

All parties have access to [resources and support](#) at any time before, during or after the process.  
The chart below represents the options for resolution once a report is made.

## MAKE A REPORT & OBTAIN SUPPORT

## CHOOSE & PURSUE A PATH OF RESOLUTION

## FINAL RESOLUTION: VOLUNTARY RESOLUTION OR ADJUDICATION (& APPEAL)

RESOURCES AND SUPPORT ARE ALWAYS AVAILABLE THROUGHOUT THE PROCESS.

Make a [report to a reporting option](#).

The [Student Complaint/Deputy Title IX Coordinator](#) will contact the Reporting Party to discuss safety concerns and make [interim protective measures](#) available; identify resources and additional reporting options, including law enforcement; and outline the following paths of resolution:

You [may request](#) that no further action be taken.

You [may request](#) an investigation and adjudication to disciplinary action against a Responding Party.

You [may request](#) voluntary resolution [if available](#) to address the conduct without disciplinary action.

The University will strive to honor your request. For your safety and the safety of the campus community, the University will [assess](#) whether taking no further action poses a risk to you or other community members. If safety is an issue, the University may need to take further action while supporting you and protecting your [privacy](#).

In an [investigation](#), the investigator will gather information in consultation with the Equal Opportunity and Compliance Office or the [Title IX Compliance Coordinator](#), and determine whether a Policy violation has occurred and, if so, recommend an appropriate [sanction and remedy](#).

[Resources](#) are available to both a Reporting and Responding Party to guide and support them in the process.

Under [voluntary resolution](#), immediate and corrective action may be taken through [individual and community remedies](#). There are forms of voluntary resolution that do not involve sharing identifiable information with the Responding Party. You can request to end Voluntary Resolution and pursue an investigation and adjudication at any time.

**End** - You may continue to receive [support](#).

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Where there has been an investigative finding that a **Policy violation has occurred**, both parties may:

- (1) accept **both the investigative finding and recommended sanction** (which becomes final upon agreement);
- (2) accept the **investigative finding, but request a hearing on the recommended sanction**; or
- (3) request a **hearing on the investigative finding and recommended sanction**.

Where either party requests a hearing, the matter will be forwarded for adjudication by the [hearing panel](#).

**End** - You may continue to receive [support](#).

Where there has been an investigative finding that **no Policy violation occurred**, the Reporting Party may:

- (1) **accept the investigative finding** (on one or all of the charges); or
- (2) **request administrative review of the investigative finding** (on one or all of the charges).

Where the designated reviewer agrees with the investigative finding, this determination is final and is not subject to further appeal or review. Where the designated reviewer reverses the investigative finding that there is no Policy violation, the matter will be forwarded for adjudication by the [hearing panel](#).

**End** - You may continue to receive [support](#).

If the matter is brought before a [hearing panel](#), the panel will determine whether a Policy violation occurred by a preponderance of the evidence and impose appropriate sanctions and remedies. Either party may appeal the outcome on [available grounds for appeal](#).

**End** - You may continue to receive [support](#).