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To: T9PublicHearing
Subject: Boundless Jurisdiction of Campus Sex Police

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My son is a "survivor" of a vendetta launched by a jilted ex-girlfriend (f***k buddy). Her "discovery" that she has been sexually assaulted by our son coincided almost perfectly with his finding a new girlfriend. Egged on by a feminist professor, she enlisted the college's Title IX office as an ally in the pursuit of her persecution of our son. That's the short version of this sordid tale.

My purpose is to address the Title IX issues. As a retired trial attorney I can tell you that the procedures themselves were more akin to a star chamber than a genuine search for the truth. Due process? Not even close. As bad as it was, that's not my primary complaint.

This event occurred in July, 2017. It was summer break. It was in a state outside the state in which the school is located. It had nothing to do with "educational activities" or the college. In fact, it happened in the accuser's grandmother's house. Neither my son nor the accuser had been on campus the prior semester; she had dropped out of school and he was studying abroad. The hook? They both had registered to attend classes that fall semester. So whether they were in Timbukto, on the other side of the world, or on campus taking classes in summer school was irrelevant-the Campus Sex Police had jurisdiction.

This whole process offends my sense of justice. The extra-educational extension of the jurisdiction of campus bureaucrats, as occurred in our son's case, is simply outrageous. The wording of the statute contemplates a reasonable boundary: "educational programs and activities". I defy ANYONE to tell me what my son's spending the night at the out-of-state home of his (then) girlfriend's grandmother has to do with "educational programs and activities"! In my view, the current regulation **do not** go far enough in conforming to the plain meaning of the statute. Restrain the Campus Sex Police- restrict them to "educational programs and activities" per Title IX.