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Institutions Can Rely on Statements Not Subject to Cross-Examination

- August 24, 2021, OCR issued new guidance: will no longer enforce part of 34 C.F.R. § 106.45(b)(6)(i) that prohibits decision-makers from considering statements not subject to cross-examination
- Follows July 28, 2021 U.S. District Court for the District of Massachusetts' decision holding provision to be arbitrary and capricious
 - Court issued a second order clarifying that it had vacated and remanded the provision and that its ruling applied nationwide



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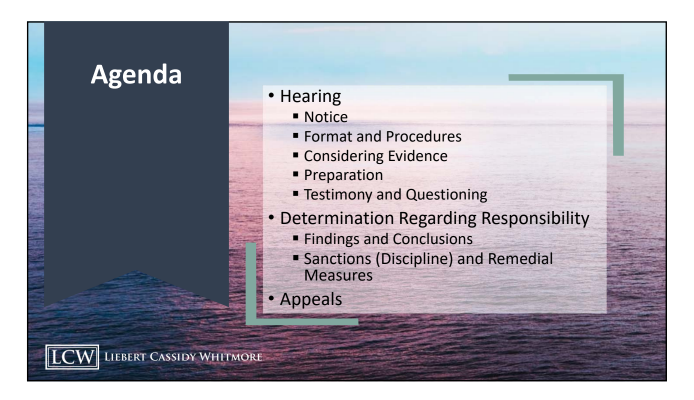
Institutions Can Rely on Statements Not Subject to Cross-Examination

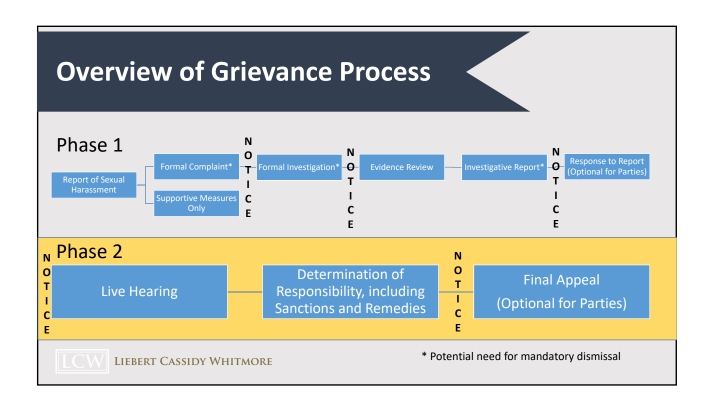
CCD decision makers can now consider statements even if the parties or witnesses do not submit to crossexamination at the live hearing, including:

- Statements made by the parties and witnesses during the investigation
- Emails or text messages between the parties
- Statements in Sexual Assault Nurse Examiner (SANE) reports, police reports, medical reports and other documents

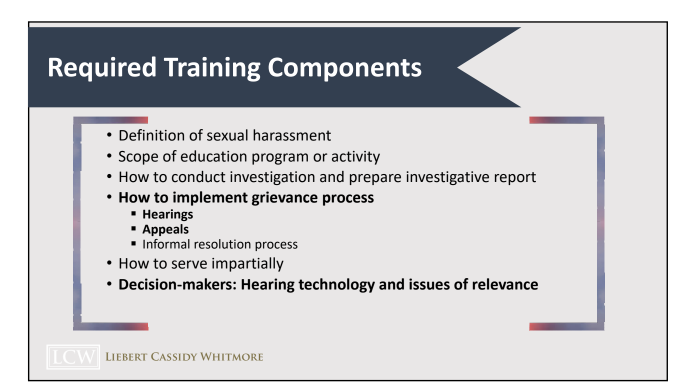


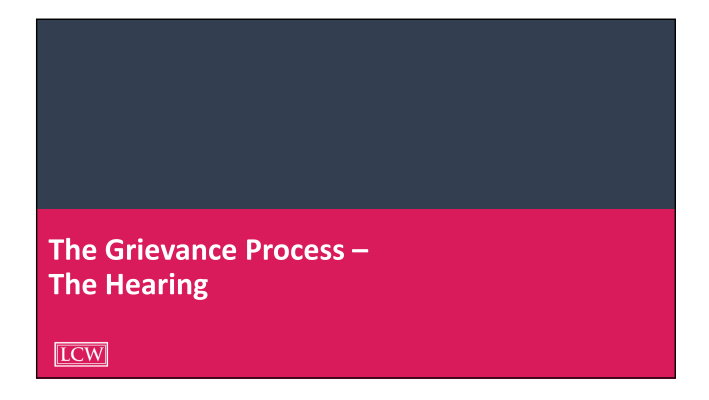
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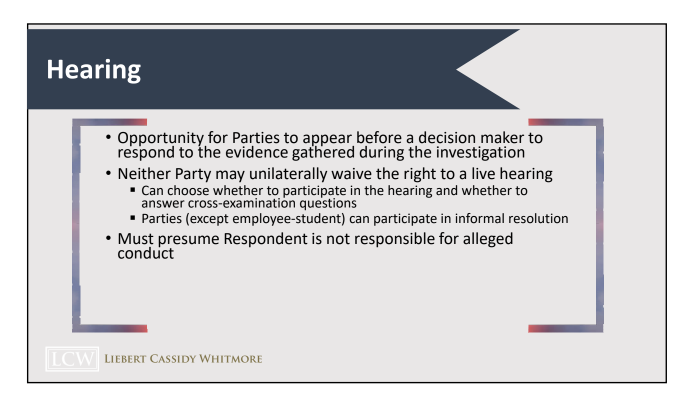


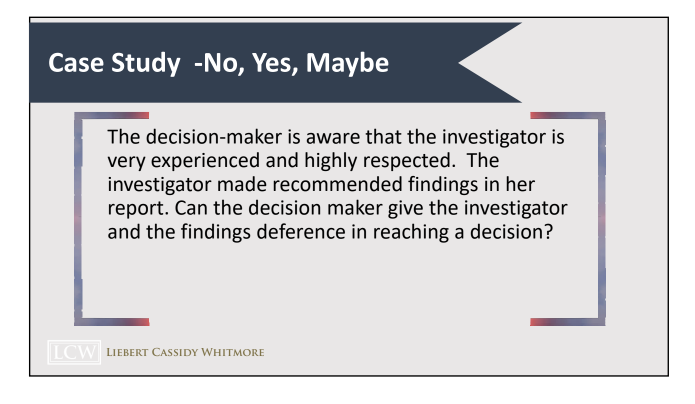
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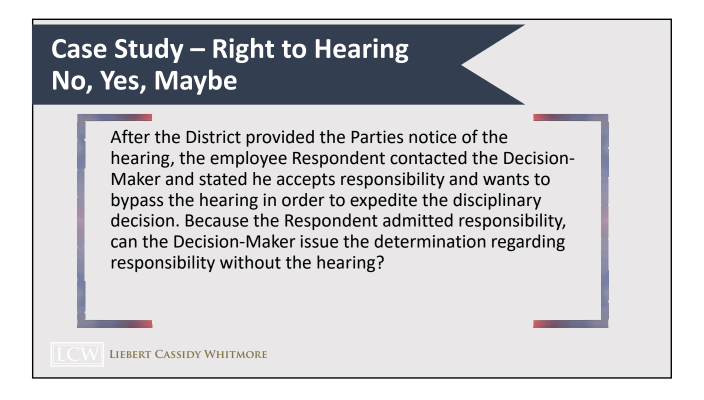
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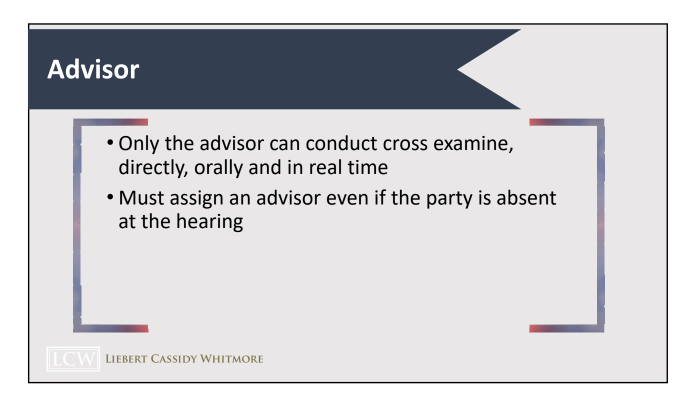
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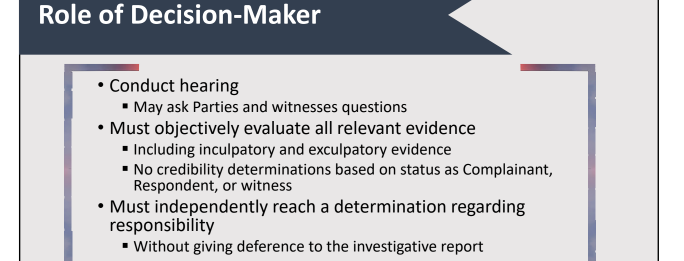




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Responsibilities of Decision-Maker

- Must ensure hearing process is impartial, objective, unbiased, neutral, and independent
- Cannot have conflict of interest or bias
 - Must be independent from Title IX Coordinator and Investigator
 - No conflicts of interest with any Party or Advisor
- Can be one person or panel, internal or external



Case Study - Yes, No, Maybe

The Title IX Coordinator attends the hearing to serve as a hearing facilitator. She will assist in bringing witnesses into the room, running the hearing technology, and enforcing decorum rules. Is this a violation of the Title IX regulations?

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Case Study – Yes, No, Maybe

The District policies provide for a panel of decisions-makers to reach a determination of responsibility. During the hearing, a panel member turns to the Title IX Coordinator, who is facilitating the hearing, to ask the Title IX Coordinator for her opinion of the relevance of a document. Is this a problem?



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Case Study – Responsibilities of Decision-Maker

If a Decision-Maker has questions about the grievance process and needs clarification about an issue raised by a Party during the Evidence Review, the Decision-Maker can consult all of the following resources, EXCEPT:

- A. Board Policies and Administrative Procedures
- B. Training Materials
- C. Title IX Coordinator
- D. Investigative Report
- E. Panel attorney



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Format of Hearing

- Live hearing with all Parties physically present in the same geographic location or virtual live hearing
 - Must be able to see and hear each other in real time
- Must create audio or audiovisual recording, or transcript, of any live hearing
 - Must make it available to Parties for inspection and review



Hearing Procedure

- May adopt rules of procedure, such as:
 - Whether Parties may offer opening or closing statements
 - Process for making relevance objections to questions and evidence
 - Whether Party/Advisor may discuss relevance determination with Decision-Maker during hearing
 - Reasonable time limitations on a hearing

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Sample Hearing Procedures

- 1. Introduction and Overview of Hearing Procedure
- 2. Opening Statements
- 3. Testimony and Questioning
 - a. Direct questioning by Decision-Maker
 - b. Direct examination
 - c. Cross examination
- 4. Closing Statements



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Hearing Decorum

- May adopt rules of order or decorum, for example:
 - Only participants to the hearing may speak, and then only when recognized by the Decision-Maker.
 - All individuals must address remarks, arguments, or objections to the Decision-Maker, and not to the opposing Advisor or the opposing Party.
 - Individuals are to avoid making disparaging or acrimonious personal remarks toward any other participant at the hearing.
 - When a question is pending, Advisors will not, through objections or otherwise, coach the person testifying, or suggest answers.

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Hearing Decorum

- May adopt rules of order or decorum, for example:
 - Individuals must refer to all persons, including witnesses, other Advisors, and the Parties by their surnames and not by their first or given names unless directed otherwise by the Decision-Maker.
 - Advisors and parties shall be punctual and shall timely notify the Decision-Maker when they or their witnesses will be late.

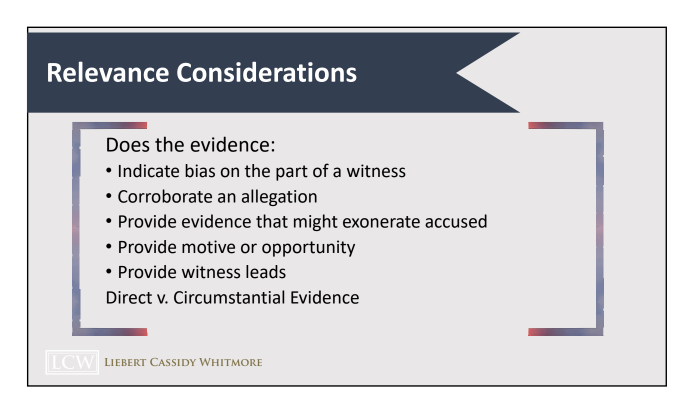
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Evidence at Hearing

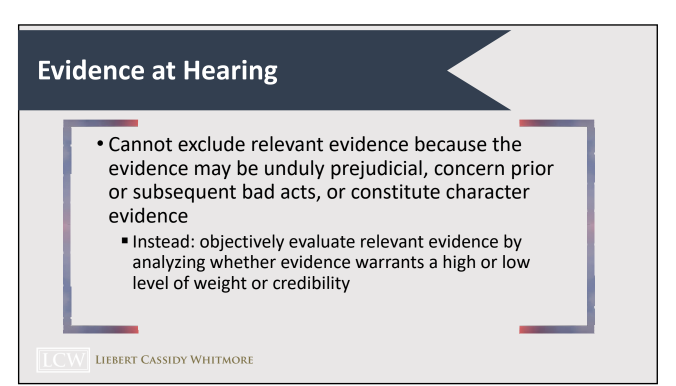
- The District must make the information reviewed during Evidence Review available at hearing
- Only relevant evidence is admissible
 - Evidence that tends to prove or disprove any disputed fact material to the allegations
 - Includes evidence relevant to credibility of Party or witness

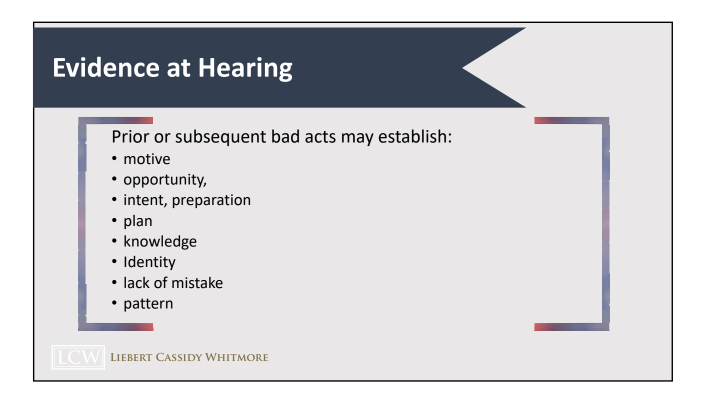
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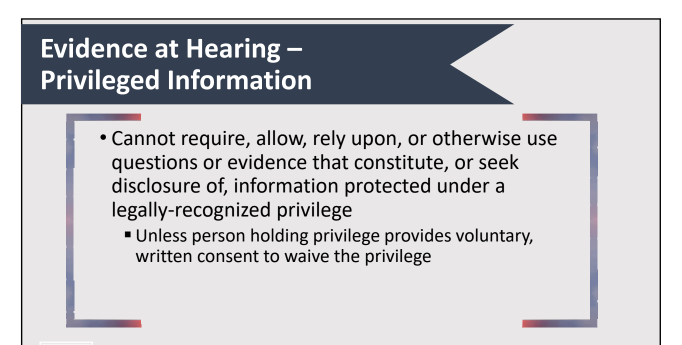
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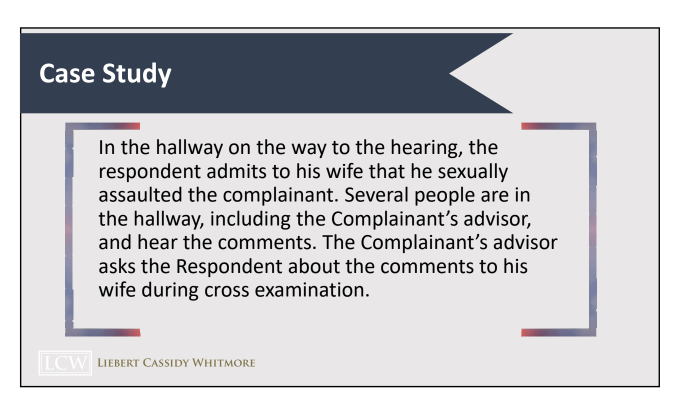
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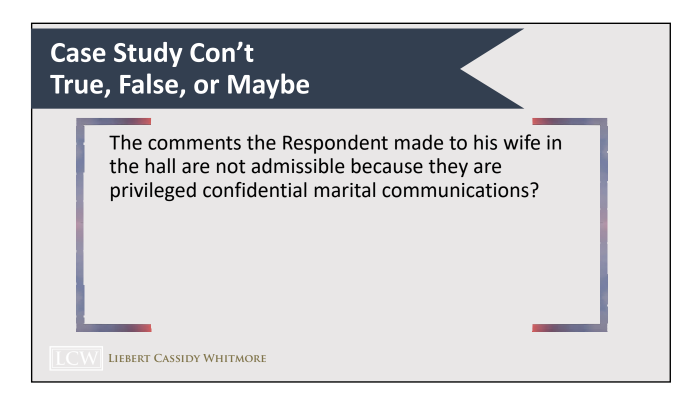
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Witnesses

- Must provide Parties equal opportunity to present witnesses
 - Includes fact and expert witnesses
 - Includes inculpatory and exculpatory evidence
- Witnesses not required to participate in hearing
- Written statements cannot be relied upon in absence of witness

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Role of Advisor at Hearing

- Can be anyone
 - Not required to be attorney
 - If Party chooses Advisor who is also witness, Decision-Maker must assess how that impacts his/her/their credibility as witness
- May represent Party during entire hearing
 - May conduct direct examination
 - Required to conduct cross examination
 - If party doesn't have Advisor or Advisor fails to appear, district must provide

34 CFR 106.45(b)(6)(i)

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The District sent the required notice of the hearing to the Parties and their Advisors. The Complainant's advisor is an attorney he hired independently. On the day of the scheduled hearing, the Complainant's Attorney Advisor failed to appear. Neither the Complainant nor the Decision-Maker can get in contact with the Advisor. What should the Decision-Maker do?



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Case Study – Problems with Advisor

The Decision-Maker should:

- A. Postpone the hearing
- B. Appoint a new Advisor so the hearing can proceed as scheduled
- C. Allow the Party to represent himself
- D. A or B
- E. None of the above

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- 1. Review
 - Notice of allegations
 - Title IX Policy and Procedure
 - Investigative materials (report and attached documents and other evidence)
- 2. Prepare list of information needed
 - What do you need to know? Why?
 - What question gets you this information?
 - Which witness has this information?



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Decision-Maker Hearing Preparation

- Consider pre-hearing meeting with Parties and their Advisors
 - Clarify purpose and logistics of hearing
 - Establish allegations and evidence that will be considered
 - Review rights and responsibilities of Parties & Advisors
 - Confirm attendance and whether accommodations are needed
- No Ex Parte Communications: Decision-Makers should not meet or communicate with parties separately

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- Dedicate time for preparation
- Dress professionally
- Arrive early and prepared
- Bring note-taking materials
- Dedicate time to preparing determination regarding responsibility



Conducting the Hearing – Cross Examination

- Cannot require prior submission of written questions
- Decision-Maker must explain and should document why an answer to question was excluded as irrelevant
- If a Party or witness disagrees on relevance ruling they have a choice to:
 - Abide by Decision-Maker's determination and answer question;
 or
 - o Refuse to answer question deemed relevant

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Rape Shield

- Questions or evidence of Complainant's sexual behavior are irrelevant unless
 - offered to prove that someone other than the respondent committed the conduct alleged or
 - concern specific incidents of the complainant's prior sexual behavior with respect to the respondent and are offered to prove consent. 34 C.F.R. § 106.45(6)(ii).
- If consent not at issue, all questions/evidence about Complainant's sexual behavior are irrelevant

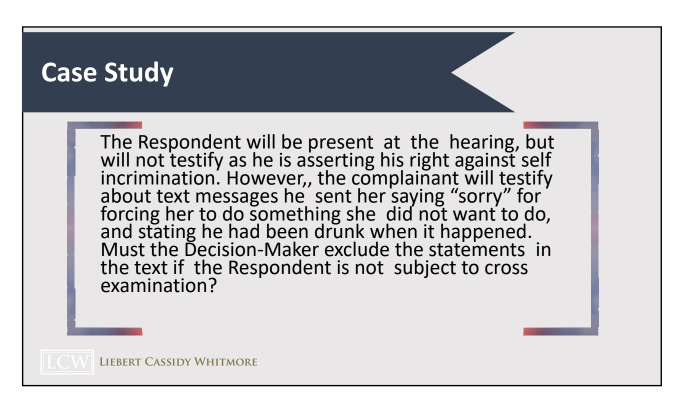
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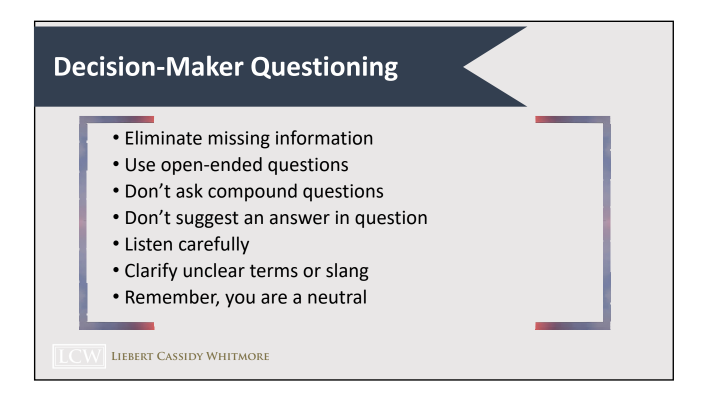
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Refusal to Participate or Answer

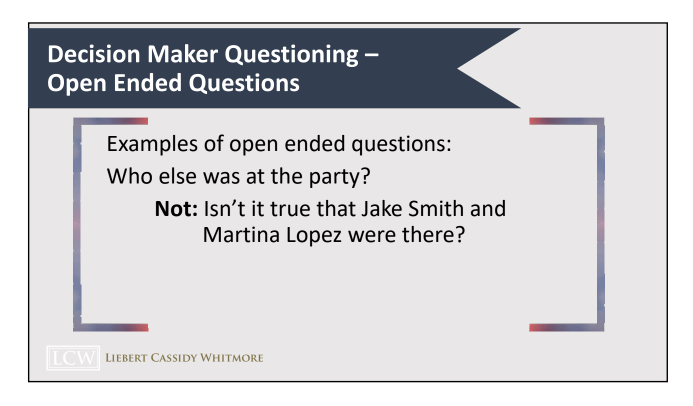
- Decision-Maker cannot draw inference based solely on Party's or witness's absence or refusal to answer question
- But can rely on his/her/their previous previously provided <u>statement</u>

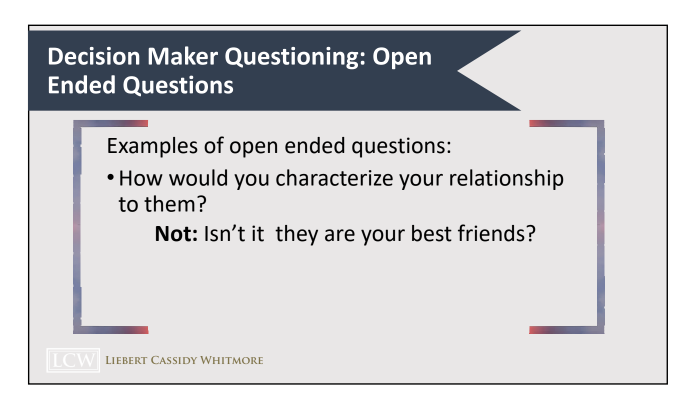
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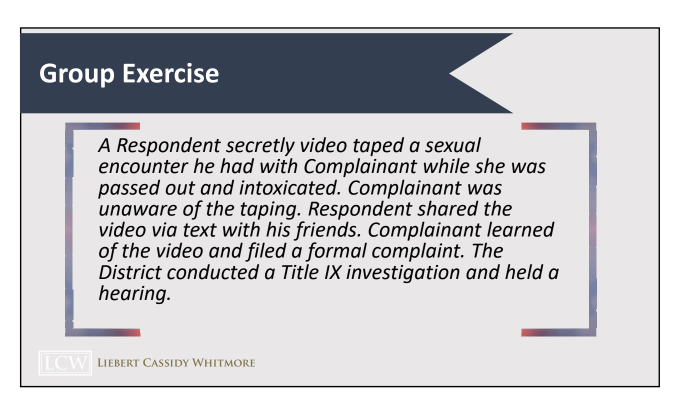


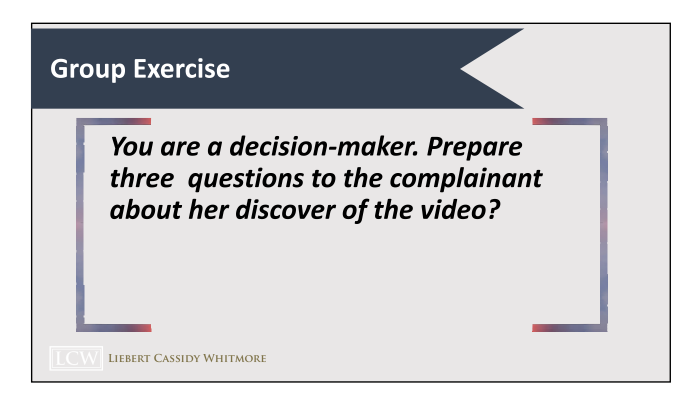
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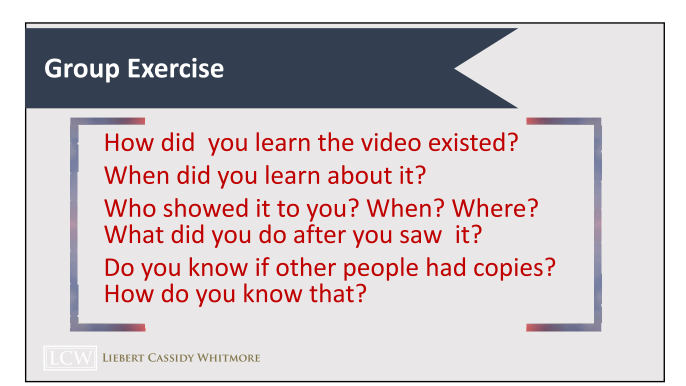
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Decision Maker Considering Evidence at Hearing – Relevance

• In a case involving stalking, would you allow or exclude the following offered during the hearing: Testimony from Complainant's classmate, Vishal, that the Complainant once ask him to walk her to her car because she had spotted Respondent in the parking lot and was afraid.

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Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

Pictures of Complainant's physical injuries after alleged sexual assault. The Respondent, who has a lawyer as an advisor, objects that they are prejudicial.

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Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

Complainant's attendance records showing Complainant was not in class on some of the days she claims Respondent was stalking her.

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 Would you allow or exclude the following offered during the hearing?

Complainant's medical records submitted by Respondent's advisor over Complainant's objection.

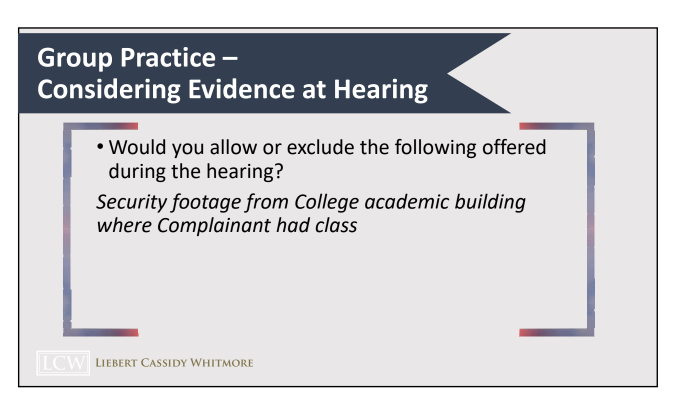
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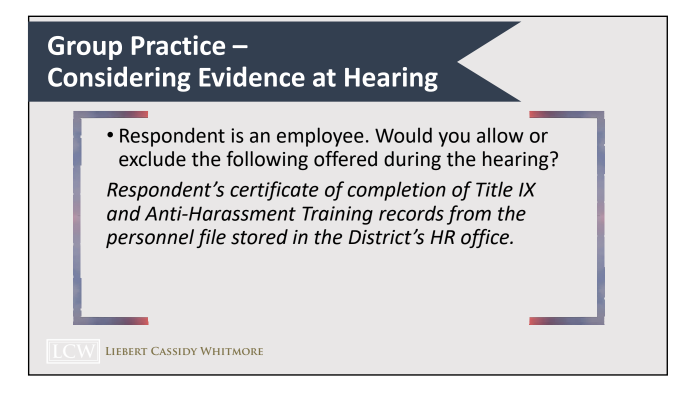
Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

Complainant's medical records submitted by Respondent's advisor, who happens to be her mother, over Complainant's objection. Complainant is 16 years old.

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Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

In a case where the Respondent refuses to submit to cross examination, copies of Respondent's social media posts that depict sexual violence submitted by Complainant's advisor.

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Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

Written witness statements from District students who claim the Complainant is jealous of Respondent and wants Respondent to face consequences for breaking up with him.

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 Would you allow or exclude the following offered during the hearing?

Text messages between Respondent and Complainant suggesting a consensual sexual relationship existed between the Parties.

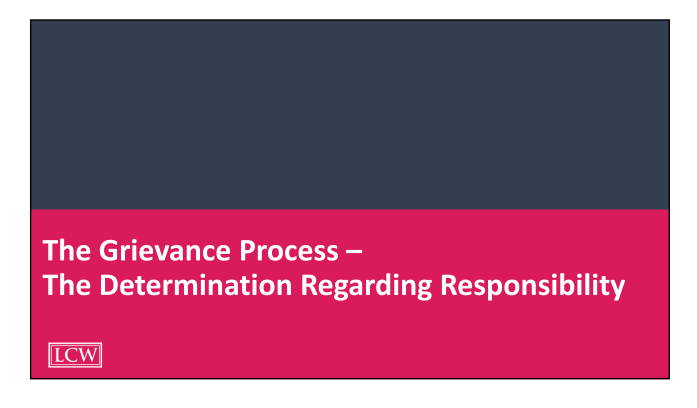
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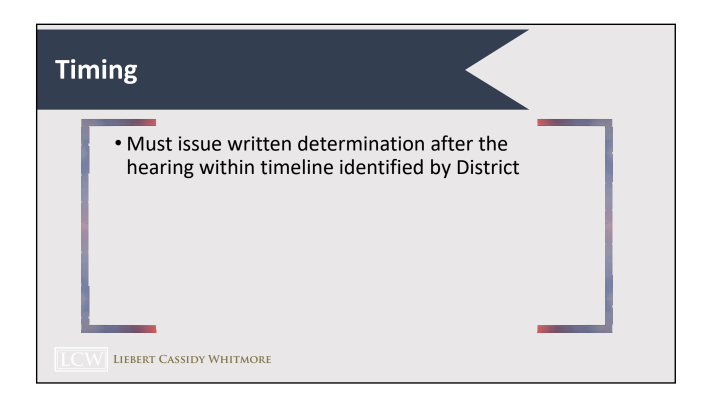
Group Practice – Considering Evidence at Hearing

 Would you allow or exclude the following offered during the hearing?

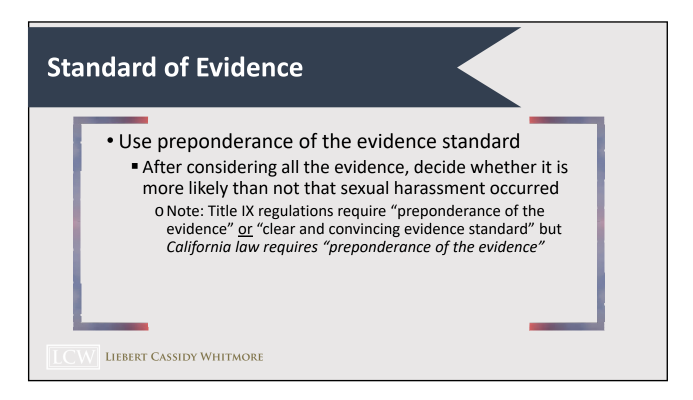
Question from Respondent's advisor to Complainant asking whether Complainant has been in a sexual relationship with another District employee since the alleged assault by Respondent.

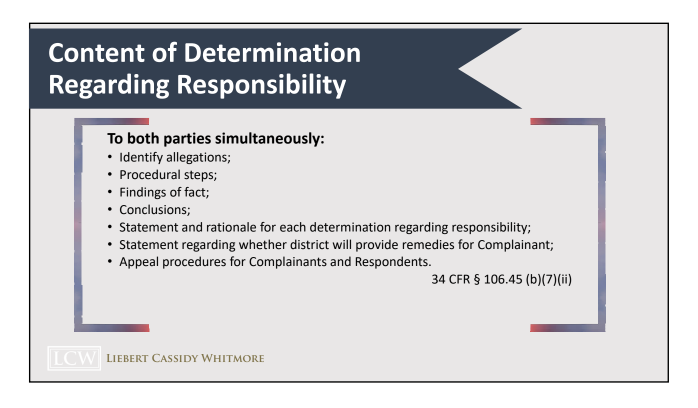
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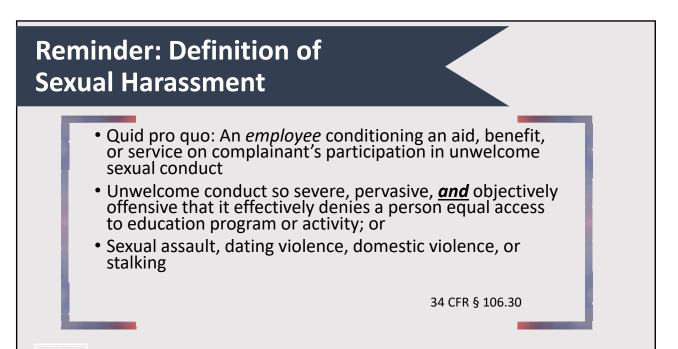
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Evaluating Consent

- 1. Did the Respondent use force before/during sexual interaction?
- 2. Was Complainant incapacitated?
 - a. Did Respondent know, or
 - b. Should Respondent have known that Complainant was incapacitated (e.g., by alcohol, other drugs, sleep, etc.)
- 3. What words or actions indicate consent or lack of consent for the specific sexual activity?



Evaluation of Consent

- Consent must be on going
- Consent must be informed, voluntary, and mutual.
- · Can be withdrawn at any time.
- No consent if there is force, coercion, intimidation, threats, or duress.
- Silence or absence of resistance does not imply consent.
- Consent to one type of sexual activity does not equal consent to other types of activity.
- Prior consent or sexual relations do not mean consent for future relations.
- Consent cannot be provided by an unconscious, intoxicated or sleeping person who cannot communicate or understand nature or extent of the sexual activity

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Evaluating Incapacity

- Also consider
 - Did Respondent know Complainant previously?
 - Was Complainant acting differently from previous similar
 - Review what the Respondent observed the Complainant consume
 - Whether Respondent provided any alcohol/drugs to Complainant
 - Other relevant behavioral cues



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Written Determination Regarding Responsibility

- Preamble states: not required to address evaluation of contradictory facts, exculpatory evidence, "all evidence" presented at hearing, or how credibility assessments reached
 - Must evaluate admissible, relevant evidence for weight or credibility
- While preamble says not required do include what is necessary to support the findings

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- Decision-Maker decides degree to which inaccuracy, inconsistency, or implausibility in Party's/witness's response affects determination
- Not based solely on observing demeanor
 - Also consider other factors

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Weighing Credibility

- Demeanor and manner while testifying
- Character of testimony
- Extent of capacity to perceive, to recollect, or communicate
- Extent of opportunity to perceive any matter about which he testifies.
- Character for honesty or veracity or their opposites.
- Existence or nonexistence of a bias, interest, or other motive.

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- Statement previously made that is consistent with testimony at the hearing
- Statement made that is inconsistent with testimony at the hearing.
- Existence or nonexistence of any fact testified to by him.
- Attitude toward the action at issue
- Admission of untruthfulness.

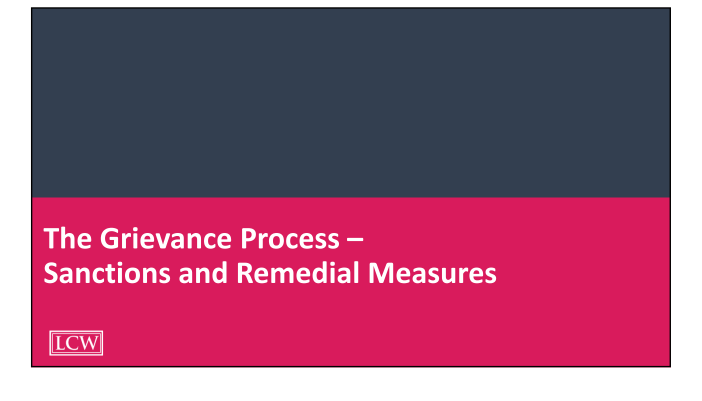


Determination Regarding Responsibility

- Becomes final either on:
 - Date district provides Parties with written determination of result of any appeal filed; or
 - Date on which appeal would not longer be timely

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Sanctions and Remedies

Where a determination of responsibility for sexual harassment has been made against the respondent, the District has discretion regarding disciplinary sanctions but must also provide remedies to the complainant designed to restore or preserve equal access to the District's education program or activity.

§ 106.45(b)(1)(i)

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Remedies

Non-exhaustive list of remedies for Complainants:

- Providing escort
- Providing academic support services, such as tutoring
- Ensuring Complainant and Respondent do not attend the same classes or work in the same work area
- Providing counseling services or medical services or referrals
- Arranging for Complainant to re-take course or withdraw from class without penalty
- Reviewing any disciplinary actions taken against Complainant



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Sanctions

Non-exhaustive list of sanctions for Respondents:

- Written or verbal reprimand
- Required training or counseling,
- Non-academic probation (students)
- Suspension
- Expulsion (student)
- Reduction in pay
- Demotion
- Termination of employment





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Employee Discipline

- Follow Title IX grievance policy to reach a determination regarding responsibility and suggested discipline
- Recommend a sanction and refer for discipline determination:
 - Per Collective Bargaining Agreement (classified)
 - Per Education Code
- Remember cannot retry the facts determined by grievance procedures

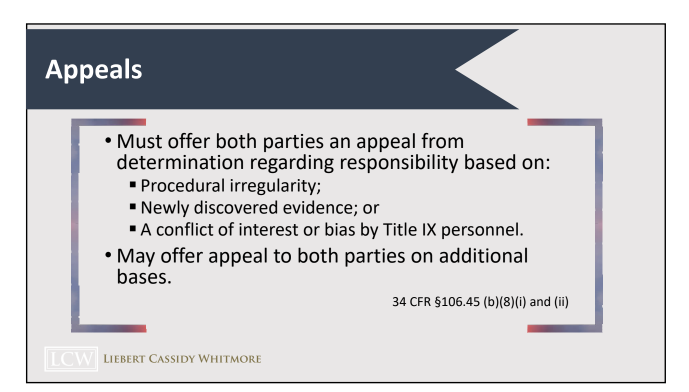
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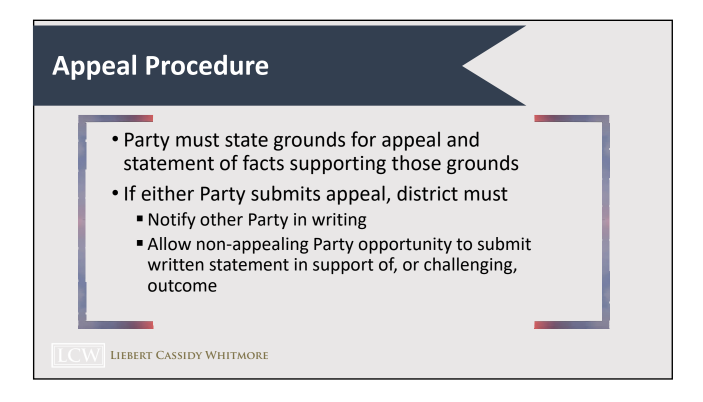
The Grievance Process – The Appeal

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Appeal Outcome

- Appeal Decision-Maker must issue written decision on whether to grant or deny appeal and rationale for decision
 - Must provide written decision simultaneously to Parties
- Appeal Decision-Maker may extend deadlines
 - Party may seek extension by submitting written request
 - Appeal Decision-Maker will respond to Party's request within 48 hours in writing and inform Parties simultaneously whether extension granted



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Group Practice - Appeals

After the District issued the Determination, the Respondent sent the following email to the Title IX Coordinator appealing the determination of responsibility:

 My advisor was not able to appear at the hearing because he was admitted to the hospital the morning of the hearing. My advisor spent a lot of time preparing. When he did not show, the Decision-Maker appointed another advisor to me.





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Group Practice - Appeals

The new District appointed advisor asked questions and represented me but I don't think the advisor represented me very well, which contributed to the Decision-Maker finding that I was responsible for the alleged conduct.

• I want the District to overturn the Determination of Responsibility because I think the outcome would have been different if my original advisor had represented me.

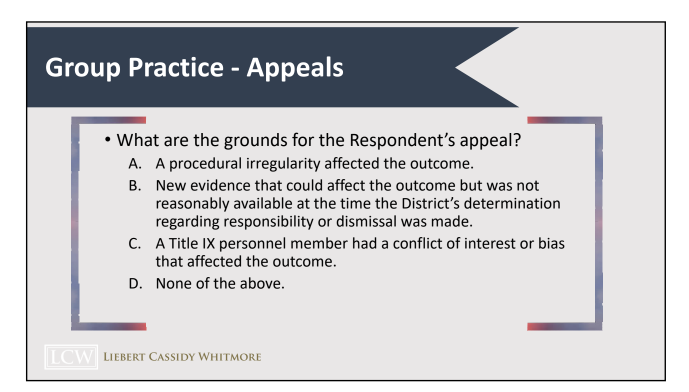
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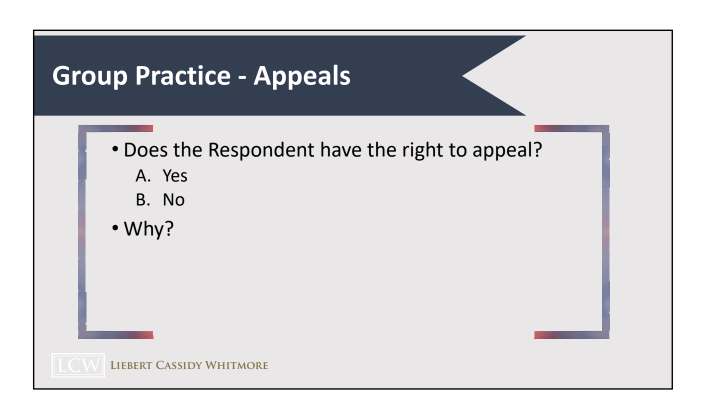
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Group Practice - Appeals

- What is the Respondent appealing?
 - A. The District's dismissal of a formal complaint of harassment based on sex under Title IX.
 - B. The District's dismissal of an allegation contained in a formal complaint of harassment based on sex under Title IX.
 - C. The District's determination of responsibility of harassment based on sex under Title IX.
 - D. None of the above.

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