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HIGHER EDUCATION STUDENT SPEECH RIGHTS



26	Utah Code Sections Affected:
27	ENACTS:
28	53B-27-301 , Utah Code Annotated 1953
29	53B-27-302 , Utah Code Annotated 1953
30	53B-27-303 , Utah Code Annotated 1953
31	53B-27-304 , Utah Code Annotated 1953
32	53B-27-401 , Utah Code Annotated 1953
3334	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 53B-27-301 is enacted to read:
36	Part 3. Campus Anti-Harassment
37	53B-27-301. Definitions.
38	As used in this part:
39	(1) "Discriminatory harassment" means student-on-student speech that is:
40	(a) unwelcome;
41	(b) discriminatory on the basis of membership in a class protected under federal or
42	state law; and
43	(c) so severe, pervasive, and objectively offensive, and that so undermines and detracts
44	from a student's educational experience, that the student is effectively denied access to an
45	institution's resource or opportunity.
46	(2) "Student" means an individual enrolled at an institution.
47	(3) (a) "Student-on-student speech" means verbal, written, or other communication that
48	<u>is:</u>
49	(i) communicated by a student; and
50	(ii) directed at another student.
51	(b) "Student-on-student speech" does not include an act of physical contact between a
52	student and another student.
53	Section 2. Section 53B-27-302 is enacted to read:
54	53B-27-302. Institution duties.
55	(1) An institution is in violation of this part if the institution:
56	(a) gains actual knowledge of discriminatory harassment in the institution's program or

57	activity; and
58	(b) acts with deliberate indifference to the discriminatory harassment.
59	(2) (a) An institution may not punish, as discriminatory harassment, student-on-student
60	speech that does not constitute discriminatory harassment.
61	(b) An institution is not liable under this part for failing to punish a student who
52	communicates student-on-student speech that is not discriminatory harassment.
63	(3) Nothing in this part prevents an institution from punishing student-on-student
54	speech that is otherwise not protected under the First Amendment to the United States
65	Constitution.
66	Section 3. Section 53B-27-303 is enacted to read:
67	53B-27-303. Cause of action.
68	(1) The following persons may bring an action in a state court of competent jurisdiction
59	to enjoin a violation of this part:
70	(a) the attorney general; or
71	(b) a person claiming to be aggrieved by a violation of this part.
72	(2) In an action brought under this part, if the court finds a violation of this part, the
73	court:
74	(a) shall enjoin the violation;
75	(b) shall, if a person claiming to be aggrieved brought the suit, award the aggrieved
76	person at least \$1,000; and
77	(c) may award a prevailing plaintiff:
78	(i) compensatory damages;
79	(ii) reasonable court costs;
30	(iii) reasonable attorney fees and reasonable expert fees; or
31	(iv) any other relief that the court considers appropriate.
32	(3) In an action brought under this part, the court may award a prevailing defendant
33	reasonable attorney fees if the action was vexatious, frivolous, or brought to harass or
34	embarrass the defendant.
35	(4) The state waives immunity under the Eleventh Amendment to the United States
86	Constitution and consents to suit in a federal court for lawsuits arising out of this part.
37	(5) Notwithstanding Title 63G, Chapter 7, Governmental Immunity Act of Utah, an

88	institution that violates this part is not immune from suit or liability for the violation.
89	Section 4. Section 53B-27-304 is enacted to read:
90	53B-27-304. Statute of limitations.
91	(1) Except as provided in Subsection (3)(b), an action under this part may not be
92	brought later than one year after the day on which the cause of action accrues.
93	(2) For an action alleging a violation of Subsection 53B-27-302(2)(a), the cause of
94	action accrues on the day on which the student receives final notice, from the institution, of
95	punishment that violates Subsection 53B-27-302(2)(a).
96	(3) (a) For an action alleging a violation of Subsection 53B-27-302(1), the cause of
97	action accrues on the day on which the institution receives knowledge of the discriminatory
98	<u>harassment.</u>
99	(b) For an action described in Subsection (3)(a), the limitation described in Subsection
100	(1) shall extend to one year after the day on which the most recent known act of discriminatory
101	harassment, involving the same parties as a prior known act of discriminatory harassment,
102	occurs.
103	Section 5. Section 53B-27-401 is enacted to read:
104	Part 4. Student Expression Policies
104 105	Part 4. Student Expression Policies <u>53B-27-401.</u> Free expression policies.
105	53B-27-401. Free expression policies.
105 106	53B-27-401. Free expression policies.(1) As used in this section, "free expression policy" means an institution's policy,
105106107	53B-27-401. Free expression policies.(1) As used in this section, "free expression policy" means an institution's policy, regulation, or other expectation related to student expression.
105 106 107 108	 53B-27-401. Free expression policies. (1) As used in this section, "free expression policy" means an institution's policy, regulation, or other expectation related to student expression. (2) An institution shall:
105 106 107 108 109	 53B-27-401. Free expression policies. (1) As used in this section, "free expression policy" means an institution's policy, regulation, or other expectation related to student expression. (2) An institution shall: (a) publish the institution's free expression policies:
105 106 107 108 109 110	 53B-27-401. Free expression policies. (1) As used in this section, "free expression policy" means an institution's policy, regulation, or other expectation related to student expression. (2) An institution shall: (a) publish the institution's free expression policies: (i) in the institution's student handbook; and
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105 106 107 108 109 110 111 112 113 114 115	 53B-27-401. Free expression policies. (1) As used in this section, "free expression policy" means an institution's policy, regulation, or other expectation related to student expression. (2) An institution shall: (a) publish the institution's free expression policies: (i) in the institution's student handbook; and (ii) on the institution's website; (b) include information about the institution's free expression policies in an orientation program for students enrolled in the institution; and (c) develop a program, procedures, and materials to ensure that an individual who has responsibility for the discipline or education of a student at the institution understands the

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119	(b) campus police officer;
120	(c) residence life official; and
121	(d) faculty member.
122	(4) An institution shall ensure that a free expression policy is consistent with the
123	provisions of this chapter.