1. Declare the Dear Colleague Letter and the Q&A issued in September 2017 unlawful;
9 2. Issue an injunction ordering Defendants to vacate the Dear Colleague Letter and the
10 Q&A issued in September 2017;
11 3. Award Plaintiffs costs, attorneys' fees, and other disbursements for this action; and
12 4. Grant any other relief this Court deems appropriate.

13
14 ~~DEMAND FOR JURY TRIAL.~~

15 Respectfully submitted,
16 18, 2018

Date: ~~October 31~~ April

17 /s/ Robin F. Thurston

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