## **Definitions Comparison Chart**

	Title IX	Clery Handbook	CT Statute	Notes
Sexual	"'Sexual assault' as	"Sexual	(a) A person is guilty of	The definitions of Sex
Assault	defined in 20 U.S.C.	Assault (Sex	sexual assault in the first	Offenses in UCR NIBRS
	1092(f)(6)(A)(v)." 34	Offenses).	degree when such person	and the Clery Handbook are
	C.F.R.	Any sexual act	(1) compels another person	identical.
	§106.30.	directed against	to engage in sexual	
	<b>\</b>	another person,	intercourse by the use of	The definitions in the
	"The term "sexual	without consent of	force against such other person or a third person, or	NIBRS user manual and
	assault" means an offense	the victim, including	by the threat of use of force	the Clery Handbook vary
	classified as a forcible or	instances where the	against such other person	significantly.
	nonforcible sex offense	victim is incapable of	or against a third person	
	under the uniform crime	giving consent.	which reasonably causes	The NIBRS still uses the
	reporting system of the		such person to fear physical	term "carnal knowledge"
	Federal Bureau of	Rape is the	injury to such person or a	(which they provide <i>Black's</i>
	Investigation." 20 U.S.C.	penetration, no	third person, or (2) engages	Law definition as 'the act of
	1092(f)(6)(A)(v).	matter how slight,	in sexual intercourse with	a man having sexual bodily
		of the vagina or	another person and such	connections with a woman;
	↓	anus, with any body	other person is under	sexual intercourse.') While
	"Sex Offenses	part or object, or	thirteen years of age and the actor is more than two	NIBRS allows that both
	Any sexual act directed	oral penetration by	years older than such	males and females can be
	against another person,	a sex organ of	person, or (3) commits	raped, they restrict the
	without the consent of the	another person,	sexual assault in the second	definition of rape to
	victim, including	without the consent	degree as provided in	instances between members
	instances where the	of the victim. This	section 53a-71 and in the	of the opposite sex.
	victim is incapable of	offense includes the	commission of such	NIDDC' 4-finition of man
	giving consent.	rape of both males	offense is aided by two or	NIBRS' definition of rape also does not mention
		and females.	more other persons actually	objects, only sexual
	Rape (except		present, or (4) engages in sexual intercourse with	
	Statutory Rape)		another person and such	organs. Instead, the NIBRS
	The carnal knowledge of		other person is mentally	enumerates another sex
	a person, without the consent of the victim,		incapacitated to the extent	offense (Sexual Assault
			that such other person is	With An object) for that.
	including instances where the victim is incapable of		unable to consent to such	With the object) for that.
	giving consent because of		sexual intercourse.	
	his/her age or because of			
	his/her temporary or		(a) A person is guilty of	
	permanent mental or		aggravated sexual assault in	
	physical incapacity		the first degree when such	
	r -J monpastej		person commits sexual	
	Sodomy		assault in the first degree as provided in section 53a-70,	
	Oral or anal sexual		and in the commission of	
	intercourse with another		such offense (1) such person	
	person, without the		uses or is armed with and	
	consent of the victim,		threatens the use of or	
	including instances where		displays or represents by	
	the victim is incapable of		such person's words or	
	giving consent because of		conduct that such person	
	his/her age or because of		possesses a deadly weapon,	
	his/her temporary or		(2) with intent to disfigure	
	1	l	(=) with intent to distinguit	I

permanent mental or physical incapacity If the offender both raped and sodomized the victim in one incident, then LEAs should report both offenses.

Sexual Assault With An Object To use an object or instrument to unlawfully penetrate, however slightly, the genital or anal opening of the body of another person, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental or physical incapacity An "object" or "instrument" is anything used by the offender other than the offender's genitalia, e.g., a finger, bottle, handgun, stick. Version 1.0, 3/22/2018 42

the victim seriously and permanently, or to destroy, amputate or disable permanently a member or organ of the victim's body, such person causes such injury to such victim, (3) under circumstances evincing an extreme indifference to human life such person recklessly engages in conduct which creates a risk of death to the victim, and thereby causes serious physical injury to such victim, or (4) such person is aided by two or more other persons actually present. No person shall be convicted of sexual assault in the first degree and aggravated sexual assault in the first degree upon the same transaction but such person may be charged and prosecuted for both such offenses upon the same information.

(a) A person is guilty of sexual assault in the second degree when such person engages in sexual intercourse with another person and: (1) Such other person is thirteen years of age or older but under sixteen years of age and the actor is more than three years older than such other person; or (2) such other person is impaired because of mental disability or disease to the extent that such other person is unable to consent to such sexual intercourse; or (3) such other person is physically helpless; or (4) such other person is less than eighteen years old and the actor is such person's guardian or otherwise responsible for the general supervision of such person's

welfare; or (5) such other person is in custody of law or detained in a hospital or other institution and the actor has supervisory or disciplinary authority over such other person; or (6) the actor is a psychotherapist and such other person is (A) a patient of the actor and the sexual intercourse occurs during the psychotherapy session, (B) a patient or former patient of the actor and such patient or former patient is emotionally dependent upon the actor, or (C) a patient or former patient of the actor and the sexual intercourse occurs by means of therapeutic deception; or (7) the actor accomplishes the sexual intercourse by means of false representation that the sexual intercourse is for a bona fide medical purpose by a health care professional; or (8) the actor is a school employee and such other person is a student enrolled in a school in which the actor works or a school under the jurisdiction of the local or regional board of education which employs the actor; or (9) the actor is a coach in an athletic activity or a person who provides intensive, ongoing instruction and such other person is a recipient of coaching or instruction from the actor and (A) is a secondary school student and receives such coaching or instruction in a secondary school setting, or (B) is under eighteen years of age; or (10) the actor is twenty years of age or older and stands in a position of power, authority or supervision over such other person by virtue of the actor's

professional, legal, occupational or volunteer status and such other person's participation in a program or activity, and such other person is under eighteen years of age; or (11) such other person is placed or receiving services under the direction of the Commissioner of Developmental Services in any public or private facility or program and the actor has supervisory or disciplinary authority over such other person.

(a) A person is guilty of sexual assault in the third degree when such person (1) compels another person to submit to sexual contact (A) by the use of force against such other person or a third person, or (B) by the threat of use of force against such other person or against a third person, which reasonably causes such other person to fear physical injury to himself or herself or a third person, or (2) engages in sexual intercourse with another person whom the actor knows to be related to him or her within any of the degrees of kindred specified in section 46b-21.

(a) A person is guilty of sexual assault in the third degree with a firearm when such person commits sexual assault in the third degree as provided in section 53a-72a, and in the commission of such offense, such person uses or is armed with and threatens the use of or displays or represents by such person's words or conduct that such person possesses a pistol, revolver, machine gun, rifle, shotgun or other

	firearm. No person shall be	
	convicted of sexual assault in	
	the third degree and sexual	
	assault in the third degree	
	with a firearm upon the same	
	transaction but such person	
	may be charged and	
	prosecuted for both such	
	offenses upon the same	
	information.	

Fondling	The touching of the	
	private body parts of	
	another person for the	
	purpose of sexual	
	gratification, without the	
	consent of the victim,	
	including instances	
	where the victim is	
	incapable of	
	giving consent	
	because of his/her	
	age or because of	
	his/her temporary or	
	permanent mental or	
	physical incapacity	

Fondling is the touching of the private body parts of another person for the purpose of sexual gratification, without the consent of the victim, including instances where the victim is incapable of giving consent because of his/her age or because of his/her temporary or permanent mental incapacity.

(a) A person is guilty of sexual assault in the fourth degree when: (1) Such person subjects another person to sexual contact who is (A) under thirteen years of age and the actor is more than two years older than such other person, or (B) thirteen years of age or older but under fifteen years of age and the actor is more than three years older than such other person, or (C) mentally incapacitated or impaired because of mental disability or disease to the extent that such other person is unable to consent to such sexual contact, or (D) physically helpless, or (E) less than eighteen years old and the actor is such other person's guardian or otherwise responsible for the general supervision of such other person's welfare, or (F) in custody of law or detained in a hospital or other institution and the actor has supervisory or disciplinary authority over such other person; or (2) such person subjects another person to sexual contact without such other person's consent; or (3) such person engages in sexual contact with an animal or dead body; or (4) such person is a psychotherapist and subjects another person to sexual contact who is (A) a patient of the actor and the sexual contact occurs during the psychotherapy session, or (B) a patient or former patient of the actor and such patient or former patient is emotionally dependent upon the actor, or (C) a patient or former patient of the actor and the sexual contact occurs by means of

Thus, it seems NIBRS' definition of Rape is narrower than the Clery Handbook's. However, the regulations appear not to be overly concerned with the potential bias in the application of these definitions. They acknowledge that it is possible for the same assaultive act to be classified differently based on the sex of the victim. See 85 Fed Reg. 30,176. Because any of these acts fall under the larger umbrella of "Sexual Assault," these potential differences should not change the overall outcome that a report of such behavior would mandate a response. Institutions should use caution here as many approaches tie available sanctions to the gravity of the proven offense. Here, using such a standard sanctioning scheme could lead to inequity in the resulting standards of nonconsensual oral sex against individuals of different sexes/genders.

The definitions of Fondling in UCR NIBRS and the Clery Handbook are identical.

therapeutic deception; or (5) such person subjects another person to sexual contact and accomplishes the sexual contact by means of false representation that the sexual contact is for a bona fide medical purpose by a health care professional; or (6) such person is a school employee and subjects another person to sexual contact who is a student enrolled in a school in which the actor works or a school under the jurisdiction of the local or regional board of education which employs the actor; or (7) such person is a coach in an athletic activity or a person who provides intensive, ongoing instruction and subjects another person to sexual contact who is a recipient of coaching or instruction from the actor and (A) is a secondary school student and receives such coaching or instruction in a secondary school setting, or (B) is under eighteen years of age; or (8) such person subjects another person to sexual contact and (A) the actor is twenty years of age or older and stands in a position of power, authority or supervision over such other person by virtue of the actor's professional, legal, occupational or volunteer status and such other person's participation in a program or activity, and (B) such other person is under eighteen years of age; or (9) such person subjects another person to sexual contact who is placed or receiving services under the direction of the Commissioner of Developmental Services in

	any public or private facility or program and the actor has supervisory or disciplinary authority over such other person.
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Sex Offense s, Non- Forcible Unlawf ul, non- forcible sexual intercou	Incest Non-Forcible sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law	intercourse between persons who are	See Sexual Assault in the 3 <sup>rd</sup> Degree	The definitions of Incest in UCR NIBRS and the Clery Handbook are identical apart from NIBRS' "non-forcible" designation.
Statutory Rape	Non-Forcible sexual intercourse with a person who is under the statutory age of consent There is no force or coercion used in Statutory Rape; the act is not an attack."	Statutory Rape is sexual intercourse with a person who is under the statutory age of consent. Count one offense per victim.	See Sexual Assault in the 2 <sup>nd</sup> Degree	The definitions of Statutory Rape in UCR NIBRS and the Clery Handbook differ only in that NIBRS specifies that Statutory Rape is non-forcible.
	Criminal Justice Information Services Division Uniform Crime Reporting Program, 2019 National Incident- Based Reporting System User Manual 41-42 (2018) https://ucr.fbi.gov/nibrs/ nibr s-user-manual.	U.S. DEP'T OF EDUC. OFF. OF POSTSECONDARY EDUC., THE HANDBOOK FOR CAMPUS SAFETY AND SECURITY REPORTING 3-6 to 3-7(2016), https://www2.ed.gov/ad mins /lead/safety/handbook.p df.		

**Dating** Violenc e

"dating violence' as defined in 34 U.S.C. 12291(a)(10)" 34 C.F.R. §106.30.

"Dating violence The term "dating violence" means violence committed by a person--(A) who is or has been in a social relationship of a romantic or intimate nature with the victim; and(B) where the existence of such a relationship shall be determined based on a consideration of the following factors:(i) The length of the relationship. (ii) The type of relationship (iii) The frequency of interaction between the persons involved in the relationship."

34 U.S.C. 12291(a)(10).

"Dating Violence is defined as violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. The existence of such a relationship shall be determined based on the reporting party's statement and with consideration of the length of the relationship, the type of relationship, and the frequency of interaction between the persons involved in the relationship.

For the purposes of this definition-Dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse. Dating violence does not include acts covered under the definition of domestic violence."

U.S. DEP'T OF EDUC. OFF. OF **POSTSECONDARY** EDUC., THE HANDBOOK FOR **CAMPUS SAFETY** AND SECURITY REPORTING 3-36 to 3-37(2016), mins /lead/safety/handboo

- (1) "Family violence" means incident resulting in physical harm, bodily injury or assault, or an act of threatened violence that constitutes fear of imminent physical harm, bodily injury or assault, including, but not limited to, stalking or a pattern of threatening, between family or household members. Verbal abuse or argument does not constitute family violence unless there is present danger the likelihood that physical violence will occur.
- (2) "Family or household member" means any of the following persons, regardless of the age of such person: (A) Spouses or former spouses; (B) parents or their children; (C) persons related by blood or marriage; (D) persons other than those persons described in subparagraph (C) of this subdivision presently residing together or who have resided together; (E) persons who have a child in common regardless of whether they are or have been married or have lived together at any time; and (F) persons in, or who have recently been in, a dating relationship.
- (3) "Family violence crime" means a crime as defined in section 53a-24, other than a delinguent act, as defined in section 46b-120, which, in addition to its other elements, contains as an element thereof an act of family violence to a family or household member. "Family violence crime" does not include acts by parents or https://www2.ed.gov/ad guardians disciplining minor children unless such acts constitute abuse.

The definitions are incredibly similar. The noticeable difference is that Clery specifies that it is the reporting party's statement as to the three considerations which will be used. 34 U.S.C. 12291 does not indicate which account of the considerations will be used in the determination.

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Domesti	"domestic	"Domestic	See Above	The definitions are
c	violence' as	Violence is		practically identical. In
Violenc	defined in 34	defined as a		identifying the relevant
e	U.S.C.	felony or		jurisdiction, 34 U.S.C.
	12291(a)(8)" 34 C.F.R.	misdemeanor		12291
	§106.30.	crime of violence		mentions where funding is
	↓	committed—		received, whereas the Clery
	"Domestic	• By a current or		Handbook specifies the
	violence The	former spouse		jurisdiction as where the
	term "domestic	or intimate		crime occurred. This is the
	violence" includes felony	partner of the		only difference.
	or misdemeanor crimes	victim;		
	of violence committed by	<ul> <li>By a person with</li> </ul>		
	a current or former	whom the victim		
	spouse or intimate partner	shares a child in		
	of the victim, by a person	common;		
	with whom the victim	• By a person who is		
	shares a child in	cohabitating with,		
	common, by a person	or has cohabitated		
	who is cohabitating with	with, the victim		
	or has cohabitated with	as a spouse or		
	the victim as a spouse or	intimate partner;		
	intimate partner, by a	By a person		
	person similarly situated	similarly situated		
	to a spouse of the victim	to a spouse of the		
	under the domestic or	victim under the		
	family violence laws of the jurisdiction receiving	domestic or		
	grant monies, or by any	family violence		
	other person against an	laws of the		
	adult or youth victim who	jurisdiction in		
	is protected from that	which the crime		
	person's acts under the	of violence		
	domestic or family	occurred;		
	violence laws of the	<ul> <li>By any other</li> </ul>		
	jurisdiction." 34 U.S.C.	person against		
	12291(a)(8).	an adult or		
	122/1(0)(0).	youth victim		
		who is		
		protected from		
		that person's		
		acts under the		
		domestic or		
		family		
		violence laws		
		of the		
		jurisdiction in		
		which the		
		crime of		
		violence		

occurred.

To categorize an	
incident as Domestic	
Violence, the	
relationship between	
the perpetrator and the	
victim must be more	
than just two people	
living together as	
roommates. The people	
cohabitating must be	
current or former	
spouses or have an	
intimate relationship."	
U.S. DEP'T OF	
EDUC. OFF. OF	
POSTSECONDARY	
EDUC., THE	
HANDBOOK FOR	
CAMPUS SAFETY	
AND SECURITY	
REPORTING	
3-37 to 3-38(2016),	
https://www2.ed.gov/ad	
mins	
<u>/lead/safety/handbook.p</u>	
df.	

Stalking "stalking' as defined in 34 U.S.C. 12291(a)(30)" 34 C.F.R. §106.30.

"Stalking
The term "stalking"
means engaging in a
course of conduct
directed at a specific
person that would cause a
reasonable person to-(A) fear for his or her
safety or the safety of
others; or (B) suffer
substantial emotional
distress." 12291(a)(30)

"Stalking is defined as engaging in a course of conduct directed at a specific person that would cause a reasonable person to—

- Fear for the person's safety or the safety of others; or
  - Suffer substantial emotional distress.

For the purposes of this definition—

- Course of conduct means two or more acts, including, but not limited to, acts in which the stalker directly, indirectly, or through third parties, by any action, method, device, or means, follows, monitors, observes, surveils, threatens, or communicates to or about a person, or interferes with a person's property.
- Reasonable person means a reasonable person under similar circumstances and with similar identities to the

- (a) A person is guilty of stalking in the first degree when such person commits stalking in the second degree as provided in section 53a-181d and (1) such person has previously been convicted of a violation of section 53a-181d, or (2) such conduct violates a court order in effect at the time of the offense, or (3) the other person is under sixteen years of age.
- (a) For the purposes of this section, "course of conduct" means two or more acts, including, but not limited to, acts in which a person directly, indirectly or through a third party, by any action, method, device or means, including, but not limited to, electronic or social media, (1) follows, lies in wait for, monitors, observes, surveils, threatens, harasses. communicates with or sends unwanted gifts to, a person, or (2) interferes with a person's property, and "emotional distress" means significant mental or psychological suffering or distress that may or may not require medical or other professional treatment or counseling.
- (b) A person is guilty of stalking in the second degree when:
- (1) Such person knowingly engages in a course of conduct directed at a specific

The definitions are functionally identical. The Clery Handbook is genderneutral, however.

victim.	person that would cause
• Substantial	a reasonable person to
emotional	(A) fear for such person's
distress	physical safety or the
means	physical safety of a third
significant	person, or (B) suffer
mental	emotional distress; or
suffering or	
anguish that	(2) Such person
may, but	intentionally, and for no
does not	legitimate purpose,
necessarily	engages in a course of
require	conduct directed at a
medical or	specific person that
other	would cause a reasonable
professional	person to fear that such
treatment or	person's employment,
counseling.	business or career is
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	threatened, where (A)
U.S. DEP'T OF	such conduct consists of
EDUC. OFF. OF	the actor telephoning to,
POSTSECONDARY	appearing at or initiating
EDUC., THE	communication or
HANDBOOK FOR	contact at such other
CAMPUS SAFETY	person's place of
AND SECURITY	employment or business, provided the actor was
REPORTING3-38 to	provided the actor was previously and clearly
3-39(2016),	informed to cease such
https://www2.ed.gov/a	conduct, and (B) such
dmins	conduct does not consist
/lead/safety/handbo	
ok.pdf.	protected activity.
	protected activity.
	(a) A person is guilty of
	stalking in the third
	degree when such person
	recklessly causes another
	person to reasonably (1)
	fear for his or her
	physical safety, or (2)
	suffer emotional distress, as defined in section 53a-
	181d, by wilfully and
	repeatedly following or
	lying in wait for such
	other person.

other person.

Sec. 10a-55m. Sexual assault, stalking and intimate partner violence policies. Affirmative consent. Prevention and awareness programming and campaigns. Anonymous reporting and disclosure. Notification of victim's rights and options. Report. (a) For purposes of this section and sections 10a-55n to 10a-55q, inclusive:

- (1) "Affirmative consent" means an active, clear and voluntary agreement by a person to engage in sexual activity with another person;
- (2) "Awareness programming" means institutional action designed to inform the campus community of the affirmative consent standard used pursuant to subdivision (1) of subsection (b) of this section, and communicate the prevalence of sexual assaults, stalking and intimate partner violence, including the nature and number of cases of sexual assault, stalking and intimate partner violence reported at or disclosed to each institution of higher education in the preceding three calendar years, including, but not limited to, poster and flyer campaigns, electronic communications, films, guest speakers, symposia, conferences, seminars or panel discussions;
- (3) "Bystander intervention" means the act of challenging the social norms that support, condone or permit sexual assault, stalking and intimate partner violence;
- (4) "Institution of higher education" means an institution of higher education, as defined in section 10a-55, and a for-profit institution of higher education licensed to operate in this state, but shall not include Charter Oak State College for purposes of subsections (c) and (f) of this section and sections 10a-55n to 10a-55p, inclusive;
- (5) "Intimate partner violence" means any physical or sexual harm against an individual by a current or former spouse of or person in a dating relationship with such individual that results from any action by such spouse or such person that may be classified as a sexual assault under section 53a-70, 53a-70a, 53a-70b, 53a-71, 53a-72a, 53a-72b or 53a-73a, stalking under section 53a-181c, 53a-181d or 53a-181e, or family violence as designated under section 46b-38h;
- (6) "Primary prevention programming" means institutional action and strategies intended to prevent sexual assault, stalking and intimate partner violence before it occurs by means of changing social norms and other approaches, including, but not limited to, poster and flyer campaigns, electronic communications, films, guest speakers, symposia, conferences, seminars or panel discussions;
- (7) "Sexual assault" means a sexual assault under section 53a-70, 53a-70a, 53a-71, 53a-72a, 53a-72b or 53a-73a;
  - (8) "Stalking" means stalking under section 53a-181c, 53a-181d or 53a-181e; and
- (9) "Uniform campus crime report" means a campus crime report prepared by an institution of higher education pursuant to section 10a-55a.
- (b) Each institution of higher education shall adopt and disclose in such institution's annual uniform campus crime report one or more policies regarding sexual assault, stalking and intimate partner violence. Such policy or policies shall include provisions for:

- (1) Informing students and employees that, in the context of an alleged violation of the policy or policies regarding sexual assault and intimate partner violence, (A) affirmative consent is the standard used in determining whether consent to engage in sexual activity was given by all persons who engaged in the sexual activity, (B) affirmative consent may be revoked at any time during the sexual activity by any person engaged in the sexual activity, (C) it is the responsibility of each person to ensure that he or she has the affirmative consent of all persons engaged in the sexual activity to engage in the sexual activity and that the affirmative consent is sustained throughout the sexual activity, (D) it shall not be a valid excuse to an alleged lack of affirmative consent that the student or employee responding to the alleged violation believed that the student or employee reporting or disclosing the alleged violation consented to the sexual activity (i) because the responding student or employee was intoxicated or reckless or failed to take reasonable steps to ascertain whether the student or employee reporting or disclosing the alleged violation affirmatively consented, or (ii) if the responding student or employee knew or should have known that the student or employee reporting or disclosing the alleged violation was unable to consent because such student or employee was unconscious, asleep, unable to communicate due to a mental or physical condition, or incapacitated due to the influence of drugs, alcohol or medication, and
- (E) the existence of a past or current dating or sexual relationship between the student or employee reporting or disclosing the alleged violation and the responding student or employee, in and of itself, shall not be determinative of a finding of affirmative consent;
- (2) Detailing the procedures that students and employees of the institution who report or disclose being the victim of sexual assault, stalking or intimate partner violence may follow after the commission of such assault, stalking or violence, regardless of where such incidences occurred, including persons or agencies to contact and information regarding the importance of preserving physical evidence of such assault, stalking or violence;
- (3) Providing students and employees of the institution who report or disclose being the victim of sexual assault, stalking or intimate partner violence both concise, written contact information for and, if requested, professional assistance in accessing and utilizing campus, local advocacy, counseling, health and mental health services, and concise information, written in plain language, concerning the rights of such students and employees to (A) notify law enforcement of such assault, stalking or violence and receive assistance from campus authorities in making any such notification, and (B) obtain a protective order, apply for a temporary restraining order or seek enforcement of an existing protective or restraining order, including, but not limited to, orders issued pursuant to section 46b-15, 46b-38c, 53a-40e, 54-1k, 54-82q or 54-82r, against the perpetrator of such assault, stalking or violence;
- (4) Notifying such students and employees of any reasonably available options for and available assistance from such institution in changing academic, living, campus transportation or working situations in response to such assault, stalking or violence;
- (5) Honoring any lawful protective or temporary restraining orders, including, but not limited to, orders issued pursuant to section 46b-15, 46b-38c, 53a-40e, 54-1k, 54-82q or 54-82r;
- (6) Disclosing a summary of such institution's student investigation and disciplinary procedures, including clear statements advising that (A) a student or employee who reports or discloses being a victim of such assault, stalking or violence shall have the opportunity to request that an

investigation begin promptly, (B) the investigation and any disciplinary proceedings shall be conducted by an official trained annually in issues relating to sexual assault, stalking and intimate partner violence and shall use the preponderance of the evidence standard in making a determination concerning the alleged assault, stalking or violence, (C) both the student or employee who reports or discloses the alleged assault, stalking or violence and the student responding to such report or disclosure (i) are entitled to be accompanied to any meeting or proceeding relating to the allegation of such assault, stalking or violence by an advisor or support person of their choice, provided the involvement of such advisor or support person does not result in the postponement or delay of such meeting as scheduled, and (ii) shall have the opportunity to present evidence and witnesses on their behalf during any disciplinary proceeding, (D) both the student or employee reporting or disclosing the alleged assault stalking or violence and such responding student are entitled to be informed in writing of the results of any disciplinary proceeding not later than one business day after the conclusion of such proceeding, (E) the institution of higher education shall not disclose the identity of any party to an investigation or disciplinary proceeding, except as necessary to carry out the investigation or disciplinary proceeding or as permitted under state or federal law, and (F) a standard of affirmative consent is used in determining whether consent to engage in sexual activity was given by all persons who engaged in the sexual activity;

- (7) Disclosing a summary of such institution's employee investigation and disciplinary procedures, including clear statements advising that a standard of affirmative consent is used in determining whether consent to engage in sexual activity was given by all persons who engaged in the sexual activity; and
- (8) Disclosing the range of sanctions that may be imposed following the implementation of such institution's student and employee disciplinary procedures in response to such assault, stalking or violence.
- (c) Each institution of higher education shall provide (1) annual sexual assault, stalking and intimate partner violence primary prevention and awareness programming for all students and employees that includes an explanation of the definition of affirmative consent in sexual relationships, information concerning the reporting of incidences of such assaults, stalking and violence and strategies for bystander intervention and risk reduction; and (2) ongoing sexual assault, stalking and intimate partner violence prevention and awareness campaigns.
- (d) Each institution of higher education may provide the option for any student or employee of such institution who is the victim of a sexual assault, stalking or intimate partner violence to report or disclose such assault, stalking or violence to such institution anonymously. Each such institution shall notify any such student or employee of the institution's obligations under state or federal law, if any, to (1) investigate or address such assault, stalking or violence and (2) assess whether the report triggers the need for a timely warning or emergency notification, as described in 34 CFR 668.46(e), which obligations, in limited circumstances, may result in the learning of such victim's identity.
- (e) Each institution of higher education shall provide concise notification, written in plain language, to each student and employee of such institution who reports or discloses having been the victim of sexual assault, stalking or intimate partner violence, immediately upon receiving a

report or disclosure of such assault, stalking or violence, of such student's or employee's rights and options under such institution's policy or policies regarding sexual assault, stalking and intimate partner violence adopted in accordance with subsection (b) of this section.

- (f) Not later than October 1, 2015, and annually thereafter, each institution of higher education shall report to the joint standing committee of the General Assembly having cognizance of matters relating to higher education, in accordance with the provisions of section 11-4a, concerning, for the immediately preceding calendar year, (1) a copy of its most recent policies regarding sexual assault, stalking and intimate partner violence adopted in accordance with subsection (b) of this section, or any revisions thereto, (2) a copy of its most recent concise written notification of the rights and options of a student or employee who reports or discloses an alleged violation of its sexual assault, stalking and intimate partner violence policy or policies required pursuant to subsection (e) of this section, (3) the number and type of sexual assault, stalking and intimate partner violence prevention, awareness and risk reduction programs at the institution, (4) the type of sexual assault, stalking and intimate partner violence prevention and awareness campaigns held by the institution, (5) the number of incidences of sexual assault, stalking and intimate partner violence reported or disclosed to such institution, (6) the number of confidential or anonymous reports or disclosures to the institution of sexual assault, stalking and intimate partner violence, (7) the number of disciplinary cases at the institution related to sexual assault, stalking and intimate partner violence, and (8) the final outcome of all disciplinary cases at the institution related to sexual assault, stalking and intimate partner violence, including, but not limited to, the outcome of any appeals of such final outcome, to the extent reporting on such outcomes does not conflict with federal law.
- (g) Nothing in this section shall be interpreted to prohibit Charter Oak State College from providing, either in person or electronically, optional sexual assault, stalking and intimate partner violence prevention and awareness programming for all students and employees of said college.
- (h) Nothing in this section shall be interpreted as requiring an institution of higher education to adopt, verbatim, the definition of "affirmative consent" set forth in subsection (a) of this section, provided the institution of higher education, in the exercise of its sole authority to adopt a definition of "affirmative consent", uses a definition of "affirmative consent" that has the same meaning as or a meaning that is substantially similar to the definition set forth in subsection (a) of this section.

Sec. 10a-55n. Campus resource team. (a) Not later than January 1, 2015, each institution of higher education shall establish a campus resource team responsible for and with representatives from each of its campuses. The campus resource team shall consist of individuals selected by the president of each institution of higher education, including, but not limited to, (1) the institution's Title IX coordinator and chief student affairs officer, or their designees, (2) not less than one member from its (A) administration, (B) counseling services office, (C) health services office, (D) women's center, (E) special police force, campus police force or campus safety personnel, (F) faculty, (G) senior and mid-level staff, (H) student body, (I) residential life office, and (J) judicial hearing board, provided such entities exist on campus, and (3) any other individuals designated by the president.

- (b) Not later than January 1, 2015, the president of each institution of higher education shall invite at least one individual from each of the following to serve on its campus resource team: (1) A community-based sexual assault crisis service center; (2) a community-based domestic violence agency; and (3) the criminal justice system within the judicial district in which such institution of higher education is located, including, but not limited to, members of the state police and local police department and prosecutors employed by the Division of Criminal Justice.
- (c) Each institution of higher education shall ensure that every member of the campus resource team is educated in (1) the awareness and prevention of sexual assault, stalking and intimate partner violence, and communicating with and providing assistance to any student or employee of the institution who is the victim of such assault, stalking or violence; (2) the sexual assault, stalking and intimate partner violence policies of such college or institution; (3) the provisions of Title IX of the Elementary and Secondary Education Act of 1972, 20 USC 1681 et seq., and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act, 20 USC 1092(f);
- (4) victim-centered response and the role of community-based sexual assault victim advocates; (5) the role and functions of each member on such campus resource team for the purpose of ensuring a coordinated response to reported incidences of sexual assault, stalking and intimate partner violence, as such terms are defined in section 10a-55m; and (6) communicating sensitively and compassionately with the victims of such assault, stalking or violence, including, but not limited to, an awareness of responding to victims with diverse cultural backgrounds, and providing services to or assisting in locating services for such victims. For purposes of this subsection, "victim-centered response" means a systematic focus on the needs and concerns of a victim of sexual assault, stalking or intimate partner violence that (A) ensures the compassionate and sensitive delivery of services in a nonjudgmental manner, (B) ensures an understanding of how trauma affects victim behavior, (C) maintains victim safety, privacy and, where possible, confidentiality, and (D) recognizes that victims are not responsible for the assault, stalking or violence committed against them.
- (d) Not later than July 1, 2015, the campus resource team shall review the sexual assault, stalking and intimate partner violence policies adopted by its institution of higher education in accordance with section 10a-55m and recommend to such institution protocols in accordance with such policies for providing support and services to any student or employee who reports being the victim of sexual assault, stalking or intimate partner violence. Such team shall meet not less than once per semester to review such protocols and ensure that they are updated as necessary.

Sec. 10a-55o. Memorandum of understanding with community-based sexual assault crisis service center and domestic violence agency. Not later than January 1, 2015, each institution of higher education shall enter into and maintain a memorandum of understanding with at least one community-based sexual assault crisis service center and at least one community-based domestic violence agency for purposes of (1) ensuring that any student or employee of such institution who reports or discloses being the victim of sexual assault, stalking or intimate partner violence can access free and confidential counseling and advocacy services, either on or off campus, and

- (2) establishing a partnership with such service center and agency, including, but not limited to, (A) involvement of the institution's campus resource team, and (B) trainings between the institution and
- such service center and agency to ensure the understanding of each other's role in

responding to reports and disclosures of sexual assault, stalking and intimate partner violence against students and employees of the institution and the institution's protocols for providing support and services to such students and employees, developed pursuant to section 10a-55m.

Sec. 10a-55p. Education of Title IX coordinator and special police force or campus safety personnel in awareness and prevention of sexual assault, stalking and intimate partner violence and in traumainformed response. (a) Each institution of higher education shall ensure that its Title IX coordinator and members of its special police force, campus police force or campus safety personnel employed by such institution of higher education are educated in the awareness and prevention of sexual assault, stalking and intimate partner violence, and in trauma-informed response.

(b) For purposes of this section, "trauma-informed response" means a response involving an understanding of the complexities of sexual assault, stalking and intimate partner violence through training centered on the neurobiological impact of trauma, the influence of societal myths and stereotypes surrounding the causes and impact of trauma, understanding the behavior of perpetrators and conducting an effective investigation on behalf of victims who have suffered trauma.