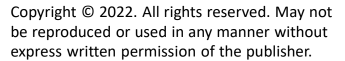




### **ACTUAL KNOWLEDGE**

- Any person may report sexual discrimination (alleged victim themselves or any third party)
- May report to Title IX Coordinator in person, by mail, phone, or email
- May be made during non-business hours



### RESPONSE AFTER ACTUAL KNOWLEDGE

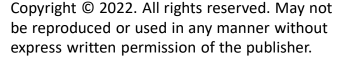
"Actual knowledge" is <u>notice</u> of sexual harassment to:

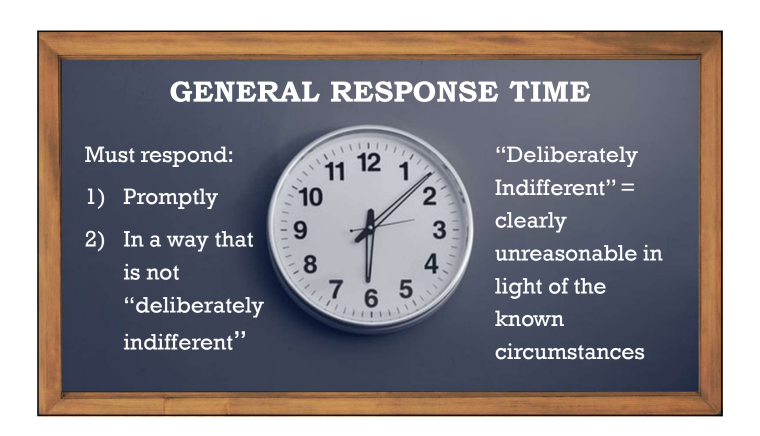
- 1) Title IX Coordinator, or
- 2) School official who has authority to institute corrective measures, <u>or</u>
- 3) <u>Any employee</u> of an elementary and secondary school (new)

### RESPONSE AFTER ACTUAL KNOWLEDGE

Must promptly contact Complainant to:

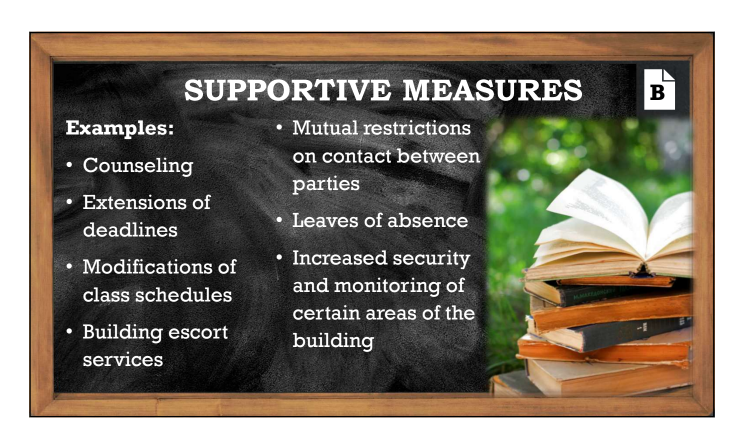
- 1) Discuss availability of supportive measures
- 2) Consider their wishes for supportive measures
- 3) Inform them of the availability of supportive measures with or without the filing of a formal complaint
- 4) Explain the process for filing a formal complaint



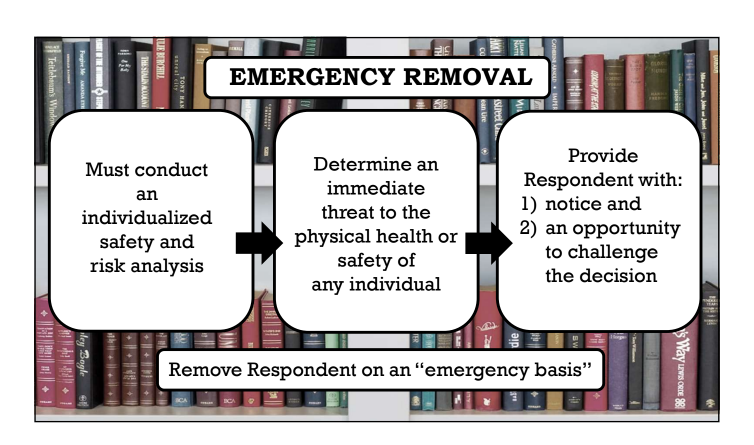






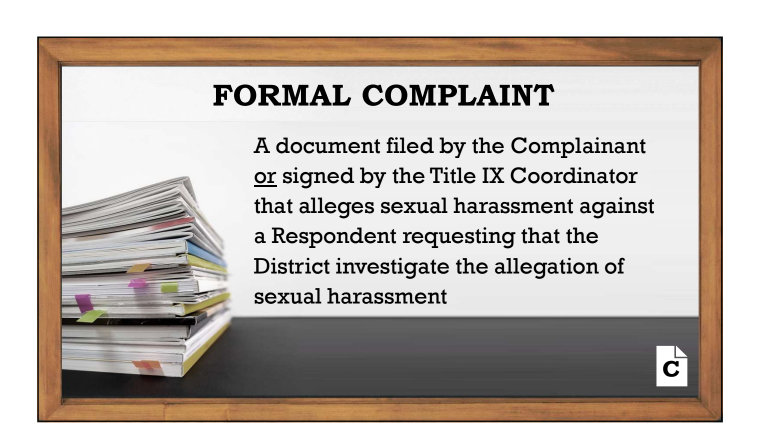










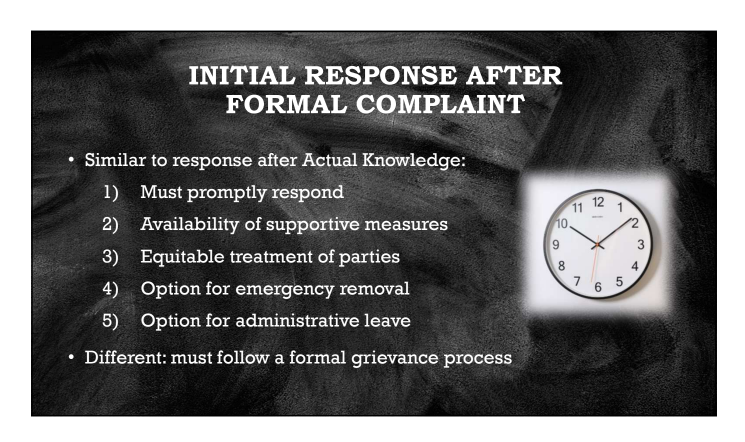




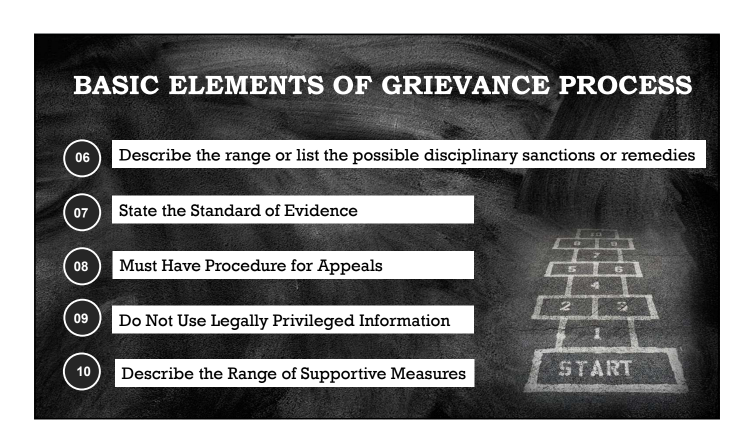


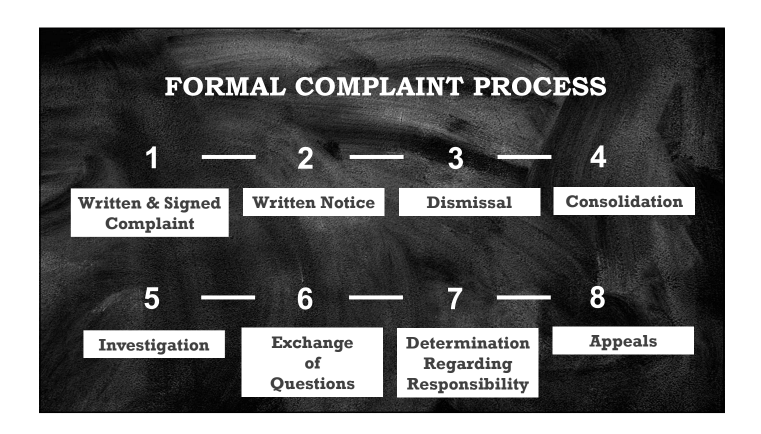






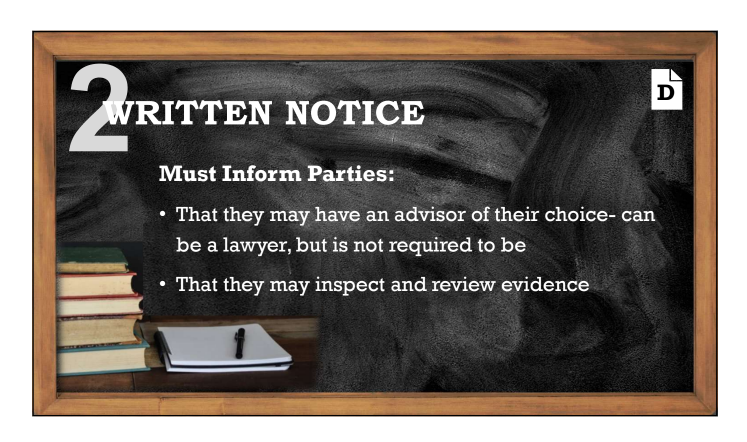
# BASIC ELEMENTS OF GRIEVANCE PROCESS O1 Must Treat Parties Equally O2 Objective Evaluation of Evidence O3 No conflict of interest or bias O4 Presumption of Not Responsible O5 Prompt Time Frames

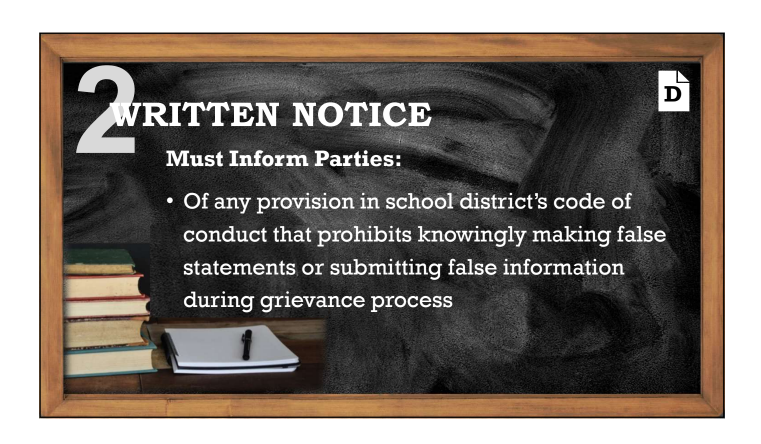






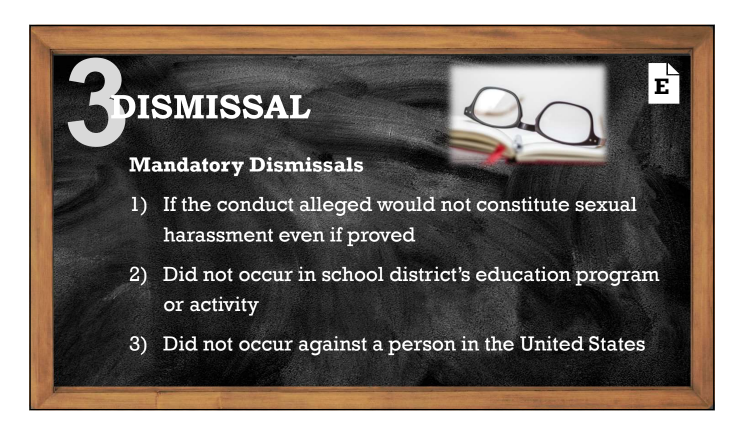












## Discretionary Dismissals 1) A Complainant notifies the Title IX Coordinator in writing that they would like to withdraw the formal complaint 2) The Respondent is no longer enrolled or employed 3) The specific circumstances prevent the school district from gathering evidence

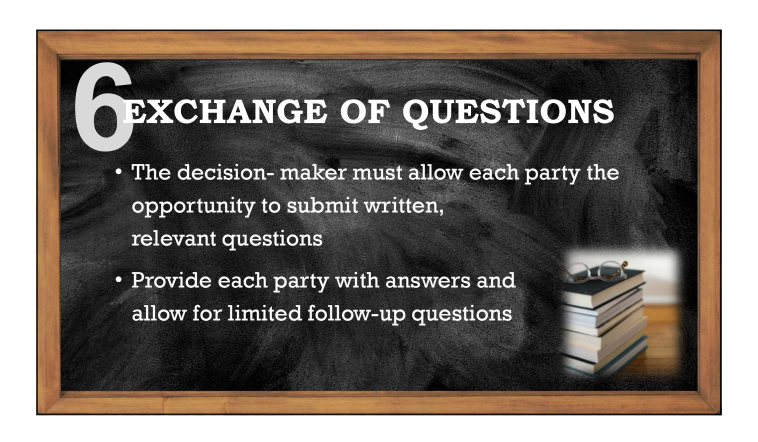


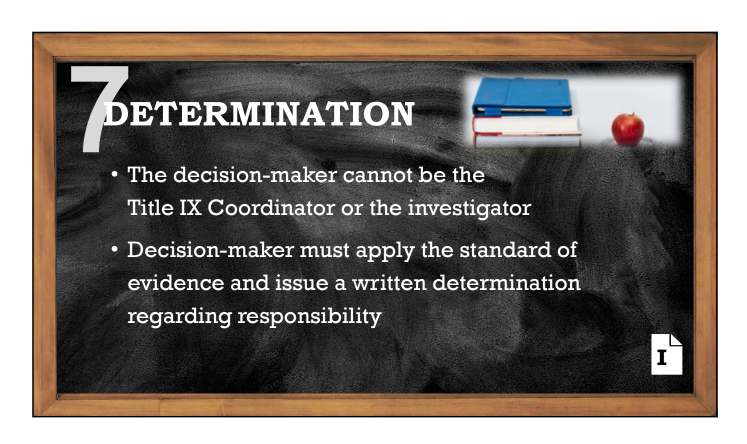
## School districts must: 1) Ensure that the burden of proof and the burden of gathering evidence rest on the school district and not on the parties, except certain records 2) Provide an equal opportunity for parties to present witnesses and evidence 3) Not restrict the ability of either party to discuss the allegations or gather and present evidence



## Before the investigative report is complete, school districts must: G • Send each party the evidence subject to inspection and review • Allow the parties 10 days to submit a written response • Consider the parties' response prior to completion







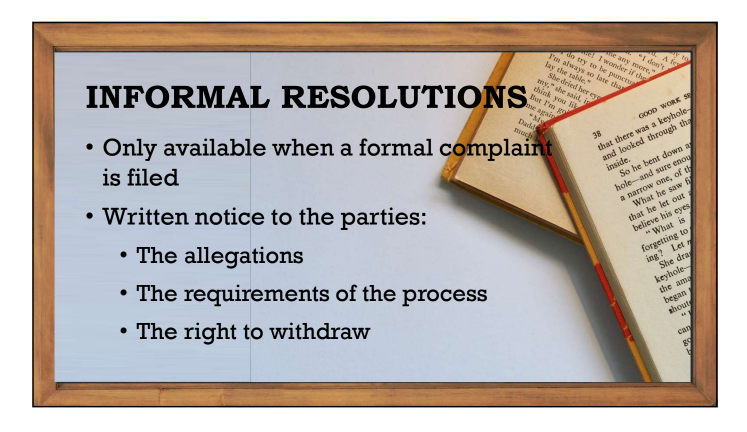


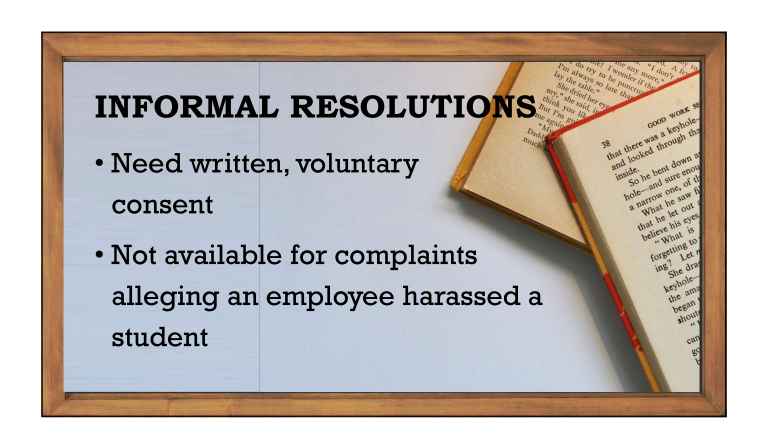




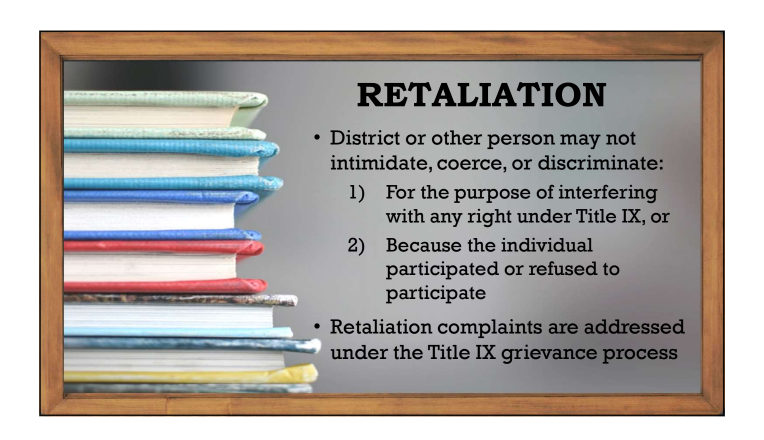


# For appeals, the school district must: • Give both parties an opportunity to submit a statement supporting or challenging the outcome • Issue a written decision simultaneously to both parties

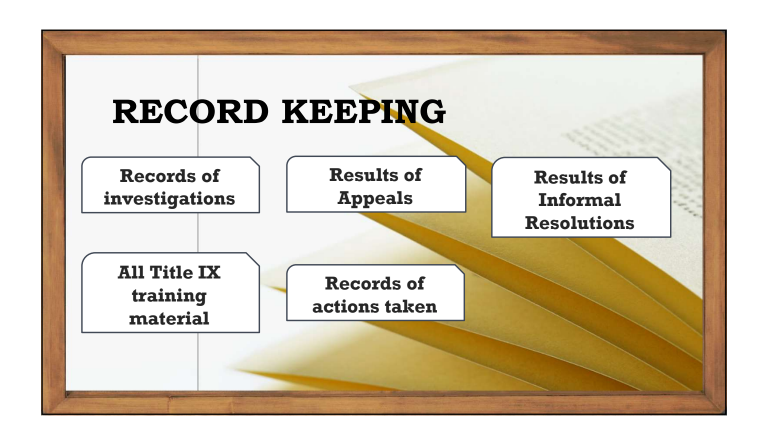












### RECORD KEEPING: RESPONSE

Record of school district's response must include:

- Actions taken in response to a report or formal complaint
- 2) Why their response was not "deliberately indifferent"
- 3) Measures to restore or preserve equal access to education

