A RESOURCE GUIDE FOR STUDENTS ON SEXUAL MISCONDUCT:
Campus policies, procedures, and support services
INTRODUCTION

If you’ve tried to read the Bay College’s Non-Discrimination and Anti-Harassment Board Policy 1060, it can be a challenge to understand some of the complexity of procedures for addressing sexual offenses. This guide is intended to help explain Bay College’s responsibility under Title IX and the Violence Against Women Act (VAWA). Additionally, this guide will:

- provide you with specific resources available both on and off campus
- provide you with details on available supportive measures
- educate you on your right to an Advisor and how they can assist you throughout the process
- inform you of policy definitions that describe prohibited conduct
- inform you of possible sanctions for policy violations
- provide you with common questions and answers asked by parties (Complainants and Respondents)

IF YOU HAVE EXPERIENCED SEXUAL MISCONDUCT

If you are off campus and experiencing an emergency, you can call local police by dialing 911. You may also call the local police department’s non-emergency line at 906-786-5911 (Escanaba) or 906-774-1234 (Iron Mountain).

1. Go to a safe location as soon as you are able.
2. Seek immediate medical attention if you are injured, believe you may have been exposed to the risk of an STI/STD, or pregnancy.
3. Contact any of the following for immediate assistance on campus:
   a. Both Campuses
      i. Title IX Coordinator Dave Laur, 906-217-4031. Regular business hours, Monday thru Friday.
      ii. Deputy Title IX Coordinator-Students Becky Landenberger, 906-217-4266, Regular business hours Monday thru Friday
iii. Deputy Title IX Coordinator-Employees Beth Berube, 906-217-4062, regular business hours Monday thru Friday

b. Escanaba Campus

i. Escanaba Public Safety, 906-786-5911, 24 hours/7 days a week

ii. OSF Hospital, 906-786-5707, 24 hours/7 days a week

iii. Campus counselor Michael Dupont, 906-217-4140, Regular business hours, Monday thru Friday

iv. Tri-County Safe Harbor, 1-800-682-1649, 24 hours/7 days a week

c. Iron Mountain Campus

i. Iron Mountain Police Dept., 906-774-1234, 24 hours/7 days a week

ii. Dickenson County Hospital, 906-774-1313, Regular business hours, Monday thru Friday

iii. Campus counselor Mark Young, 906-776-4357, Regular business hours, Monday thru Friday

iv. The Caring House, 906-774-1112, 24 hours/7 days a week

4. Medical Attention

a. Evidence collection should be completed within approximately 120 hours of an assault, but fluids, hair samples and DNA can be collected for a long time thereafter. Even if you have washed or bathed, evidence can often still be obtained. After 120 hours, it may still be helpful to have medical attention, even if you are not trying to obtain evidence of an assault. Sexual assault nurse examiners are trained in the collection of forensic evidence and can check for injuries and exposure to sexually transmitted infections and diseases. If you are still wearing any clothes worn during the incident, wear them to the hospital, but bring a change of clothes, as the hospital will keep the clothes you are wearing as evidence. If you have changed clothes, bring the ones you were wearing during the incident to the hospital in a clean paper (not plastic) bag or a wrapped in a clean bedsheets. Leave sheets/towels at the scene of
the incident. Police will collect them. Typically, police will be called to the hospital to take custody of the forensic kit, but it is up to you whether you wish to speak with them or file a criminal complaint. Tri-County Safe Harbor (Escanaba, 1-800-682-1649) and The Caring House (Iron Mountain, 906-774-1112) can provide an advocate to assist you through this process.

5. Choose how to proceed
   a. You have options. You can: (1) do nothing until you are ready, (2) pursue resolution by Bay College, and/or (3) initiate criminal proceedings, and/or (4) initiate a civil process against the perpetrator. You may pursue whichever combination of options is best for you. If you pursue resolution by Bay College, your options can include a formal response, informal resolution, and/or supportive measures. If you wish to have an incident investigated and resolved by Bay College, students should contact the Title IX Coordinator. Employees should contact either Human Resources or the Title IX Coordinator. Bay College procedures will be explained and are summarized below. Those who wish incidents to be handled criminally should contact local law enforcement and have the right to be assisted by Bay College in doing so.

CONFIDENTIALITY

To make informed choices, all parties should be aware of confidentiality and privacy considerations, as well as institutional mandatory reporting requirements. Confidential Reporting: If a Complainant wishes to keep the details of an incident confidential, they should speak with campus mental health counselors and/or health service providers. Campus counselors are available to help on an emergency basis. Their service is free of charge. Local resources such as crisis centers (Tri-County Safe Harbor and The Caring House) are also confidential and have no duty to report disclosed information to Bay College.

Confidential Resources:

- Michael Dupont, Escanaba campus counselor
- Mark Young, West campus counselor
- Pastor Tony Morrison, BACM advisor, working within the scope of his licensure or ordination
• Athletic trainers (if licensed and privileged under state statute, and/or working under the supervision of a health professional)

• Off-campus (non-employees):
  o Licensed professional counselors and other medical providers
  o Local rape crisis counselors
  o Domestic violence resources
  o Local or state assistance agencies
  o Clergy/Chaplains
  o Attorneys

**Mandated Reporting:**
All employees not designated as confidential above are mandated reporters. This means they are required to share information that you have disclosed to them with the Title IX Coordinator, though that does not obligate you to any formal involvement. The Title IX Coordinator will simply reach out to you to offer support and the opportunity to file a formal complaint.

At the request of a Complainant, notice may be given by a Mandated Reporter to the Title IX Coordinator anonymously, without identification of the Complainant. The Mandated Reporter cannot remain anonymous themselves.

If a Complainant has requested that a Mandated Reporter maintain the Complainant’s anonymity, the Mandated Reporter may do so unless it is reasonable to believe that a compelling threat to health or safety may exist. The Mandated Reporter can consult with the Title IX Coordinator on that assessment without revealing personally identifiable information.

Anonymous notice will be investigated by the College to the extent possible, both to assess the underlying allegation(s) and to determine if supportive measures or remedies can be provided. However, depending on what information is shared, anonymous notice typically limits the Recipient’s ability to investigate, respond, and provide remedies.

When a Complainant has made a request for anonymity, the Complainant’s personally identifiable information may be withheld by a Mandated Reporter, but all other details must be shared with the Title IX Coordinator. Mandated reporters may not be able to maintain requests for anonymity for Complainants who are minors, elderly, and/or disabled.
Officials with Authority or OWAs:
The Deputy Title IX Coordinator-Students and Deputy Title IX Coordinator-Employees have been designated as Officials with Authority to institute supportive measures and provide notice to the Title IX Coordinator. Giving an OWA notice of an incident will result in the offering of supportive measures and options for formal and informal resolution. If a formal complaint is filed with an OWA or the Title IX Coordinator, such incidents will be investigated and resolved in a prompt and equitable manner under the college’s resolution procedures, which are discussed later within this brochure.

You may request that the Title IX Coordinator provide you with supportive measures and resources without initiating a formal resolution process. If you wish to pursue a formal resolution process, the Title IX Coordinator will be unable to honor any request for confidentiality. The Respondent must be provided sufficient information, including the identity of the Complainant, to allow them to appropriately respond.

If the college decides it is obligated to pursue formal resolution based on the notice you have given, the Title IX Coordinator can initiate a complaint. You are not obligated to participate in the resolution process as Complainant, or you could participate as a witness, instead. Regardless of whether you participate, you will have all the rights to which a Complainant is entitled, if you want them. The ability of the college to enforce its policies may be limited if you decide not to participate at all.

Duties with respect to minors (those under age 18) may require reporting to state agencies and/or local law enforcement. As a result, confidentiality cannot be guaranteed.

SEXUAL MISCONDUCT: RISK REDUCTION FOR INTIMATE PARTNER VIOLENCE, STALKING, SEXUAL HARASSMENT, AND SEXUAL ASSAULT

While victim-blaming is never appropriate and Bay College fully recognizes that only those who commit sexual offenses are responsible for their actions, Bay College provides the suggestions that follow to help members of the campus community reduce their risk of being victimized and their risk of committing sexual offenses.

Reducing the Risk of Victimization

✓ Make any limits and/or boundaries you may have known as early as possible.
✓ Tell a sexual aggressor “no,” as clearly and firmly as possible.
✓ Remove yourself, if possible, from an aggressor’s physical presence
Reach out for help, either from someone who is physically nearby or by calling someone. Bystanders around you may be waiting for a signal that you need help.

Take affirmative responsibility for your alcohol and/or drug consumption, understanding that alcohol and drugs can increase your vulnerability to sexual victimization.

Look out for your friends and ask them to look out for you. Respect them, and ask them to respect you, but be willing to challenge each other about high-risk choices.

Reduce the Risk of Being Accused of a Sex Offense

Show your potential partner respect if you are in a position of initiating sexual behavior.

If they say “no,” accept it and don’t push. If you want a yes, ask for it, and don’t proceed without clear permission.

Communicate your intentions to your potential sexual partner clearly and give that person a chance to share their intentions and/or boundaries with you.

Respect personal boundaries. If you are unsure what’s okay in any interaction, ask.

Avoid ambiguity. Just ask. Don’t make assumptions about consent, about whether someone is attracted to you, how far you can go with that person, or if the individual is physically and mentally able to consent. If you have questions or are unclear, you don’t have consent.

Don’t take advantage of the fact that someone may be under the influence of drugs or alcohol, even if that person chose to become that way. Their loss of control does not put you in control.

Be on the lookout for mixed messages. That should be a clear indication to stop and talk about what your potential partner wants or doesn’t want to happen. They may be undecided about how far to go with you, or you may have misread a previous signal.

Respect the timeline for sexual behaviors with which others are comfortable and understand that everyone is entitled to change their minds.
✓ Recognize that even if you don’t think you are intimidating in any way, your potential partner may be intimidated by or fearful of you, perhaps because of your sex, physical size, or a position of power or authority you may hold.

✓ Do not assume that someone’s silence or passivity is an indication of consent. Pay attention to both verbal and non-verbal signals to avoid misreading intentions.

✓ Understand that consent to one type of sexual behavior does not automatically grant you consent to other types of sexual behaviors. If you are unsure, stop and ask.

✓ If your partner indicates a need to stop, or withdraws consent, respect them. Immediately.

✓ If you’ve had consent with your partner previously, still check in with them. Just because something was okay with them before doesn’t mean it will be okay in the future.

A BRIEF SUMMARY OF TITLE IX’S RECENT HISTORY

In 2011, the Obama-era Department of Education (ED) perceived that colleges needed to be more victim-centered in addressing sexual violence and should have more transparent and accessible policies and procedures for addressing complaints. At the instigation of then Vice President Joe Biden, ED issued a set of guidelines for colleges under Title IX in what is known as the Dear Colleague Letter. That letter resulted in investigation-centered approaches that were trauma-informed, confidential, and relatively informal.

Almost immediately, accused students and employees began to sue colleges for violations of their due process rights. By 2017, ED under the Trump administration took a different perspective and withdrew the 2011 Dear Colleague Letter while also announcing that new Title IX regulations were needed to better safeguard the due process rights of accused individuals. The regulatory process took two years, with new regulations published in May 2020 that took effect on August 14, 2020.

The 2020 Title IX regulations required all colleges to revise or rewrite their policies and procedures for addressing sex offenses, including sexual harassment, sexual assault, domestic violence, dating violence, and stalking. The college has worked diligently to ensure that its newly revised policies and procedures are now compliant with these regulations. These policies and procedures can be found on MyBay.
This was not an easy process. The regulations include fifteen pages of new requirements, and more than 2,000 pages of explanation of the provisions within those fifteen pages. They are complex and legalistic.

While the college’s policies are not all that different than before 2020 – the same types of offenses are still against Bay College policy – the procedures for resolution of complaints are substantially changed.

**To Summarize:**

- Title IX protects students and employees who are impacted by sexual harassment, sexual assault, domestic violence, dating violence, and stalking. When these behaviors occur, and a formal complaint is made, the college is obligated to address and remedy the complaint to ensure that no one is denied effective access to the educational program or activities of the college.

- Colleges have jurisdiction requirements that they must follow to determine whether a complaint falls within Title IX or is to be addressed within other college policies and procedures.

- Complainants are well-protected by the regulations in terms of supportive measures that are offered by institutions to try to address the impact of sex offenses.

- Complainants and Respondents are each entitled to an Advisor of their choosing (who can be an attorney) throughout the resolution process, and the college can provide a non-attorney Advisor to each party, if needed.

- The regulations have created options for informal resolution that were not available before 2020.

- To protect Respondents’ due process rights, institutions are required to use a formal grievance process for certain types of allegations. That formal process includes an investigation, a live hearing, questioning of the parties through their Advisors, a determination by an objective Decision-maker, and an appeal.

**When Does Title IX Apply?**

Title IX only applies when the college has jurisdiction over the complaint. This happens when the Complainant is participating in (or attempting to participate) in the college’s educational program or activities, AND the Respondent is a student or employee of the college, AND the behavior occurred within the college’s control in the United States (meaning not on private property, outside the scope of the educational program, etc.).
If it is unclear whether Title IX applies to your situation, contact the Title IX Coordinator for additional assistance. If Title IX does not apply to your situation, the conduct may still be addressable under other college policies. For such complaints involving students, contact Title IX Coordinator & Director of Student Life Dave Laur. For such complaints involving employees, contact the Deputy Title IX Coordinator-Employees & Director of Human Resources Beth Berube.

A BRIEF HISTORY OF VAWA

The Violence Against Women Act §304

VAWA was originally enacted in 1994 to address concerns with violent crimes and violence against women. The goals of VAWA are to prevent violent crimes, respond to the needs of crime victims, learn more about crime, and change public attitudes through a collaborative effort made by a variety of organizations and systems. In 2013, President Obama signed the Violence Against Women Reauthorization Act, which, among many provisions, amended sections of the 1990 Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act (Clery Act).

To summarize, the major relevant provisions of VAWA are:

- A requirement for institutions to maintain statistics about the number of incidents of dating violence, domestic violence, sexual assault, and stalking that meet the specific definition of those terms

- Requirement for institutions to provide primary prevention programs to incoming students and new employees that must include: a statement that the institution prohibits the crimes of dating and domestic violence, sexual assault, and stalking; the definition of consent in reference to sexual activity; a description of safe and positive options for bystander intervention; information on risk reduction; and information on the institution’s policies and procedures after a sex offense occurs; and an obligation to describe all of these within the college’s Annual Security Report, found under Consumer Information on the Bay College website (https://www.baycollege.edu/about/consumer-information/student-consumer-information.php).

- A requirement to provide ongoing prevention and awareness campaigns for students and employees and to describe these in the annual security report.
• A requirement to describe each type of disciplinary proceeding used by the institution; the steps, anticipated timelines, and decision-making process for each type of disciplinary proceeding that includes how to file a disciplinary complaint, and how the institution determines which type of proceeding to use based on the circumstances of an allegation of dating violence, domestic violence, sexual assault, or stalking

• A requirement for institutions to describe the range of protective (supportive) measures that the institution may offer

• A requirement for institutions to provide a prompt, fair, and impartial disciplinary proceeding in which: officials are appropriately trained and do not have a conflict of interest or bias for or against any party; the Complainant and Respondent have equal opportunities to have others present, including an Advisor of their choice; the Complainant and Respondent receive simultaneous notification, in writing, of the results of the hearing and any available appeal procedures; the procedures completed in a reasonable prompt timeframe; the Complainant and Respondent are given timely notice of meetings at which one or the other or both may be present; and the Complainant and the Respondent and their Advisors are given timely and equal access to information that will be used during formal and informal disciplinary meetings and hearings

There are a lot of similarities between Title IX and VAWA compliance. Ultimately, both ensure Complainants and Respondents have a full understanding of their rights, the institution’s responsibilities, and transparency with navigating the institution’s process for resolving reported sex offenses.

POLICY TERMINOLOGY AND SEX OFFENSE DEFINITIONS

There is certain terminology used in both the policy and procedures that are important for you to know. Additionally, members of the Title IX team will use these terms in their written and verbal communication. Below is a chart of the most common terminology used and its definition:

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<tr>
<th>Term</th>
<th>Definition</th>
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<tbody>
<tr>
<td>Actual Knowledge</td>
<td>Notice of sexual harassment or allegations of sexual harassment to the</td>
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<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
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<tr>
<td>college’s Title IX Coordinator or any official of Bay College who has the authority to institute corrective measure on behalf of the college</td>
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<tr>
<td>Complainant</td>
<td>An individual who is alleged to be the victim of conduct that could constitute sexual harassment</td>
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<td>Formal Complaint</td>
<td>A document filed by a Complainant or signed by the Title IX Coordinator alleging sexual harassment against a Respondent and requesting that the college investigate the allegations of sexual harassment</td>
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<tr>
<td>Respondent</td>
<td>An individual who has been reported to be the perpetrator of conduct that could constitute sexual harassment</td>
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<tr>
<td>Supportive Measures</td>
<td>Non-disciplinary, non-punitive individualized services offered as appropriate, as reasonably available, and without fee or charge to the Complainant or the Respondent before or after the filing of a formal complaint or where no formal complaint has been filed</td>
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<tr>
<td>Advisor</td>
<td>A person chosen by a party or appointed by the institution to accompany the party to meetings related to the resolution process, to advise the party on that process, and to conduct questioning for the party at the hearing, if any</td>
</tr>
<tr>
<td>Confidential Resource</td>
<td>An employee who is not a Mandated Reporter of notice of harassment, discrimination, and/or retaliation</td>
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<tr>
<td>Decision-Maker</td>
<td>The person, panel, and/or Chair who hears evidence, determines</td>
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relevance, and makes the final determination of whether the policy has been violated and/or assigns sanctions

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<tr>
<th>Investigator</th>
<th>The person or persons designated by the college to gather facts about an alleged violation of the policy, assess relevance and credibility, synthesize the evidence, and compile this information into an investigation report of relevant evidence and a file of directly related evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandated Reporter</td>
<td>An employee of the college who is obligated by policy to share knowledge, notice, and/or reports of harassment, discrimination, and/or retaliation with the Title IX Coordinator</td>
</tr>
<tr>
<td>Notice</td>
<td>When an employee, student, or third-party informs the Title IX Coordinator or other Official with Authority of the alleged occurrence of harassing, discriminatory, and/or retaliatory conduct</td>
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<tr>
<td>Official with Authority (OWA)</td>
<td>An employee of the college explicitly vested with the responsibility to implement corrective measures for harassment discrimination, and/or retaliation on behalf of the college</td>
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<tr>
<td>Parties</td>
<td>The Complainant(s) and Respondent(s), collectively</td>
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Bay College’s Board Policy 4010: Student Conduct and Discipline is intended to define expectations for appropriate conduct. You can review the College’s full policy on MyBay ([https://mybay.baycollege.edu/ICS/Community/Board_of_Trustees_Policies.jnz](https://mybay.baycollege.edu/ICS/Community/Board_of_Trustees_Policies.jnz)). More information, including resolution processes to address conduct that does not meet these expectations can be found in the College Catalog ([http://catalog.baycollege.edu/content.php?catoid=3&navoid=132](http://catalog.baycollege.edu/content.php?catoid=3&navoid=132)).
Sex offenses, including sexual harassment, sexual assault, domestic violence, dating violence, and/or stalking are violations of Bay College’s Student Conduct & Discipline Policy, Anti-Harassment & Non-Discrimination Policy, and Student Complaint & Hearing Process. A number of federal laws and regulations, including Title IX, VAWA, and the Clery Act, mandate how institutions of higher education must respond to sex offenses. Many types of sex offenses also constitute violations of Michigan law.

Members of the campus community, guests, and visitors have a right to be free from sexual offenses and to be protected by College policy regardless of sex, sexual orientation, gender identity, or gender expression. All members of the campus community must conduct themselves in a way that does not infringe upon the rights of others. When individuals are found to have violated policy, the College will impose serious sanctions, as noted in the Sanctions section of this document.

**Sex Offense Definitions**

The following are the definitions of conduct prohibited by College policy:

**SEXUAL HARASSMENT:**

Sexual Harassment, as an umbrella category includes the offenses of sexual harassment, sexual assault, domestic violence, dating violence, and stalking and is defined as:

- Unwelcome conduct on the basis of sex\(^1\) or that is sexual in nature that satisfies one or more of the following:

**QUID PRO QUO:**

- an employee of the College
- conditioning\(^2\) the provision of an aid, benefit, or service of the College,
- on an individual’s participation in unwelcome sexual conduct.

**SEXUAL HARASSMENT:**

- Unwelcome conduct,
- Determined by a reasonable person,

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\(^1\) Including sexual orientation, sex stereotypes, gender identity and gender expression

\(^2\) Implicitly or explicitly
To be so severe,

- pervasive, and
- objectively offensive

that it effectively denies a person equal access to the College’s education program or activity

**SEXUAL ASSAULT, defined as:**

- any sexual act\(^3\) directed against another person
- without the consent of the Complainant,
- including instances in which the Complainant is incapable of giving consent.

**DATING VIOLENCE, defined as:**

- violence,
- on the basis of sex,
- committed by a person,
- who is in or has been in a social relationship of a romantic or intimate nature with the Complainant.

  - The existence of such a relationship shall be determined based on the Complainant’s statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the person involved in the relationship. For the purposes of this definition-
  
  - Dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
  
  - Dating violence does not include acts covered under the definition of domestic violence.

**DOMESTIC VIOLENCE, defined as:**

- Violence,

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\(^3\) This includes five sub-offenses clearly defined in Board Policy 1060, located on MyBay (https://mybay.baycollege.edu/ICS/Community/Board_of_Trustees_Policies.jnz).
On the basis of sex,

Committed by a current or former spouse or intimate partner of the Complainant,

By a person with whom the Complainant shares a child in common, or

By a person who is cohabitating with, or has cohabitated with, the Complainant as a spouse or intimate partner, or

By a person similarly situated to a spouse of the Complainant under the domestic or family violence laws of your state, or

By any other person against an adult or youth Complainant who is protected from that person's acts under the domestic or family violence laws of your state.

STALKING, defined as:

Engaging in a course of conduct,

On the basis of sex,

Directed at a specific person, that would

- Cause a reasonable person to fear for the person’s safety, or the safety of others; or
- Suffer substantial emotional distress.

CONSENT: Knowing, Voluntary, and Clear Permission by Word or Action to Engage in Sexual Activity

In all sexual encounters, it is important that you obtain consent. Each of us is responsible for obtaining consent and has a right to choose to give consent or not give consent. Consent is:

- Informed, knowing, and voluntary (freely given)
- Active (not passive)
- Affirmative, clear words or actions that create mutually understandable permission regarding the conditions of sexual or intimate activity
- Not something that can be given by someone who is known to be, or who should be known to be, mentally or physically incapacitated
Not something that can be obtained by use of physical force, compelling threats, intimidating behavior, or coercion

If consent is withdrawn, sexual activity must stop reasonably immediately. Any party can place conditions on their willingness to consent, and those conditions must be respected.

People may experience the same interactions differently, therefore each party is responsible for making sure that their potential partner has provided ongoing, clear consent to engage in any sexual activity or contact.

Consent to some forms of sexual activity (e.g., kissing, fondling, etc.) should not be construed as consent for other kinds of sexual activities (e.g., intercourse).

To legally give consent in Michigan, individuals must be at least 16 years old. Michigan has a sexual contact exception to this, based on several factors, including age.

**Force:**

Force is the use of physical violence and/or physical imposition to gain sexual access. Force also includes threats, intimidation (implied threats), and coercion that is intended to overcome resistance or produce consent (e.g., “Have sex with me or I’ll hit you,” which elicits the response, “Okay, don’t hit me, I’ll do what you want.”).

Sexual activity that is forced is, by definition, non-consensual, but non-consensual sexual activity is not necessarily forced. Silence or the absence of resistance alone is not consent. Consent is not demonstrated by the absence of resistance. While resistance is not required or necessary, it is a clear demonstration of non-consent.

**Coercion:**

Coercion is unreasonable pressure for sexual activity. Coercive conduct differs from seductive conduct based on factors such as the type and/or extent of the pressure used to obtain consent. When someone makes clear that they do not want to engage in certain sexual activity, that they want to stop, or that they do not want to go past a certain point of sexual interaction, continued pressure beyond that point can be coercive.

**Incapacitation:**

This is defined as a state in which individuals are unable to make rational, reasonable decisions because they lack the capacity to understand the “who, what, when, where, why, or how” of a situation or interaction. Individuals cannot sexually consent if they are unable to understand what is happening, or if they are disoriented, helpless, asleep, or unconscious for any reason. That applies even if it is because they voluntarily consumed alcohol or drugs. Unless consent is “knowing,” it is not valid. Individuals engaging in
sexual activity who know or should have known that the other party is incapacitated are engaging in sexual misconduct.

The fact that a Respondent was intoxicated and therefore did not realize that the Complainant was incapacitated does not excuse sexual assault.

**SEXUAL HARASSMENT PROCEDURES**

Bay College’s full grievance process for sexual harassment defined above and in accordance with the regulations can be accessed on MyBay (https://mybay.baycollege.edu/ICS/Community/Board_of_Trustees_Policies.jnz).

The College treats Complainants and Respondents equitably by providing remedies to a Complainant when a determination of responsibility for sexual harassment has been made against the Respondent and by following a grievance process that complies with the Title IX regulations and VAWA.

Here is an overview of the major steps in the process:

**Step 1: Intake**

The Title IX Coordinator may assist the Complainant with understanding the policy and procedures, their options, and accessing resources. Assuming the Complainant chooses to file and complaint and move forward with a formal or informal resolution process, the next step is an Initial Assessment. If there is an anonymous report, third-party report, or an unidentified Complainant, the Title IX Coordinator will attempt to: (1) take appropriate action to determine who was impacted and/or involved in the reported behavior to offer them supportive measures and resources and explain their process options, and (2) take reasonable action to stop the behavior, remedy its effects on individuals and the campus community, and prevent it from recurring in the future.

All resolutions will be conducted by officials who receive annual training on issues related to sexual harassment, which includes domestic violence, dating violence, sexual assault, and stalking. The Title IX Coordinator, Investigators, Decision-makers, and any person who facilitates an informal resolution process are required to be trained on: the definitions of sexual harassment; the scope of the College’s education program or activity; how to conduct an investigation and grievance process that includes hearings, appeals, and informal resolution processes, as applicable; and serving impartially, including by avoiding prejudgment of the facts at issue, identifying conflicts of interest, and bias.
Additionally, Decision-makers must receive training on any technology used at a live hearing and on issues of relevance of questions and evidence, including when questions and evidence about the Complainant’s sexual predisposition or prior sexual behavior are not relevant. Any materials used for training the Title IX team will not rely on sex stereotypes and will promote impartial investigations and adjudications of formal Complainants of sexual harassment. You can view the training materials provided to the Title IX team on the Bay College Website (https://www.baycollege.edu/student-life/health-safety/title-ix.php).

The College resolution process is confidential. The institution will protect the confidentiality of parties throughout the resolution process, consistent with the provisions of state and federal law. Any required release of information about a resolution will be accomplished without the inclusion of identifying information about the Complainant. Information about the Respondent will only be released to the extent permitted by law.

**Step 2: Initial Assessment**

An initial assessment of the allegations is made by the Title IX Coordinator to determine appropriate jurisdiction and applicable policies/procedures. Under the federal Title IX regulations, the Title IX Coordinator is required to dismiss any formal complaint if one or more of the following is true:

- The alleged conduct would not constitute sexual harassment as defined within the Sexual Harassment policy, even if proved
- The alleged conduct did not occur in Bay College’s education program or activity
- The alleged conduct did not occur against a person in the United States
- The Complainant is not participating or attempting to participate in Bay College’s education program or activities at the time of filing the complaint.

Additionally, the Title IX Coordinator May Dismiss any Formal complaint if one or more of the following is true:

- At any time during the investigation or hearing a Complainant notifies the Title IX Coordinator in writing that the Complainant would like to withdraw the formal Complainant or any allegations therein
- The Respondent is no longer enrolled or employed by the College
- Specific circumstances prevent the College from gathering evidence sufficient to reach a determination as to the formal complaint or allegations therein
Upon a dismissal required or permitted under the federal Title IX regulations, the Title IX Coordinator will promptly send written notice of the dismissal and the rationale to the parties simultaneously. The parties (meaning the Complainant and Respondent) will have an opportunity to appeal this decision by contacting the Title IX Coordinator.

If a dismissal occurs, the Title IX Coordinator may refer or reinstate the allegations for resolution under an alternative campus process, if appropriate.

The College recognizes that incidents which fall outside of the narrow scope of the Title IX regulations may also negatively impact access to the institution’s education programs and activities and are counter to the mission and values of the institution. Therefore, the College has also adopted Board Policy 4010: Student Conduct and Discipline, and its implementing procedures to address other sex offenses that may fall outside the protections of Title IX.

**Step 3: Choose an Advisor (if you have not already)**

The parties are each entitled to an Advisor of their choice to accompany them to any and all meetings pertaining to the complaint. An Advisor can be anyone, including but not limited to an attorney, friend, roommate, or parent. Advisors can be extremely helpful in assisting parties with navigating the Title IX resolution process, especially when it comes to the hearing. The College is required to have a live hearing as part of its formal grievance process. At the live hearing, the Decision-maker(s) must permit each party’s Advisor to ask the other party and any witnesses all relevant questions and follow-up questions, including those challenging credibility. If a party does not have an Advisor, the College will provide an Advisor, without fee or charge, from a pool of trained Advisors. College-appointed Advisors are not attorneys.

**Victim Advocates**

Complainants may want to choose an advocate as their Advisor, or to have access to an advocate for support. Advocates are individuals who may or may not be employed by an institution for the purpose of providing confidential support and resources independent of or in conjunction with a sex- or gender-based discrimination or misconduct resolution process. Advocates are typically trained to provide crisis response services and connection to law enforcement, legal, health, and other emergency services. Advocates are often involved in assisting with the provision of supportive measures for Complainants such as academic adjustments, employment adjustments, housing relocation, and coordination of medical or mental health services.
Community-Based & National Advocacy Services Available

- Escanaba Campus: Tri-County Safe Harbor, 1-800-682-1649
- Iron Mountain Campus: The Caring House, 906-774-1112

National Organizations Supporting Crime Victims

- National Center for Injury Prevention and Control
- National Organization for Victim Assistance (NOVA)
- National Coalition of Anti-Violence Programs (NCAVP)

Step 4: Investigation

Trained campus Investigators will conduct an investigation that is prompt, thorough, reliable, equitable, fair, and impartial. They will interview the parties and witnesses, review evidence, and prepare a report. Your Advisor can accompany you to all interviews. As part of the investigation, parties and their Advisors will be provided access to all relevant and directly related evidence collected and will be given an opportunity to review and comment upon it.

Step 5: Hearing

The College resolution process provides for a neutral and independent Decision-maker. The Decision-maker(s) will have the opportunity to question Investigators, parties, and witnesses during a hearing. Hearings are held in person, though any party may request to participate through videoconference. The Title IX Coordinator may also decide that the entire hearing should take place through videoconference. The parties may make opening and closing statements. During the hearing, parties' Advisors will have the opportunity to question the other party and witnesses. If a party or witness chooses not to submit to questioning during the hearing, any prior statements made by that party or witness cannot be considered by the Decision-maker(s).

Standard of Evidence

The College uses a preponderance of evidence standard of evidence. This means that Decision-makers consider whether, given the available relevant, credible evidence, it is more likely than not that a violation occurred that a violation of policy occurred.

Past History

Questions and evidence about the Complainant’s sexual predisposition cannot be asked. Questions about a Complainant’s prior sexual behavior cannot be asked unless:
• Such questions and evidence are offered to prove that someone other than the Respondent committed the conduct alleged by the Complainant, OR

• The questions and evidence concern specific incidents of the Complainant’s prior sexual behavior with respect to the Respondent and are offered to prove consent.

**Step 6: Final Determination**

The parties will be informed of the outcome of the College’s resolution of a complaint in writing, without significant delay between the notifications to each party. This notice will include the final determination, any sanctions imposed, a rationale for the final determination and any sanctions, the institution’s procedures for the parties to appeal, any change to the results that occurs prior to the time that such results become final, and when the College considers those results to be final.

**Step 7: Appeal**

All parties involved in sexual harassment proceedings may appeal a decision within 10 days on the basis of grounds permitted by College policy. All parties are included in any appeal reconsideration and have equal rights of participation. All appeals are conducted by written exchange of materials. There is only one level of appeal. That decision is final. See section 1060.17 of Board Policy 1060 for further details on appeal procedures.

**Timelines for Resolution**

Bay College is committed to resolving complaints within a reasonably prompt timeframe. The College’s policy and procedures detail this timeline more specifically. Bay College’s process allows for the temporary delay of the grievance process or limited extensions of time frames for good cause with written notice to the Complainant and the Respondent. This notification will include specifics of the delay or extension with a detailed reason for the action. Contact the Title IX Coordinator if you need a delay in the process, or an extension for an aspect of the process.

**Informal Resolution Process**

To initiate an informal resolution process, a Complainant must submit a formal complaint first. After submission of the formal complaint, the Title IX Coordinator will provide additional information if an informal resolution is an option. Parties who wish to initiate an informal resolution process should contact the Title IX Coordinator.

All parties must agree, in writing, to initiate an informal resolution process. The parties may agree as a condition of engaging in informal resolution that statements made or
evidence shared during the informal resolution process will not be considered in the formal grievance process unless all parties consent.

It is not necessary to pursue informal resolution first to pursue a formal grievance process, and any party participating in informal resolution can stop the process at any time and begin or resume the formal grievance process.

Three Main Types of Informal Resolution

Supportive Resolution

- When the Title IX Coordinator can resolve the matter informally by providing supportive measures (only) to remedy the situation.

Alternative Resolution

- When the parties agree to resolve the matter through an alternative resolution mechanism as described below, including mediation, restorative practices, facilitated dialogue, etc., usually before a formal investigation takes place; see discussion below.

Accepted Responsibility

- When the Respondent accepts responsibility for violating policy, and desires to accept the sanction(s) and end the resolution process.

Alternative Resolution Approaches

Alternative Resolution is an informal approach, including mediation, restorative practices, facilitated dialogue, etc., by which the parties reach a mutually agreed upon resolution of an allegation. All parties must consent to the use of an Alternative Resolution approach.

The Title IX Coordinator may look to the following factors to assess whether Alternative Resolution is appropriate, or which form of Alternative Resolution may be most successful for the parties:

- The parties’ amenability to Alternative Resolution
- Likelihood of potential resolution, taking into account any power dynamics between the parties:
- The parties’ motivation to participate
- Civility of the parties
- Results of a violence risk assessment/ongoing risk analysis
• Disciplinary history
• Whether an emergency removal is needed
• Skill of the Alternative Resolution facilitator with this type of allegation
• Complaint complexity
• Emotional investment/capability of the parties
• Rationality of the parties
• Goals of the parties
• Adequate resources to invest in Alternative Resolution (time, staff, etc.)

The ultimate determination of whether Alternative Resolution is available or successful is to be made by the Title IX Coordinator. The Title IX Coordinator is authorized to negotiate a resolution that is acceptable to all parties, and/or to accept a resolution that is proposed by the parties, usually through their Advisors. Alternative Resolution agreements are not subject to appeal once agreed upon by all parties.

**Respondent Accepts Responsibility for Alleged Violations**

The Respondent may accept responsibility for all or part of the alleged policy violations at any point during the resolution process. If the Respondent indicates an intent to accept responsibility for all of the alleged misconduct, the formal process will be paused, and the Title IX Coordinator will determine whether Informal Resolution can be used according to the criteria above.

If Informal Resolution is applicable, the Title IX Coordinator will determine whether all parties and the Recipient are able to agree on responsibility, sanctions, and/or remedies. If so, the Title IX Coordinator implements the accepted finding that the Respondent is in violation of Bay College policy and implements agreed-upon sanctions and/or remedies, in coordination with other appropriate administrator(s), as necessary.

This result is not subject to appeal once all parties indicate their written assent to all agreed upon terms of resolution. When the parties cannot agree on all terms of resolution, the Formal Grievance Process will resume at the same point where it was paused.

When a resolution is accomplished, the appropriate sanction or responsive actions are promptly implemented to effectively stop the harassment or discrimination, prevent its
recurrence, and remedy the effects of the discriminatory conduct, both on the Complainant and the community.

**Rights of Complainants & Respondents**

- The right to an equitable investigation and resolution of all credible allegations of prohibited harassment, discrimination, and/or retaliation made in good faith to Bay College officials
- The right to timely written notice of all alleged violations, including the identity of the parties involved (if known), the precise misconduct being alleged, the date and location of the alleged misconduct (if known), the implicated policies and procedures, and possible sanctions
- The right to timely written notice of any material adjustments to the allegations (e.g., additional incidents or allegations, additional Complainants, unsubstantiated allegations) and any attendant adjustments needed to clarify potentially implicated policy violations
- The right to be informed in advance of any public release of information by Bay College regarding the allegation(s) or underlying incident(s), whenever possible
- The right not to have any personally identifiable information released by Bay College to the public without consent provided, except to the extent permitted by law
- The right to be treated with respect by Bay College officials
- The right to have Bay College policy and procedures followed without material deviation
- The right not to be pressured to mediate or otherwise informally resolve any reported misconduct involving violence, including sexual violence
- The right not to be discouraged by Bay College officials from reporting sexual harassment, discrimination, and/or retaliation to both on-campus and off-campus authorities
- The right to be informed by Bay College officials of options to notify proper law enforcement authorities, including local police, and the option(s) to be assisted by Bay College in notifying such authorities, if the party so chooses. This also includes the right not to be pressured to report.
• The right to have allegations of violations of this Policy responded to promptly and with sensitivity by Bay College officials

• The right to be informed of available supportive measures, such as counseling; advocacy; health care; student financial aid, visa, and immigration assistance; and/or other services, both on campus and in the community

• The right to a Bay College-implemented no-contact order (or a no-trespass order against a non-affiliated third party) when a person has engaged in or threatens to engage in stalking, threatening, harassing, or other improper conduct

• The right to be informed of available assistance in changing academic, living, and/or working situations after an alleged incident of discrimination, harassment, and/or retaliation, if such changes are reasonably available. No formal report, or investigation, either campus or criminal, needs to occur before this option is available. Such actions may include, but are not limited to:
  o Counseling
  o Extensions of deadlines or other course-related adjustments
  o Modifications of work or class schedule
  o Campus escort services
  o Mutual restrictions on contact between parties
  o Changes in work or housing locations
  o Leaves of absence
  o Increased security and monitoring of certain areas of campus
  o Any other actions deemed appropriate by the Title IX Coordinator

• The right to have Bay College maintain such actions for as long as necessary and for supportive measures to remain confidential, provided confidentiality does not impair Bay College’s ability to provide the supportive measures

• The right to receive sufficiently advanced, written notice of any meeting or interview involving the other party, when possible

• The right to have the Investigator(s), Advisors, and/or Decision-maker(s) identify and question relevant available witnesses, including expert witnesses
• The right to provide the Investigator(s)/Decision-maker(s) with a list of questions that, if deemed relevant, may be asked of any party or witness

• The right to have inadmissible prior sexual predisposition/history or irrelevant character evidence excluded by the Decision-maker

• The right to know the relevant and directly related evidence obtained and to respond to that evidence

• The right to a fair opportunity to provide the Investigator(s) with their account of the alleged misconduct and have that account be on the record

• The right to receive a copy of all relevant and directly related evidence obtained by the investigation, subject to privacy limitations imposed by state and federal law, and a ten (10) day period to review and comment on the evidence

• The right to receive a copy of the final investigation report, including all factual, policy, and/or credibility analyses performed, and to have at least ten (10) days to review and comment on the report prior to the hearing

• The right to be informed of the names of all witnesses whose information will be used to make a finding, in advance of that finding, when relevant

• The right to regular updates on the status of the investigation and/or resolution

• The right to have complaints addressed by Investigator(s), Title IX Coordinator(s), and Decision-maker(s) who have received relevant annual training

• The right to preservation of confidentiality/privacy, as permitted by law

• The right to meetings, interviews, and/or hearings that are closed to the public

• The right to petition that any Bay College representative in the process be recused on the basis of disqualifying bias and/or conflict of interest

• The right to have an Advisor of their choice to accompany and assist the party in all meetings and/or interviews associated with the resolution process

• The right to the use of the appropriate standard of evidence, preponderance of the evidence, to make a finding after an objective evaluation of all relevant evidence
• The right to be present, including presence via remote technology, during all testimony given and evidence presented during any formal grievance hearing

• The right to have an impact statement considered by the Decision-maker(s) following a determination of responsibility for any allegation, but prior to sanctioning

• The right to be promptly informed in a written Notice of Outcome letter of the finding(s) and sanction(s) of the resolution process (if any) and a detailed rationale of the decision including an explanation of how credibility was assessed, delivered simultaneously (without undue delay) to the parties

• The right to be informed in writing of when a decision by the institution is considered final and any changes to the final determination or sanction(s) that occur post Notification of Outcome

• The right to be informed of the opportunity to appeal the finding(s) and sanction(s) of the resolution process, and the procedures for doing so in accordance with the standards for appeal

• The right to a fundamentally fair resolution as defined in these procedures

**Sanctions & Remedies**

There are several factors considered when determining a sanction. Sanctions are imposed and enforced when the Respondent has been found in violation of the College’s policy. Some considerations for sanctioning include:

• The nature, severity of, and circumstances surrounding the violation(s)

• The Respondent’s disciplinary history

• The need for sanctions to bring an end to the discrimination, harassment, and/or retaliation

• The need for sanctions to prevent future recurrence of discrimination, harassment, and/or retaliation

• The need to remedy the effects of the discrimination, harassment, and/or retaliation on the Complainant and the community

• The impact on the parties

• Any other information deemed relevant by the Decision-maker(s)
Sanctions are typically implemented as soon as feasible, either upon the outcome of any appeal or the expiration of the window to appeal without an appeal being requested. A student or employee who fails to complete the sanction will be considered to have committed another violation of this Policy. Violations involving impairment from the voluntary use of alcohol and/or use of drugs, (other than medically necessary) shall be considered an aggravating, and not a mitigating, factor in sanctioning. All sanctions become part of a student's file or employee's personnel file. The College may withhold awarding a degree, or any other academic achievement, otherwise earned, for a Respondent if the Respondent is found responsible through the Grievance Procedure.

**Examples of Student Sanctions**

- **Warning:** A formal statement that the conduct was unacceptable and a warning that further violation of any Recipient policy, procedure, or directive will result in more severe sanctions/responsive actions.

- **Censure:** Censure is a written notice warning to the Respondent to avoid a recurrence of any conduct that violates College Policy.

- **Disciplinary Probation:** Disciplinary probation is a specified period of time, a minimum of one semester, requiring the student to avoid a recurrence of any conduct that violates any College Policy that may result in additional college sanctions including suspension or expulsion.

- **Educational Experiences:** Educational experiences are learning opportunities, including but not limited to, community service, drug and alcohol education, and written papers, designated to be completed by the student. In addition, an alcohol and drug assessment and/or behavioral health assessment may be required to be completed by a qualified medical or mental health professional and released to an appropriate college official.

- **Loss of Privileges:** Loss of privileges is a denial of services, privileges, and benefits which may impact participation in extracurricular activities, residence in college housing, college employment, leadership within student organizations and academic activities, for a designated period of time.

- **Bans, Deactivations and Holds:** Bans, deactivations and holds are restriction of access to college services, activities, facilities and registration.

- **Restitution:** Restitution is monetary reimbursement to the College and/or a member of the College community or others to cover the cost of damage, injury, or loss of community or personal property as a result of a violation.
• No Contact: The Respondent, Complainant, or both are instructed to not have direct or indirect contact with the other party. This includes but is not limited to contact in person, through electronic means, or through a third party.

• Deferred Suspension: Deferred suspension is a designated period of time during which a student is given the opportunity to demonstrate the ability to abide by the College articulated behavioral expectations.

• Suspension: Suspension is removal of a student for a defined period of time, for a maximum of six consecutive semesters, during which a student loses all college privileges including, but not limited to, facilities, programs, privileges, classes, and premises. Students who do not attend the College for three or more successive semesters excluding summer sessions must apply for readmission to the College.

• Expulsion: Expulsion is permanent dismissal from the College, administrative withdrawal from classes and loss of all college privileges.

• Other Actions: In addition to or in place of the above sanctions, the Recipient may assign any other sanctions as deemed appropriate.

Examples of Employee Sanctions

• Corrective Plan of Action: Based upon the severity of the violation, an employee found to have violated this Policy may be issued a corrective plan of action which directs the employee.

• Training: Any employee found to have violated this Policy may be required to participate in Sexual Harassment Awareness training, including, but not limited to obtaining education regarding this Policy and the laws prohibiting sexual harassment/discrimination.

• No Contact: The employee may be directed to have no direct and/or indirect contact with the complainant. This includes but is not limited to contact in person, through electronic means, or through a third party.

• Verbal Warning: A verbal warning may be issued to the employee directing that the employee not engage in behavior prohibited by this Policy. The verbal warning will be documented and placed in the employee's personnel file.

• Written Warning: A written warning may be issued to the employee directing that the employee not engage in behavior prohibited by this Policy. The written warning will be placed in the employee's personnel file.
- Suspension: The employee may be suspended with or without pay for a period of time.
- Discharge: The employee may be terminated from their employment from the College.

Examples of Third-Party Sanctions
- Loss of Privileges: The individual and/or entity represented by the individual, may be denied privileges such as access to the College Campus and participation in college activities.

Long-term Remedies/Other Actions
Following the conclusion of the resolution process, and in addition to any sanctions implemented, the Title IX Coordinator may implement additional long-term remedies or actions with respect to the parties and/or the campus community that are intended to stop the harassment, discrimination, and/or retaliation, remedy the effects, and prevent reoccurrence.

PREVENTION AND AWARENESS PROGRAMS

Bystander Intervention:
The College offers bystander intervention programming to all new students in an effort to ensure that each member of the campus community is invested in creating a safe campus environment. Program participants are instructed on safe options for preventing harm and intervening when a risk of sexual misconduct exists.

VAWA Training:
Incoming students and new employees are provided with education and training on awareness and risk reduction of sexual violence, dating violence, domestic violence, stalking and consent in compliance with the Violence Against Women Act.

Ongoing Campaigns:
Ongoing awareness and prevention campaigns are provided throughout the school year to students, faculty and staff.
FREQUENTLY ASKED QUESTIONS (FAQ)

Can an attorney be my Advisor?
Yes. You have the right to an Advisor of your choice, which can include an attorney.

Will my parents/guardians find out about this incident?
It depends. If you are a minor, members of the Title IX team have certain mandatory reporting obligations, which may include notifying your parents/guardians of the incident.

If you are not a minor, this incident is a part of your education record, which is protected under the Family Educational Rights and Privacy Act (FERPA). This means that your education record cannot be shared with anyone with whom you have not given Bay College permission to share.

Do I have to resolve this through a formal grievance process?
No. You have options. If you are a Complainant and wish to resolve informally, you must first make a formal complaint. Upon receipt of this formal complaint, the Title IX Coordinator will provide you with additional information. Any party who wishes to resolve the matter informally should contact the Title IX Coordinator. All parties must agree, in writing, to informally resolve for this to be an option.

Is there a time limit on when I can report?
There is no statute of limitations on when a complaint can be filed however there are certain jurisdictional requirements that must be met to pursue a formal grievance process under Title IX.

Will I get in more trouble if I was drinking underage during the incident?
The safety of Bay College community members is a top priority. Parties and witnesses are generally offered amnesty from minor policy violations such as underage consumption of alcohol or the use of illicit drugs related to the incident.

What happens if the Respondent fails to comply with the sanctions?
Respondents are expected to comply with the assigned sanctions, responsive actions, and/or corrective actions within the timeframe specified by the final Decision-maker(s).
Failure to abide by the sanction(s)/action(s) imposed by the date specified, whether by refusal, neglect, or any other reason, may result in additional sanction(s)/action(s), including suspension, expulsion, and/or termination.

**What happens if the Respondent transfers, leaves, or resigns prior to the conclusion of the formal resolution process?**

If a Respondent permanently withdraws or resigns, the resolution process ends with a dismissal, as Bay College no longer has disciplinary jurisdiction over the withdrawn student or former employee. However, the College will continue to address and remedy any systemic issues or concerns that may have contributed to the alleged violation(s), and any ongoing effects of the alleged harassment, discrimination, and/or retaliation.

**What if law enforcement is involved?**

College action(s) or processes are not typically altered or precluded on the grounds that civil or criminal charges involving the underlying incident(s) have been filed or that criminal charges have been dismissed or reduced. The College may undertake a short delay in its investigation if circumstances require. Communication will be sent to the parties explaining the reason(s) for the delay and the anticipated duration of the delay.

**Do I have to be cross-examined during the hearing?**

If you want the Decision-Maker(s) to consider any prior statements made or evidence submitted by you, then yes, you must submit to cross-examination during the hearing. You have a choice not to, but your statements and evidence will not be considered by the Decision-maker(s).