

From: Don Leufven
Sent: Wed, 9 Jun 2021 15:46:31 -0500
To: T9PublicHearing
Subject: Record of proceeding

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

A hearing and record-keeping must include the rule requiring or allowing either an audio recording or a stenographic transcript of the proceeding. Universities do not want proof of the testimony or how they conduct a secret tribunal, and, without a rule, universities will prohibit making a record of the proceeding, even at a party's own expense.

Don Leufven
June 9, 2021

From: Don Leufven
Sent: Wed, 9 Jun 2021 16:15:47 -0500
To: T9PublicHearing
Subject: Academic death penalty

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Universities decide the academic death penalty for students charged with sexual assault in a Title IX tribunal. The United States was the only mostly free nation that ran citizens through secret tribunals without due process. The 2020 process rules brought the United States and colleges back in line with other mostly free nations. United States circuit courts have required that.

Son Leufven
June 9, 2021