Our Speakers

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Joe Hall
Rob Kent
Kasey Nielsen
Disclaimer

• We are not giving you legal advice. Consult with your legal counsel regarding how best to address a specific situation.

• Use chat function to ask general questions and hypotheticals.

• We have a variety of stakeholders here, so keep that in mind!

• If you registered using your email, you will get a copy of the slides. Watch for “Thank You For Attending” email.
Today’s Agenda

• Context
• State Law & Federal Legislation Overview
• Best practices for addressing a report of hazing on your campus
• Investigative tools for obtaining information
• Practice with hypothetical report of hazing
• Drafting investigative reports
Context: Student Data

*Hazing in View: College Students at Risk, Initial Findings from the National Study of Student Hazing, E. Allan & M. Madden (2008)*

- A survey of 11,482 students at 53 post-secondary institutions
- Perceptions about hazing on their campus
- Awareness of institutional hazing policies
- Consequences of hazing; and
- Experiences with hazing prior to college.
- www.stophazing.org
Finding 1: 55% of college students involved in student organizations experienced hazing

- 55% of respondents report they had experienced at least one behavior that meets the researcher’s definition of hazing
- 61% of male respondents and 52% of female respondents experienced behaviors that met the definition
- “Hazing is an activity expected of someone joining or participating in a group that humiliates, degrades, abuses, or endangers them regardless of the person’s willingness to participate.”
Hazing Reported by Type of Organization

*Other includes religiously-affiliated organizations, culture clubs and organizations, and student government.
# Common Hazing Practices

## Male Membership

<table>
<thead>
<tr>
<th>Hazing Practice</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participate in a drinking game</td>
<td>31%</td>
</tr>
<tr>
<td>Sing or chant by self or with select others of groups in public in a situation that is not a related event, game, or practice</td>
<td>19%</td>
</tr>
<tr>
<td>Drink large amounts of alcohol to the point of getting sick or passing out</td>
<td>17%</td>
</tr>
<tr>
<td>Be screamed, yelled, or cursed at by other members</td>
<td>16%</td>
</tr>
<tr>
<td>Associate with specific people and not others</td>
<td>14%</td>
</tr>
<tr>
<td>Deprive yourself of sleep</td>
<td>13%</td>
</tr>
<tr>
<td>Be awakened during the night by other members</td>
<td>12%</td>
</tr>
<tr>
<td>Drink large amounts of a non-alcoholic beverage</td>
<td>13%</td>
</tr>
<tr>
<td>Perform sex acts with opposite gender</td>
<td>10%</td>
</tr>
<tr>
<td>Endure harsh weather conditions without appropriate clothing</td>
<td>9%</td>
</tr>
<tr>
<td>Attend a skit or roast where other members of the group are humiliated</td>
<td>9%</td>
</tr>
</tbody>
</table>

(N=3,462)
## Common Hazing Practices

**Female Membership**

### Table 5. Most Frequently Reported Hazing Behaviors: Female Membership Experiences

<table>
<thead>
<tr>
<th>Activity</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participate in a drinking game</td>
<td>23%</td>
</tr>
<tr>
<td>Sing or chant by self or with select others of groups in public in a</td>
<td>16%</td>
</tr>
<tr>
<td>situation that is not a related event</td>
<td></td>
</tr>
<tr>
<td>Associate with specific people and not others</td>
<td>10%</td>
</tr>
<tr>
<td>Deprive yourself of sleep</td>
<td>10%</td>
</tr>
<tr>
<td>Drink large amounts of alcohol to the point of getting sick or passing</td>
<td>9%</td>
</tr>
<tr>
<td>out</td>
<td></td>
</tr>
<tr>
<td>Be awakened during the night by other members</td>
<td>7%</td>
</tr>
<tr>
<td>Drink large amounts of a non-alcoholic beverage</td>
<td>7%</td>
</tr>
<tr>
<td>Be screamed, yelled, or cursed at by other members</td>
<td>6%</td>
</tr>
<tr>
<td>Get a tattoo or pierce a body part</td>
<td>5%</td>
</tr>
<tr>
<td>Wear clothing that is embarrassing and not part of a uniform</td>
<td>5%</td>
</tr>
</tbody>
</table>

(N=5,590)
Finding 2: Common hazing practices include alcohol consumption, humiliation, sex acts

How might hazing intersect with other policies and concerns for your campus?
Finding 3: Knowledge of hazing extends beyond the student groups (1 of 3)

- 25% of students who reported experiencing hazing behavior stated that the hazing occurred in a public place on campus.
- Nearly 50% indicated hazing occurred during the day.
- The majority of hazing behaviors occurred off campus (57%).
  - 11% of the off-campus hazing activity occurred in a public space while 46% occurred in a private space off campus.
Finding 3: Knowledge of hazing extends beyond the student groups (2 of 3)

- 25% of students believed *coaches and/or advisors were aware of the activities*;
- 25% of hazing experiences, students reported that *alumni were present*;
- 53% of respondents say a member of their team or organization *posted photos of the hazing activity to a public website* (Facebook) and
- 42% report *posting the hazing photos*
Finding 3: Knowledge of hazing extends beyond the student groups (3 of 3)
Ohio’s Hazing Law
Collin’s Law (SB 126) Background

- Named for Collin Wiant, a freshman student at Ohio University who died of asphyxiation in 2018 after inhaling nitrous oxide and collapsing at a fraternity house.
- Collin’s parents worked with lawmakers to pass anti-hazing legislation, but those efforts initially failed.
In March 2021, Stone Foltz, a sophomore student at Bowling Green State University, died of alcohol poisoning after he was allegedly required to drink a full bottle of alcohol in order to join a fraternity.

Collin’s Law eventually received unanimous approval from both the Ohio House and Senate.

Signed into law by Governor DeWine on July 6, 2021.

Effective date: Oct. 7, 2021
Collin's Law: The Ohio Anti-Hazing Act

Effective Date: October 7, 2021

(134th General Assembly)
(Amended Substitute Senate Bill Number 126)

AN ACT

To amend section 2903.31 and to enact sections 2903.311, 3333.0417, and 3345.19 of the Revised Code to enact Collin's Law: The Ohio Anti-Hazing Act with regard to hazing policies at colleges and criminal prohibitions against hazing.

Be it enacted by the General Assembly of the State of Ohio:

SECTION 1. That section 2903.31 be amended and sections 2903.311, 3333.0417, and 3345.19 of the Revised Code be enacted to read as follows:

Sec. 2903.31. (A) As used in this section, "hazing" means doing any act or coercing another, including the victim, to do any act of initiation into any student or other organization or any act to continue or reinstate membership in or affiliation with any student or other organization that causes or creates a substantial risk of causing mental or physical harm to any person, including coercing another to consume alcohol or a drug of abuse, as defined in section 3719.011 of the Revised Code.
## Expanded Definition of Hazing

<table>
<thead>
<tr>
<th>Old Anti-Hazing Statute</th>
<th>Collin’s Law</th>
</tr>
</thead>
<tbody>
<tr>
<td>“doing any act or coercing another, including the victim, to do any act of initiation into any student or other organization that causes or creates a substantial risk of causing mental or physical harm to any person.”</td>
<td><strong>PLUS</strong> acts of hazing intended to “continue or reinstate membership in or affiliation with any student or other organization,” and specifies that hazing includes coercing others to consume alcohol or drugs</td>
</tr>
</tbody>
</table>

| Ohio Revised Code, § 2903.31(A) and (D) | Ohio Revised Code, § 2903.31(A)(1) |
### What is prohibited? What is the penalty? (1)

<table>
<thead>
<tr>
<th>Prohibited</th>
<th>Who</th>
<th>Penalty</th>
<th>Cite</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reckless participation in hazing</td>
<td>Any person</td>
<td>Second degree misdemeanor</td>
<td>Ohio Revised Code, § 2903.31 (B)(1) &amp; (D)</td>
</tr>
<tr>
<td>Recklessly permit hazing</td>
<td>Administrators, employees, faculty, teachers, consultants, alumni, volunteers</td>
<td>Second degree misdemeanor</td>
<td>Ohio Revised Code, § 2903.31 (B)(2) &amp; (D)</td>
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</table>

- **90 days in jail and/or fine of $750**
What is prohibited? What is the penalty? (2)

Hazing + “coerced consumption of alcohol or drugs of abuse resulting in serious physical harm to that person” = More **SEVERE** penalties

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<th>Cite</th>
</tr>
</thead>
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<tr>
<td>Reckless participation in hazing that includes coerced consumption</td>
<td>Any person</td>
<td>Third degree felony</td>
<td>Ohio Revised Code, § 2903.31 (C)(1) &amp; (D)</td>
</tr>
<tr>
<td>resulting in serious physical harm</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reckless permit hazing that includes coerced consumption</td>
<td>Administrators, employees, faculty, teachers, consultants, alumni,</td>
<td>Third degree felony</td>
<td>Ohio Revised Code, § 2903.31 (C)(2) &amp; (D)</td>
</tr>
<tr>
<td>resulting in serious physical harm</td>
<td>volunteers</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Prison sentence and/or fine of $10,000
# Full chart on what is prohibited by Collin’s Law

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</tr>
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ODHE Statewide Educational Plan for Preventing Hazing

Includes:

- A model anti-hazing policy
- A list of comprehensive policy components that are not required by Collin’s Law, but may be helpful in creating a comprehensive policy
  - Ex: Amnesty to those who report hazing
- Guidelines regarding anti-hazing education and training for students enrolled at the institution, administrators, faculty members, and individuals employed by an institution, and organizations recognized by, or operating under the sanction of, an institution

Click here for the link
Training/Education Req’d by Collin’s Law

Ohio Revised Code § 3345.19(E)(1) and E(2)

(E)(1) Each institution shall provide students with an educational program on hazing, which shall include information regarding hazing awareness, prevention, intervention, and the institution’s policy developed under division (B) of this section. The educational program may be conducted in-person or online. The institution must offer at least one opportunity for students to complete the program during a new student orientation session. Each institution shall verify each student’s attendance at the program. Each institution shall prohibit a student who does not attend the program from participating in an organization recognized by or operating under the sanction of the institution until the student attends the program. An organization shall not accept or initiate any person who has not attended the program.

(2) Each institution shall provide all staff and volunteers that advise or coach an organization recognized by or operating under the sanction of an institution and who have direct contact with students with mandatory training on hazing, which shall include information on hazing awareness, hazing prevention, and the institution’s policy adopted under division (B) of this section.
Training/Education Req’d By Collin’s Law

Students

Ohio Revised Code § 3345.19(E)(1)

Requirements

• In-person or online
• At least on opportunity during new student orientation
• Student attendance must be tracked by the institution
• Institutions SHALL prohibit students from participating in an organization until the student completes this training

Subject Matter

• Hazing awareness
• Prevention
• Intervention
• Hazing policy adopted in compliance with Collin’s Law
Remember that certain prohibitions apply more broadly to administrators, employees, faculty members, teachers, consultants, alumnus, or volunteer of any organization.
Collin’s Law and Reporting Hazing Violations

Starting the 2022-23 academic school year, institutions will be required to maintain a report of all violations.

### WHAT
- ✓ Name of subject
- ✓ Date of when subject was charged with violation
- ✓ Description, investigation & findings, penalties
- ✓ Date matter was resolved
- ✗ No PII, subject to FERPA

### WHERE
- • Institution’s website

### WHEN
- • Initial report: **January 15, 2023** (reports of past 5 years)
- • Subsequent reports:
  - January 1st
  - August 1st
Around the Country – Federal Legislation
“Stop Campus Hazing Act”

- Similar to Collin’s Law in Ohio
- This is not the first time Congress has worked to pass federal legislation regarding hazing.
  - “Report and Educate About Campus Hazing Act,” or “REACH Act” failed to advance in the Senate last year
The Details

- Add a definition of hazing to the HEA
- Require that hazing incidents be reported in the Annual Security Reports that colleges and universities prepare each year.
- Requires that institutions adopt and disclose a “comprehensive program to prevent hazing” that applies to students, staff, faculty, and other campus stakeholders, “such as alumni and families of students.”
- Must prepare Campus Hazing Transparency Reports that identify incidents of hazing that involve a student and resulted in “a formal finding of guilt, responsibility, or culpability” under the institution’s policies or applicable law.
Each of these reports must include the following information (without being personally identifiable for any individual student):

- **The name of the organization** with which the violation that resulted in a formal finding of guilt, responsibility, or culpability, was committed in connection.
- **A general description of the violation** that resulted in a formal finding of guilt, responsibility, or culpability, the charges, the findings of the institution, and the sanctions placed on the organization.
- **The dates** on which—
  - the incident was alleged to have occurred;
  - the violation that resulted in a formal finding of guilt, responsibility, or culpability was charged;
  - the investigation was initiated; and
  - the investigation ended with a finding that a violation occurred.
Hazing Laws Around the Country
Pennsylvania Hazing Law

- Timothy Piazza Anti-Hazing Law – enacted in 2018
- 18 Pa. C.S. § 2802
- Defines hazing and provides a list of examples
- “Organizational hazing” and “institutional hazing”
- Similar to Ohio’s law because it imposes obligations on institutions
  - Must adopt a written policy against hazing, inform students of the policy and post it on their website
  - Lets institutions impose penalties for hazing
  - Maintain a public report of all violations of the policy
- Includes a “safe harbor” provision
- Criminal penalties, too
Virginia Hazing Law

- Adam’s Law – amended in 2022
- The Code of Virginia § 23.1-819
- Similar to Ohio’s law because it imposes obligations on institutions
  - Must adopt a written policy and disciplinary process to investigate hazing allegations
  - Maintain a public report of all violations of the policy
- Immunity for those who make good faith report
- Mandatory in-person training for organizations
- Must report findings of hazing violations to the Timothy J. Piazza Center for Fraternity and Sorority Research and Reform at PSU
- Criminal penalties
Florida Hazing Law

- **2005 – Chad Meredith Act**
  - Named after Chad Meredith, a University of Miami student who drowned in a hazing death in 2001

- **2019 – Andrew’s Law**
  - Named after Andrew Coffey, a FSU pledge student who died in November 2017 after he drank an entire bottle of liquor at an off-campus party
  - One of the “most cutting-edge”
  - Unique provisions:
    - Good Samaritan protection
    - Those who weren’t physically present during a hazing event, but who helped plan it, can now be prosecuted
    - Updated that current members of a group can be hazing victims
    - Does **not** include a reporting requirement like Collin’s law
Florida Law Only – Defenses

Not defenses:
• “The student consented to the hazing”
• “It wasn’t technically an official organization event”
• “Death wasn’t required for membership”

Actual defenses:
• “I was there, was the first person to call 911, and I waited for the ambulance, and cooperated when help arrived.”
• “I rendered aid to the victim before help arrived.”
Illinois Hazing Law

- Enacted in 2013
- 720 ILCS 120/5. Hazing
  - A person commits hazing who knowingly requires the performance of any act by a student or other person in a school, college, university, or other educational institution of this State, for the purpose of induction or admission into any group, organization, or society associated or connected with that institution if:
    - (a) the act is not sanctioned or authorized by that educational institution; and
    - (b) the act results in bodily harm to any person.
- Hazing can be a felony
- No requirements for institutions
Michigan Hazing Law

• Garret’s law – enacted 2004
• “A person who attends, is employed by, or is a volunteer of an educational institution shall not engage in or participate in the hazing of an individual”
  • Not applicable to the subject of the hazing
• Defines hazing, organization, pledge, pledging
• There is a range of penalties that depend on the severity of the hazing violations (physical injury to death)
California Hazing Law

- Matt’s Law
- Penal Code §245.6
- No injury has to occur for it to be a crime
- If the hazing results in death or serious bodily injury, prosecution has discretion to bring felony charges
- Allows for the victim to commence a civil action for injury or damages.
Iowa Hazing Law

- Section 708.10
- Defines hazing
- Criminal penalties
  - Hazing = simple misdemeanor
  - Hazing which causes serious bodily injury = serious misdemeanor
Maryland Hazing Law

- Defines hazing
- M.D. Criminal Law Code §3–607
- Criminal penalty is a misdemeanor
- Consent is not a defense
Best Practices for Addressing Reports of Hazing

- Be Prepared
- Be Quick
- Be Transparent
- Be Flexible
- Be Cooperative
Be Prepared

Reporting System

• Develop a strong and centralized reporting system
  • Remember, training compliance and reported violations must be tracked
    o Should the person/office responsible for tracking also be the office that receives reports of hazing activity?
    o Will vary by institution
  • Use hotlines and other anonymous reporting systems
    o Is retaliation prohibited by your policy?
    o Not req’d by Collin’s Law, but a recognized Comprehensive Policy Component by ODHE
    o Communicate the availability of anonymous reporting and anti-retaliation provisions
Be Prepared

**Stakeholders**

- Work with Stakeholders Ahead of time
How will reports be addressed?

- Collin’s Law requires that Universities adopt a policy that prohibits hazing and includes “a method to enforce the policy”
- Will this be treated as student conduct/student organization conduct matter? Or another process?
- Right to an advisor? If so, are there any limitations on who that might be?
- If you had to explain the steps of your process to someone unfamiliar with your campus, could you do it?
  - Be consistent
  - Create a flowchart or step-by-step process in your policy
  - Publicize the process
Be Prepared
Overlapping Policies

Student Organization Conduct Process
- Investigation Required
- Group Interviews
- Anonymity allowed
- No formal notice requirement
- Directive to refrain from phone usage
- Participation required

Common Ground
- Conduct an investigation
- Notice to the Parties
- Group interviews?
- Limit communication as necessary to gather information in a group setting
- Right to an advisor
- Hearing with cross-examination

Title IX Process
- Investigation required by a specially trained investigator
- Right to an advisor
- Notice that identifies conduct and potential policy violation
- Participation is voluntary
- No prohibition on speaking with others about the case
- Hearing with cross-examination
- Anonymity not allowed

For illustrative purposes only. Not intended to depict all of the procedural requirements under Title IX.
Know when to report to Title IX
  • E.g., nudity, asking questions related to sex, etc.
  • Title IX addresses individual sanctions. Hazing policies addresses individual and organizational sanctions.
  • Carve out conduct?
  • Know when an intermediate suspension is appropriate
    • If referred to Title IX, can you temporarily suspend a person/org for hazing before the completion of the Title IX process?
  • How to address a situation where a hazing victim potentially violates Title IX…
  • Anonymity
Be Prepared

Identify Your Team

• Identify Your Investigators, Hearing Panel Members, etc.

• Who is in the best position to investigate reports of hazing, generally?
  o Neutral and without conflicts of interest
  o Consider the intersection with other types of cases
    – Ex: Could this be a Title IX matter? Refer to trained Title IX investigators
    – Ex: Civil rights matter? HR matter? Consider a joint investigation
  o Consider the types of cases that should be handled externally
    – Claims of institutional bias or cover-up
    – Large or complex investigations
    – Conflicts of Interest
• Evaluate for law enforcement involvement
  • Possible felony behavior? Mandatory report in OH
  • Violation of the “Hazing” definition in Collin’s Law?
    o “No administrator, employee, faculty member, teacher, consultant, alumnus, or volunteer of any organization, including any primary, secondary, or post-secondary school or any other public or private educational institution, who is acting in an official and professional capacity shall recklessly fail to immediately report the knowledge of hazing to a law enforcement agency in the county in which the victim of hazing resides or in which the hazing is occurring or has occurred.” Ohio Revised Code 2903.311(B)
    o When in doubt – report to local law enforcement
Be Quick
Think about Evidence

• What evidence may exist, and who should be collecting it?
  o Forensic evidence
  o Social media posts, videos
  o Text messages, Snapchat, Phone call records
Who has relevant information?

In what form?

What about large scale interviews in a contained environment?
• Large scale interviews in a contained environment
  • Can we ask all members of the relevant organization to…
    o attend a single meeting?
    o refrain from using their phones during interviews?
    o show us their social media, text messages, group chats, etc.
    o allow us to search their rooms and/or private belongings?

• What does cooperation/non-cooperation mean under your institution’s policies?
• Work with GC

• If this is necessary – re-consider whether you need law enforcement involvement
• DEFINITELY work with GC
**Be Quick**  
*Prevent Cross-Pollination*

- Sometimes achievable by containment efforts – but not always
- When conducting interviews, always ask who the person has spoken with about the situation
  - Who, what, where, when, why, how
  - Take screenshots of messages, if willing to share
  - Determine whether they have personal knowledge of the information they are sharing
Be Transparent

• What notice is required by your policy or typical practice?
  • To the organization and its leaders
  • To any individual student who has been accused
  • To coaches, advisors, volunteers, etc.

• Be as transparent as possible
  • Meet with organization leadership (presidents, team captains, advisors) to advise of the allegations and the process
  • If conducting large-scale interviews – this may be done at one time while all members are present
  • Building a rapport and trust early on may result in better information
  • Warn that you may be required to report criminal activity
Be Flexible

- Once the investigation starts, recognize that things may shift
  - Allegations may change
  - The approach may need to change
    - May need to wait for law enforcement clearance to proceed
    - May need to shift away from a large-scale interview session to more personalized interviews
Be Cooperative

• If working with a team, check in often to ask about trends, themes, consistencies, and inconsistencies
  • This may inform the questions you ask
  • This may suggest collusion among members
• Remember those stakeholder meetings?
  • Who can you work with to gain context, documents, better information?
  • Can you work with those stakeholders to to investigate? Build trust with interviewees?
Interim Suspensions

• See this most often in the athletics space

• Recently litigated in *Jane and John Does 1-37 v. Trustees of Boston College et al.*
  • Court ruled in favor of BC suspending the team
  • “While it is regrettable that certain members of the Team who did not participate in or know of the hazing incident are suffering the consequences of the Team suspension, that reality is an acceptable collateral consequence.”
Breaking the Conduct into Elements
Plan your Investigation
Ask Questions & Request Documents
Document, Document, Document
1. Review the **definition**.

2. **Break down** the definition into elements by making a **checklist**.
   - Make sure that each element is independent of the others. Don’t put multiple elements into one, as it makes the analysis more difficult.
   - Make it clear when there are multiple options for an element. For example, “Must have one of the following…”

3. Re-read the definition. Have you accounted for **all of the language** in the definition?

4. Are there any **other definitions** that should be included in your element checklist? Examples: Student, Advisor, Initiation, etc.
Plan Your Investigation

- What information do you already have regarding each element?
- What information do you need regarding each element?
- Are there specific questions that you should ask of specific people to address a particular element?

- Consider writing your questions out – particularly if you are working with a team
  - Ensures consistency
  - Acts as a checklist
  - BUT – be flexible and make sure to ask necessary follow-up questions!
• Remember how much information (if any) has already been provided to the interviewees
  o Do they know which event you’ll be asking about?
  o Do they know the alleged conduct?
    – If not, be transparent where you can,
    – Without showing all your cards
• Inform them of the process, and their rights in the process, to build trust
• Discuss confidentiality, retaliation, amnesty (if your policy has one) and what will happen with the information they share with you
• Document all the introductory information that you share with them
• Ask open-ended questions and go broad at first
• Elicit a monologue about the incident
• Then follow-up with details
  • Get dates, locations, ask for the spelling of names, ask to explain acronyms
  • Any time they mention a social media post, text message, Snap, video, etc., ask if they have a copy and if they will share it with you
    o Take screenshots in the interview, or
    o Ask them to send it to you via text or email while you are together
Types of Evidence

- Electronic communications
- Security information
- Pictures, videos, audio
- Police reports
- Personnel files
- Prior complaints against the organization, student, volunteer, etc.
Asking Challenging Questions

- Ask the question, then show them the evidence (and document that it occurred in that order)
- Lay out the contradiction for them
- “Help me Understand”
Attempts by an Advisor to Control the Interview

- Review the role of the advisor in the policy
- Explain that you need to hear the information in the person’s own voice
- Offer to take a break so the interviewee and advisor can speak freely in private
- Warn that if the advisor continues, the interview will be rescheduled and the advisor may not be permitted to return
- Consult with GC, organization leadership, other administrators
Before concluding the interview

• Review your notes

• Review the elements of each allegation
  • Have you elicited all of the information this witness might have about each element?
  • Do you have an understanding of how the witness obtained the information they shared?
  • Have you explored whether there’s been cross-pollination?
Before concluding the interview (cont.)

• Repeat back to them the information they’ve provided
• Ask if there is anything else they want to share
• Ask if there are any documents they want to provide
After Each Interview

• Update your co-investigators, if necessary
• Review notes, make corrections/clarifications
• Write down any questions that now need to be asked of other witnesses
• How should you document the interview?
  o Interview notes
  o A written summary of the interview
  o Transcript
• Has anything changed with respect to your obligations to law enforcement? Allegations of misconduct?
Practice with a Hypothetical Report
Streaking in front of a Sorority

Mark and Sigma Phi
Drafting Investigative Reports
Follow your institution’s process

• What should the report look like?
• Who receives a copy?
• Is there an opportunity for correction and/or feedback by the interviewees? What about the individuals or organizations accused of misconduct?
• Does the investigator make any decisions? Assess credibility?
Create Investigative Report  (2 of 4)

Start with Basic Information

- Who are the parties (if there are any)?
- Who investigated the matter?
- What witnesses participated?
- Did anyone decline to participate?
Natural and Neutral Suggestions for an Organized Report:

• Chronological order
• By topic or allegation
  • Perhaps by chronology within each topic or allegation
• By chronology of how the information came into the investigation
• By witness
Create Investigative Report (4 of 4)

Make sure to include:

- Description of the allegations
- How the complaint make its way to the investigators
- The applicable definitions
- Witnesses interview(s)
- Witnesses not interviewed (and why not)
- The procedure followed, step-by-step
- Any decisions to exclude information and the rationale
- Relevant documentation gathered during the investigation
Know what comes next

- Will your report be considered by an administrator or hearing panel?
- What happens if the report of hazing is founded?
- Collin’s Law requires that your institution’s policy include appropriate penalties for violations of the policy, which may include any of the following:
  - Fines
  - Withholding of diplomas or transcripts pending compliance with the rules or payment of fines
  - Revocation of permission for an organization to operate on campus or under the recognition of the institution
  - Probation, suspension, dismissal, or expulsion
Closing Thoughts

- Review your policy on hazing to ensure compliance
- Remember that being PREPARED ahead of time will allow you to be
  - Quick
  - Transparent
  - Flexible, and
  - Cooperative when reports are made
- Report to law enforcement when necessary
- Ensure that your community is trained and your culture is NOT accepting of hazing
Next Events

Free Higher Education Series Webinars (all held at noon EST)

- January 29th – Protecting Student Privacy in the Digital Age
- February 7th – DEI, Free Speech and Academic Freedom
- March 20th – Higher Education Contract: Reviewing for Red Flags
- April 12th – Athletics Hot Topics
- May 10th – Title IX Litigation Update

Free Title IX in Focus Webinar Series (all held at noon EST)

- February 29th – The Illinois Preventing Sexual Violence in Higher Education Act
- March 28th – Trauma-Informed Intake Meetings
- April 25th – Weighing the Evidence in Sexual Violence Cases
Heading to Portland?

Come find us at the ASCA Annual Convention!

• Jessica Galanos
• Rob Kent
• Kylie Stryffeler
Check out our new website and follow us on LinkedIn!