TITLE IX COMPLAINT PROCESS: A person who experiences sexual misconduct within one of PPCC's programs or activities in the United States may reach out to Human Resources Services (HRS) or other Responsible Official to: **REQUEST INFORMAL RESOLUTION REQUEST INFORMATION** FILE A COMPLAINT You may request informal resolution You may reach out to HRS to learn more A formal complaint may be filed by the via the Title IX Coordinator, Mr. about Title IX and PPCC's Policy and person who experienced the Carlton Brooks, who will determine Procedures. This option is available harassment, the "Complainant". The if informal resolution is appropriate. whether or not you file a formal person filing must write the complaint The parties can elect to cease the complaint. To learn more about resources, in their own words. The person against informal resolution process at any interim measures, or other options, please whom the allegations are made is time before it concludes and reach out to HRS at 719-502-2600. called the "Respondent." proceed with a formal investigation. <u>INITIAL REVIEW</u>: The Title IX Coordinator or designee speaks with the Complainant in order to SUPPORTIVE MEASURES AND RESOURCES: HRS will ensure it offers supportive measures and resources to all parties regardless of whether a understand the allegations and any complaint is filed, the outcome of a filed complaint, or whether informal related conduct. The Complainant is resolution is offered. informed of their rights. Interim Actions are considered CLOSE TITLE IX COMPLAINT HRS notifies the Complainant the Title IX complaint **ASSESSMENT** will be administratively closed. A complaint alleging Was the alleged harassment within one sexual harassment outside of the United States may of PPCC's programs or activities in the be addressed under other PPCC civil rights **United States?** No procesures. If other PPCC policies may be AND implicated, the Title IX Coordinator will refer the If the facts alleged were true, would matter to the Dean of Students. Complaints can they constitute a violation of the also be closed by the appointing authority. Policy? Yes WILLINGNESS OF COMPLAINANT: If the prospective . Complainant is unwilling to participate or wants to withdraw their complaint, but the Title INFORMAL RESOLUTION

NOTIFY COMPLAINANT

Does Complainant wish to elect for informal resolution?

The Title IX Coordinator notifies the Complainant or Reporter of the plan to investigate. If there is a police investigation into the same allegations, the Title IX Coordinator will assess the timing of its investigation, so as not to compromise the criminal investigation.

NOTIFY RESPONDENT

The Title IX Coordinator notifies the Respondent in writing of allegations, provides Respondent with copies of the complaint and informs Respondent of their rights.

INTERVIEWS

Title IX Investigators conducts separate interviews with each of the parties. If applicable, the parties may bring an Advisor to their respective interviews.

<u>REPORT FINALIZED</u>

Yes

Investigators summarize the relevant evidence, make factual findings, and issues the Final Investigation Report to Title IX/EO Coordinator at least 10 days before hearing date. Case Management Notice given to parties.

PRELIMINARY INVESTIGATION REPORT DISCLOSURE

No

Investigatiors shall issue the Preliminary Report with relevant facts gathered and all directly-related evidence to both parties, who have 10 days to respond in writing.

Yes

FOLLOW-UP INTERVIEWS

The Investigators conduct follow-up interviews with the parties. These interviews give each party an pportunity to respond to information collected during investigation.

EVIDENCE GATHERING

others warrants an investigation, the Title IX Coordinator or designee may be considered the Complainant.

> The Investigators collect additional informatior (e.g., interview witnesses, collect documents). The parties may submit additional materials they believe may be relevant. Copies of these materials will be given to the other party and their Advisor (if applicable).

HEARING: The Live Hearing will be scheduled no earlier than 10 days after the Final Report is issued. Each party's advisor may question the other party and any witnesses with relevant questions. The Hearing Officer will issue a Determination Report as to whether or not, based on a preponderance of the evidence, the alleged behavior took place and whether that behavior constitutes a civil rights violation.

Notice of Findings provided by Title IX Coordinator simultaneously to both parties. A copy of the Final Investigation Report and Determination Report shall be attached, along with appeal rights. APPEAL: Parties may appeal the Hearing
Officer's determinations within 10 days of receiving
the Notice of Findings. Parties may appeal on three grounds: (1)
procedural error that may change the outcome of the decision,
(2) findings are not supported by substantial evidence in the
investigation report; or (3) relevant new information that was
not available at the time of the investigation and may
substantially change the outcome of the decision.

No

Findings shall be provided to the Disciplinary Authority to proceed in accordance with applicable policies. See *Sanctions*.

<u>RESOLUTION</u>

Was Respondent found to be in viiolation of the Policy?

Complainant closed with no further disciplinary action.