

Annual Security Report

Orange County Campus

September 28, 2017

17744 Skypark Circle Suite 150, Irvine CA 92614



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WELCOME FROM THE CHIEF OF CAMPUS SAFETY



Gary Mejia Chief of Campus Safety 626-584-5440

garymejia@fuller.edu

Welcome to Fuller Theological Seminary's Annual Security Report. It's our goal that by reviewing the information within this report you will gain the knowledge needed to assess the safety and security of one of our many campuses*.

The Department of Campus Safety strives to create and provide a safe and secure environment that encourages academic excellence and learning to the Fuller Theological Seminary community.

Every member of the Fuller Theological Seminary community shares in the responsibility of helping to provide a safe and secure campus for its faculty, staff, students, and visitors. Campus Safety works together with the Irvine Police Department and other local emergency providers in a collaborative effort to ensure a safe and secure campus while located at our Pasadena Main campus.

If you have questions or concerns, please contact the Department of Campus Safety at <u>626-584-</u>5444.

Sincerely,

Gary L. Mejia Chief, Department of Campus Safety

^{*}See the annual security reports for all our campuses at the links below:

2017 Annual Security and Fire Safety Report – Pasadena (Main) Campus

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional_Reports_and_Documents/_Modules/2017_security_report_pasadena.pdf

2017 Annual Security Report – Arizona

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Reports and Documents/ Modules/2017 security report arizona.pdf

• 2017 Annual Security Report – Bay Area

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional_Reports_and_Documents/_Modules/2017_security_report bay area.pdf

2017 Annual Security Report – Colorado

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Reports and Documents/ Modules/2017 security report colorado.pdf

• 2017 Annual Security Report – Northwest

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Reports and Documents/ Modules/2017 security report nw.pdf

• 2017 Annual Security Report – Orange County

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Reports and Documents/ Modules/2017 security report oc.pdf

2017 Annual Security Report – Sacramento

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional_Reports_and_Documents/_Modules/2017_security_report_sac.pdf

2017 Annual Security Report – Texas

http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Reports and Documents/ Modules/2017 security report texas.pdf

ANNUAL SECURITY REPORT - HOW PREPARED AND PURPOSE

This Annual Security Report (ASR) is prepared annually by the Clery Compliance Committee (Clery Team), a committee chaired by the Director of Compliance & Risk Management, and consisting of members from the Department of Campus Safety, Human Resources, Student Engagement & Success, Compliance & Risk Management, Office of Student Concerns, and Housing Services & Residential Community. The information presented in the report was collected by the joint efforts of the following departments: Auxiliary Services, Communications & Marketing, Department of Campus Safety, Information Technology Services, the Regional Campuses, Student Financial Services, Human Resources, Legal, Housing, Office of Student Concerns, and Student Engagement & Success. This includes reviewing and updating relevant policies to reflect current practices, soliciting, gathering, and analyzing statistics and information so that it can be accurately reported, and obtaining approval for policy updates as required. The report includes crime and fire safety data, along with policies pertaining to campus safety, crime, and fire safety.

The Department of Campus Safety works closely with the regional campus director/manager or designee to solicit crime statistics from local law enforcement jurisdictions. In addition, crimes are reported by employees, students, and Campus Security Authorities to the Department of Campus Safety for the purpose of inclusion in the annual disclosure of crime statistics (ASR).

This Annual Security Report is published prior to October 1st of each year and distributed to all students and employees via the seminary's website at:

http://fuller.edu/About/Institutional-Reports-and-Documents/Student-Right-to-Know-and-Consumer-Information/

Click on the Security Report tab at the above url for links to each campus' security report.

Current students and employees will be notified via Fuller email or the student's preferred email of the Annual Security Report's publication. In addition, all applicants for admission or employment are provided upon request, a full copy of this report.

To obtain a printed copy of the report, please contact the Department of Campus Safety at 626-584-5450.

IMPORTANT TELEPHONE NUMBERS FOR ORANGE COUNTY CAMPUS EMERGENCIES:

To contact Police, Fire Department, and Ambulance or Paramedics

dial 911

PERSONNEL OR STUDENT EMERGENCIES

Orange County Campus Main Phone Daytime

949-975-0775

Office of Student Concerns (Pasadena Campus)

Daytime

626-584-5678

Human Resources (Pasadena Campus)

Daytime

626-584-5454

CRIME PREVENTION/REPORTING AND COUNSELING

ORANGE COUNTY CAMPUS

Crime Prevention/Reporting

Irvine Police Department 949-724-7000

Counseling Services

Human Options, Irvine 877-854-3594

WORKING RELATIONSHIP WITH LAW ENFORCEMENT AGENCIES

The Orange County Campus does not have any security personnel. Therefore, all crimes should be reported directly to the Irvine police department.

ACCESS TO CAMPUS

Any outside groups seeking access to any regional campus must submit proper application materials to the regional campus director, who will forward his/her recommendation regarding the group's requested access to the Vice President for Communications, Marketing, and Admissions for approval. On-campus groups and co-sponsored requests must also be recommended by the regional campus director and be approved by the Vice President for Communications, Marketing, and Admissions. Security considerations are reviewed prior to the approval of any request.

Seminary policy prescribes that all persons must report any occupancy in administrative buildings after 11 p.m. to the regional campus director. All employees and faculty when on campus must show identification at any time upon request.

Visitors, as a general rule, are not authorized in buildings after normal business hours unless faculty, employees, or a seminary official escorts them. Students are admitted into buildings after normal business hours only when there is an authorized access list from the department head or his/her designee on file with the regional campus director/manager.

ACCESS TO CAMPUS RESIDENCES

The Orange County regional campus does not have any campus residences.

HOW YOU CAN LEARN ABOUT CAMPUS SAFETY

The Student Handbook, available from the registrar's page on the Fuller website (http://fuller.edu/registrar/), includes official statements of Fuller, and information regarding campus safety, student resources, campus services, etc.

POLICIES AND PROCEDURES

A SAFE CAMPUS IS EVERYONE'S RESPONSIBILITY

Report Crime Promptly! "See something, say something."

FULLER'S security policies and procedures are aimed at your safety and welfare. You help maintain your own safety on campus by following all security policies, and by using common sense safety practices, such as walking in groups; reporting suspicious activities; not leaving books, computers, or backpacks unattended; etc. The following will provide you with an overview of security facts that will be helpful to you. Everyone on campus should be safety conscious and follow security procedures.

Remember: A Safe Campus is Everyone's Responsibility; Report all crimes promptly!

CRIME REPORTING POLICY, PROCEDURES, AND REPONSES

When a crime occurs on-campus, faculty, staff, students or guests to Fuller should immediately report the incident to the Irvine Police Department. "See something, say something."

It is Fuller's policy to encourage accurate and prompt reporting of all crimes to the Department of Campus Safety and appropriate police agencies when the victim of crime elects to or is unable to make such a report.

TO REPORT A CRIME IN PROGRESS

To report a crime, dial 911. State "This is an emergency." Give the dispatcher:

- The nature of the crime/emergency
- Your name
- The phone number from which you are calling
- Your location

Do not hang up until you are sure no further information is required, unless there is an immediate threat to your safety.

After calling 911, notify the regional campus director. Watch for the arrival of emergency personnel and assist in directing them to the appropriate location.

TO REPORT A CRIME WHICH HAS OCCURRED

Orange County Campus: During campus hours (8 am - 5 pm), call the Irvine Police Department at 949-724-7000. Supply the following information to the police department:

- The nature of the crime
- Your name
- The phone number from which you are calling
- Your location

The seminary will cooperate fully with law enforcement agencies in the investigation and enforcement of applicable criminal laws on campus. Refer to the "CONFIDENTIAL FULLER REPORTING OPTIONS: EXEMPT FROM REPORTING," for details on those who may not need to report a criminal act.

LIST OF ORGANIZATIONS OR TITLES TO WHOM STUDENTS AND EMPLOYEES SHOULD REPORT CLERY CRIMES

For the purpose of making timely warning reports and the annual statistical disclosure, students and employees should report Clery Act crimes to the following Campus Security Authorities:

- Chief of Campus Safety, 626-584-5440
- Department of Campus Safety, 626-584-5444
- Director of Fuller Theological Seminary Orange County, 949-975-0775
- Executive Director of Human Resources and Organizational Development, 626-584-5238
- Executive Director of the Office of Student Concerns, 626-584-5678

PROCEDURES FOR REPORTING CRIMES ON VOLUNTARY, CONFIDENTIAL BASIS FOR INCLUSION IN ANNUAL SECURITY REPORT

Victims or witnesses may voluntarily report crimes to a recognized Campus Security Authority (CSA), such as the Executive Director of the Office of Student Concerns or the Executive Director of Human Resources, and request that a report be submitted to the Department of Campus Safety on a confidential or anonymous basis for inclusion in the annual disclosure of crime statistics (ASR). Based on the nature of the crime, or if act of violence, repeat behavior, or a weapon was involved, the report may not be able to be kept confidential. However, the incident will be noted in the daily crime log and crime stats, and if applicable, any timely warning if needed. The timely warning or crime logs will not include any information that would identify the victim. A Confidential Fuller Reporting Option may report crime stats in aggregate without providing any identifying information. There currently is no procedure in place for a Confidential Reporting Option (pastoral, if applicable, or professional counselor) to inform those they counsel of procedures for reporting crimes voluntarily and confidentially for inclusion in the institution's annual security report.

The seminary currently does not have procedures in place for voluntary, confidential crime reporting.

CONFIDENTIAL FULLER REPORTING OPTIONS: EXEMPT FROM REPORTING

By law, schools may identify confidential on-campus reporting options, which are exempt from mandated reporting, such as licensed clinicians or ordained clergy operating in that role. This allows an option for employees and students to report any instances of sexual assault, domestic violence, dating violence, and/or stalking in a completely confidential way, and which will not be reported to anyone else on campus unless requested by the victim. Any reporting required by the Clery Act for the Annual Security Report would only be aggregate, and would not identify any particular individual.

While the Orange County Campus does not currently have anyone in this capacity located on the Orange County Campus, students and employees may connect with the confidential reporting options who are located at the Pasadena Campus and listed below:

- Director of Training, Fuller Psychological & Family Services Irene Rapp, MS, LMFT, 626-584-5569.
- Fuller Psychological & Family Services clinicians, operating in that capacity, will also maintain confidentiality under their professional license, or that of their supervisor, 626-584-5555.
- Seminary Chaplain(s), operating in that role, maintain confidentiality under their ordination and applicable laws, 626-584-5273.

Fuller currently does not have any ordained clergy who are designated as Confidential Fuller Reporting Options outside of the Seminary Chaplain(s).

TIMELY WARNING POLICY STATEMENT

Fuller will provide timely warnings to the campus community of serious crimes (such as arson, criminal homicide, and robbery) reported to Campus Security Authorities, Campus Safety, or local law enforcement, which may be considered an ongoing threat to other students and employees, unless the information has already been provided in an emergency notification under its Emergency Response and Evacuation policy because the threat is immediate. Crimes only reported to a Confidential Fuller Reporting Option, such as a Seminary Chaplain or Fuller Psychological & Family Services (FPFS) professional counselor acting in that capacity, will not result in a timely warning.

The Chief of Campus Safety or a designee will develop timely warning notices for the seminary community to notify members of the community about serious crimes that occur on campus, where it is determined that the incident may pose an ongoing threat to members of the seminary community. All of the facts surrounding a crime, including factors such as the nature of the crime, the continuing danger to the campus community, and the possible risk of compromising law enforcement efforts, are considered on a case-by-case based when determining whether a timely warning will be issued. Identifying information and names of victims will be withheld as confidential and will not be included in a timely warning.

In an effort to provide timely notice to the seminary community, and in the event of a serious incident which may pose an on-going threat to members of the seminary community, a blast email, SMS or text message Timely Warning Notice is sent to all students and employees on campus. The alerts are generally written by the Chief of Campus Safety or a designee, and they

are approved and distributed to the community by the Vice President for Communications, Marketing & Admissions (CMA) or designee.

The entire policy is contained within the Department of Campus Safety, *Standard Operating Procedures*, under Timely Warnings.

EMERGENCY RESPONSE AND EVACUATION PROCEDURES

Notification Procedures

Upon the confirmation of a significant emergency or dangerous situation involving an immediate threat to the health or safety of students or employees occurring on the campus, faculty, staff, and students will receive information sent directly to them via Everbridge Aware, e-mail, or communication from coworkers, supervisors, or Emergency Management Team members.

Description of Process

- 1. Reporting an Emergency: If you are at Fuller when an emergency occurs, call 911. Notify the Department of Campus Safety at 626.584.5444 immediately after you have called 911. They will then respond to and contact the necessary members of the Fuller Emergency Management Team (EMT).
- 2. Determining an Emergency: When the regional campus director, Chief of Campus Safety, or Fuller's Emergency Management Team is made aware of a significant emergency or danger to the Fuller community, notification will immediately be sent out. If the reported emergency is either not immediately identifiable as significant or not readily confirmed, Campus Safety will contact the Emergency Management Team and will first confirm the nature and details of the event before notifying the Fuller community. The Chief of Campus Safety has the discretion to immediately send out notices to the Fuller community without prior review of the Emergency Management Team, when the situation warrants.
- 3. **Determining Segment or Segments of Campus to Receive Notification and Content of Notification:** The regional campus director, Department of Campus Safety, or Fuller's Emergency Management Team, as appropriate to the situation, will notify all members of the Fuller community that could be affected by the emergency. If, for example, an emergency is happening near the Seattle campus, the situation may or may not require notifying students and employees at other campuses as well. The regional campus director,

Director of Campus Safety, or the Emergency Management Team, as appropriate to the situation, will determine the scope the emergency and content of the emergency communication before sending out notification. Emergency communication will have as much pertinent information as is known at the time and as much as can be communicated to a particular device (some, like SMS, are limited by character length). Because priority is given to notifying the Fuller community as quickly as possible, subsequent communication will have additional information beyond the initial contact.

4. Initiation of Notification System: The Department of Campus Safety will contact Everbridge, the company that manages the emergency notification system, to initiate the emergency notification process.

How the Fuller Community Receives Emergency Information

In appropriate circumstances, faculty, staff, and students will receive information sent directly to them via Everbridge Mass Notification, e-mail, or communication from coworkers, supervisors, or Emergency Management Team members.

- Everbridge Mass Notification: The Everbridge Mass Notification emergency communication system allows Fuller to send messages directly to community members through e-mail, mobile phone, office phone, home telephone, and SMS/text message. Students provide this information through the "Personal Information" section of Fuller's student information system, which feeds into Banner. Employees provide this information through ADP Employee Self Service. Everbridge Mass Notification is only used for testing and emergency communications, and is not used for faculty, staff or student outreach marketing. Specific instructions for updating personal contact information for Everbridge Mass Notification are available here.
- Emergency Information Web page: Fuller's emergency information webpage functions as an informational blog for Fuller during emergencies. Emergency Management Team posts information and decisions affecting Fuller's community on this site in real time.

Fuller will, without delay, initiate the emergency notification system (ENS) with necessary information in the event of a significant emergency event to any Fuller campus unless issuing a notification will, in the professional judgment of the regional campus director, Chief of Campus Safety, or the Emergency Management Team, compromise efforts to assist a victim or to contain, respond to, or otherwise mitigate the emergency. Based on the nature of the event, the need to shelter in place or begin a systematic evacuation of the effected campus will be assessed prior to an ENS notification being issued.

Members of Fuller's Emergency Management Team

- 1. Paul Bang, Supervisor, Department of Campus Safety
- 2. Sam Bang, Executive Director of Student Engagement & Success
- 3. Bernadette J. Barber, Executive Director of Human Resources & Organizational Development
- 4. Mandy DiMarcangelo, Manager of HR & OD, Human Resources
- 5. Jeanne Handojo, Director of Auxiliary Services
- 6. Brent Kampe, General Counsel, Legal Department
- 7. Teresa Lewis, Director of Compliance & Risk Management
- 8. Gary Mejia, Chief, Department of Campus Safety (Chair)
- 9. Nate Merritt, Facilities Director, Building Services
- 10. Lenny Moon, Chief Financial Officer, Finance and Operations
- 11. Irene Neller, Vice President for Communications, Marketing, & Admissions
- 12. Kevin Osborn, Associate Provost for Enrollment Management & Vocation Formation
- 13. Jim Rispin, Director of Information Technology Services
- 14. Inge-Lise Titheradge, Director of Housing Services & Residential Community

Information Dissemination Procedure to the Larger Community

Immediately following a disaster, Fuller Seminary will be in contact with appropriate persons and offices in the City of Irvine to seek help as needed, and to make a situation report regarding any deaths or injuries to persons; the level and extent of destruction or major damages to buildings and other structures; and existing and potential problems with utilities. A primary and initial contact at this point will be the City of Irvine's Emergency Management Coordinator, in the City of Irvine's Fire Department. Additional contacts may be appropriate with other City offices, including the Police Department.

Secondly, we will communicate with our institutional neighbors to help coordinate a neighborhood response. This will be especially important if the level of disaster were to overwhelm the response capacities of our City's services--including fire and police departments, hospitals, and other organizations. Anticipating the possibility of such a situation, our neighborhood's major institutions are coordinated to provide emergency services and response assistance, both for our own staffs as well as neighborhood residents who may come to our various campuses and offices for assistance.

Third, we will also provide, in quick fashion, accurate information and communication with the media. Further, we will closely monitor all communications to ensure the accuracy of information presented to the public as well as our Fuller community. Also, through the Fuller emergency webpage at http://www.fuller.edu/emergency we will provide rapid and frequently updated disaster situation reports and updates, which will be immediately available to the

public and to our Fuller community including students, staff, faculty, alumni, and friends.

Recognizing that rapid changes are endemic to disaster situations, we will be in ongoing communication with the City, our neighboring institutions, the media, the public, and the Fuller community to keep them accurately informed of activities, progress, and needs.

Testing and Announcing Everbridge Mass Notification

The Everbridge Mass Notification system is tested each quarter on the Friday of week two. This ensures all students (even those who registered late) are included in that quarter's test but are not interrupted during class. The test goes to all methods of communication that Fuller has on record for each student in Banner and for each employee in Employee Self Service. These tests are announced in advance on Fuller's student information system. The announcement includes links to Fuller's emergency response and evacuation procedures. These tests are documented by the Department of Campus Safety and include a description of the exercise, date, time, and whether the test was announced.

The foregoing information is contained within the Department of Campus Safety, *Standard Operating Procedures*, under Emergency Response and Evacuation Procedures. The procedures can also be found on Fuller's emergency webpage at http://www.fuller.edu/emergency.

CRIME STATISTICS

In accordance with the Clery Act, Fuller Theological Seminary provides mandatory crime statistics as part of this Annual Report. The web site to access this report is provided annually to all enrolled students, staff, and faculty via Fuller email or the student's preferred email. The following table shows reported crimes from Campus Security Authorities and local law enforcement agencies in the specified categories for the preceding three years. The Department of Campus Safety on the Pasadena Campus, with the assistance of the regional campus directors or designees, requests crime statistics from law enforcement agencies with jurisdiction for all of Fuller's reportable locations each year prior to the completion of this Annual Report. These statistics are included in the following table, along with crime statistics collected by Campus Safety.

These statistics reflect crimes that occurred on the Orange County campus and all additional eligible locations, if applicable, in 2016, plus the previous two years.

	Director: Mike McNichols	Emai	I: mike	mc@f	uller.ed	u O	ffice (949) 975	-0775				
- 2		ON-CAM			ON-CAMP	US		NONCAME			PUBLIC		
		PROPERTY			STUDENT HOUSING		PROPERTY **			PROPERTY			
					FACILITIE								
		2014	2015	2016	2014	2015	2016	2014	2015	2016	2014	2015	201
	CRIMINAL OFFENSES									-			
1	Murder/Non-Negligent Manslaughter	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
2	Manslaughter by Negligence	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
3	Rape	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
4	Fondling	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
5	Incest	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
6	Statutory Rape	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
7	Robbery	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
8	Aggravated Assault	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
9	Burglary	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
	Motor Vehicle Theft	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
11	Arson	•			N/A	N/A	N/A	N/A	N/A	N/A	•	•	_
	Domestic Violence	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
	Dating Violence	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
14	Stalking	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
	ARRESTS												
1	Weapons:Carrying,Possessing, ETC	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
2	Drug Abuse Violations	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
3	Liquor Law Violations	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
	DISCIPLINARY REFERRALS												
1	Weapons:Carrying,Possessing, ETC	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
2	Drug Abuse Violations	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
3	Liquor Law Violations	0	0	0	N/A	N/A	N/A	N/A	N/A	N/A	0	0	0
ì	HATE CRIME REPORTING:												
	Ex.) There were no hate-crimes report	r 2016											
_	UNFOUNDED CRIME REPORTING:												
4	Ex.) There were no unfounded crimes	ere no unfounded crimes for 2014, 2015, or 2											
4													
_							2						
	* There is no student housing at this c	ampus.			1 1			1			1		

Fuller Seminary officially recognized student organizations do not maintain off-campus locations or housing facilities. As such, there is no ongoing monitoring or recording by the Seminary through local police agencies of criminal activity associated with these types of facilities. The Orange County campus also does not have any residential facilities.

DAILY CRIME LOG

Because the Orange County Campus does not have any on-campus security personnel and all crimes are reported directly to the Irvine police department, a daily crime log is not administered by this campus.

SECURITY AWARENESS PROGRAM POLICY STATEMENT

New employees are provided safety & wellness training during new employee orientation. New students are also provided safety training during new student orientation. Current employees and students are provided security awareness tips at least on a quarterly basis throughout the year via the Employee Site and the Quad. Examples are provided below.

COMMUTER STUDENT SAFETY & SECURITY

THE FOUR "RISKS" OF PERSONAL SAFETY

RISK AWARENESS

RISK REDUCTION

RISK RECOGNITION

RISK AVOIDANCE

THIS IS 90% OF SELF DEFENSE EDUCATION

The following risk reduction strategies are offered, not as "parental sounding" demands, but as considerations. Evaluate each strategy independently as to whether or not it may apply to you and your specific circumstances. The bottom line is; you are ultimately responsible for your safety.



Elevator-When in an elevator, be aware of other people. Stand close to important buttons and/or telephone. If a suspicious person gets off on your floor, be sure that you are not followed.

Cell Phones - Consider obtaining a cell phone first and foremost for safety reasons. Ensure that you program emergency numbers for quick access (Police Department @ 911, Campus Safety @ 626-584-544+). Cell phone can also serve as deterrence.



YOUR VEHICLE-

Vehicle Keys- Being ready for an encounter is too your advantage! Try to have your keys in your hand. This provides you with a device that can be used for self defense and allows for quicker access once you arrive at your schiele. If used for defense, poke eyes and soft tissue. Avoid the practice of lacing keys between fingers, as this not very effective and may hurt your hand.

Approaching Your Vehicle-Before getting into your vehicle, give it a quick visual check from a safe distance. Glance under the vehicle during approach. If you notice anything suspicious retreat immediately and notify the Pasadena Police Department or Campus Safety. After scanning the vehicle and it appears safe, unlock the door and check the back seat area.

Once Inside- Remember to lock all doors in case someone attempts to enter your vehicle. Consider keeping the windows rolled up as far as the weather permits. Place your carry bag or valuables out of sight to reduce "smash and grab" type theft.



Being Followed- If you think you are being followed, instead of going directly to your office, make a few extra turns, but only if familiar with the area you are in. When convinced that you are being followed, drive to the nearest police or fire station, or if you are in the area of the Professional Building/main campus contact Campus Safety at 626-534-5444 for assistance. Avoid stopping in isolated areas and try not to become separated from populated areas.



Parking- When driving into a parking lot or structure, try to park in a well lit area. Also consider backing into the space. Al lighted area should keep vandals away from your vehicle. Also try to avoid parking next to vans or large trucks, and be cautious when returning to a vehicle parked next to a van or large truck. When walking back to your car, try not to walk done to other parked cars, stay in the center of the access way if traffic permits. This will give you more reaction time. When in an angled parking lot, walk with the direction of traffic flow in the lot, enabling you to see between parked vehicles.



Disabled Vehicle- If you become stranded on the highway, think safety, and consider staying in your vehicle. Turn on the four-way flashers, and then wait for the police or road service to arrive. Cellular phones can be tremendous help in these situations. If you have a flat thre, and you know host to repair it, then attempt to do so. If you are interrupted during the changing process, pick up your tools and get in the vehicle. Be wany of vehicles bumping into you to stimulate an accident, if it is only a bump and not an accident, consider continuing to your destination and calling the police when you arrive there.

Hyer on Your Window-Be cautious about Flyers left on your front windshield. Do not remove immediately if it does not obstruct you view. Rather, drive to a safer location and then remove. Criminals can sometimes use flyers as a means to distract people

TIPS FOR A SAFE AND SECURE CAMPUS

Learn and follow all seminary safety policies. These policies were created out of a concern for your welfare and consideration for the rights of others.

When walking or jogging:

- Go with someone.
- Stay away from isolated areas.
- Try and stay near street lights.
- Hold your purse or briefcase tightly, close to your body.
- A front pocket is safer for a wallet than a back one.

If you're being followed:

- Cross the street or change directions.
- Keep looking back so the person knows you can't be surprised.

- Go to a well-lit area. Enter a store, house or apartment, classroom, or library anywhere there are people.
- Notice and remember as much as possible about the person so you can give a good description later.
- Contact the Irvine Police Department to report the incident.

If you're held up:

- Don't resist. No amount of money is worth taking chances with your life.
- Notify local police immediately.

Where you live:

- Keep your doors and windows locked day and night.
- Don't let strangers in.
- Don't leave a door unlocked for someone planning to come back later.

Protect personal and seminary property:

- Lock your door every time you leave.
- Don't store your purse in an unlocked desk drawer.
- Don't leave your belongings unattended in libraries, hallways, or classrooms.

If you are working late:

- Keep your office door locked.
- Lock all doors behind you when entering or exiting at night.

In a car:

- Keep doors locked while driving.
- Don't pick up hitchhikers.
- Check the backseat before getting into a car.

Protect your car:

- Always lock your car and take the keys.
- Lock valuables in the trunk.
- Park in well lighted areas.
- Never warm up your car on a cold day by letting it idle unattended or unlocked.

Report suspicious activity and vandalism immediately.

CRIME PREVENTION PROGRAMS POLICY STATEMENT

The Department of Campus Safety has incorporated the Crisis Manager app (see below) to assist the Fuller community (students and employees) in disaster preparedness and emergency response preparation.



ALCOHOL AND DRUG POLICIES

Fuller Theological Seminary is committed to maintaining an alcohol and drug-free environment, one conducive to the promotion of wellness and positive self-development of all members of its community. In keeping with this objective, the seminary will ensure that all of its campuses, workplaces, and activities are safe and free from the problems and risks associated with the unauthorized use and abuse of alcohol and the illegal use and abuse of drugs.

Out of respect for our bodies as temples of the Holy Spirit, as good stewards of our relationships with one another, and in relation to our individual and communal fitness for ministry, the unlawful manufacture, distribution, dispensing, possession or use of alcohol or illicit drugs by any member of the Fuller community on Fuller property or as part of any of its activities is prohibited. While the use of alcohol by adults is lawful, alcohol use by adults is prohibited on the Fuller campuses, outside of the privacy of an individual's Fuller provided housing.

Drug abuse has spread to every level of society in the United States. All drugs are toxic or poisonous if abused. Health risks of drug abuse include, but are not limited to, sleep disorders, confusion, hallucinations, paranoia, depression, impotence, liver damage, cardiac irregularities, hepatitis, and neurological damage. Abuse of either alcohol or drugs during pregnancy increases the risk of birth defects, spontaneous abortion, and stillbirths.

Alcohol is a depressant. It depresses the central nervous system and can cause serious, irreversible physical damage. Excessive drinking damages the liver, resulting in cirrhosis. Chronic

alcohol abuse also causes hypertension, cardiac irregularities, ulcers, pancreatitis, kidney disease, and cancer of the esophagus, liver, bladder, and lungs.

The good news is that alcoholism and drug abuse and addiction are treatable. Generally, a recovering alcoholic or drug abuser may never safely drink or use drugs again, but can lead a normal, productive life as long as he or she maintains total abstinence. Confidential limited counseling and referral to treatment programs may be available to Fuller students and employees from the Fuller Psychological & Family Services. Eligible employees may also contact their Employee Assistance Program for referrals. The costs of these programs are dependent upon the type of treatment desired. Students and faculty should consult with their insurance carriers with individual questions regarding coverage of treatment

Incidents on the Fuller campus or incidents involving members of the Fuller community may be reported to civil authorities for legal action. Local, state, and federal laws establish a variety of penalties for the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance, which includes alcohol as well as illicit drugs. These legal sanctions, upon conviction, may range from the payment of a small fine and probation to imprisonment for up to one year or a \$5,000 fine, or both. Federal laws have increased the penalties for the illegal distribution of drugs to include life imprisonment and fines in excess of \$1,000,000.

In addition, corrective action for students may include disciplinary action up to and including immediate termination of student status. Corrective action for employees may include disciplinary action up to and including immediate termination from employment. (Community Standard: Substance Abuse)

The seminary's Community Standard: Substance Abuse (see above), as supplemented by the seminary's Drug and Alcohol Abuse Prevention Program (DAAPP), clarify that the unlawful possession, use, and sale of alcoholic beverages is prohibited, as is the unlawful possession, use and sale of illegal drugs. As described above and in the seminary's DAAPP, the seminary enforces federal and state alcohol and drug laws. Even though the seminary is a graduate school with students over the age of 21, it will enforce underage drinking laws if the situation ever arises. See the DAAPP for a description of drug and alcohol abuse education programs available to employees and students. The DAAPP may be accessed from the Employee Site at http://employee.fuller.edu/drug-and-alcohol-abuse-prevention-program-daapp/ and The Quad at http://guad.fuller.edu/studentlife/. In addition, it is posted on the Fuller website at http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Documents/DAAPP-FTS.pdf.

DATING VIOLENCE, DOMESTIC VIOLENCE, SEXUAL ASSAULT, AND STALKING

Fuller Theological Seminary is committed to providing and modeling a learning, working, living, and community environment free of discrimination on the basis of sex, which includes all forms of sexual misconduct. Sexual misconduct includes sex discrimination, sexual harassment, sexual assault, and all forms of sexual violence.

Fuller's policy against sexual misconduct also includes protections against:

Sexual Assault - Domestic Violence - Dating Violence - Stalking

The seminary, therefore, prohibits the offenses of dating violence, domestic violence, sexual assault, and stalking, as defined in its Policy Against Sexual Misconduct and as those terms are defined for purposes of the Clery Act. Fuller Theological Seminary issues this statement of policy to inform the seminary community of its programs to address domestic violence, dating violence, sexual assault, and stalking as well as the procedures for institutional investigatory and disciplinary action, if warranted, in cases of alleged dating violence, domestic violence, sexual assault, or stalking which will be followed regardless of whether the incident occurs on or off campus when it is reported to a seminary official, such as a Title IX Coordinator or other employee identified as a mandatory reporter, including supervisors and managers/administrators.

DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT AND STALKING: PREVENTION PROGRAMS

The seminary engages in comprehensive, intentional, and integrated programming, initiatives, strategies, and campaigns intended to end dating violence, domestic violence, sexual assault and stalking that have the following goals:

- A. Are culturally relevant, inclusive of diverse communities and identities, sustainable, responsive to community needs, and informed by research, or assessed for value, effectiveness, or outcome; and
- B. Consider environmental risk and protective factors as they occur on the individual, relationship, institutional, community and societal levels.

Primary Prevention and Awareness Programs

These programs include an online course provided by an outside vendor, Workplace Answers (Everfi), which is offered to all new students and employees. The course titles are as follows:

- Preventing Discrimination and Sexual Violence: Title IX, VAWA and Clery Act for Undergrads and Graduate Students
- Preventing Discrimination and Sexual Violence: Title IX, VAWA and Clery Act for Non-Residential Faculty and Staff

Educational materials are also distributed at new student orientation, including an online brochure on Sexual Misconduct Reporting & Resources. Educational programs are also offered to student government representatives, usually at the beginning of the academic year. A Resource Guide on Sexual Misconduct is available on the seminary's Title IX website at Fuller.edu/TitleIX. Other resources are also available on the Title IX website.

Description of Primary Prevention and Awareness Programs

The educational programming offered by Workplace Answers (Everfi) described above consists of primary prevention and awareness programs for all incoming students and new employees and ongoing awareness and prevention campaigns for students that include:

- A. A statement that the institution prohibits the crimes of domestic violence, dating violence, sexual assault and stalking as those terms are defined for purposes of the Clery Act (see below);
- B. The definitions of domestic violence, dating violence, sexual assault and stalking according to any applicable jurisdictional definitions of these terms (see Jurisdictional Definitions below);
- C. What behavior and actions constitute consent, in reference to sexual activity, in the State of California and according to the seminary's definition of consent as stated in its <u>Policy Against Sexual Misconduct</u> (see Jurisdictional and Institutional Definitions of Consent below);
- D. A description of safe and positive options for bystander intervention. Bystander intervention means safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault or stalking. Bystander intervention includes recognizing situations of potential harm, understanding institutional structures and cultural conditions that facilitate violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action to intervene (see Bystander Intervention below);
- E. Information on risk reduction. Risk reduction means options designed to decrease perpetration and bystander inaction, and to increase empowerment for victims in order to promote safety and to help individuals and communities address conditions that facilitate violence (see Risk Reduction below)
- F. Information regarding:

- a. procedures victims should follow if a crime of domestic violence, dating violence, sexual assault and stalking occurs (as described in "Procedures Victims Should Follow in the Case of Alleged Domestic Violence, Dating Violence, Sexual Assault and Stalking" elsewhere in this document)
- how the institution will protect the confidentiality of victims and other necessary parties (as described in "Confidentiality" elsewhere in this document);
- existing counseling, health, mental health, victim advocacy, legal assistance, visa and immigration assistance, student financial aid, and other services available for victims, both within the institution and in the community (as described in "On and Off Campus Services for Victims" elsewhere in this document); and
- d. options for, available assistance in, and how to request changes to academic, living, transportation, and working situations or protective measures (as described in "Accommodations and Protective Measures for Victims" elsewhere in this document);
- e. procedures for institutional disciplinary action in cases of alleged dating violence, domestic violence, sexual assault, or stalking (as described in "The Seminary's Procedures for Disciplinary Action" elsewhere in this document);

FEDERAL CLERY ACT DEFINITIONS OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

The primary prevention and awareness program for all incoming students and new students, currently provided by Workplace Answers (Everfi), confirms that Fuller Theological Seminary prohibits the crimes of domestic violence, dating violence, sexual assault, and stalking as those terms are defined for purposes of the Clery Act.

The Clery Act defines the crimes of domestic violence, dating violence, sexual assault and stalking as follows:

Domestic Violence:

- i. A Felony or misdemeanor crime of violence committed—
 - A) By a current or former spouse or intimate partner of the victim;
 - B) By a person with whom the victim shares a child in common;
 - C) By a person who is cohabitating with, or has cohabitated with, the victim as a spouse or intimate partner;
 - D) By a person similarly situated to a spouse of the victim under the domestic or family violence laws of the jurisdiction in which the crime of violence occurred; or

- E) By any other person against an adult or 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.
- **Dating Violence**: Violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim.
 - i. The existence of such a relationship shall be 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.
 - ii. For the purposes of this definition—
 - A) Dating Violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse.
 - B) Dating violence does not include acts covered under the definition of domestic violence.
- **Sexual Assault** An offense that meets the definition of Rape, Fondling, Incest, or Statutory Rape as used in the FBI's Uniform Crime Reporting (UCR) program and included in Appendix A of 34 CFR Part 668.
 - Rape is defined as the penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another person, without the consent of the victim.
 - Fondling is defined as the touching of the private parts of another person for the purposes 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.
 - Incest is defined as sexual intercourse between persons who are related to each other within the degrees wherein marriage is prohibited by law.
 - Statutory Rape is defined as sexual intercourse with a person who is under the statutory age of consent.

Stalking:

- i. Engaging in a course of conduct directed at a specific person that would cause a reasonable person to—
 - A) Fear for the person's safety or the safety of others; or
 - B) Suffer substantial emotional distress.
- ii. For the purposes of this definition—
 - A) Course of conduct means two or more acts, including, but not limited to, acts 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.
- B) Reasonable person means a reasonable person under similar circumstances and with similar identities to the victim.
- C) Substantial emotional distress means significant mental suffering or anguish that may, but does not necessarily, require medical or other professional treatment or counseling.
- iii. For the purposes of complying with the requirements of this section and section 668.41, any incident meeting this definition is considered a crime for the purposes of Clery Act reporting.

JURISDICTIONAL DEFINITIONS OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT AND STALKING

The primary prevention and awareness program for all incoming students and new students, currently provided by Workplace Answers (Everfi), provides the definitions of domestic violence, dating violence, sexual assault, and stalking for local jurisdictions for community and awareness purposes.

The definitions that pertain to the Orange County Campus in California follow:

• **Domestic Violence:** The state of California defines domestic violence as follows:

Domestic Violence has been defined under California law to mean the infliction or threat of physical harm against past or present adult or adolescent intimate partners, including physical, sexual and psychological abuse against the person, that is a part of a pattern of assaultive, coercive, and controlling behavior directed at achieving compliance from or control over that person.

In addition, the California Family code has defined domestic violence to mean abuse perpetrated against any of the following persons:

- 1. A spouse or former spouse.
- 2. A cohabitant or former cohabitant.
- 3. A person with whom the respondent is having or has had a dating or engagement relationship.
- 4. A person with whom the perpetrator has had a child.
- 5. A child of or the presumed child of the perpetrator or victim.
- 6. Any other person related by consanguinity or affinity within the second degree.

Abuse means any of the following:

- 1. Intentionally or recklessly causing or attempting to cause bodily injury.
- 2. Sexual assault.
- 3. Placing a person in reasonable apprehension of imminent serious bodily injury to that person or to another.
- 4. Conduct that can be prohibited as abuse by a court, including: Molesting, attacking, striking, stalking, threatening, battering, credibly impersonating, falsely personating, harassing, telephoning, destroying personal property, contacting, either directly or indirectly, by mail or otherwise, coming within a specified distance of or disturbing the peace.
- **Dating Violence:** The state of California defines dating violence as follows:

California law does not define the term dating violence as such. However, violence between intimate or dating partners is a form of domestic violence.

A dating relationship means a serious courtship; it is a social relationship between two individuals who have or have had a reciprocally amorous and increasingly exclusive interest in one another, and shared expectation of the growth of that mutual interest, that has endured for such a length of time and stimulated such frequent interactions that the relationship cannot be deemed to have been casual.

Sexual Assault: The state of California defines sexual assault as follows:

California's criminal law does not define sexual assault, as such. Rather, California has defined many separate sex crimes such as unlawful sexual penetration, rape and sexual battery.

Sexual Battery

Generally, sexual battery consists of unlawfully touching the intimate part of another person's body. "Intimate part" means the sexual organ, anus, groin or buttocks of any person, and the breast of a female. Sexual battery occurs when any of the following circumstances exist:

- Any person touches an intimate part of another person while that person is unlawfully restrained when the touching is against the will of the person touched and is for the purpose of sexual arousal, sexual gratification or sexual abuse.
- Any person touches an intimate part of another person who is institutionalized for medical treatment and who is seriously disabled or medically incapacitated when the touching is against the will of the person touched, and if the touching is for the purpose of sexual arousal, sexual gratification or sexual abuse, is guilty of sexual battery.

- 3. Any person touches an intimate part of another person for the purpose of sexual arousal, sexual gratification or sexual abuse, and the victim is at the time unconscious of the nature of the act because the perpetrator fraudulently represented that the touching served a professional purpose.
- 4. Any person who, for the purpose of sexual arousal, sexual gratification or sexual abuse, causes another, against that person's will while that person is unlawfully restrained either by the accused or an accomplice, or is institutionalized for medical treatment and is seriously disabled or medically incapacitated, to masturbate or touch an intimate part of either of those persons or a third person, is guilty of sexual battery.
- 5. Any person touches an intimate part of another person, if the touching is against the will of the person touched, and is for the specific purpose of sexual arousal, sexual gratification or sexual abuse.

Unlawful Sexual Penetration

Sexual penetration is the act of causing the penetration, however slight, of the genital or anal opening of any person or causing another person to so penetrate the defendant's or another person's genital or anal opening for the purpose of sexual arousal, gratification or abuse by any foreign object, substance, instrument or device, or by any unknown object.

Any person who commits an act of sexual penetration is guilty of a crime under the following circumstances:

- 1. When the act is accomplished against the victim's will by means of force, violence, duress, menace or fear of immediate and unlawful bodily injury on the victim or another person.
- 2. When the act is accomplished against a victim who is at the time incapable, because of a mental disorder or developmental or physical disability, of giving legal consent, and this is known or reasonably should be known to the person committing the act or causing the act to be committed.
- 3. When the act is accomplished against a victim who is at the time unconscious of the nature of the act and this is known to the person committing the act or causing the act to be committed. "Unconscious of the nature of the act" means incapable of resisting because the victim meets one of the following conditions:
 - 1. Was unconscious or asleep.
 - 2. Was not aware, knowing, perceiving or cognizant that the act occurred.
 - 3. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraud in fact.
 - 4. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraudulent

representation that the sexual penetration served a professional purpose when it served no professional purpose.

- 4. When the act is accomplished against a victim when the victim is prevented from resisting by any intoxicating or anesthetic substance, or any controlled substance, and this condition was known, or reasonably should have been known by the accused.
- 5. When the act is accomplished against a victim who submits under the belief that the person committing the act or causing the act to be committed is someone known to the victim other than the accused and this belief is induced by any artifice, pretense or concealment practiced by the accused, with intent to induce the belief.
- 6. When the act is accomplished against the victim's will by threatening to use the authority of a public official to incarcerate, arrest or deport the victim or another, and the victim has a reasonable belief that the perpetrator is a public official.
- 7. When the act is accomplished with another person who is under 18 years of age.

Rape

Rape is an act of sexual intercourse accomplished with a person, under any of the following circumstances:

- 1. Where a person is incapable, because of a mental disorder or developmental or physical disability, of giving legal consent, and this is known or reasonably should be known to the person committing the act. This provision does not apply when the victim and perpetrator are spouses.
- 2. Where it is accomplished against a person's will by means of force, violence, duress, menace or fear of immediate and unlawful bodily injury on the person or another.
- 3. Where a person is prevented from resisting by any intoxicating or anesthetic substance, or any controlled substance, and this condition was known, or reasonably should have been known by the accused.
- 4. Where a person is at the time unconscious of the nature of the act, and this is known to the accused. "Unconscious of the nature of the act" means incapable of resisting because the victim meets any one of the following conditions:
 - 1. Was unconscious or asleep.
 - 2. Was not aware, knowing, perceiving or cognizant that the act occurred.
 - 3. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraud in fact.
 - 4. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraudulent

representation that the sexual penetration served a professional purpose when it served no professional purpose. This provision does not apply when the victim and the spouse are married.

- 5. Where a person submits under the belief that the person committing the act is someone known to the victim other than the accused, and this belief is induced by any artifice, pretense or concealment practiced by the accused, with intent to induce the belief. This provision does not apply if the victim and perpetrator are spouses.
- 6. Where the act is accomplished against the victim's will by threatening to retaliate in the future against the victim or any other person, and there is a reasonable possibility that the perpetrator will execute the threat. "Threatening to retaliate" means a threat to kidnap or falsely imprison, or to inflict extreme pain, serious bodily injury or death.
- 7. Where the act is accomplished against the victim's will by threatening to use the authority of a public official to incarcerate, arrest or deport the victim or another, and the victim has a reasonable belief that the perpetrator is a public official. The perpetrator does not actually have to be a public official.

Unlawful Oral Copulation

Oral copulation is the act of copulating the mouth of one person with the sexual organ or anus of another person. It is a crime under the following circumstances:

- 1. The act of oral copulation is with another person who is under 18 years of age.
- 2. When the act is accomplished against the victim's will by threatening to retaliate in the future against the victim or any other person, and there is a reasonable possibility that the perpetrator will execute the threat
- 3. When the act is accomplished against the victim's will by means of force or fear of immediate and unlawful bodily injury on the victim or another person
- 4. Where the victim is at the time of the act incapable, because of a mental disorder or developmental or physical disability, of giving legal consent, and this is known or reasonably should be known to the person committing the act.
- 5. The act is accomplished while confined in any state prison.
- 6. The victim is at the time unconscious of the nature of the act and this is known to the person committing the act. "Unconscious of the nature of the act" means incapable of resisting because the victim meets one of the following conditions:
 - 1. Was unconscious or asleep.
 - 2. Was not aware, knowing, perceiving or cognizant that the act occurred.
 - 3. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraud in fact.

- 4. Was not aware, knowing, perceiving or cognizant of the essential characteristics of the act due to the perpetrator's fraudulent representation that the oral copulation served a professional purpose when it served no professional purpose.
- 7. The victim is at the time incapable, because of a mental disorder or developmental or physical disability, of giving legal consent, and this is known or reasonably should be known to the person committing the act.
- 8. The victim is at the time incapable, because of a mental disorder or developmental or physical disability, of giving legal consent, and this is known or reasonably should be known to the person committing the act, and both the defendant and the victim are at the time confined in a state hospital for the care and treatment of the mentally disordered or in any other public or private facility for the care and treatment of the mentally disordered.
- 9. The victim is prevented from resisting by any intoxicating or anesthetic substance, or any controlled substance, and this condition was known, or reasonably should have been known by the accused.
- 10. The victim submits under the belief that the person committing the act someone known to the victim other than the accused, and this belief is induced by any artifice, pretense or concealment practiced by the accused.
- 11. Where the act is accomplished against the victim's will by threatening to use the authority of a public official to incarcerate, arrest or deport the victim or another, and the victim has a reasonable belief that the perpetrator is a public official.

Unlawful Sexual Intercourse with a Person Under 18

Unlawful sexual intercourse is an act of sexual intercourse accomplished with a person who is not the spouse of the perpetrator, if the person is a minor. A "minor" is a person under the age of 18 years and an "adult" is a person who is at least 18 years of age.

Sodomy

Sodomy is sexual conduct consisting of contact between the penis of one person and the anus of another person. Any sexual penetration, however slight, is sufficient to complete the act of sodomy. Sodomy is a crime when the act is accomplished upon a person under the age of 18 or when it is accomplished against the victim's will by means of force, violence, duress, menace or fear of immediate and unlawful bodily injury.

Stalking: The state of California defines stalking as follows:

Any person who willfully, maliciously and repeatedly follows or willfully and maliciously harasses another person and who makes a credible threat with the intent to place that

person in reasonable fear for his or her safety, or the safety of his or her immediate family is guilty of the crime of stalking.

Harasses means engages in a knowing and willful course of conduct directed at a specific person that seriously alarms, annoys, torments or terrorizes the person, and that serves no legitimate purpose.

Course of conduct means two or more acts occurring over a period of time, however short, evidencing a continuity of purpose.

Credible threat means a verbal or written threat, including that performed through the use of an electronic communication device, or a threat implied by a pattern of conduct or a combination of verbal, written, or electronically communicated statements and conduct, made with the intent to place the person that is the target of the threat in reasonable fear for his or her safety or the safety of his or her family, and made with the apparent ability to carry out the threat so as to cause the person who is the target of the threat to reasonably fear for his or her safety or the safety of his or her family.

JURISDICTIONAL & INSTITUTIONAL DEFINITIONS OF CONSENT

The primary prevention and awareness program for all incoming students and new students, currently provided by Workplace Answers (Everfi), provides the definition of consent in reference to sexual activity for local jurisdictions for community and awareness purposes. In addition, the seminary's definition of consent is provided.

The definitions that pertain to the Orange County Campus follow:

• **Consent:** The state of California defines consent, in relation to sexual activity, as follows:

In California, under Senate Bill 967 as of January 1, 2015, consent means affirmative consent. Affirmative consent means affirmative, conscious and voluntary agreement to engage in sexual activity. It is the responsibility of each person involved in the sexual activity to ensure that he or she has the affirmative consent of the other, or others, to engage in the sexual activity.

- Lack of protest is not the same as consent.
- Lack of resistance is not the same as consent.
- Silence is not the same as consent.

Affirmative consent must be **ongoing throughout a sexual activity**. Affirmative consent can be revoked (taken back) at any time, including during a sexual encounter.

The existence of a dating relationship between the persons involved, or the fact of past sexual relations between them, should never **by itself** be assumed to be an indicator of consent.

Affirmative consent does not exist if a person engages in sexual contact when the other person is:

- 1. Asleep or unconscious.
- 2. Incapacitated due to the influence of drugs, alcohol, or medication, so that the other person could not understand the fact, nature or extent of the sexual activity.
- 3. Unable to communicate due to a mental or physical condition.
- Consent: Fuller Theological Seminary defines consent in its Policy Against Sexual
 Misconduct, found at
 http://fuller.edu/uploadedFiles/Siteroot/About/Institutional Documents/Policy Against Sexual Misconduct.pdf, as follows:
 - a. Consent is knowing, voluntary, and clear permission by word or action, to engage in mutually agreed upon sexual activity or contact. Since individuals may experience the same interaction in different ways, it is the responsibility of each party to make certain that the other has provided ongoing, clear consent to engaging in the activity or contact. For consent to be valid there must be a clear expression in words or actions that the other individual agreed to that specific sexual conduct.
 - b. A person cannot consent if he or she is unable to understand what is happening or is disoriented, helpless, asleep, or unconscious for any reason, including due to alcohol, other drugs, including so-called "date rape" drugs, or medication. An individual who engages in sexual activity when the individual knows, or should know, that the other person is physically or mentally incapacitated has violated this policy. The question of what the responding party (respondent) should have known is objectively based on what a reasonable person in the place of the responding party, sober and exercising good judgment, would have known about the condition of the reporting party (complainant).
 - c. Incapacitation is defined as a state where someone cannot make rational, reasonable decisions because they lack the capacity to give knowing consent (e.g., to understand the "who, what, when, where, why or how" of their sexual interaction). This policy also covers a person whose incapacity results from a mental or developmental disability, involuntary physical restraint, and/or from the taking of incapacitating drugs.

- d. Consent to some sexual contact (such as kissing or fondling) cannot be presumed to be consent for other sexual activity (such as intercourse). A current or previous dating relationship is not sufficient to constitute consent. Silence or the absence of resistance alone is not consent.
- e. A person can withdraw consent at any time during sexual activity by expressing in words or actions that he or she no longer wants the act to continue, and, if that happens, the other person must stop immediately.
- f. A minor below the age of consent according to state law cannot consent to sexual activity. This means that sexual contact by an adult with a person below the age of consent is a crime as well as a violation of this policy, even if the minor appeared to have wanted to engage in the act.

Access your online training with Workplace Answers (Everfi) for definitions of Consent, Sexual Assault, Domestic Violence, Dating Violence, and Stalking, which apply to other jurisdictions. Contact tlewis@fuller.edu to request your unique url to access the training.

BYSTANDER INTERVENTION

The primary prevention and awareness program for all incoming students and new students, currently provided by Workplace Answers (Everfi), provides a description of safe and positive options for bystander intervention. Bystander intervention means safe and positive options that may be carried out by an individual or individuals to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault or stalking. Bystander intervention includes recognizing situations of potential harm, understanding institutional structures and cultural conditions that facilitate violence, overcoming barriers to intervening, identifying safe and effective intervention options, and taking action to intervene.

The following is a sample of the type of content provided in the online training:

How to Be an Active Bystander

Bystanders play a critical role in the prevention of sexual and relationship violence. They are "individuals who observe violence or witness the conditions that perpetuate violence. They are not directly involved but have the choice to intervene, speak up, or do something about it." We want to promote a culture of community accountability where bystanders are actively engaged in the prevention of violence without causing further harm. We may not always know

¹ Burn, S.M. (2009). A situational model of sexual assault prevention through bystander intervention. *Sex Roles, 60,* 779-792.

what to do even if we want to help. Below is a list² of some ways to be an active bystander. Further information regarding bystander intervention may be found. If you or someone else is in immediate danger, dial 911. This could be when a person is yelling at or being physically abusive towards another and it is not safe for you to interrupt.

- 1. Watch out for your friends and fellow students/employees. If you see someone who looks like they could be in trouble or need help, ask if they are ok.
- 2. Verbally confront people who seclude, hit on, try to make out with, or have sex with people who are incapacitated.
- 3. Speak up when someone discusses plans to take sexual advantage of another person.
- 4. Believe someone who discloses sexual assault, abusive behavior, or experience with stalking.
- 5. Refer people to on or off campus resources listed in this document for support in health, counseling, or with legal assistance.

RISK REDUCTION

In addition to the risk reduction information provided in the online training with Workplace Answers (Everfi), additional Risk Reduction information, as outlined below, is provided in a Resource Guide on Sexual Misconduct, which is available on the seminary's Title IX website.

Risk Reduction for Intimate Partner/Dating Violence, Stalking, Sexual Harassment, and Sexual Violence

While victim-blaming is never appropriate and Fuller Theological Seminary fully recognizes that only those who commit sexual misconduct are responsible for their actions, Fuller Seminary provides the following suggestions to help individuals reduce their risk of being victimized and their risk of committing acts of sexual misconduct.

Reducing the Risk of Victimization

- Don't rely on the other person (Fuller student or employee) following the seminary's Sexual Standards Community Standard.
- Make any of your limits/boundaries known as early as possible.
- Clearly and firmly articulate consent or lack of consent.
- Remove yourself, if possible, from an aggressor's physical presence.
- Reach out for help, either from someone who is physically nearby or by calling someone. People around you may be waiting for a signal that you need help.
- Take affirmative responsibility for your alcohol and/or drug consumption. Alcohol and drugs can increase your vulnerability to sexual victimization.

² Bystander intervention strategies adapted from Stanford University's Office of Sexual Assault & Relationship Abuse

• Look out for your friends, and ask them to look out for you. Respect them, and ask them to respect you, but be willing to challenge each other about high-risk choices.

Reducing the Risk of Being Accused of Sexual Misconduct

- Show your potential partner respect if you are in a position of initiating sexual behavior, including kissing, petting, touching, etc.
- If a potential partner says "no," accept it and don't push. If you want a "yes," ask for it, and don't proceed without clear permission.
- Clearly communicate your intentions to your potential sexual partners, and give them a chance to share their intentions and/or boundaries with you.
- Respect personal boundaries. If you are unsure what's OK in any interaction, ask.
- Avoid ambiguity. Don't make assumptions about consent, about whether someone is attracted to you, how far you can go with that person, or if the individual is physically and mentally able to consent. If you have questions or are unclear, you don't have consent.
- Don't take advantage of the fact that someone may be under the influence of drugs or alcohol, even if that person chose to become that way. Others' loss of control does not put you in control.
- Be on the lookout for mixed messages. That should be a clear indication to stop and talk about what your potential partner wants or doesn't want to happen. That person may be undecided about how far to go with you, or you may have misread a previous signal.
- Respect the timeline for sexual behaviors with which others are comfortable, and understand that they are entitled to change their minds.
- Recognize that even if you don't think you are intimidating in any way, your potential
 partner may be intimidated by or fearful of you, perhaps because of your sex, physical
 size, or a position of power or authority you may hold.
- Do not assume that someone's silence or passivity is an indication of consent. Pay attention to verbal and non-verbal signals to avoid misreading intentions.
- Understand that consent to one type of sexual behavior does not automatically grant consent to other types of sexual behaviors. If you are unsure, stop and ask.
- Understand that exerting power and control over another through sex is unacceptable conduct.

ONGOING PREVENTION AND AWARENESS CAMPAIGNS

In addition to the primary prevention and awareness program outlined above, the seminary has developed an ongoing educational campaign consisting of:

Providing continuing access to the online training provided by the outside provider, Workplace Answers (Everfi), as long as the student maintains student status or the employee maintains employee status. A Refresher course on Preventing Discrimination and Sexual Violence is

offered to employees periodically, which includes all of the components offered in the prevention and awareness program. Employees and students and all others have access to the most up-to-date content on the Title IX website at Fuller.edu/TitleIX. From time to time, resources such as the Sexual Misconduct Reporting & Resources handout and the Resource Guide on Sexual Misconduct will be posted on the Quad for students and on the Employee Site for employees. Resources on stalking, sexual assault, dating violence, and domestic violence are posted on the Employee Site and Quad when available. Targeted face to face trainings are provided to student groups or employees, including All Seminary Council leaders.

The Distressed Student Protocol is available on the Employee Site, which includes information on connecting students to resources in cases of sexual assault, interpersonal violence (dating and domestic), and stalking. Students also have access to resources throughout the year from various organizations.

PROCEDURES VICTIMS SHOULD FOLLOW IF A CRIME OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT AND STALKING OCCURS

IF YOU HAVE EXPERIENCED DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING

- 1. Go to a safe location as soon as you are able.
- 2. Seek immediate medical attention if you are injured, or believe you may have been exposed to an STI/STD or potential pregnancy.
- 3. Contact any of the following on- and off-campus resources for immediate assistance:
 - a. Executive Director of the Office of Student Concerns, at 626-584-5678. Regular business hours, M-F
 - b. Executive Director of Human Resources, at 626-584-5238. Regular business hours, M-F
 - c. Campus Safety, at 626-584-5444, 24 hours/7 days a week
 - d. Confidential Fuller Reporting Option, Irene Rapp, MS, LMFT, Fuller Psychological & Family Services, at 626-584-5569. Regular business hours, M-F*
 - e. Fuller Psychological & Family Services, at 626-584-5555. 8:00 a.m.-8:30 p.m., M-F*
 - f. Confidential Fuller Reporting Option, Seminary Chaplain(s), at 626-584-5273. Regular business hours, M-F*
 - g. Rape Abuse and Incest National Network (RAINN), at 800-656-HOPE, 24 hours/7 days a week*

^{*}Denotes that this on or off campus resource is confidential.

Note that campus officials may contact on-call staff from other departments when their offices are closed or they are otherwise unavailable to assist immediately.

If you are off-campus and experiencing an emergency situation, you can call local police by dialing 911. You may also call the Irvine police department's non-emergency line at 949-724-7000.

- 4. It is important to preserve physical evidence that may include tissue and fluid samples, evidence of violence, sheets, towels, clothing, etc. You may choose to avoid washing, bathing, urinating, etc., until after being examined at the hospital, if possible. Because evidence of a sexual assault can deteriorate quickly, you may choose to seek a medical exam as soon as possible. Evidence collection should be completed within 120 hours of an assault, but fluids, hair samples, and DNA can be collected for a long time thereafter. Even if you have washed, evidence can often still be obtained. After 120 hours, it may still be helpful to have medical attention, even if you are not trying to obtain evidence of an assault. Sexual assault nurse examiners (SANE) are trained in the collection of forensic evidence, and can check for injuries and exposure to sexually transmitted diseases. If you are still wearing any clothes worn during the assault, wear them to the hospital, but bring a change of clothes, as the hospital will keep the clothes you are wearing as evidence. If you have changed clothes, bring the ones you were wearing during the assault to the hospital in a clean paper (not plastic) bag or a wrapped in a clean sheet. Leave sheets/towels at the scene of the assault. Police will collect them. Typically, police will be called to the hospital to take custody of the rape kit, but it is up to you whether you wish to speak with them or file a criminal complaint. Victims of sexual assault, domestic violence, stalking, and dating violence are encouraged to also preserve evidence by saving text messages, instant messages, social networking pages, other communications, and keeping pictures, logs or other copies of documents, if they have any, that would be useful to seminary investigators or police.
- 5. Choose how to proceed. You have options, and are encouraged to contact a Confidential Fuller Reporting Option (Irene Rapp, MS, LMFT, or Seminary Chaplain) to discuss your options: 1) Do nothing until you are ready; 2) Pursue resolution by the seminary; and/or 3) Initiate criminal proceedings; and/or 4) Initiate a civil process against the perpetrator. You may pursue whatever combination of options is best for you. If you wish to have an incident investigated and resolved by the seminary, contact the Executive Director of the Office of Student Concerns (the seminary's Title IX Coordinator and Discrimination Officer for Students) if the incident involves a student. If a student was not involved, then contact the Executive Director of Human Resources, the Title IX & Discrimination Officer for Employees. Seminary procedures will be explained. Those who wish incidents to be handled criminally should contact local police where the assault occurred. A campus official is available to accompany students in making such reports, if desired. Contact the Executive Director of the Office of Student Concerns for more information.

NOTE: The seminary will comply with a student's request for assistance in notifying authorities.

Rights of Victims and the Institution's Responsibilities Relating to Orders of Protection, "No Contact" Orders, Restraining Orders, or Similar Lawful Orders Issued by a Criminal, Civil, or Tribal Court or by the Institution

Fuller Theological Seminary complies with California law in recognizing restraining orders or no contact orders. Any person who obtains an order of protection from California should provide a copy to Campus Safety. Students should also provide a copy to the Executive Director of the Office of Student Concerns or his/her designee. Likewise, employees should provide a copy to the Executive Director of Human Resources or his/her designee. A complainant may then meet with Campus Safety (by phone or skype or equivalent) to develop a Safety Action Plan, which is a plan for Campus Safety and the victim to reduce risk of harm while on campus or coming and going from campus. This plan may include, but is not limited to: Security escorts, special parking arrangements, changing classroom location, or allowing a student to complete assignments from home, etc.) The seminary cannot apply for a legal order of protection from the applicable jurisdiction, aka: Restraining order or Emergency Protective Order, which is issued by a law enforcement agency or court of law for a faculty, staff, or student. Campus Safety may assist a Fuller community member by directing them to the appropriate agency for assistance.

Type Of Order	Rights of Victims	Institution's Responsibilities	
Restraining orders	The right to a restraining order	Develop a Safety Action Plan when requested by the victim	
Orders of protection	Same as restraining order	Same as restraining order	
No contact orders	Same as restraining order	Same as restraining order	
Similar lawful orders issued by a criminal, civil, or tribal court	Same as restraining order	Same as restraining order	
Orders by the Seminary	The right to request a "no contact" directive	Campus Safety and/or Student Development will evaluate and issue a no contact directive if necessary.	

The victim is required to apply directly for these services with Campus Safety. Restraining orders and other protective orders may be available through the applicable jurisdiction (see chart below).

Type of Order:	Who Can File For One:	Court:	Based On:
Domestic Violence	Family or household	Domestic Relations	Causing or trying
Civil Protection	members including:	Court	to cause injury or
Order	Spouses, former	-where victim lives,	placing someone
(Restraining Order	spouses	where abuser lives or	in fear of
in California)	Parent, child, foster	has a business, or	imminent serious
	parent	where incident(s)	harm
	People who have kids	occurred	(Courts use
	together		different
	•Intimate partners who		requirements for
	lived together in the		how
	last 5 years		Recent the
			incident must be)
Stalking Protection	Any person who is a	Common Pleas Court -	Pattern of conduct
Order	victim of stalking.	Where victim lives (if	(2 or more
(Restraining Order	No relationship with	family or household	events), closely
in California)	stalker is required.	member, can be filed	related in time,
		as DV Protection	that cause distress
		Order, see above)	or make a victim
			believe the stalker
			will cause harm
Sexually Oriented	Any person who was a	Common Pleas Court	Sexual assault or
Offense Protection	victim of a sexually	– where victim lives	unwanted sexual
Order	oriented offense (see		contact (see ORC
(Restraining Order	ORC 2950.01). No		2950.01)
in California)	relationship with		
	offender is required.		
	Case does not have to		
	be criminally		
	prosecuted.		
Juvenile Protection	Victim of abuse by a	Juvenile Court –	Assault, stalking,
Order	person who is under	where victim lives	sexual offenses,
(Restraining Order	age 18, or the victim's		threats of harm or
in California)	parent or other		aggravated
	household member, or		trespass
	other parties the Court		
	approves.		

The seminary may issue an institutional no contact directive if deemed appropriate or at the request of the victim or accused. If the seminary receives a report that such an institutional no contact directive has been violated, the seminary will initiate disciplinary proceedings appropriate to the status of the accused (student, employee, etc.) and will impose sanctions if the accused is found responsible for violating the no contact directive.

PROCEDURES THE SEMINARY WILL FOLLOW IN THE CASE OF ALLEGED DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

Confidentiality

Victims may request that directory information on file with the seminary be withheld. Submit the request to the Registrar's Office at 626-584-5408.

Regardless of whether a victim has opted out of allowing the seminary to share "directory information," personally identifiable information about the victim and other necessary parties will be treated as confidential and only shared with persons who have a specific need-to-know, i.e., those who are investigating/adjudicating the report or those involved in providing support services to the victim, including accommodations and protective measures. By only sharing personally identifiable information with individuals on a need-to-know basis, or as required by law, the institution will maintain as confidential, any accommodations or protective measures provided to the victim to the extent that maintaining such confidentiality would not impair the ability of the institution to provide the accommodations or protective measures. The Title IX Coordinator or designee will make the decision as to what needs to be shared based on this criteria. Before sharing personally identifying information that the institution believes is necessary to provide an accommodation or protective measure, the Title IX Coordinator or designee will tell the victim which information will be shared, with whom it will be shared, and why.

The seminary does not publish the name of crime victims or other identifiable information regarding victims in the Daily Crime Log or in the annual crime statistics that are disclosed in compliance with the *Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act*. Furthermore, if a Timely Warning Notice is issued on the basis of a report of domestic violence, dating violence, sexual assault, or stalking, the name of the victim and other personally identifiable information about the victim will be withheld.

Accommodations and Protective Measures Available for Victims

The seminary has procedures in place that serve to be sensitive to victims (reporting parties) who report sexual assault, domestic violence, dating violence, and stalking, including informing individuals in writing about their right to file criminal charges as well as the availability of counseling, health, mental health, victim advocacy, legal assistance information, visa and immigration assistance and other services on and/or off campus as well as additional remedies to prevent contact between a complainant and a respondent, such as housing (if applicable), academic, transportation, and working interim protective and supportive measures, if reasonably available. The seminary will make such interim protective or supportive measures, if the reporting party requests them and if they are reasonably available, regardless of whether the reporting party chooses to report the crime to Campus Safety or local law enforcement.

The seminary is obligated to comply with a student's reasonable request for a living and/or academic situation change following an alleged sex offense.

In determining whether a request for accommodation or protective measure is reasonable, please be aware that some of the factors that might be considered during this process include, but are not limited the following:

- The specific need expressed by the complainant
- The age of the students involved
- The severity or pervasiveness of the allegations
- Any continuing effects on the complainant
- Whether the complainant and alleged perpetrator share the same seminary housing facility, class, transportation, or job location
- Whether other judicial measures have been taken to protect the complainant (e.g., civil protection orders)

To request an accommodation, interim protective, or supportive measure, students should contact the Executive Director of the Office of Student Concerns at 626-584-5678 or titleix@fuller.edu, and employees should contact the Executive Director of Human Resources at 626-584-5238 or bjbarber@fuller.edu.

Upon receipt of a report of domestic violence, dating violence, sexual assault or stalking, Fuller Theological Seminary will provide written notification to students and employees about interim protective or supportive measures available to them, including academic, living, transportation and working situations. The written notification will include information regarding the interim protective or supportive measures available, assistance in requesting interim protective or supportive measures, and how to request interim protective or supportive measures (i.e., the notification will include the name and contact information for the individual or office that should be contacted to request the interim protective or supportive measures).

At the reporting party's request, and to the extent of the reporting party's cooperation and consent, seminary offices will work cooperatively to assist the reporting party in obtaining interim protective or supportive measures. If reasonably available, a reporting party may be offered changes to academic, living, working or transportation situations regardless of whether the reporting party chooses to report the crime to Campus Safety or local law enforcement. Note that changes to living situations typically only apply to students who live in Fuller-provided housing.

Options for a potential change to the academic situation include:

- transfer to a different section of a class,
- withdraw and take a class at another time if there is no option for moving to a different section,
- rescheduling an academic assignment or test
- accessing academic support
- arranging for incompletes, a leave of absence, or withdrawal from campus
- preserving eligibility for academic or other scholarships, financial aid, internships, study abroad, or foreign student visas

Possible changes in transportation include:

- having the student or employee park in a different location
- cab voucher or bus tokens
- assisting the student or employee with a safety escort

Possible changes to working situations at Fuller include:

- change in work hours
- change in work location

Other interim protective or supportive measures currently include:

- medical and mental health services, including counseling
- a "no contact" directive pending the outcome of the investigation
- assistance identifying an advocate to help secure additional resources or assistance

To request changes to academic, living, transportation, and/or working situations, or to request other interim protective or supportive measures, a reporting party who is a student should contact Nicole Boymook, Executive Director of the Office of Student Concerns, at 626-584-5678 or titleix@fuller.edu. Employees should contact BJ Barber, Executive Director of Human Resources at 626-584-5238 or bjbarber@fuller.edu.

THE SEMINARY'S PROCURES FOR INSTITUTIONAL DISCIPLINARY ACTION IN CASES OF ALLEGED DATING VIOLENCE, DOMESTIC VIOLENCE, SEXUAL ASSAULT, OR STALKING

How to Report

Complaints involving student(s) may be filed directly with the Executive Director of the Office of Student Concerns, the Title IX & Discrimination Officer for Students, in-person, electronically, or by phone.

Complaints not involving student(s) may be filed directly with the Executive Director of Human Resources, the Title IX & Discrimination Officer for Employees, in-person, electronically, or by phone.

Reports of sexual assault, dating violence, domestic violence, or stalking made to a mandated reporter will be forwarded to the applicable individual indicated above. All supervisors, administrators/managers, and administrative faculty are mandated reporters, including the regional campus director or designee.

The contact information for the Title IX & Discrimination Officers is included below:

Title IX Coordinator

Nicole Boymook
Executive Director of the Office of Student Concerns
Title IX & Discrimination Officer for Students
Office location:
Kreyssler Hall (Catalyst), 2nd Floor
130 N. Oakland, Pasadena, CA 91101
Phone: 626-584-5678

Email: titleix@fuller.edu

Additional Title IX Team Member

Bernadette Barber
Executive Director of Human Resources & Organizational Development

Title IX & Discrimination Officer for Employees

Office location:

Stephan Hall, 2nd Floor

114 N. Oakland, Pasadena, CA 91101

Phone: 626-584-5238

Email: bjbarber@fuller.edu

Procedures

If a report of domestic violence, dating violence, sexual assault or stalking is reported to the seminary, below are the procedures that the seminary will follow:

INTAKE

A seminary official (a Title IX & Discrimination Officer) will assist the reporting party with making choices and accessing resources. Assuming the reporting party chooses to move forward with a campus resolution, the next step is a preliminary inquiry. The preliminary inquiry is expected to take approximately 2-5 business days.

All resolutions will be conducted by seminary officials who receive annual training on issues related to domestic violence, dating violence, sexual assault, and stalking, and on how to conduct an investigation and complaint resolution process that protects the safety of victims and promotes accountability.

The resolution process is confidential. The institution will protect the confidentiality of victims, consistent with federal and state law. Title IX-related resolutions are not subject to publicly available recordkeeping provisions. Any release of information about a resolution will be accomplished without the inclusion of identifying information about the victim, to the extent permissible by law.

PRELIMINARY INQUIRY

An initial determination is made about the allegations and whether to move them forward to a formal investigation. This decision is made by the Title IX Coordinator or designee, taking into account the nature of the allegations and the reporting party's wishes. If the decision is made to move forward, the Title IX Coordinator or designee refers the allegations to investigators. Typically, investigators are assigned in two to three business days, once a decision is made to move forward with a formal investigation.

The disciplinary proceeding used by the institution is the same for students, faculty, residents, and staff. What differs are the decision-makers, investigators, and sanctions involved. However, the process is generally the same. For example, if an employee is involved, then the Executive Director of Human Resources or designee is typically chosen as an investigator. Likewise, if a student is involved, the Executive Director of the Office of Student Concerns or designee is typically chosen as an investigator. If both a student and employee are involved, then the process is typically co-investigated by the Executive Director of Human Resources and Executive

Director of the Office of Student Concerns or their designees. However, it is possible that an outside investigator(s) is selected to conduct the investigation.

INVESTIGATIONS

An investigative model is used to resolve allegations. Trained investigators will provide an investigation that is prompt, thorough, reliable, equitable, fair, and impartial. They will interview reporting and responding parties and witnesses, and prepare reports with their findings and sanctioning recommendations. Information about all the steps in the investigative process is available at Fuller.edu/TitleIX.

BEING HEARD DURING THE COMPLAINT RESULTION PROCESS

Both the reporting and responding party will each have an opportunity to review the findings and recommendations prepared by the investigator(s) and have an opportunity to submit a written response to be included along with the findings and recommendations, to be reviewed by the seminary official making the decision as to the outcome of the resolution. The parties are each provided a minimum of five business days to submit a written response.

STANDARD OF EVIDENCE

The seminary uses a preponderance of evidence standard. Decision-makers consider whether, given the available credible evidence, it is more likely than not that a violation occurred.

PAST HISTORY

The past sexual history or character of an individual is not considered unless it is determined to be highly relevant. All such information sought to be entered for consideration by a party or the seminary will be presumed irrelevant until evidence of its relevance is offered. The existence of a pattern of behavior by a responding party may be relevant to the finding and sanction imposed. Both parties will be notified in advance if such information has been deemed relevant and will be considered during the process.

FINAL DETERMINATION

The parties will be informed in writing of the outcome of the resolution, without significant delay between the notifications to each party. This notice will include the procedures for appealing the decision, any change to the results that occurs prior to the time that such results become final, and when results are considered to be final.

APPEALS

All parties involved in sexual misconduct proceedings may appeal decisions within the timeframe as set forth in the letter of decision (usually within two weeks of notice of the

outcome) on the basis of the 4 purposes permitted by the seminary's policy. All parties are included in any appeal reconsideration and have equal rights of participation. See the seminary's Complaint Resolution Procedures: Sexual Harassment, Unlawful Discrimination, Unlawful Harassment, Sexual Misconduct, Retaliation, at Fuller.edu/TitleIX, for further details.

SANCTIONS

The following is a list of possible sanctions that may be imposed upon any member of the community following the results of a disciplinary proceeding for an allegation of dating violence, domestic violence, sexual assault, or stalking, based on community role(s). The following may be imposed upon students, employees, residents, or student organizations singularly or in combination, and are not progressive:

For Students

Written Warning

Written notice that continuation or repetition of certain conduct may be cause for more severe action for the student. This may become a part of a permanent record and may be taken into account in evaluating the seriousness of any future violation.

Probation

Continuation of student status and all rights and privileges as a member of the student body subject to specific conditions. Such conditions shall be stated in the letter of probation. Student cannot register for classes without meeting prescribed requirements (i.e., one or more of the following: participate in counseling by a seminary-approved counselor/therapist and provide confirmation in writing-from the seminary-approved counselor/therapist that the required number of sessions and/or time period and/or goals were satisfactorily met; authorize seminary-approved counselor/therapist to speak with seminary representative; meet with seminary-approved accountability coach for a designated period of time and submit confirmation in writing from the seminary-approved accountability coach that time obligation and/or goals were met; attend required training, education, and/or community service; comply with stay away/no contact directive; pay compensation for medical bills or related expenses of reporting party). Failure by the student to comply with the conditions may result in suspension or expulsion.

Suspension

Exclusion from student status and suspension of all rights and privileges as a member of the student body for a specified period of time (i.e., one quarter, two quarters, three quarters, one year, two years, more than two years). Conditions for reinstatement, if any, shall be stated in the letter of suspension (i.e., one or more of the following: reapply for admission; participate in a seminary-approved rehabilitation program; provide new character reference from pastor; pass threat assessment evaluation, participate in counseling by a seminary-approved counselor/therapist and provide

confirmation in writing-from the seminary-approved counselor/therapist that the required number of sessions and/or time period and/or goals were satisfactorily met; authorize seminary-approved counselor/therapist to speak with seminary representative; meet with seminary-approved accountability coach for a designated period of time and submit confirmation in writing from the seminary-approved accountability coach that time obligation and/or goals were met; attend required training; comply with stay away/no contact directive; pay compensation for medical bills or related expenses of reporting party).

Expulsion

Termination of student status and of all rights and privileges as a member of the student body for an indefinite period of time.

For Employees

- Written Warning
- Performance Improvement Plan
- Required Training or Education
- Suspension without Pay (typically up to two weeks)
- Suspension with Pay (typically up to two weeks)

• Administrative Leave

Conditions for reinstatement, if any, shall be stated in the administrative leave letter (i.e., one or more of the following: participate in a seminary-approved rehabilitation program; pass threat assessment evaluation; participate in counseling by a seminary-approved counselor/therapist and provide confirmation in writing-from the seminary-approved counselor/therapist that the required number of sessions and/or time period and/or goals were satisfactorily met; authorize seminary-approved counselor/therapist to speak with seminary representative; meet with seminary-approved accountability coach for a designated period of time and submit confirmation in writing from the seminary-approved accountability coach that time obligation and/or goals were met; attend required training, education, and/or community service; comply with stay away/no contact directive; pay compensation for medical bills or related expenses of reporting party).

- Revocation of Tenure
- Termination of Employment

For Residents

Written Warning

Probation

Continuation of resident status subject to specific conditions (i.e., participate in counseling by a seminary-approved counselor/therapist and provide confirmation in writing-from the seminary-approved counselor/therapist that the required number of sessions and/or time period and/or goals were satisfactorily met; authorize seminary-approved counselor/therapist to speak with seminary representative; meet with seminary-approved accountability coach for a designated period of time and submit confirmation in writing from the seminary-approved accountability coach that time obligation and/or goals were met; attend required training; comply with stay away/no contact directive; pay compensation for medical bills or related expenses of reporting party).

• Termination of Residential Lease pursuant to formal eviction

For Campus Organizations

Written Warning

• Withholding of Privileges

The seminary reserves the right to withhold some or all campus privileges for a specific period of time.

Suspension

Exclusion from campus and suspension of all rights and privileges as a campus organization for a specific period of time. Conditions of reinstatement, if any, shall be stated in the letter of suspension (i.e., members of organization participate in required training, campus organization facilitates seminary-approved training program on relevant topic for seminary community, payment of compensation for medical bills or related expenses of reporting party).

Expulsion

Termination of official status, exclusion from campus, and termination of all rights and privileges as a campus organization for an indefinite period of time.

SEXUAL MISCONDUCT VIOLATIONS

The following are the definitions of conduct prohibited by the sexual misconduct policy.

SEXUAL HARASSMENT

Sexual harassment is:

- unwelcome,
- sexual, sex-based, and/or gender-based verbal, written, online, and/or physical conduct.

HOSTILE ENVIRONMENT

A hostile environment is created when sexual

harassment is:

- sufficiently severe, or
- persistent or pervasive, and
- objectively offensive that it:
 - unreasonably interferes with, denies, or limits someone's ability to participate in or benefit from the seminary's educational or employment, social, and/or residential program.

Sanctions range from warning through expulsion/termination.

NON-CONSENSUAL SEXUAL CONTACT

Non-consensual sexual contact is:

- · any intentional sexual touching,
- however slight,
- with any object,
- by a person upon another person,
- that is without consent and/or by force.

Sanctions range from warning through expulsion/termination.

NON-CONSENSUAL SEXUAL INTERCOURSE

Non-consensual sexual intercourse is:

- any sexual intercourse
- however slight,
- · with any object,
- by a person upon another person,
- that is without consent and/or by force.

Sanctions typically result in suspension or expulsion/termination.

SEXUAL EXPLOITATION

- Occurs when one person takes non-consensual or abusive sexual advantage of another for his/her own advantage or benefit, or to benefit or advantage anyone other than the one being exploited, and
- that behavior does not otherwise constitute one of other sexual misconduct offenses.

Sanctions range from warning through expulsion/termination.

INTIMATE PARTNER VIOLENCE (includes dating & domestic violence)

Intimate partner violence is:

 any instance of violence or abuse—verbal, physical, or psychological—that occurs between those who are in or have been in an intimate relationship with each other.

Sanctions range from warning through expulsion/termination.

STALKING

- · repetitive and menacing
- pursuit, following, harassing, and/or interfering with the peace and/or safety of another.

Sanctions typically result in suspension or expulsion/termination.

RETALIATION

Retaliation is:

- any adverse action,
- taken against a person participating in a protected activity,
- because of that person's participation in that protected activity
 - Subject to limitations imposed by academic freedom.

Sanctions range from warning through expulsion/termination.

RANGE OF PROTECTIVE MEASURES THAT MAY BE OFFERED OR REQUESTED FOLLOWING AN ALLEGATION OF DATING VIOLENCE, DOMESTIC VIOLENCE, SEXUAL ASSAULT, OR STALKING

The seminary may take whatever steps are deemed necessary to appropriately respond to allegations of sexual misconduct, protect students' rights, and keep members of the seminary community safe from further harm. Measures include, but are not limited to:

• Issuing interim suspensions pending completion of the complaint resolution process.

- Reporting incidents to local police and/or prosecutors.
- Referring to counseling and health services.
- Referring to the Employee Assistance Program.
- Providing education to the community.
- Altering the housing situation of the reporting or responding party, if applicable.
- Altering work arrangements for employees.
- Providing campus escorts.
- Providing transportation assistance.
- Implementing contact limitations between the parties.
- Offering adjustments to academic deadlines, course schedules, etc.

These measures are available regardless of whether a reporting party seeks formal resolution or makes a crime report. A responding party may also request and be provided interim protective or supportive measures, if determined to be reasonable.

To request an accommodation, interim protective, or supportive measure, students should contact the Executive Director of the Office of Student Concerns at 626-584-5678 or titleix@fuller.edu, and employees should contact the Executive Director of Human Resources at 626-584-5238 or bjbarber@fuller.edu.

PROMPT, FAIR AND IMPARTIAL PROCESS

The seminary's disciplinary process includes a prompt, fair, and impartial investigation and resolution process. In all instances, the process will be conducted in a manner that is consistent with the institution's policy and that is transparent to the reporting party and the responding party. Usually, the resolution of domestic violence, dating violence, sexual assault and stalking complaints are completed within 60 days of the report. However, each stage of the investigation process allows for extensions of timeframes for good cause with written notice to the reporting party and the responding party of the delay and the reason for the delay. The seminary's Policy Against Sexual Misconduct provides that:

- 1. The reporting party and the responding party will have timely notice for meetings at which the reporting party or responding party, or both, may be present;
- 2. The reporting party, the responding party, and appropriate officials will have timely and equal access to any information that will be used during formal and informal investigatory meetings;
- 3. The institutional disciplinary procedures will not be conducted by officials who have a conflict of interest or bias for or against the reporting party or the responding party;
- 4. The reporting party and the responding party will have the same opportunities to have others present during any institutional disciplinary proceeding. The reporting party and the responding party each have the opportunity to be advised by an advisor of their choice at any stage of the process and to be accompanied by that advisor to any related

meeting or proceeding. The seminary will not limit the choice of advisor or presence for either the accuser or the accused in any meeting or institutional disciplinary proceeding. However, the role of the advisor is limited to the following:

• an advisor may only consult and advise his or her advisee, but not speak for the advisee at any meeting or proceeding.

Additional information regarding the seminary' complaint resolution procedures for violations of the Policy Against Sexual Misconduct is available in the Student Handbook, the HR Policy Manual, and the Faculty Handbook, and on the Title IX page of the website at <u>Fuller.edu/TitleIX</u>.

ASSISTANCE FOR VICTIMS: RIGHTS & OPTIONS

Regardless of whether a victim (reporting party) elects to pursue a criminal complaint or whether the offense is alleged to have occurred on or off campus, the seminary will assist reporting parties of sexual assault, domestic violence, dating violence, and stalking and will provide each reporting party with a written explanation of their rights and options. Such written information will include:

- the procedures reporting parties should follow if a crime of dating violence, domestic violence, sexual assault or stalking has occurred;
- information about how the institution will protect the confidentiality of reporting parties and other necessary parties;
- a statement that the institution will provide written notification to students and employees about victim services within the institution and in the community;
- a statement regarding the institution's provisions about options for, available assistance in, and how to request accommodations and protective measures; and
- an explanation of the procedures for institutional disciplinary action

YOUR RIGHTS

Fuller Theological Seminary strives to provide members of the seminary community with fair and equitable resolution processes that include both formal and informal options.

REPORTING

- Reporting parties have the right to notify law enforcement of incidents and to receive assistance from seminary personnel in doing so.
- Reporting parties may decline to report to law enforcement if they so wish.
- Reporting parties have the right to have their allegations investigated and resolved internally by the seminary.

FAIRNESS

- All members of the seminary community have the right to have reported incidents addressed according to the published seminary complaint resolution procedures.
- All parties have equal opportunities to have a support person of their choosing or
 offered by the institution present throughout all resolution proceedings (including
 intake, interviews, investigation meetings, etc.). This person can be an advisor,
 advocate, attorney, family member, friend, faculty member, etc.
- All parties have the right to written notice of the outcome of sexual misconduct resolution proceedings.
- Reporting parties and witnesses will receive amnesty minor infractions (e.g., alcohol and drug violations) that are secondary to incidents of sexual misconduct.
- Reporting parties, their supporters, and witnesses have a right to be free from retaliation.

SUPPORT

- Students have a right to be notified of their ability to access campus counseling services, if applicable.
- Students and employees have a right to be notified of on- and off-campus supportive resources.
- All parties involved in sexual misconduct allegations will receive the information and assistance needed to effectively participate in all proceedings.
- Reporting parties have the right to seek orders of protection, no-contact orders, restraining orders, or similar lawful orders issued by criminal, civil, or tribal courts, and may seek the help of Campus Safety in requesting and/or enforcing.

NOTIFICATION TO VICTIMS OF CRIMES OF VIOLENCE

The seminary will, upon written request, disclose to the alleged victim of a crime of violence, or a non-forcible sex offense, the report on the results of any disciplinary proceeding conducted by such institution against a student who is the alleged perpetrator of such crime or offense. If the alleged victim is deceased as the result of such crime or offense, the next of kin of such victim shall be treated as the alleged victim for purposes of this paragraph.

REGISTERED SEX OFFENDER INFORMATION

The federal Campus Sex Crimes Prevention Act, enacted on October 28, 2000, requires institutions of higher education to issue a statement advising the campus community where law enforcement agency information provided by a State concerning registered sex offenders may be obtained. It also requires sex offenders already required to register in a State to provide notice, as required under State law, of each institution of higher education in that State at which the person is employed, carries on a vocation, volunteers services or is a student.

Listed below is local law enforcement agency contact information for campus community members who wish to obtain information concerning registered sex offenders located in the general areas in which Fuller classes are held. This information is being provided by Fuller Theological Seminary in accordance with the Higher Education Act of 1965, as amended, the Campus Sex Crimes Prevention Act and the Family Educational Rights and Privacy Act of 1974, as amended, and section 121 of the Adam Walsh Child Protection and Safety Act of 2006.

Orange County Campus

Orange County Campus

Irvine Police Department 1 Civic Center Plaza Irvine, CA 92606 (949) 724-7000

Megan's Law
Orange County Sheriff's Department
550 North Flower St.
Santa Ana, CA 92703
(714) 647-7000
http://www.icrimewatch.net/?AgencyID=54144