NINE FAST FACTS ABOUT SEXUAL ASSAULT AND TITLE IX

Title IX prohibits sex discrimination in education programs that receive federal funding. (This means all public and charter K-12 schools, some private K-12 schools, and nearly all colleges and universities.)

Sexual harassment, including sexual assault, is a type of sex discrimination that's banned by Title IX.

Sexual assault = a physical sexual act done against a person's will. This includes situations in which a person is incapable of giving consent due to drug or alcohol use.

One in five women are victims of completed or attempted sexual assault while in college. That's over **2 million women**.

Sexual harassment creates a **hostile environment** when it is sufficiently serious that it interferes with or limits a student's ability to participate in or benefit from an educational program. (Rape is sufficiently severe to create a hostile environment.)

If a school knows (or reasonably should know) about sexual harassment, including sexual assault, that creates a hostile environment, **Title IX** requires the school to take immediate action to eliminate the harassment, prevent its recurrence, and address its effects.

Schools are required to adopt and publish **grievance procedures** for students who complain of sex discrimination, including sexual assault.

If you file a complaint with the school, **regardless of where the assault occurred**, your school must process the complaint under its grievance procedures.

Because a Title IX investigation is different from a law enforcement investigation, even if you file a police report your school is independently required to investigate the assault. This investigation must be prompt, thorough, and impartial.

