Appeal Panel

- “Appeal body: The panel of University faculty and/or staff who are responsible for reviewing the appeal to determine the merits of the case and whether the outcome should be upheld, overturned, or remanded.”

- Pool of possible panelists
  - Panel will consist of three people
  - Will be selected once appeal filed
  - Ensure no conflict
What is a conflict of interest?

• A material connection to a dispute, the parties involved, or a witness, such that a reasonable person would question the individual’s ability to be impartial

• May be based on prior relationship; professional interest; financial interest; prior involvement in a matter; or nature of position
Who is responsible for identifying conflicts of interest and bias?

- Title IX Coordinator or designee oversees grievance process and must address known or reported conflicts of interest/bias
- Institution must also permit parties to raise concerns of conflicts of interest and bias
- Individual institutional actors should self-police conflicts of interest and self-identify bias
Appeal Panel

• Scope: Substantive categories of issues?

  ▪ Any violations of Nondiscrimination Policy or Sexual Misconduct Policy
    • Sexual harassment or misconduct
    • Discrimination based on other protected categories (race, color, religion, sex, pregnancy, disability, national origin, citizenship status, ancestry, age, genetic information, marital status, sexual orientation including gender identity, arrest record status, military or veteran status)
    • Disability – discrimination and accommodation issues
    • Retaliation
Appeal Panel

- **Scope:** WHO?

- Anyone who feels mistreated on protected class basis by a University employee

- Admissions, employment, and access to and treatment in University programs and activities

- Can be invoked by students, applicants, visitors, faculty, staff, employees, and former employees
What is the purpose of the appeal?

• Appeal permits challenge of a dismissal or determination on certain limited grounds
• Appeals are not an opportunity to re-argue an outcome or seek “de novo” review
What are the grounds for appeal?

Title IX regulation requires the following permitted grounds:

- Procedural irregularity that affected the outcome of the matter
- New evidence that was not reasonably available at the time of the determination regarding responsibility or dismissal, that could affect the outcome of the matter; or
- Title IX Coordinator, investigator, or decision-maker (hearing official) had a conflict of interest or bias against complainants or respondents generally or the individual complainant or respondent that affected the outcome of the matter
Addressing Harassment and Discrimination Complaints

• Intake/Notice
• Informal Resolution
• Formal Resolution
  ▪ Investigation Efforts
  ▪ Hearing
• Appeal
Addressing Harassment and Discrimination Complaints

• Intake
  ▪ Did anyone improperly limit substantive scope of issues being investigated? In way that complainant can show would have changed outcome of investigation/hearing?

• Notice
  ▪ Was Respondent notified in way that allowed presentation of defense, with knowledge of issues?
  ▪ If late notice, was there sufficient opportunity for Respondent to present relevant evidence?
Example

Staff member pursued sex-discrimination claims for supervisor’s year-long assignments of tasks others want to avoid. She suggested opposition to supervisor’s “lame diversity comments” could also be an issue, but was told focusing on one issue over the other would make claims more credible. Sex discrimination claims fail, but witnesses share emails showing clash between Staff member and supervisor over diversity issues followed immediately by changes in job assignments. Staff member appeals stating intake failed to pursue proper scope of claims that would have prevailed.
Example

Faculty member properly notified of student claim of racially-hostile classroom environment, which leads to extensive investigation. 90% of the way through, investigator learns of retaliation concerns. That topic is slipped into outline at end of follow-up interview with Faculty member in sense that facts are addressed without explanation of retaliation claim. Faculty member found not to have engaged in racial harassment but responsible for retaliation. Appeal filed because no notice.
Addressing Harassment and Discrimination Complaints

• Investigation Efforts
  ▪ Were material facts and sources of information about them reviewed/contacted?
  ▪ Any sense of bias by investigator?

• Hearing
  ▪ Any meaningful evidence excluded? Why?
  ▪ Parties have sufficient chance to review investigation report before hearing?
  ▪ Proper notice of hearing date, time, panel members?
Library clerk accused of creating hostile environment for gender-fluid students claims that investigation failed to reference her years-long efforts to lead group of library staff from other schools in developing LGBTQ programs and research materials within group of libraries that share efforts to improve diversity. Information deemed outside the context of the University environment so irrelevant.
Example

Respondent notified of investigation report and evidence review at old email address no longer accessible; only received at new address 2 days before hearing. During hearing, Respondent said generally that he had several witnesses who could dispute key facts from Complainant’s main witness but had not had chance to connect with them yet. No continuance provided.

Does it matter if Respondent did/did not share new email address in timely manner?
Process for Appeals

• Complainant or Respondent submits appeal to OAE (within 7 days of delivery of written decision)
  ▪ In writing
  ▪ Identify specific grounds for appeal, specific outcome requested, and reasons in support of both

• OAE
  ▪ Shares appeal and all applicable documents with the other party
  ▪ Other party submits written response within 7 days
  ▪ Both parties can appeal
Process for Appeals

• OAE
  ▪ Contacts pool of panelists for availability
  ▪ Identifies mutual availability for three panelists
  ▪ Sends panelists appeal and written response from other party

• Also – notifies parties of panel member identities
  ▪ Parties have opportunity to challenge objectivity of panel members within 3 days (bias/conflict – prior relationship that “may result in bias”)
  ▪ Submit challenge with detailed description – Director decides
Process for Appeals

- Panel’s initial duty: independently review appeal and response statement regarding grounds and reasons for appeal
  - Discuss basis for appeal and whether evidence submitted supports the basis/grounds for appeal
    - Vote and draft collective response
    - Submit response to OAE within 7 days of convening
- OAE sends decision about whether appeal is accepted for consideration to appellant
Process for Appeals

• Panel’s review of substance of appeal
  ▪ If grounds for appeal satisfy standards, OAE delivers more to panel members:
    • Investigative report and “all relevant evidence”
    • Any other documentation from OAE file that panel requests
  ▪ Prior to appeal panel meeting to address the case, panel members review all documents
Process for Appeals – Deliberation Meeting

• OAE’s Associate Director or Director provides introductory remarks – addressing process, answering procedure-based questions

• Panel has “opportunity to ask questions”
  ▪ Investigator
  ▪ Chair of hearing panel

• Deliberation discussion
  ▪ OAE staff “not involved”
  ▪ Non-voting individuals may be present in advisory role
    • University counsel
    • Potentially others
  ▪ Respondent and Complaint “not allowed to attend”
What are the grounds for appeal?

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Policy language

- Clearly erroneous standard applies to appeal
  - “The appeal panel is charged with overturning or remanding a determination only if they are left with a definite and firm conviction that a mistake has occurred”
Procedural error

- Typically, the procedural error or omission that impacted the outcome—i.e., it must be material
- A procedural error affecting the outcome may include:
  - A failure to follow the institution’s procedures;
  - A failure to objectively evaluate all relevant evidence, including inculpatory or exculpatory evidence; or
  - A determination regarding what evidence was excluded as irrelevant.
For discussion

- Complainant contends that the investigator failed to interview 19 witnesses who have knowledge of an alleged sexual assault based on discussions with Complainant or Complainant’s friends following the incident.
- Investigator only interviewed 11 of the witnesses.
- Procedural error?
Respondent contends that the hearing panel improperly considered statements from Witness Z (who did not testify at the hearing). Written determination found Complainant more credible than Respondent on issue of consent for several different reasons. One reason was Complainant’s explanation that Witness Z’s posts of selfies from another state on the night of the incident countered Witness Z’s statement to investigators that Complainant told Witness Z in person that same night “I loved every second of that hook up.” Panel also found Respondent probably talked to Witness Z about what to tell investigators to help Respondent’s case, based on Respondent’s testimony and text messages.

- Procedural error? Material?
New evidence

- New evidence has come to light that was previously unknown or not reasonably available at the time that has potential to substantially impact the outcome.
- Evidence presented to decision maker prior to the time the designation or written determination is issued does not qualify as new evidence that was not reasonably available.
For discussion

• Witness testifies at the hearing in way that offers different information from investigation interview.
• Respondent later identifies a new witness that would contradict Witness’s testimony.
• Does this constitute “new evidence” for purposes of an appeal?
For discussion

• Respondent told investigators Roommate saw Complainant leaving lobby of his dormitory on date of sexual interaction and talked to Complainant, who was jovial; Complainant confirmed this at hearing; Roommate was never interviewed.

• On appeal, Respondent presents new affidavit from Roommate recounting same conversation with Complainant but also stating that Respondent told Roommate about sexual interaction at issue the night it happened; Respondent had not shared that conversation during investigation or hearing.

• Does this constitute “new evidence” or “procedural error” for purposes of an appeal?
Conflict of interest

• The Title IX officer, investigator, or decision maker had a conflict of interest or bias affecting the outcome:
  ▪ For or against Complainants or Respondents generally or
  ▪ For or against an individual Complainant or Respondent

• Claims of conflict of interest or bias should be based on the current case and process in question and will be assessed accordingly
For discussion

Do the following circumstances or relationships constitute conflicts of interest?

• Respondent faculty member and the hearing officer previously disagreed about a curriculum matter
• Complainant is currently a student in a hearing panel member’s class
• Respondent is a staff member in the Title IX Coordinator’s office
Appeal officer obligations

• No conflict of interest
• In most cases, the appellate review is limited to review of the written decision and the appeal and response documents submitted by the parties
• However, the appellate officer may be allowed to request and review additional information from the campus Title IX office
What are the potential outcomes of an appeal?

- Appeal is denied and determination is made final
- Appeal is granted and determination is changed by the appeal officer
- Appeal is granted, determination is “vacated”, and appeal officer sends matter back for a new investigation and/or hearing as appropriate, depending on the nature of the error the appeals officer found
Appeal options

- Appeals granted for procedural error or new evidence should be remanded back to the original investigator and/or decision maker (hearing panel or adjudicator) for reconsideration.
  - Appeal officer should provide rationale and specific instructions defining the scope of the issues.
  - Instructions for return of the case to the appeal officer, if appropriate (e.g., revised findings)
  - Appeal officer to make a final determination.

- In rare cases where a procedural error cannot be cured (as in cases of bias) the appeal officer may order a new hearing.
  - May prescribe a new decision maker
  - Decisions from a new hearing may be appealed

- In cases where an appeal results in reinstatement or resumption of privileges, all reasonable attempts will be made to restore the respondent to prior status.
Example (Appeal Denied)

Respondent found responsible for stalking appeals providing affidavit from roommate stating Respondent was sleeping at time of alleged following incident. Respondent had identified roommate as witness to earlier stalking incident (and roommate was interviewed) but never mentioned potential information about second incident.
Example (Appeal Granted?)

Respondent terminated for series of instant messages found to contain obscene requests for sexual involvement with co-worker submits recently-found email from Complainant telling Complainant’s friend that instant messages were completely fabricated to “nail annoying co-worker on way outta here.” Complainant recently quit job and fails to respond to request to respond to appeal.
Example (Remand??)

Complainant appeals “no responsibility” finding on basis that key witnesses, Kelly and Barry, did not appear for hearing and prior statements were discounted. Also, 4 other witnesses who would have shared Kelly’s/Barry’s explanation of material harassment event not interviewed at all because Kelly’s and Barry’s statements were so clear, consistent, and uncontroverted that other witnesses were redundant.
Example (Remand??)

Respondent appeals based on new video footage (10 solid minutes) that squarely shows Complainant approaching Respondent and initiating sexual interaction at work party key to responsibility finding against Respondent; says video was sent by anonymous texter 3 days before the hearing, but Respondent thought case would go Respondent’s way so had not shared it before. Video squarely refutes as many as 15 aspects of Complainant’s report of what happened.
Appeal preparation

- Step 1: Review relevant policy and procedures
- Step 2: Review appeal and any response (and supporting documents)
  - What arguments have been raised in the appeal?
  - What arguments have been raised in the response?
- Step 3: Consider whether the grounds have been satisfied
  - If yes, proceed; if no, prepare explanation of decision
- Step 4: Review investigative report, hearing transcript, outcome letter, and any sanction decision
  - Consider decision was reached and reasoning
- Step 5: Determine whether appealed error occurred and outcome
Practical Tips & Suggestions

• Do you think you need any additional information –
  ▪ from the investigator? (e.g., why was a witness interviewed or not interviewed?)
  ▪ from the sanctioner? (e.g., how does this sanction compare to sanctions in other similar cases?)
  ▪ from either party?
  ▪ from anyone else?

• What have you learned from any deliberations or discussions with your fellow Appeal Panel members?
Practical Tips & Suggestions

Does the information you have reviewed/gathered do any one of the following:

• (1) constitute new evidence or information sufficient to alter initial decision
  ▪ Three Issues: (i) new evidence?; (ii) was it reasonably available at time (of investigation/hearing); (iii) does it matter?

• (2) show that the investigator deviated from procedures in a way that substantially altered outcome or influenced nature of sanction
  ▪ Two Issues: (i) procedural error?; (ii) does it matter?
What is the format of a typical appeal decision?

• Structure
  • (I) Background Information
    • When was complaint submitted?
    • What was alleged?
    • What did investigation find?
    • What sanction was found, if any?
    • When was appeal submitted and was it timely?
  • (II) Summary of Appeal
    • What is the appealing party alleging, and is that allowable under policy?
    • Address cross appeals in same way.
Appeal decision letter format (cont.)

• (III) Analysis of each basis of appeal, separately
  • What factors support or contradict the appeal argument?
  • If error is alleged, did an error occur?
  • If an error occurred, would it have been sufficient to significantly impact the outcome of the investigation?

• (IV) Conclusion
  • Is the appeal granted or denied?
  • If granted, what outcome?
What are some best practices for documenting the appeal decision

- Summarize appeal official’s decision, upfront
- Address the appeal grounds
- Address all arguments raised in appeal, cross-appeal, and in any response
- Review and address all relevant policy definitions and procedural provisions
- Consult with Title IX Coordinator and legal counsel regarding any procedural or legal questions or issues
- Show work: explain what decision and reasoning
For discussion

Following the submission of all appeal materials but prior to issuing an appeal decision, Appellate Officer learns from new emails that Respondent contacted two potential witnesses during the investigation and convinced them to change their stories prior to meeting with the investigator.

• How should this be addressed in your appeal decision, if at all?
For discussion

During consideration of appeal in case where Respondent found not responsible, Appeal Panel member learns from a second Complainant (student in Appeal Panel member’s class) of a new allegation of similar sexual misconduct against Respondent. Appeal panel had already reviewed all reports, met to deliberate, and had decided to remand finding for hearing panel to consider evidence it had excluded.

- Can Appeal Panel continue with drafting written decision?
Appeal Panel reviews investigation report, transcript of hearing, and hearing panel’s written determination and, while a close call, unanimously believes that credibility determinations underlying a finding of “responsibility” should have gone in Respondent’s favor.

During deliberation, hearing panel Chair answers questions and confirms that hearing panel also believed case was a close call on credibility issues and voted 2-1 in favor of “responsibility” finding.

Appeal Panel reviews procedural error issues raised on appeal and determines they are unfounded. No other grounds were raised.

Appeal Panel would like to remand for further deliberation on the credibility issues – is that permissible?
Questions