

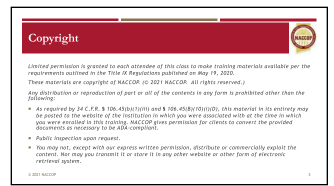
Intersection of Title IX and Threat Assessment Teams

CATHY COCKS
BETH DEVONSHIRE
D. STAFFORD & ASSOCIATES

1



2





- Title IX Regulations
- Figuring Out the Process

What the Title IX regulations say...



"(c) Emergency removal. Nothing in this part precludes a recipient from removing a respondent from the recipient's education program or activity on an emergency basis, provided that the recipient undertakes an individualized safety and risk analysis, determines that an immediate threat to the physical health or safety of any student or other individual arising from the allegations of sexual harassment justifies removal, and provides the respondent with notice and an opportunity to challenge the decision immediately following the removal. This provision may not be construed to modify any rights under the Individuals with Disabilities Education Act, Section 504 of the Rehabilitation Act of 1973, or the Americans with Disabilities Act."

© 2021 NACCOP

5

