## Violence Against Women Act ("VAWA") Definitions

	University Code of Student Conduct	Illinois	Federal
Consent	Informed consent must be freely and	A freely given agreement to the act of	Uses state definition.
	actively given through mutually	sexual penetration or sexual conduct in	
	understandable terms or actions.	question. Lack of verbal or physical	
	Attending an artistic or educational	resistance or submission by the victim	
	event or a class in which nudity occurs	resulting from the use of force or	
	and for which advanced notice of	threat of force by the accused shall not	
	nudity has been provided qualifies as	constitute consent. The manner of	
	informed consent. A person is deemed	dress of the victim at the time of the	
	incapable of giving consent when that	offense shall not constitute consent.	
	person is a minor, mentally disabled,		
	mentally incapacitated, physically		
	helpless, incapacitated through the use		
	of alcohol and/or drugs to the point of		
	being unable to make an informed and		
	rational decision, unconscious, or		
	asleep. Informed consent cannot be		
	obtained through physical force,		
	compelling threats, intimidating		
	behavior, or coercion. A person always		
	retains the right to revoke consent at		
	any time during a sexual act.		

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Sexual	The University Code of Student	See specific offenses of criminal sexual	An offense that meets the definition of
Assault	Conduct does not have a definition of	assault, criminal sexual abuse	rape, fondling, incest, or statutory rape
	Sexual Assault. The Code of Conduct	described below.	as used in the FBI's Uniform Crime
	defines Sexual Misconduct and Sexual		Reporting system. A sex offense is any
	Exploitation to include:		act directed against another person,
	p		without the consent of the victim,
	Engaging in any act that is sexual in		including instances where the victim if
	nature and which is committed		incapable of giving consent.
	without the full and informed consent		incapable of giving consent.
	of all persons involved. Examples of		
	sexual behaviors include, but are not		
	limited to: any penetration of the		
	mouth, vagina, or anus with any body		
	part or other object; contact with a		
	person's breasts, buttocks, groin, or		
	genitals; touching another person with		
	one's own breasts, buttocks, groin, or		
	genitals; any other intentional bodily		
	contact of a sexual nature, or; exposing		
	one's intimate body parts to another		
	person or persons.		
	For the purpose of this policy,		
	informed consent must be freely and		
	actively given through mutually		
	understandable terms or actions.		
	Attending an artistic or educational		
	event or a class in which nudity occurs		
	and for which advanced notice of		
	nudity has been provided qualifies as		
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	informed consent. A person is deemed		
	incapable of giving consent when that		
	person is a minor, mentally disabled,		
	mentally incapacitated, physically		
	helpless, incapacitated through the use		
	of alcohol and/or drugs to the point of		
	being unable to make an informed and		
	rational decision, unconscious, or		
	asleep. Informed consent cannot be		
	obtained through physical force,		
	compelling threats, intimidating		
	behavior, or coercion. A person always		
	retains the right to revoke consent at		
	any time during a sexual act. (Alleged		
	violations of this aspect of the policy		
	are processed under Section VIII, E).		
	, ,		
	Engaging in any action that results in		
	one or more persons taking		
	nonconsensual or abusive sexual		
	advantage of another person or		
	persons. Examples of such behavior		
	include, but are not limited to:		
	invasion of sexual privacy; recording or		
	broadcasting sexual activity, including		
	redistribution of 18 pictures, video, or		
	audio; engaging in voyeurism;		
	facilitating or allowing voyeurism		
	without the consent of all parties;		
	knowingly exposing another to a		
	sexually transmitted disease; inducing		
	another person or persons to commit		
	an inappropriate sexual act, or;		
	inducing incapacitation in another		
	person with the intent to engage in		
	sexual conduct, regardless of whether		
	prohibited sexual conduct actually		
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	occurs. (Alleged violations of this		
	aspect of the policy are processed		
	under Section VIII, E).		

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Rape	See definition of Sexual Misconduct and Sexual Exploitation.	A person commits criminal sexual assault if that person commits an act of sexual penetration and (1) uses force or threat of force; (2) knows that the victim is unable to understand the nature of the act or is unable to give knowing consent; (3) is a family member of the victim, and the victim is under 18 years of age; or (4) is 17 years of age or over and holds a position of trust, authority, or supervision in relation to the victim, and the victim is at least 13 years of age but under 18 years of age.	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	See definition of Sexual Misconduct and Sexual Exploitation.	A person commits criminal sexual abuse if that person: (1) commits an act of sexual conduct by the use of force or threat of force; or (2) commits an act of sexual conduct and knows that the victim is unable to understand the nature of the act or is unable to give knowing consent. For the purpose of this definition sexual conduct means any knowing touching or fondling by the victim or the accused, either directly or through clothing, of the sex organs, anus, or breast of the victim or the accused, or any part of the body of a child under 13 years of age, or any transfer or transmission of semen by the accused upon any part of the clothed or unclothed body of the victim, for the purpose of sexual gratification or arousal of the victim or the accused. The accused commits criminal sexual abuse if the accused was under 17 years of age and commits an act of sexual penetration or sexual conduct with a victim who was at least 9 years of age but under 17 years of age when the act was committed. The accused commits criminal sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim.	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

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Incest	See definition of Sexual Misconduct	A person commits sexual relations	Non-forcible sexual intercourse
	and Sexual Exploitation.	within families if he or she: (1)	between persons who are related to
		Commits an act of sexual penetration;	each other within the degrees wherein
		and (2) The person knows that he or	marriage is prohibited by law
		she is related to the other person as	
		follows: (i) Brother or sister, either of	
		whole blood or the half-blood; or (ii)	
		father or mother, when the child,	
		regardless of legitimacy and regardless	
		of whether the child was of the whole	
		blood or half-blood or was adopted,	
		was 18 years of age or over when	
		the act was committed; or (iii)	
		stepfather or stepmother, when the	
		stepchild was 18 years of age or over	
		when the act was committed;	
		(iv) aunt or uncle, when the niece or	
		nephew was 18 years of age or older	
		when the act was committed; (v)	
		great-aunt or great-uncle, when the	
		grand-niece or grand-nephew was 18	
		years of age or older when the act	
		was committed; (vi) grandparent or	
		step-grandparent, when the grandchild	
		or step-grandchild was 18 years of age or older when the act was committed	
		of older when the act was committed	
Statutory	See definition of Sexual Misconduct	In Illinois there is not a crime called	Non-forcible sexual intercourse with a
Rape	and Sexual Exploitation.	"Statutory Rape". The elements of this	person who is under the statutory age
		offense are contained within the	of consent
		criminal sexual abuse laws.	
		Specifically, the accused commits	
		criminal sexual abuse if the accused	
		was under 17 years of age and	
		commits an act of sexual penetration	
		or sexual conduct with a victim who	
		was at least 9 years of age but under	
		17 years of age when the act was	
		committed. The accused commits	
		criminal sexual abuse if the accused	
		criminal sexual abuse if the accused commits an act of sexual penetration	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim;	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he or she commits an act of sexual	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he or she commits an act of sexual penetration or sexual conduct with a	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he or she commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he or she commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the	
		criminal sexual abuse if the accused commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age but under 17 years of age and the accused was less than 5 years older than the victim; and within the Aggravated Criminal Sexual Abuse the accused commits aggravated criminal sexual abuse if he or she commits an act of sexual penetration or sexual conduct with a victim who was at least 13 years of age	

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Domestic Violence	University Code of Student Conduct The University Code of Student Conduct does not have a definition of Domestic Violence. Examples of domestic violence behavior can be found within the definitions for Physical Violence and Threatening and Intimidation. Examples include:  a) Intentionally or recklessly causing physical harm, or attempting to cause harm, to another person or persons. b) Intentionally or recklessly endangering the health or safety of any persons by creating a situation where such harm is foreseeable and/or likely. c) Threatening to subject another person to physical harm or unwanted physical contact that 13 causes a reasonable fear of injury to the health or safety of any person or damage to any property. d) Engaging in any action which is unwanted and results in a reasonable fear for imminent bodily harm and/or the emotional/mental disruption of a person's daily life or educational environment. e) Engaging in any acts of intimidation that unreasonably impairs the security or privacy of another person. f) Following another person in or about	Illinois  Physical abuse, harassment, intimidation of a dependent, interference with personal liberty or willful deprivation but does not include reasonable direction of a minor child by a parent or person in loco parentis.	Federal  Felony or misdemeanor crimes of violence committed: (i) by a current or former spouse or intimate partner of the victim; (ii) by a person with whom the victim shares a child in common; (iii) by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner; (iv) 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 (v) 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	a public place or places such that it creates a reasonable fear for a person's health or safety.  The University Code of Student Conduct does not have a definition of Dating Violence. Examples of dating violence behavior can be found within the definitions for Physical Violence and Threatening and Intimidation above.	The Illinois criminal code includes an offense of "Teen Dating Violence" that is defined as a pattern of 1) behavior in which a person uses or threatens to use physical, mental, or emotional abuse to control another person who is in a dating relationship with the person, where one or both persons are) 13 to 19 years of age; or (2) Behavior by which a person uses or threatens to use sexual violence against another person who is in a dating relationship with the person, where one or both persons are 13 to 19 years of age	Violence committed by a person (1) who is or has been in a social relationship of a romantic or intimate nature with the victim and (2) 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 the relationship, and the frequency of interaction between the persons involved in the relationship. For the purposes of this definition dating violence includes, but is not limited to, sexual or physical abuse or the threat of such abuse. Dating Violence does not include acts covered under the definition of domestic violence

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Stalking	The University Code of Student	A person commits stalking when	(1) Engaging in a course of conduct
	Conduct does not have a definition of	knowingly engaging in a course of	directed at a specific person that
	Stalking. Examples of Stalking	conduct directed at a specific person,	would cause a reasonable person to:
	behaviors can be found within the	that knows or should know would	(i) fear for the person's safety or the
	definition of Threatening and	cause a reasonable person to:	safety of others; or (ii) suffer
	Intimidation.	i) fear for his/her safety or the safety	substantial emotional distress.
		of a third person; or	
	a)Threatening to subject another	ii) suffer other emotional distress.	(2) For the purposes of this definition-
	person to physical harm or unwanted		(i) course of conduct means two or
	physical contact that causes a	A person commits stalking when he or	more acts, including, but not limited
	reasonable fear of injury to the health	she, knowingly and without lawful	to, acts which the stalker directly,
	or safety of any person or damage to	justification, on at least two separate	indirectly, or through third
	any property.	occasions follows another person or	parties, by any action, method, device
	b) Engaging in any action which is	places the person under surveillance or	or means follows, monitors, observes,
	unwanted and results in a reasonable	any combination thereof and:	surveils, threatens, or communicates
	fear for imminent bodily harm and/or	i) at any time transmits a threat of	to or about, a person, or interferes
	the emotional/mental disruption of a	immediate or future bodily harm,	with a person's property.
	person's daily life or educational	sexual assault, confinement or	(ii) Substantial emotional distress
	environment.	restraint to an individual or their	means significant mental suffering or
	c) Engaging in any acts of intimidation	family member; or	anguish that may, but may not
	that unreasonably impairs the security	ii) places that person in reasonable	necessarily, require medical
	or privacy of another person.	apprehension of immediate or	or other professional treatment or
	d) Following another person in or	future bodily harm, sexual assault,	counseling.
	about a public place or places such	confinement or restraint to an	(iii) Reasonable person means a
	that it creates a reasonable fear for a	individual or their family member.	reasonable person under similar
	person's health or safety.		circumstances and with similar
	For the purpose of his policy, such	A person also commits stalking when	identities to the victim.
	behavior can be considered	he or she has previously been	
	threatening and/or intimidating	convicted of stalking another person	
	whether this behavior takes place in	and knowingly does either of the	
	person, through third parties, or by	above activities.	
	any remote means, including		
	electronic and online communication.		
	For the purpose of his policy, such		
	behavior can be considered		
	threatening and/or intimidating		
	whether this behavior takes place in		
	person, through third parties, or by		
	any remote means, including		
	electronic and online communication.		
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