Resource Guide for Collegiate Survivors of Sexual Assault
This guide was designed by Day One in Providence, RI in collaboration with the Rhode Island higher education institutions in order to provide a comprehensive guide for collegiate survivors of sexual assault on and off-campus. For immediate help call the victims of crime helpline 24/7 at 1-800-494-8100 for support, information, and advocacy. You are not alone, we are here to help.
A sexual assault is any type of sexual contact or behavior that occurs without explicit consent of the recipient. Falling under the definition of sexual assault are sexual activities including forced sexual intercourse, forcible sodomy, child molestation, incest, fondling, and attempted rape.

Sexual assault and rape are crimes of violence and control, using a sex act as a weapon. Rape and sexual assault are not sexually motivated acts; rather, they stem from aggression, rage, sexism, and the determination to exercise power over someone else.

Title IX

Title IX is the federal law that prohibits discrimination on the basis of sex in schools that receive federal funding. Title IX also explicitly addresses sexual violence including sexual harassment, stalking, voyeurism, exhibitionism, verbal or physical sexually-based threats or abuse, and intimate partner violence. This dictates that schools must take immediate steps to address sexual discrimination or sexual violence on campus. Further, every university must have an established procedure for handling complaints of sexual discrimination, sexual harassment, and sexual violence. Each school must promptly investigate a complaint whether a student decides to report to the police, this investigation should be completed within 60 days.

Therefore, each college and university in the state of Rhode Island has a process for filing, investigating, and hearing a complaint effectively.
Students at Brown have various on-campus reporting options.

Non-Confidential Options:

<table>
<thead>
<tr>
<th>Title IX Office</th>
<th>Brown Dept. Of Public Safety</th>
</tr>
</thead>
<tbody>
<tr>
<td>(401)863-2386</td>
<td>(401)863-4111</td>
</tr>
<tr>
<td>Office of Student Life</td>
<td>Sexual Assault info and Resources Network</td>
</tr>
<tr>
<td>(401)863-3800</td>
<td>(401)863-3402</td>
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<tr>
<td>(401)863-3402</td>
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Confidential Options:

<table>
<thead>
<tr>
<th>Sexual Assault Prevention Line</th>
<th>Sexual Assault and Advocacy</th>
</tr>
</thead>
<tbody>
<tr>
<td>(401)863-6000</td>
<td>(401)863-2794</td>
</tr>
<tr>
<td>Counseling and Psychological Services</td>
<td>Chaplains Office</td>
</tr>
<tr>
<td>(401)863-3476</td>
<td>(401)863-2344</td>
</tr>
<tr>
<td>Brown Emergency Medical Services</td>
<td>University Health Services</td>
</tr>
<tr>
<td>(401)863-4111</td>
<td>(401)863-3953</td>
</tr>
</tbody>
</table>

Off-campus reporting options are also available:

Medical Options:

<table>
<thead>
<tr>
<th>Women and Infants</th>
<th>Rhode Island Hospital</th>
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</thead>
<tbody>
<tr>
<td>101 Dudley St.</td>
<td>393 Eddy St. Providence</td>
</tr>
<tr>
<td>Providence</td>
<td>(401) 444-5411</td>
</tr>
<tr>
<td>(401) 274-1100</td>
<td></td>
</tr>
<tr>
<td>Miriam Hospital</td>
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<tr>
<td>(401)793-2500</td>
<td></td>
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<tr>
<td>164 Summit Ave.</td>
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<tr>
<td>Providence</td>
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24-Hour Helpline:

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<thead>
<tr>
<th>Rape, Abuse &amp; Incest National Network (RAINN)</th>
<th>(888)656-HOPE</th>
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<tr>
<td>(800)494-8100</td>
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<table>
<thead>
<tr>
<th>Sexual Assault and Domestic Violence Hotline</th>
<th>(800)493-8100</th>
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Brown University Complaint Process:

If a complainant wishes to proceed with filing a complaint the Title IX office will investigate and with effort to resolve the complaint. A complaint tends to be resolved with a formal resolution process. That process is outlined as follows:

- A written complaint is submitted to the Title IX office and the respondent receives notice of the allegations.
- The respondent has five (5) business days to submit a statement.
- An investigator is appointed by the Title IX Program officer or a designee.
- The investigation is conducted, witnesses are interviewed, information is gathered, and an initial investigation report is prepared and shared with both parties.
- Within three (3) business days following receipt of the investigation report, both parties may provide a written response.
- The investigation report is finalized and shared with the parties and the Chair of the Title IX Council.
- The Title IX Program officer and chair of the Title IX council appoint a three (3) member hearing panel from the Title IX Council.
- The parties may submit a written statement to be considered by the hearing panel. The written statement must be submitted twenty-four (24) hours before the scheduled hearing.
- The Chair of the Title IX Council provides hearing panelists with the investigation report and any written statements from the parties.
- The hearing panel convenes with the investigator, if necessary, to ask questions related to the investigation report.
- Parties may appear before the panel to make an oral statement.
- The panel will convene to deliberate and render a decision by majority vote, regarding whether the respondent has violated the University policy.
- If there is a finding of responsibility for any violations, the panel will deliberate as to an appropriate sanction.
- The Chair will prepare a written decision and rationale within five (5) business days, which will be shared simultaneously with the parties.
Students at Bryant have various on-campus reporting options.

### Non-Confidential Options:

<table>
<thead>
<tr>
<th>Department of Public Safety</th>
<th>Office of Residential Life</th>
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<tbody>
<tr>
<td>(401)232-6911</td>
<td>(401)232-6140</td>
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<tr>
<th>Office of Dean of Students</th>
<th>Student Conduct</th>
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<tbody>
<tr>
<td>(401)232-6046</td>
<td>(401)232-6046</td>
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<tr>
<th>International Student Services</th>
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<tr>
<td></td>
<td>(401)232-6955</td>
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### Confidential Options:

<table>
<thead>
<tr>
<th>Hochberg Women's Center</th>
<th>Counseling Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>(401)232-6854</td>
<td>(401)232-6045</td>
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<table>
<thead>
<tr>
<th>Health Services</th>
<th>Bryant University Advocacy Helpline</th>
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<tbody>
<tr>
<td>(401)232-6220</td>
<td>(401)258-4209</td>
</tr>
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</table>
**Staffed by confidential facility and staff**

### Medical Options

<table>
<thead>
<tr>
<th>Women and Infants</th>
<th>Rhode Island Hospital</th>
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</thead>
<tbody>
<tr>
<td>(401) 274-1100</td>
<td>(401)444-4000</td>
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</tbody>
</table>
101 Dudley St. Providence      593 Eddy St. Providence

<table>
<thead>
<tr>
<th>Miriam Hospital</th>
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<tbody>
<tr>
<td>(401)793-2500</td>
<td></td>
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164 Summit Ave. Providence     |

### 24-Hour Support

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<thead>
<tr>
<th>Smithfield Police</th>
<th>Helpline</th>
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<tr>
<td>(401)231-2500</td>
<td>(800)494-8100</td>
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</table>
Bryant University Investigation/Hearing Outline:

• If you have been affected by sexual assault and are considering whether or not to pursue campus disciplinary action, you are encouraged to discuss the matter with the Assistant Director of the Center for Diversity and Inclusion, who serves as a on-campus advocate. This will enable you to review procedures should you decide to file formal changes through the University's disciplinary system. Please note that this discussion does not obligate you to pursue official action.

• If you decided to pursue the disciplinary process, complaints can be filed directly by you or by the University's disciplinary system.

• Such complaints would be handled in accordance with the procedures outlined in the University's Student Code of Conduct:

• Should University officials determine there is reasonable cause to believe a University policy has been violated, a preliminary investigation will ensue.

• The investigation's findings will be presented to a University Administrator or the Hearing Panel.

• Both the reporting student and the responding student are able to bring an advisor of their choice to the hearing.

• A final outcome is decided and the sanction is enforced.

• The University's Department of Public Safety can issue and enforce a No-Contact Order. Public Safety can enforce this order both on and off campus, but this order is not legally enforceable through local or state law enforcement.
Students at CCRI have various on-campus reporting options.

**Internal Options:**

<table>
<thead>
<tr>
<th>Location</th>
<th>Contact Information</th>
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</thead>
<tbody>
<tr>
<td>Office of Human Resources</td>
<td>(401)825-2103</td>
</tr>
<tr>
<td>Health Services</td>
<td>(401)825-2311</td>
</tr>
<tr>
<td>Dean of Students</td>
<td>(401)861-2760</td>
</tr>
<tr>
<td>Michael Cunningham</td>
<td>(401)333-2459</td>
</tr>
<tr>
<td>Women's Center</td>
<td>(401)851-1620</td>
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**Campus Security by Location:**

<table>
<thead>
<tr>
<th>Location</th>
<th>Contact Information</th>
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<tbody>
<tr>
<td>Lincoln</td>
<td>(401)333-7035</td>
</tr>
<tr>
<td>Newport</td>
<td>(401)851-1620</td>
</tr>
<tr>
<td>Providence</td>
<td>(401)455-6050</td>
</tr>
<tr>
<td>Warwick</td>
<td>(401)825-2109</td>
</tr>
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</table>

**External Resources:**

<table>
<thead>
<tr>
<th>Organization</th>
<th>Contact Information</th>
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<tbody>
<tr>
<td>U.S. Department of Education</td>
<td>(617)289-0111</td>
</tr>
<tr>
<td>Rhode Island Commission for</td>
<td>(401)222-2662</td>
</tr>
<tr>
<td>Education Office of Human</td>
<td></td>
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<tr>
<td>Rights</td>
<td></td>
</tr>
<tr>
<td>Equal Employment Opportunity</td>
<td>(617)565-3200</td>
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<tr>
<td>Commission</td>
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**Campus Counseling Based on Location:**

<table>
<thead>
<tr>
<th>Location</th>
<th>Contact Information</th>
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<tbody>
<tr>
<td>Providence</td>
<td>(401)455-6063</td>
</tr>
<tr>
<td>Lincoln</td>
<td>(401)333-7160</td>
</tr>
<tr>
<td>Warwick</td>
<td>(401)825-2301</td>
</tr>
<tr>
<td>Newport</td>
<td>(401)851-1625</td>
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</table>

**24 Hour Support**

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<tr>
<th>Contact Information</th>
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<tbody>
<tr>
<td>Helpline</td>
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<tr>
<td>800-494-8100</td>
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CCRI Procedure:

In the event you are a victim of sexual assault, your first priority is to get to a place of safety and seek medical care. Seeking help from a hospital or trauma center ensures that a victim of sexual assault receives the necessary medical treatment and tests, at no expense. It also provides the opportunity for collection of evidence that could aid in prosecution (if chosen), that cannot be obtained later (Ideally a victim of sexual assault should not wash, douche, use the toilet or change clothing prior to a medical/legal exam.) Once you have received appropriate medical care, you will want to seek advice on what to do next. You have multiple options available to you and you will be the person who makes the decisions.

Local, State or College Police:

You can consult with a police officer trained in sexual trauma to access medical care or counseling and learn about your legal rights WITHOUT having to file a police report. If you choose to consult with College Police, we will notify local law enforcement should you choose to file a criminal complaint.

If a student feels that he or she is being sexually harassed manner by another student, the student should notify Michael Cunningham, dean of students immediately. Complaints against a faculty or staff member should be directed to Lela Morgan, interim director of Affirmative Action. Mrs. Morgan also serves as the college’s coordinator under Section 504 of the Rehabilitation Act of 1973. Ms. Sheri Norton, director of Human Resources, serves as the college’s Title IX coordinator.

Students should not assume that the college is aware of their problem. It is a student’s responsibility to bring his or her complaints and concerns to the college’s attention so that officials can help resolve them. Students’ complaints will be kept as confidential as possible, but an anonymous report may severely limit the ability to investigate or pursue charges against the perpetrator. Students will not be penalized in any way for reporting such conduct.

When students file a complaint in any of the above situations, the college may implement interim precautionary measures to ensure their safety and wellbeing after an assault or incident while an investigation and/or conduct hearing is pending. These measures include campus-based ‘no contact’ orders, an alteration of their course schedule or escort services from College Police.
Students at JWU have various on-campus reporting options.

### Non-Confidential Options:

<table>
<thead>
<tr>
<th>Option</th>
<th>Contact Information</th>
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</thead>
<tbody>
<tr>
<td>Title IX Office</td>
<td>(401)598-2716</td>
</tr>
<tr>
<td>Dean of Students</td>
<td>(401)598-2848</td>
</tr>
<tr>
<td>Student Conduct</td>
<td>(401)598-2885</td>
</tr>
<tr>
<td>Campus Safety and Security</td>
<td>(401)598-1103</td>
</tr>
<tr>
<td>Health and Wellness</td>
<td>(401)598-2023</td>
</tr>
<tr>
<td>Gender Equity Center</td>
<td>401-598-2248</td>
</tr>
<tr>
<td>Human Resources</td>
<td>401-598-2716</td>
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</tbody>
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### Confidential Options:

<table>
<thead>
<tr>
<th>Option</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Silent Witness</td>
<td>Online Only</td>
</tr>
<tr>
<td>Counseling Services</td>
<td>(401)598-1016</td>
</tr>
<tr>
<td>Trauma Specialist</td>
<td>Health Services</td>
</tr>
<tr>
<td></td>
<td>(401)598-1016</td>
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### Off-campus reporting options are also available:

#### Medical Options

<table>
<thead>
<tr>
<th>Location</th>
<th>Contact Information</th>
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</thead>
<tbody>
<tr>
<td>Women and Infants</td>
<td>Rhode Island Hospital</td>
</tr>
<tr>
<td></td>
<td>101 Dudley St., Providence</td>
</tr>
<tr>
<td></td>
<td>393 Eddy St., Providence</td>
</tr>
<tr>
<td></td>
<td>(401) 274-1100</td>
</tr>
<tr>
<td>Roger Williams Medical Center</td>
<td>Kent Hospital</td>
</tr>
<tr>
<td></td>
<td>401-456-2000</td>
</tr>
<tr>
<td></td>
<td>455 Tollgate Rd., Warwick RI</td>
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<tr>
<td></td>
<td>825 Chalkstone Ave., Providence</td>
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#### Police and Advocacy Information:

<table>
<thead>
<tr>
<th>Location</th>
<th>Contact Information</th>
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<tbody>
<tr>
<td>Providence Police Department</td>
<td>Day One</td>
</tr>
<tr>
<td></td>
<td>(401)421-4100</td>
</tr>
<tr>
<td>Warwick Police Department</td>
<td>Mass. Safelink</td>
</tr>
<tr>
<td></td>
<td>(877)785-2020</td>
</tr>
<tr>
<td>National Sexual Assault Hotline</td>
<td>Helpline-24/7</td>
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<tr>
<td></td>
<td>1-800-494-8100</td>
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</table>
JWU Conduct Review Process

For complaints of sexual harassment, sexual assault, sexual exploitation, dating violence, domestic violence and stalking, the Parties will have the following rights in connection with the Conduct Review Process:

• The right to an investigation and resolution that is prompt, fair and impartial from the initial investigation to the final result as required by applicable law

• The right to a hearing conducted by unbiased university officials who receive annual training on issues related to sexual harassment, sexual assault, sexual exploitation, dating violence, domestic violence and stalking and how to conduct an investigation

• The right to a hearing process that protects the safety of the Parties and promotes accountability. Hearing officers and panels use the "more likely than not" standard to evaluate alleged violations

• The right to present relevant materials and witnesses with personal, relevant knowledge of the incident as outlined above

• The right to be accompanied to the hearing and any related meeting by an advisor of their choice. The advisor may accompany the student, but may not participate in any manner

• The right to be informed in writing of the outcome of the hearing and any appeal, including when such results become final. This includes disclosure to the Parties of any sanction imposed that pertains to a sex offense and any sanction imposed that directly relates to the Complainant with respect to other alleged sexual harassment violations. The Parties do not need to submit a request for such information. In addition, for any crime of violence, the university will, upon written request and in accordance with applicable law, disclose to the complainant all sanctions imposed against the respondent. If the complainant is deceased as a result of the crime of violence, the outcome of the hearing and sanctions will be provided to the complainant's next of kin if so requested.

• The right to request an appeal as outlined above under “Appeal.” A student who acknowledges responsibility will not be entitled to an appeal.

• The university will take steps to prevent the recurrence of any harassment, correct any discriminatory effects on the complainant and others, and implement protective or interim measures (such as no contact orders, room relocations, classroom relocations, interim suspensions, etc.) as requested and as required by law. The university will complete the Conduct Review Process within a reasonably prompt time frame, usually within sixty days, but will allow for the extension of time frames for good cause with written notice to the Complainant and Respondent of the delay and the reason for the delay.
Students at PC have various on-campus reporting options.

### Non-Confidential Options

| Office of Safety and Security | Confidential Disclosures and Dispatch Numbers **After hours support for students (401)865-1333 |
| Office of the Dean of Student | Personal Counseling Center (401)865-2343 |
| Office of Residential Life | Emergency: (401)865-2222 **After hours support for students (401)865-1333 |
| Office of Human Resources | General: (401) 865-2391 |
| Office of the Chaplain | (401)865-2392 (general) |
| V.A.S.E Coordinator | (401)865-1177 |
| Off-campus Reporting Options | Guardian Tip Now (PC Guardian Mobile App) |

### Off-campus reporting options are also available:

**Medical Options:**

| Women and Infants | Rhode Island Hospital General: (401)274-1100 ER: (401)865-2987 |
| V.A.S.E Coordinator | Guardian Tip Now (PC Guardian Mobile App) |

### PC Investigation Process:

If Code of Conduct charges are filed, they will be decided by an impartial Community Standards Hearing Board. The Parties shall receive reasonable notice of the date, time, and location of the Board Hearing (at least 5 business days in advance).

In advance of the Hearing, the Parties will be informed as to the identity of the Hearing Officers and provided with an opportunity to object to any Hearing Officer for cause.

The Hearing shall be closed to persons other than those who are directly involved. The Complainant, Respondent, and their respective Advisors shall be allowed to attend the entire portion of the Hearing during which information is received (excluding deliberations). Witnesses are permitted to attend the Hearing only when they are providing information.
The standard of proof in the College’s Title IX proceedings for resolving complaints of sexual misconduct or relationship violence is preponderance of evidence. The preponderance of evidence standard requires proving it is more likely than not that sexual misconduct occurred.

A simple majority vote is required in all decisions as to whether the respondent is “responsible” or “not responsible” as charged. If the respondent is found responsible, the Director of Community Standards/Protector of the Process, who is a non-participating attendee of the Hearing and deliberations, shall determine the sanction(s).

Interim Measures for support:
At any point prior to the final resolution of charges, the Executive Director of Safety & Security and/or the AVP/Dean of Students will consider and are authorized to take interim protective action including, but not limited to, suspension or issuance of a No Contact Directive.

Other measures could include: banning the accused student from areas of campus, and/or removal or relocation from residential building; or temporarily suspending the accused student from one of more College activities or programs.

Students reporting incidents should be aware that they may seek assistance in modifying, either on a temporary or permanent basis, existing academic and living situations. The College will make every effort to honor requests if such changes are reasonably available.

Outcome Notification
Within five (5) business days of the conclusion of deliberations, the Respondent and the Complainant will concurrently receive “Final Outcome Letters” via email; the Letters will notify the Parties of the outcome, and the right to appeal. Additionally, the Complainant shall be notified of any sanction imposed against the Respondent that has an impact on the Complainant.

Final Outcome Letters will be provided to the Parties within sixty (60) days of receipt of the formal complaint unless circumstances necessitate an extension of time with notice to the Parties.

Students found to have violated the Sexual Misconduct Policy will receive appropriate, fair, and timely sanctions, which may be suspension or dismissal.

Board Hearings normally will conclude, and the decision issued, within twenty-five (25) days of receipt of the formal complaint, or twenty-one (21) days from the submission of Investigative Report to the Office of Community Standards, whichever is later.

For additional information see: http://www.providence.edu/sexual-harassment
Students at RIC have various on-campus reporting options.

Non-Confidential Options:

RIC Office of Student Life
(401)456-8061

RIC Security and Safety
(401)456-8201

Residential Life and Housing
(401)456-8240

RIC Title IX Coordinator
(401)456-8218

Providence Police
(401)272-1111

RI State Police
(401)444-1111

North Providence Police
401-231-4533

Confidential Options:

RIC Health Service
(401)456-8055

RIC Counseling Services
(401)456-8094

Day One
(401)421-4100

Resource Center of Rhode Island
(800)494-8100

Women and infants Helpline
(401)274-1100

1-800-494-8100

Rhode Island Hospital
(401)444-5411

Roger Williams Medical Center
401-456-2000

825 Chalkstone Ave

Initial Consultation

The Affirmative Action Officer/Title IX Coordinator shall meet with the Complainant to discuss the Complainant’s concerns, and review the complaint procedure, determine the appropriate jurisdiction, and explain the different methods available to resolve the complaint under these procedures. (See: formal resolution and informal resolution, where applicable).

The purpose of this initial step is to assist individuals to identify the source of the concern and provide the Complainant with information concerning Institutional/OPC resources, policies and procedures; so that the Complainant might best assess the most appropriate course of action, given their circumstances.

Formal Resolution

The selected option will be verified by the Complainant’s signature. Selection of an option at this time will not preclude the Complainant from electing another option at a later time, where appropriate, as determined in consultation with the Affirmative Action Officer/Title IX Coordinator. Informal Resolution may only be utilized when both the Complainant and Respondent agree to it. If it is determined that the case should not be addressed by the Affirmative Action Office, the Affirmative Action Officer or Title IX
Coordinator will refer the Complainant to the appropriate office or department. Interim Protective Measures.

If, during the initial consultation, the Affirmative Action Officer/Title IX Coordinator determines that immediate action may be necessary to protect the rights, interests, or safety of the Complainant, Respondent or the campus community, the Affirmative Action Officer/Title IX Coordinator will advise the institution’s/OPC’s human resources office and Division/Office of Student Affairs (if applicable) of the situation. Upon consultation with appropriate institution/OPC officials, immediate action may be taken which may include temporary changes in duties and responsibilities, directives to Complainant and Respondent regarding personal contact, warnings to the Respondent and, in severe cases, and the immediate suspension of the Respondent pending the completion of a formal investigation. These remedial and protective actions may be coordinated with any similar actions independently provided by the Institution upon the request of the Complainant.

Witnesses

The Affirmative Action Officer/Title IX Coordinator may contact any other pertinent individuals who may have knowledge of or information relating to the matter.

Confidentiality

At the time at which a procedural option is selected, the Complainant will also be asked to make a decision regarding confidentiality. The Institution/OPC will make all reasonable efforts to honor requests for confidentiality, to the extent permitted by law. However, it must be understood that while some concerns or complaints can be resolved without disclosing one’s identity, often successful resolution cannot be achieved under such circumstances. Further, individuals who are directly accused of unlawful and/or discriminatory behavior and who, as a result, may be subject to disciplinary action, are entitled to a copy of the formal complaint and/or a summary of the charges against them so that they may prepare a proper defense.

Any member of the Council, employees of the Office of the Postsecondary Commissioner, or students or employees of the colleges or university who participate in formal or informal proceeding under this policy or otherwise gain knowledge thereof shall treat all information acquired, whether written or oral, as confidential, provided however, that the parties to a proceeding may share such information with their personal advisors, advocates and representatives.

The Institutions and OPC will keep identifying information about Complainants and victims confidential in accordance with all applicable legal requirements, and such information will generally only be shared on a need-to-know basis with those college, university, and OPC officials such as investigators, campus security personnel, student affairs officials, and other institutional or OPC officials who are involved in responding to the complaint or who are legally required to receive such information. In cases where an individual wishes to file a complaint but not be identified, their request will be honored to the full extent permitted by law, but the individual will be advised that the college’s, university’s, or OPC’s ability to investigate the complaint or proceed with appropriate corrective or disciplinary action may be prevented or significantly hampered. The identity of, and identifying information about, Complainants and victims will not be disclosed in any public safety notices, final determination reports, or statistical reports that may be issued or made publicly available as required or permitted by law. If the Institution or Office is compelled by law, such as through a subpoena or court order issued in a legal proceeding, or through a public records request, to provide such information to third parties, the Institution or Office will make a reasonable effort, prior to complying with the request, to notify the individual, so that the individual may seek a protective order or take other actions as they may deem appropriate.
Students at RISD have various on-campus reporting options.

### Non-Confidential Options:

- **Director of Title IX Compliance** (401)454-6689
- **Deputy Title IX Compliance** (401)427-6919
- **Deputy Title IX Coordinator for Employees** (401)454-6427
- **Public Safety Office** (401)454-6666
- **Health Services** (401)454-6625
- **Human Resources** (401)454-6606
- **Office of International Student Services** (401)277-4957
- **Office of Student Affairs** 401-454-6600

### Confidential Options:

- **RISD Counseling and Psychological Services** (401)454-6637
- **Anonymous Reporting Form:** [http://sexualmisconduct.risd.edu/reporting-options/](http://sexualmisconduct.risd.edu/reporting-options/)

Off-campus reporting options are also available:

### Medical Options

- **Women and Infants** Miriam Hospital
  - (401)444-4000
  - (401)793-2500
  - 101 Dudley St. Providence
  - 164 Summit Ave. Providence
- **Rhode Island Hospital**
  - (401)456-2000
  - 593 Eddy St. Providence

### 24-hour Support:

- **Providence Police** Department Special Victims Unit
  - (401)243-6407
- **Rape, Abuse, & Incest National Network (RAINN)**
  - (800)656-HOPE
- **Mass. Safelink Helpline**
  - (877)785-2020
- **Day One**
  - (800)494-8100
RISD's Complaint Process:

A. Initiation: Complaints alleging sexual misconduct, as defined in the Code of Student Conduct, may be submitted to the Deputy Title IX Coordinator for Students, the Office of Student Affairs, or the Office of Residence Life. The Office of Student Affairs and the Office of Residence Life will forward to the Deputy Title IX Coordinator for Students any complaint involving or including a charge of sexual misconduct. Upon receipt of a complaint involving or including sexual misconduct, including without limitation intimate partner violence, or stalking, the Deputy Title IX Coordinator for Students will promptly conduct a preliminary review to determine whether the complaint alleges sexual misconduct cognizable under the Code of Student Conduct, whether there is reasonable cause to proceed, and, if so, what charges should be brought against the respondent.

If the Deputy Title IX Coordinator for Students determines either that the complaint does not allege sexual misconduct cognizable under the Code of Student Conduct or that there is no reasonable cause to charge the respondent named in the complaint, the case will be closed and the complainant will be notified. (If there is reason to proceed with charges under other areas of the Code of Student Conduct, however, the case will be referred to the Coordinator of Student Conduct.)

B. Investigation: If it is determined that there is reasonable cause to proceed, the Deputy Title IX Coordinator for Students will notify both the complainant and the respondent and will assign one or more trained investigators to conduct a thorough, reliable, and impartial investigation. The investigation may include but is not limited to meeting with the complainant, the respondent, and/or others who may have relevant information; obtaining written statements from relevant persons; and/or seeking other potentially relevant records or information. Investigations normally will be completed, and determinations made within 60 days of the initiation of a complaint. All members of the RISD community are expected to cooperate with a sexual misconduct investigation. Complainants and/or respondents may choose not to participate in the investigation, but the investigation will proceed regardless.

C. Determination: At the conclusion of the investigation, the Dean of Student Affairs (or designee) will hold a hearing to determine whether the respondent violated the Code of Student Conduct, based on a preponderance of the evidence standard. As part of the preparation for the hearing, the complainant and respondent will have an equal opportunity to review the case file. Provisions will be made, as needed, to separate the parties during the hearing. Once a determination has been made, the Deputy Title IX Coordinator for Students will promptly inform both the respondent and (to the extent permitted by the Family Educational Rights and Privacy Act) the complainant of the determination.

D. Sanction: If the Dean of Student Affairs (or designee) finds the respondent responsible, a sanction will be decided on by the Dean of Student Affairs (or designee). At his or her option, the Dean of Student Affairs (or designee) may ask the Sexual Misconduct Advisory Board to review the case and recommend a sanction to the Dean of Student Affairs (or designee). The Sexual Misconduct Advisory Board is comprised of a trained, gender-balanced group of faculty, staff, and/or students, typically including 3-5 members, with the Coordinator of Student Conduct (or designee) serving as an additional, nonvoting member and Chair. Upon such a request, the Sexual Misconduct Advisory Board will review the case file in its entirety, with the complainant and respondent’s identifying information redacted, and will make a non-binding recommendation to the Dean of Student Affairs (or designee).
Upon review of the recommendation from the Sexual Misconduct Advisory Board, the Dean of Student Affairs (or designee) may choose to adopt, modify, or disregard the recommendation. Final determination of the sanction will be made by the Dean of Student Affairs (or designee). A list of potential sanctions may be found in Section VI of the Code of Student Conduct. Notification of the sanction will be either in person from the Dean of Student Affairs (or designee) or sent to the respondent's RISD email account. The complainant will also be notified to the extent permitted by the Family Educational Rights and Privacy Act either in person or by RISD email account.

F. Advisors: Both the complainant and the respondent are entitled to an advisor of their choosing to guide and accompany them throughout the process. The advisor may be a friend, mentor, family member, attorney, or any other supporter a party chooses to advise them. If the student wishes, the Deputy Title IX Coordinator for Students will provide the parties with a list of RISD faculty, staff, and student advisors who have training and/or experience in such matters. The role of the advisor is to support and accompany the student throughout the investigation, determination, and appeal processes. The role of advisors in these processes is passive in nature; the students in the case speak on their own behalf, and active participation is limited solely to them. All communication regarding the case is made directly with the students.

G. Right of and Grounds for Appeal: Either the complainant or the respondent or both may appeal a final determination to the Director of Title IX Compliance. Any such appeal may be made on only one or more of the following grounds:

1. There was significant procedural error of a nature sufficient to have materially and detrimentally affected the outcome.

2. There is significant new evidence of which the appellant was not previously aware, that the appellant could not have discovered through the exercise of reasonable diligence, and the absence of which was sufficient to have materially and detrimentally affected the outcome.

3. The consequences imposed are grossly disproportionate to the violations found to have occurred.

H. Appeal Process: Any appeal must be submitted to the Director of Title IX Compliance within seven calendar days of being notified of the outcome. In the absence of a timely appeal, the determination will be final and conclusive. A statement of appeal must be in writing, must specify the grounds on which the appeal is based, and must set forth and explain in detail any relevant information and arguments. Upon receipt of an appeal that complies with these requirements, the Director of Title IX Compliance will notify the other party of the appeal. The Director of Title IX Compliance may at his or her discretion decide the appeal on the basis of the investigative report, statement, any response, and the record; consult with the Investigator, Deputy Title IX Coordinator for Students, Sexual Misconduct Advisory Board, Dean of Student Affairs, or other persons he or she deems appropriate; and/or grant the parties a conference to explain their positions in person. The Director of Title IX Compliance may affirm, modify, or overturn the determination and/or may refer the case back to the Deputy Title IX Coordinator for Students for further or new proceedings.
Notification of the resolution of the appeal will be sent to the appellant’s RISD e-mail account. The non-appealing party will also be notified of the resolution of the appeal to the extent permitted by the Family Educational Rights and Privacy Act.

I. Deferral of Sanctions Pending Appeal: The submission of an appeal does not by itself prevent or defer implementation of interim measures and/or sanctions imposed by the Dean of Student Affairs. However, at the request of the appellant, the Director of Title IX Compliance may, in his or her discretion and for good cause, defer implementation of some or all of those consequences during the dependency of the appeal.

For more information please visit: sexualmisconduct.risd.edu
Students at RWU have various on-campus reporting options.

Non-Confidential Options:

Title IX Coordinator
(401)254-3161

Office of Student Conduct and Community Standards
(401)254-3042

Public Safety Human Resources
(401)254-3333
(401)254-3028

Confidential Options:

Center for Counseling
Health Services And Student Development
(401)254-3156
(401)254-3124

**Can be contacted Multifaith Chaplain, Rev. Hours
Nancy After Hours by calling
Soukup Public Safety
(401)254-3433
(401)254-3333

Off-campus reporting options are also available:

Medical Options:

Women and Infants Roger Williams Hospital (Men
(Women over 18) over 18)
(401)274-1100 (401)456-2000
101 Dudley St. Providence 593 Eddy St. Providence

Hasbro Children's Hospital (Survivor under 18)
(401)444-4000
593 Eddy St. Providence

Police and Advocacy Information:

Bristol Police Portsmouth Police Department
Department (401)253-6900 (401)683-1155

Day One Rape, Abuse, & Incest National Network
(401)421-4100 (800)656-HOPE

Helpline
1-800-494-8100
Roger Williams Complaint Process

• Notice of a formal complaint can be made in writing or orally to an appropriate staff member Title IX Coordinator or Deputy Title IX Coordinators, Residential Life staff, Student Conduct staff, Public Safety, other Student Life staff, etc) though the University encourages written complaints to be submitted.

• The complaint should clearly describe the alleged incident and when and where it occurred. Additionally, the Initiator of a formal complaint should submit any supporting materials in writing as quickly as possible.

• The Title IX Coordinator is designated to formally investigate and address the University’s compliance efforts regarding student complaints. Completion of the investigation and adjudication typically should be complete within 60 days of receipt of the complaint, often sooner. All reports will be taken seriously. Every reasonable effort will be made to preserve the privacy of all parties to the extent that the investigation allows.

• Only relevant information will be disclosed to those people with a need for information regarding the investigation (need to know basis). Interim remedial actions may be enacted by the University to stop the alleged harassment or discrimination and/or to protect the safety and well-being of the involved parties and the University community.

• Interim remedial actions include but are not limited to:
  • No contact orders/Trespass Order
  • Academic changes
  • Housing changes/accommodations and emergency housing.
  • Campus restrictions/suspending.
  • The Title IX Coordinator will oversee the designated trained investigators and determine the course of action which may include formal Student Code of Conduct charges.

• When a sexual misconduct complaint goes through the Student Conduct system, all procedures set forth in the Student Conduct and Community Standards section of the Student Handbook will apply.

• All rights and notices afforded responding parties also apply to reporting parties and will be equitable throughout any complaint.

• During the Student Conduct adjudication, the inclusion of irrelevant prior sexual history, such as the reporting student’s sexual conduct with anyone other than the responding student, is prohibited.

• The complainant has the right to participate in the Student Conduct process by means other than being in the same room as the responding student. The responding student and reporting student will simultaneously be notified in writing of the outcome of the complaint and options to appeal if applicable.
Newport

Students at Salve have various on-campus reporting options.

**Non-Confidential Options:**

- Title IX Office: (401)341-2640 or (401)341-2135
- Office of Residence Life: (401)341-2210
- Dean of Students Office: (401)341-2145
- Office of Safety and Security: (401)341-2325

**Confidential Options:**

- Health Services: (401)341-2904
- Counseling Services: (401)341-2919
- Mercy Center of Spiritual Life: (401)341-2326

Off-campus reporting options are also available:

**Medical Options:**

- Newport Hospital: (401)846-6400
  11 Friendship St. Newport

**Police and Advocacy Information:**

- Newport Police Department: (401)421-4100
  (401)847-1306
  120 Broadway St, Newport
- Day One: 100 Medway St, Providence
- Women’s Resource Center: 1-800-494-8100
  (401)846-5263
  114 Touro St, Newport

**Salve’s Investigation Process:**

- Both the complainant and respondent have the right to be interviewed separately and to present any information relevant to the charge and to provide names of witnesses and/or evidence helpful to them.

- When an investigation to determine policy violation has been approved, the assigned investigator(s) will then take the following steps:
In coordination with the Title IX Coordinator or a Deputy Title IX Coordinator, initiate any necessary corrective actions, which are non-punitive measures that may include, without limitation, training, guidance, adjustment of supervisory or evaluative responsibilities and measures to protect health and safety.

Commence a thorough, reliable and impartial investigation by developing a strategic investigation plan, including a witness list, evidence list, intended time-frame and order of interviews for all witnesses and the respondent, who may be given notice prior to or at the time of the interview;

Complete the investigation promptly, and without unreasonable deviation from the intended time line.

Make a finding, based on a preponderance of the evidence (whether a policy violation is more likely than not).

Present the findings to the respondent, who may accept the findings, accept the findings in part and reject them in part, or may reject all findings

Share the finding and update the complainant on the status of the investigation and outcome.

Where the accused individual is found not responsible for the alleged violation(s), the investigation should be closed. When the investigation where an employee is the Complainant is completed, a written investigative report will be presented to the Title IX Coordinator or designee. Within ten business day of the receipt of the investigative report, the Director of HR or designee will determine, based on the preponderance of the evidence, if a violation of the sexual harassment and sexual violence policy and procedures has occurred. The Director of HR or designee will consider all information and reserves the right to meet with anyone included in the investigative report.

If the Respondent is an employee of the University, and he/she accepts the finding of a violation of University policy, the Title IX Coordinator will recommend appropriate sanctions for the violation, after consultation with the Deputy Title IX Coordinator and/or Investigator.

The Title IX Coordinator will present findings and recommended sanctions to the President for review before a final decision is made.

The respondent may have the right to an appeal. The Title IX Coordinator has final decision-making authority with regard to formal complaints.
Kingston

Students at URI have various on-campus reporting options.

Non-Confidential Options:

URI Police                     URI Title IX
(401)874-2121               (401)874-2442

URI Violence, Prevention & Advocacy       URI Dean of Students
(401)874-9131                 (401)841-2101

Confidential Options:

URI Counseling Center
(401)874-2288

Off-campus reporting options are also available:

Police:                            Helpline:
Local police                      800-494-8100
Dial 911

URI Reporting Process:

A student who chooses to report a Title IX incident, seeks interim actions, requests disciplinary actions, or cooperates with an investigation will have access to a Violence Prevention and Advocacy Services staff member, or a Conduct Advisor of their choice, to assist with the University Student Conduct System. The term “complainant” is used to describe the student (e.g., survivor, victim) who is bringing forth a complaint against another student(s), “respondent” in the University Student Conduct System. The University Student Conduct System outlines the Student Code of Conduct, the process for adjudicating community standards violations (including violations such as gender and sexual based harassment, sexual violence, sexual assault, domestic violence, dating violence, or stalking), and outlines the rights of students involved in the University Student Conduct System. Student Handbook processes and procedures will be utilized in all student related Title IX cases. Upon receiving a report of a Title IX violation and with the consent of the complainant, the Dean of Students will assign a trained Title IX Investigator and will report the incident to the Title IX Coordinator.

During the initial meeting with a complainant, the Title IX investigator will ensure that the student:

- Understands the Rights of a Complainant, the University Student Conduct System process, and their role as complainant in the process,
- Understands the role of a Conduct Advisor who can assist the complainant during the University Student Conduct System Process
- Is informed about the community standards violations of gender and sexual based harassment, sexual violence, sexual assault, domestic violence, dating violence, or stalking and
- Is aware of available resources available including any interim actions that may be deemed necessary based on the information being provided.

A student who is accused or alleged to have committed of a Title IX community standards violation is called a respondent. During the initial meeting with a respondent, the Title IX investigator will ensure that a student:
• Understands the Rights of a Respondent, the University Student Conduct System process, and their role as respondent in the process,
• Understands the role of a conduct Advisor who can assist the respondent during the University Student Conduct System process,
• Is informed about the community standards violations of gender and sexual based harassment, sexual violence, sexual assault, domestic violence, dating violence, or stalking and,
• Is aware of available resources available including any interim actions that may be deemed necessary based on the information being provided.

The Title IX investigator will strive to complete the investigation and issue an outcome within 60 days. However, the availability of those involved (e.g., witnesses, conduct advisors, complainant, respondent) may impact the 60 day timeline.

Both the complainant and the respondent will be updated as needed throughout the process. If the respondent is found responsible for Title IX community standards violations, sanctions will be based on Student Handbook guidelines with input from the complainant through a victim’s impact statement.

During the investigation, every effort will be made to protect personal identifying information of all parties involved. Due to the nature of Title IX complaints and through the investigation process, confidentiality can only be guaranteed when an incident is reported to a professional counselor acting in a counseling role or pastoral counselor acting in a pastoral role.

University officials, Student Conduct Administrators and Conduct Board members will protect privacy of any personal identifiable information as they are communicating about any necessary interim decisions and within the University Student Conduct System.

Both the complainant and the respondent will receive an Outcome Letter within three (3) business days of a hearing which includes the process for Appeals. The Appeals Process is outlined in the University Student Conduct System section of the Student Handbook.

The University of Rhode Island is committed to ensuring the safety and well-being of its entire community and does not tolerate any form of harassment, abuse or violence. URI seeks to be proactive in the prevention of sexual assault, domestic violence, relationship abuse and stalking crimes on our campuses. Additionally, URI wants to enhance victim services that exist on campus and in the local community, regardless of gender identity, sexual orientation, ability, race or ethnicity.

Violence Prevention and Advocacy Services (VPAS) accomplishes this by:

• Providing supportive trauma informed services for students impacted by sexual abuse, stalking, exploitation or in an unhealthy and/or violent relationship,
• Coordinating student and faculty interests around issues of sexual assault, stalking and interpersonal violence in order to increase awareness, establish campus wide policies and protocols around these issues, and work with campus and community resources to prevent further incidences of violence.
• Providing educational opportunities for students to learn about relationships, consent, coercion, and other forms of interpersonal violence
• Helping develop a college culture of non-violence through the student Peer Educator Program

If you have been impacted, or know someone who has, please let us help you find the resources that can help you the most.
Additional Community Resources:

Rhode Island has various community resources that are dedicated to supporting the survivor and helping them heal. These resources and agencies are listed as follows.

Law Enforcement Advocates
A law enforcement advocate is an advocate to aid survivors through the criminal justice process. Let's explain the victims' rights, provide assistance throughout criminal proceedings, assist in developing safety plans, and accompany survivors during police interviews, court proceedings, or hospital visits. There are Law Enforcement Advocates throughout the state of Rhode Island including:

- Barrington/Bristol/Tiverton/Warren: 401-236-8358
- Burrillville/N. Smithfield/Smithfield/Woonsocket: 401-766-3628
- Central Falls/Cumberland/Lincoln: 401-612-4088
- Coventry/West Greenwich/East Greenwich: 401-826-8915
- Cranston/Johnston: 401-477-5040
- East Providence: 401-331-1352 x3142
- Pawtucket: 401-727-9100 ext. 783
- Warwick/West Warwick: 401-468-4372
- Providence: 401-243-6344, 401-243-6334
- Narragansett: 401-294-3316
- RI State Police/E. Providence Police Department: 401-331-1350 ext. 3142
- Providence Police Department/Police Liason: 401-954-4060
- Providence Police Department: 401-243-6318

Victim/Witness Coordinator for the U.S. Attorney's Office: (401) 709-5023

Counseling Services
- Butler Hospital (401) 455-6200
- Providence (401) 455-6214

Community Counseling Center (800) 841-5252
- Pawtucket (401) 723-1915
- East Bay Community Action Program

- Newport (401) 847-7821
- Riverside (401) 437-1000
- East Bay Mental Health Center (401) 246-0700 24-hr
- Barrington, Bristol, East Providence, Warren

- Gateway Health Care (401) 273-8100 24-hr
- Cranston, Johnston, Northwestern RI

- Newport Mental Health (401) 846-1213
- Middletown, Jamestown, Little Compton, Newport, Portsmouth, and Tiverton

- South Shore Mental Health (401) 364-7705
- Charlestown, Exeter, Hopkinton, Narragansett, North Kingstown, Richmond, South Kingstown, Wakefield, Wickford

- Community Care Alliance (401) 235-7127
- Woonsocket, Burrillville, Cumberland, Lincoln, North Smithfield, and Smithfield

- Day One of RI (401) 421-4100
- Providence
- Counseling for trauma survivors including sexual assault and domestic violence
Other Resources:

Department of the Attorney General Victim Services Team  
Providence County (401) 274-4400  
Kent County (401) 822-2710  
Washington and Newport Counties (401) 782-4150

Rhode Island Department of Health (401) 222-3855  
Board of Medical Licensure and Discipline  
(Here victim can report sexual assaults committed by physicians)

RI Victim’s Compensation: 401-462-7653  
When a victim has a question about paying for his or her hospital bill,  
medicine (sexual assault evidence collections are free)

Rhode Island County Restraining Order Office(s)  
Kent: (401)822-6680  
Newport: (401)846-5263  
South County: (401)782-4174  
Providence Area: (401)458-3372

RI Department of Corrections Office of Victim Services  
Victim Advocate/VINE Program Manager (401)462-5203

Victim Advocate (Sex Offender Unit)-(401)462-0381  
RI VINE (Victim Information Notification Everyday)-1-877-744-8463  
Planned Parenthood -Providence (401) 421-9620  
Helpline 24/7 at 1-800-494-8100