LCW Webinar | August 3, 2020 Presented by: Jenny Denny

	LCW Liebert Cassidy Whitmore
1980 - 2020	New Title IX Regulations: Compliance Training for California's Public K-12 Schools August 3, 2020
	Presented By: Jenny Denny
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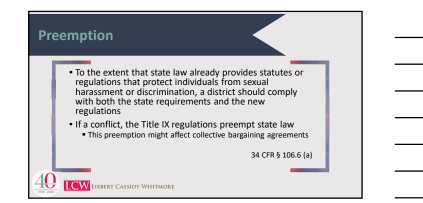
Tit	le IX
	Title IX prohibits discrimination that is:
- 1	1. On the basis of sex
- 1	2. In education programs or activities
	3. Receiving federal financial assistance
	20 U.S.C. § 1681 et seq.
	34 C.F.R. § 106 et seq.
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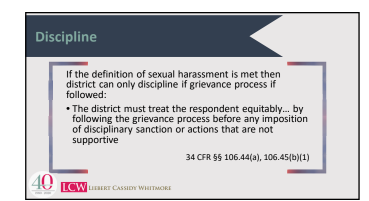
Key Changes in Definitions and Requirements Effective August 14, 2020

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Ove	erall Re	equirement	
	Current	Upon notice of sexual harassment or sexual violence: Take prompt and effective action. To end the misconduct. To prevent its recurrence. To remedy its effects.	2001 Guidance 34 CFR § 106.8(b)
	New	A recipient with actual knowledge of sexual harassment in an education program or activity of the recipient against a person in the United States, must respond in a manner that is not deliberately indifferent.	34 CFR § 106.44(a)
	California	Districts must ensure its programs and activities are available to all persons without regard to sex or gender, sexual orientation, etc. Districts must investigate a properly filed compaint. Districts must seek to readove those complaints in accordance with the provisions of sections 4900 et seq.	Title 5, California Code of Regulations (CCR) § 4900 et seq
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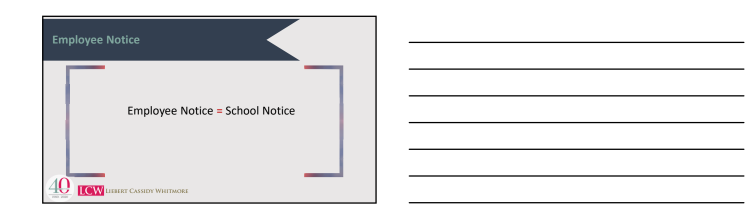
Key Noti	Definit ce	ions:	
	Current	U.S. Department of Education Office for Civil Rights (OCR) deems a school to have notice if a responsible employee knew, or in the exercise of reasonable care should have known, about the sexual harassment.	2001 Guidance and 2014 Q&A
	New	Notice of sexual harassment or allegations of sexual harassment to any employee of an elementary and secondary school.	34 CFR § 106.30
	California	"Each local agency shall investigate complaints of unlawful discrimination in its programs or activities."	5 CCR § 4960
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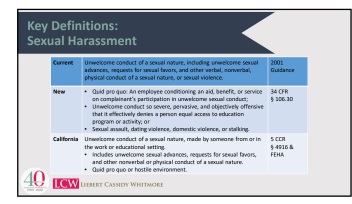
		nitions: ayees Have Duty to Report	
	Current	A responsible employee: Has the authority to take action to redress sexual violence; Has been given the duty of reporting incidents of sexual violence or any other misconduct. Is someone a student could reasonably believe has this authority or duty to address complaint.	2001 Guidance and 2014 Q&A
	New	Schools have "actual knowledge" of sexual harassment if any employee of the district has notice of an incident or allegation of sexual harassment; knowledge is imputed to the school district (similar to supervisor knowledge under Cal. Fair Employment and Housing Act for employees).	34 CFR § 106.30
	California	No "responsible employee," but a district must identify a single person as the district officer responsible for receiving unlawful discrimination complaints. Note: Nothing prohibits a district from identifying employees as "responsible employees."	5 CCR § 4961
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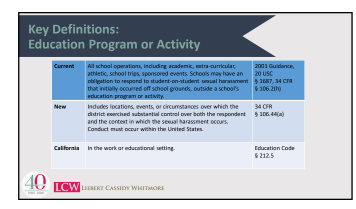




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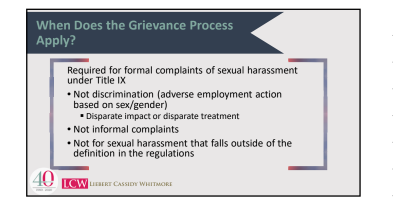






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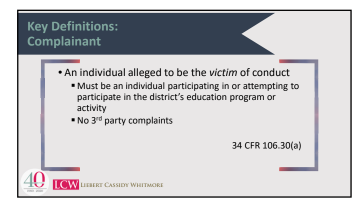


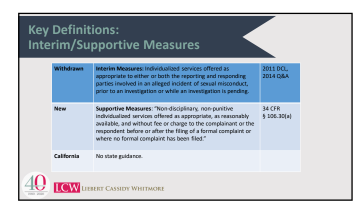




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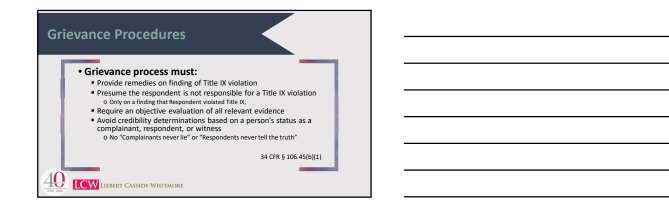


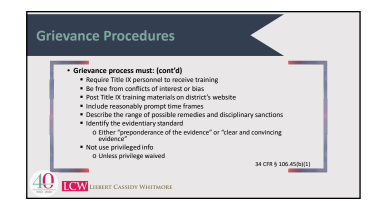


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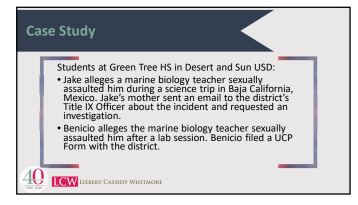
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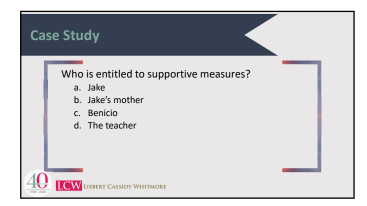
Grie	Grievance Procedures: Triggers				
	Current	When a district knows or should know of possible sexual violence, it must investigate or determine what occurred.	2001 Guidance and 2014 Q&A		
	New	A recipient must follow procedures consistent with section 106.45 in response to a formal complaint .	34 CFR § 106.44(b)(1)		
	California	If a district receives charges of unlawful discrimination, it is required to assess the complaint, and a formal complaint triggers a district investigation.	5 CCR §§ 4960 & 4962		
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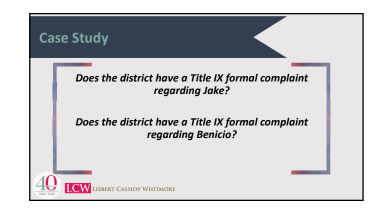




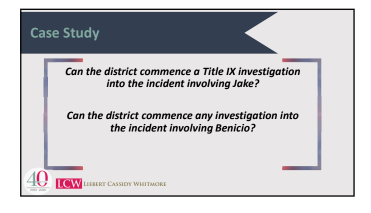


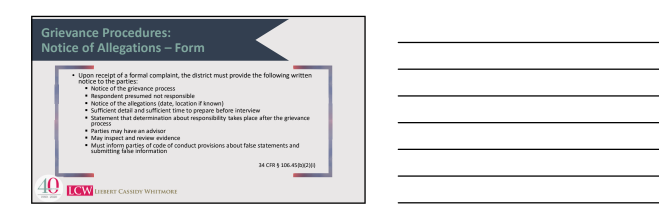


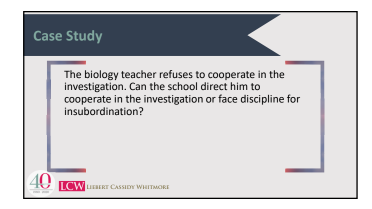




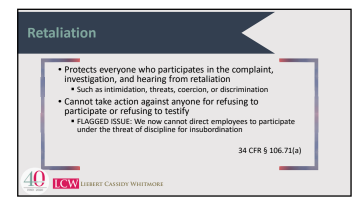




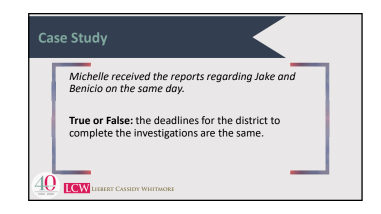








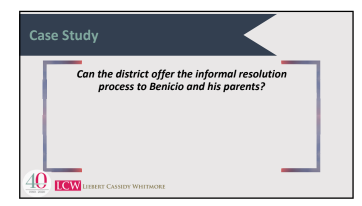
Timeline		
Withdraw	"a typical investigation takes approximately 60 calendar days following receipt of the complaint. Whether OCR considers complaint resolutions to be timely, however, will vary depending on the complexity of the investigation and the severity and extent of the harassment."	2011 DCL
New	"Grievance procedures must[i]nclude reasonably prompt timeframes for the conclusion of the grievance process and a process that allows for a temporary delay for good cause with written notice to the complainant and the respondent"	34 CFR § 106.45 (b)(1)(v)
California	In response to a formal complaint, District must complete the investigation and prepare a written LEA Investigation Report within 60 days of receiving the complaint, unless an extension is provided.	5 CCR § 4631

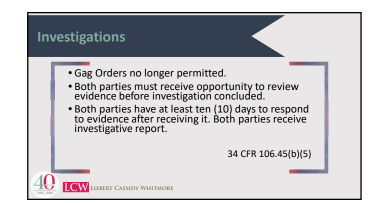




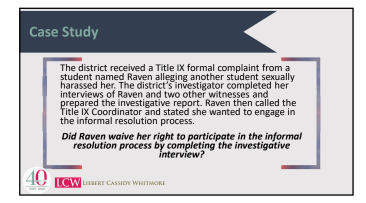
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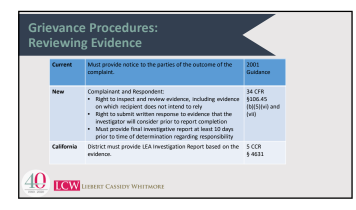
	Grievance Procedures: Informal Resolution				
Wit	thdrawn	Mediation not appropriate for cases involving sexual assault.	2001 Guidance, 2011 DCL		
Ne	w	May facilitate an informal resolution process that does not involve a full investigation and adjudication any time prior to determination regarding responsibility. (Cannot use for student against employee or condition on a waiver)	34 CFR § 106.45(b)(9)		
Cal	lifornia	Allowed for informal complaints, but complainants may file formal complaint.	5 CCR § 4931		
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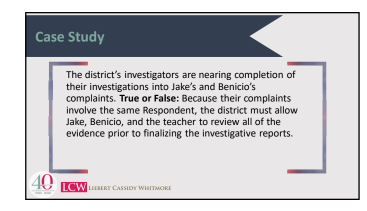




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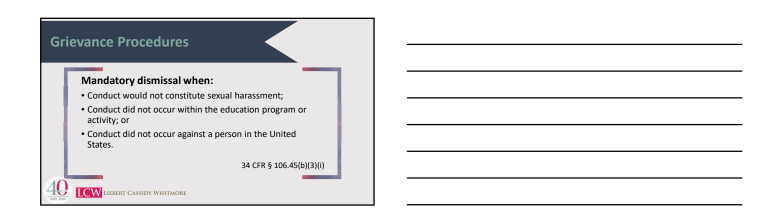


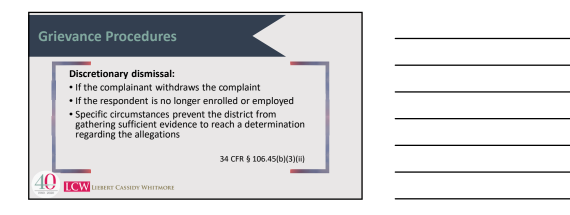


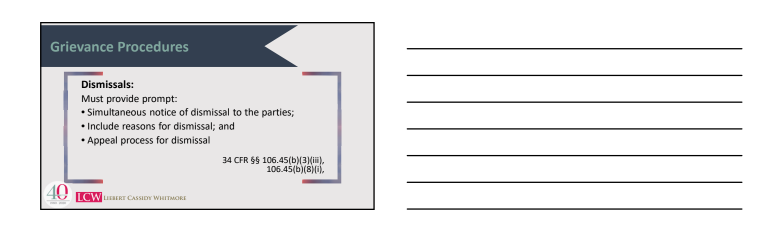




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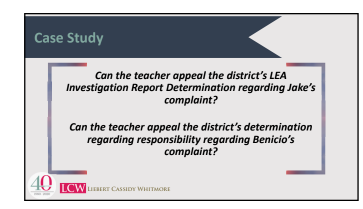




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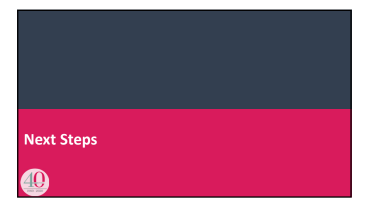
	Grievance Procedures: Determinations			
	Withdrawn	Must inform complainant if finds conduct occurred, remedies offered or provided complainant, or sanctions imposed on respondent, and other steps the school took.	2014 Q&A	
	New	To both parties: (1) identify allegations, (2) procedural steps, (3) findings of fact, (4) conclusions, (5) rationale, including sanctions and remedies provided to complainant, and (6) appeal procedures for complainants and respondents.	34 CFR § 106.45 (b)(7)(ii)	
	California	Provide LEA Investigation Report: (1) findings of fact based, (2) conclusion providing a clear determination for each allegation, (3) corrective actions and remedies, (4) complainant's right to appeal to the CDE, and (5) procedures for an appeal to the CDE.	5 CCR § 4631	
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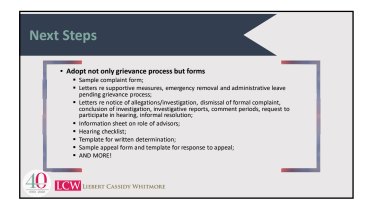
Grievance Procedures: Appeals				
v	Vithdrawn	Not required, but recommend where procedural error or previously unavailable evidence could impact the outcome of a case, or sanction is disproportionate to the findings. If provided, must allow for both parties.	2014 Q&A	
N	lew	Must offer both parties an appeal, and from dismissal of a formal complaint/allegations, based on: (1) procedural irregularity, (2) newly discovered evidence, or (3) a conflict of interest or bias by Title IX personnel. May offer appeal to both parties on additional bases.	34 CFR §106.45 (b)(8)(i) and (ii)	
c	alifornia	Complainant may appeal to CDE (non-employment complaints) or DFEH (employment complaints).	5 CCR § 4631 & DFEH	
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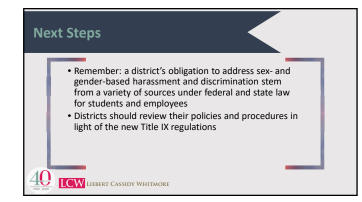




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