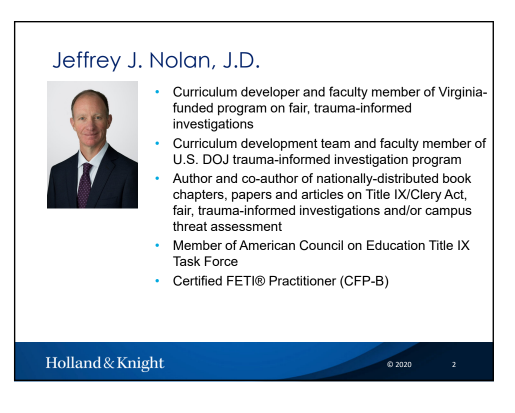
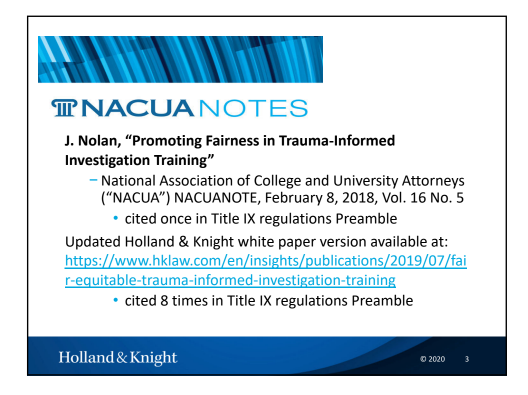
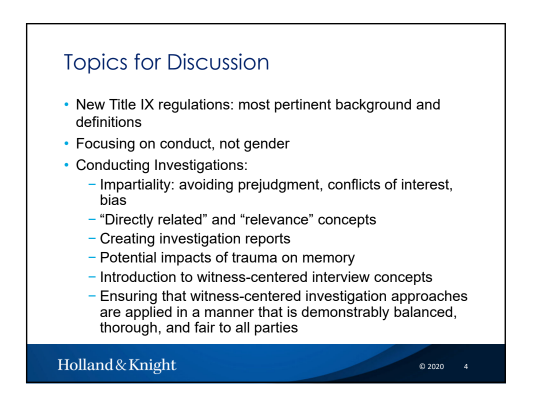
## Title IX Investigator Training

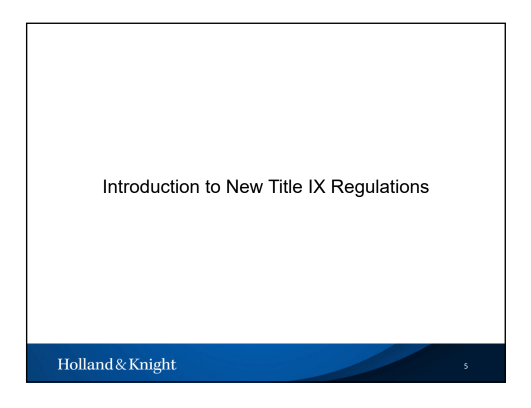
Jeffrey J. Nolan Senior Counsel Holland & Knight

Hosted by Columbia University July 8, 2020

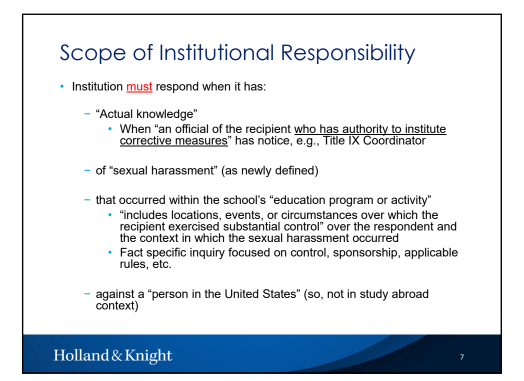


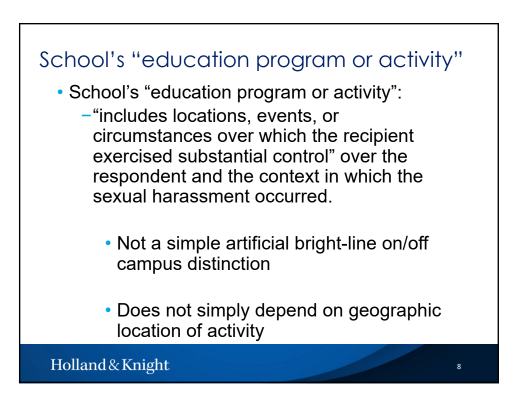


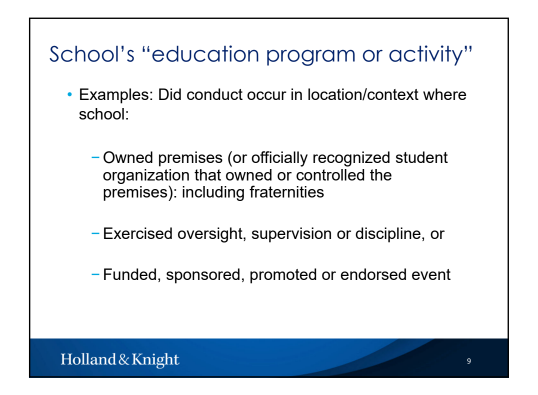


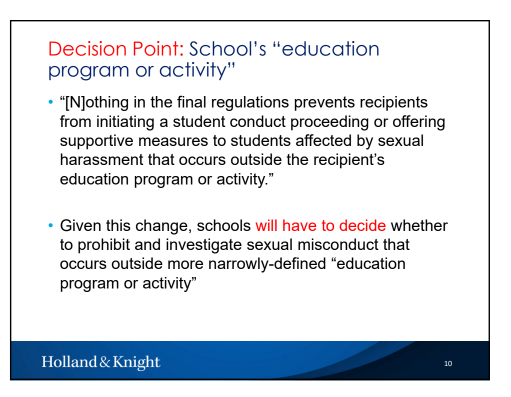






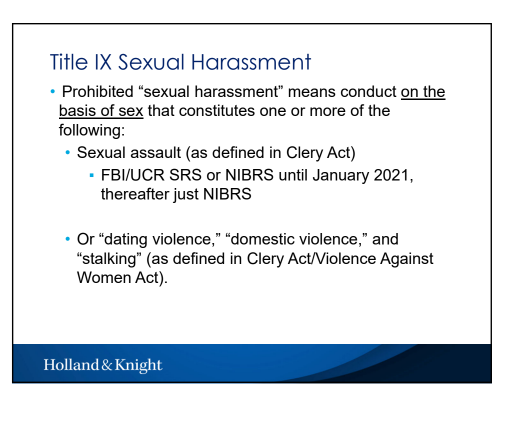


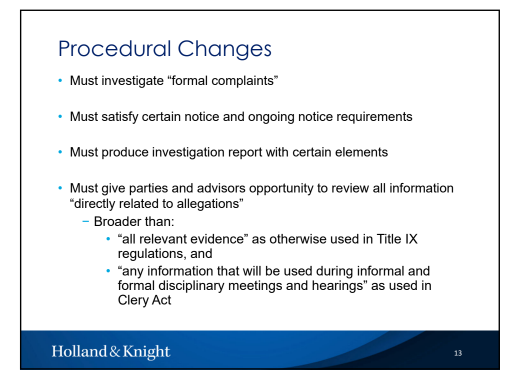


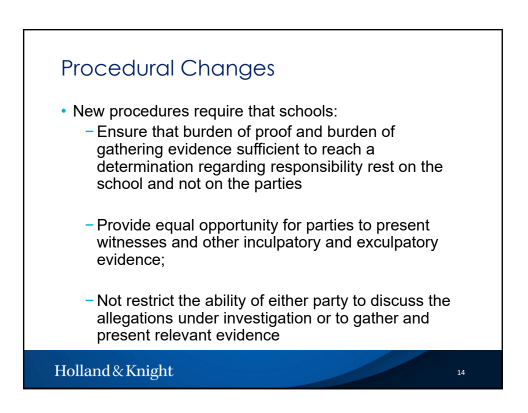


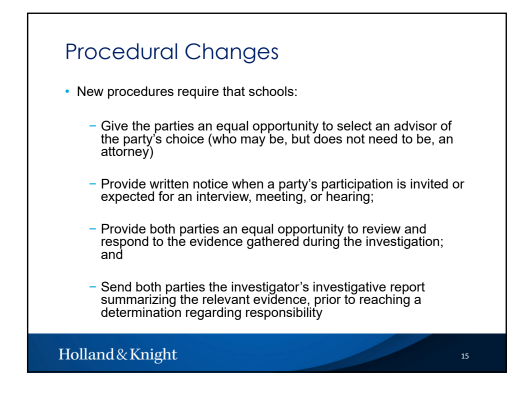
## Title IX Sexual Harassment

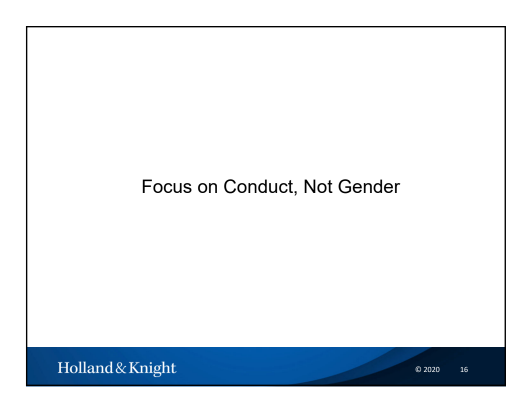
- Prohibited "sexual harassment" means conduct <u>on the</u> <u>basis of sex</u> that constitutes one or more of the following:
  - An employee conditioning the provision of an aid, benefit, or service on an individual's participation in unwelcome sexual conduct (i.e., quid pro quo);
  - Unwelcome conduct determined by a reasonable person to <u>be so severe, pervasive, and objectively</u> <u>offensive</u> that it effectively denies a person equal access to an education program or activity (i.e., hostile environment); or

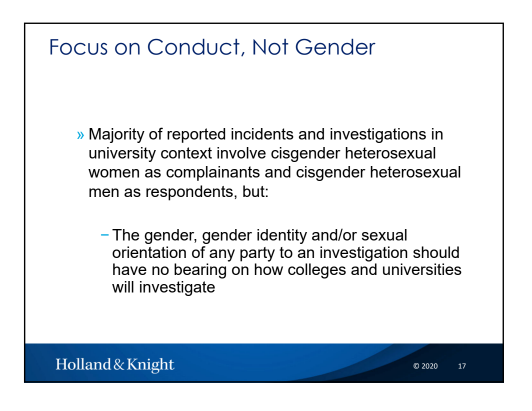


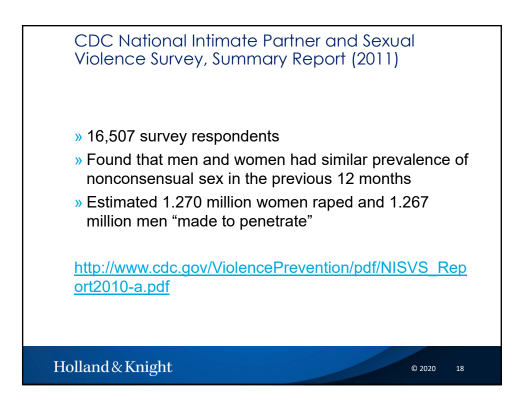


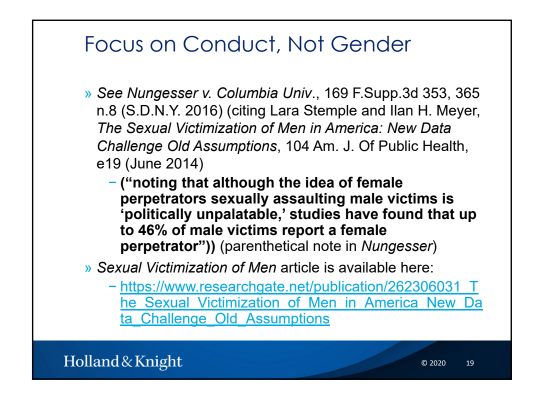




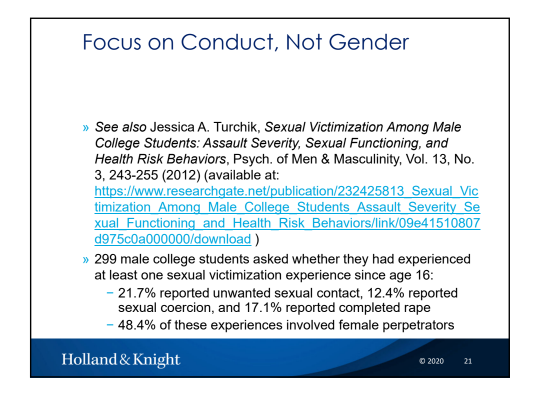


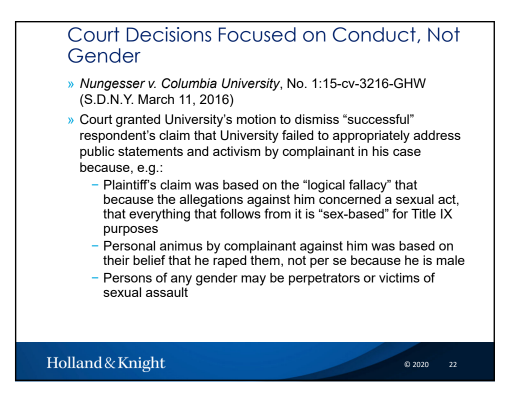


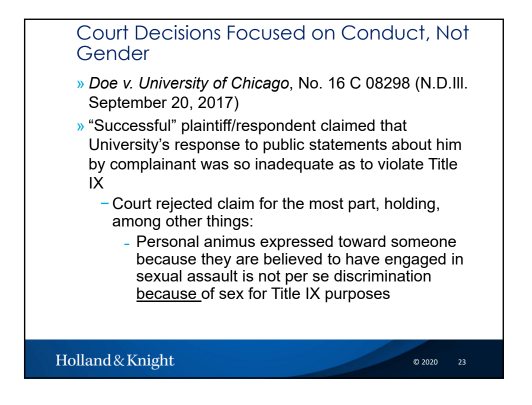


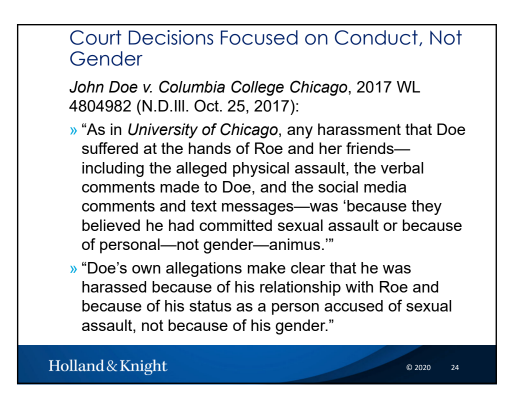












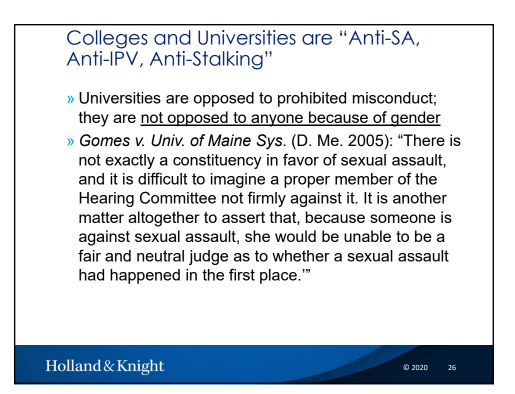


John Doe v. Columbia College Chicago, 2017 WL 4804982:

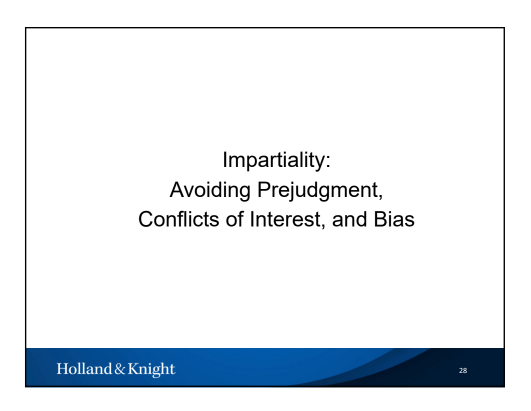
» "Roe and her followers' social media statements about Doe, for example, labeled him a "predator," a "rapist," and a "danger" to CCC's students. Even viewed in the light most favorable to Plaintiff, these statements are not gender-based harassment because they derive solely from Doe's status as a person who Roe and her friends believed committed a sexual assault, not from Doe's status as a male."

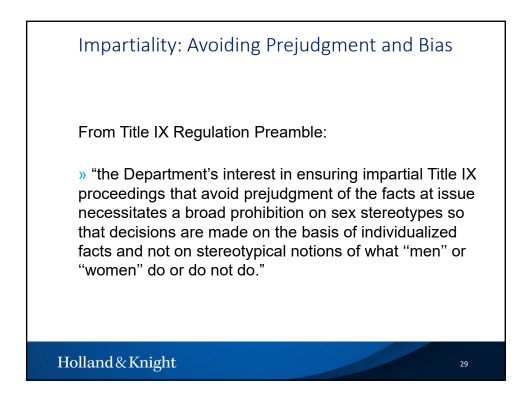
» As the court in *Nungesser* explained, calling someone a rapist is not "inherently gendered."

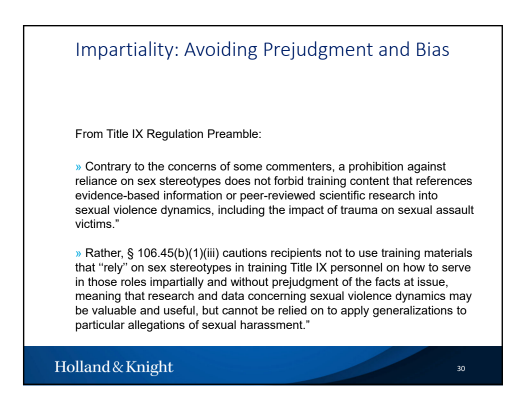
© 2020

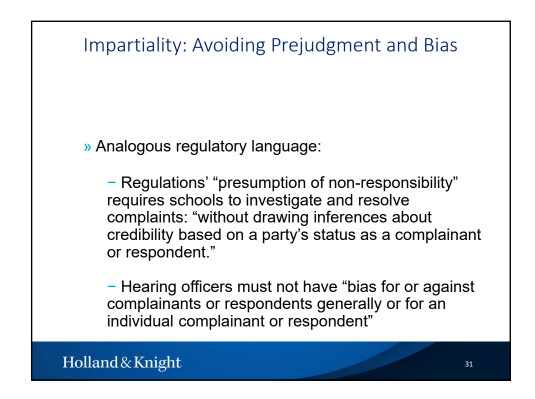


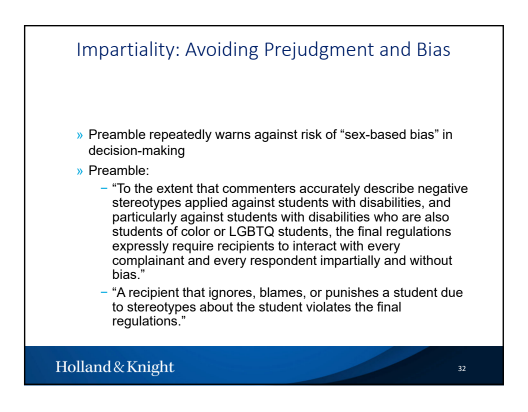


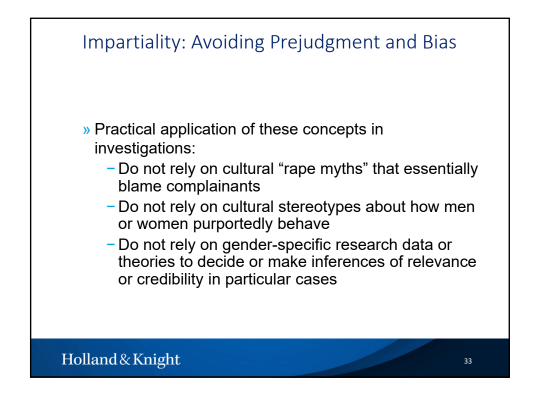


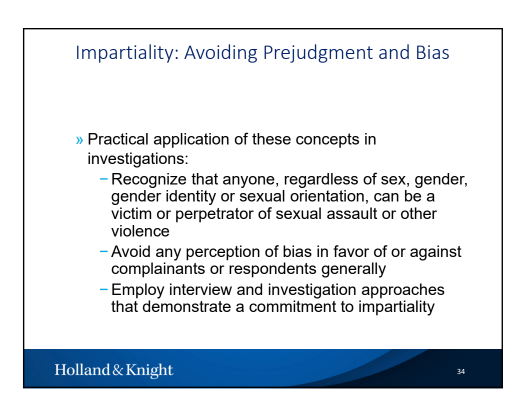






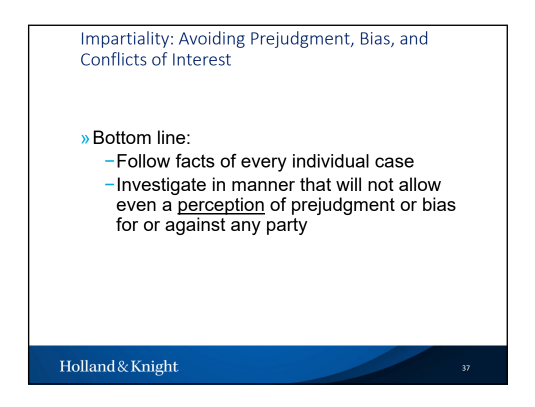




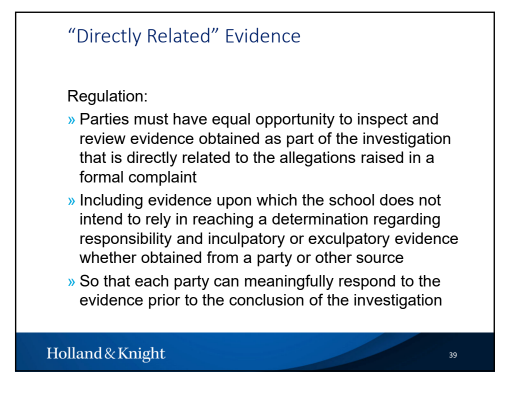


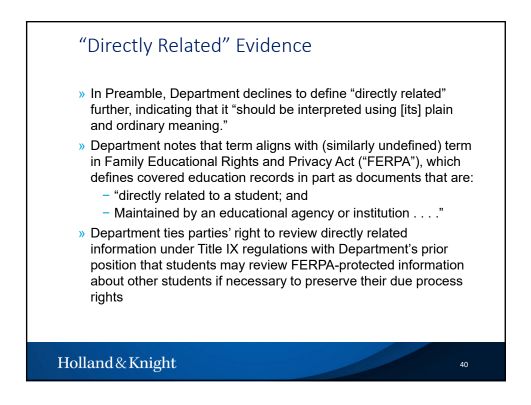


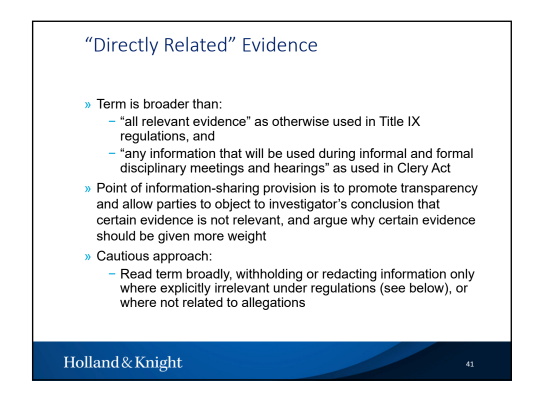


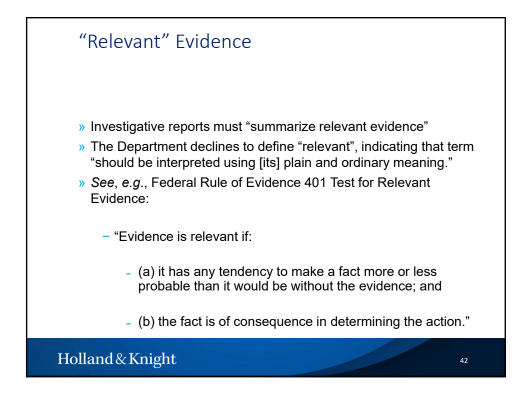


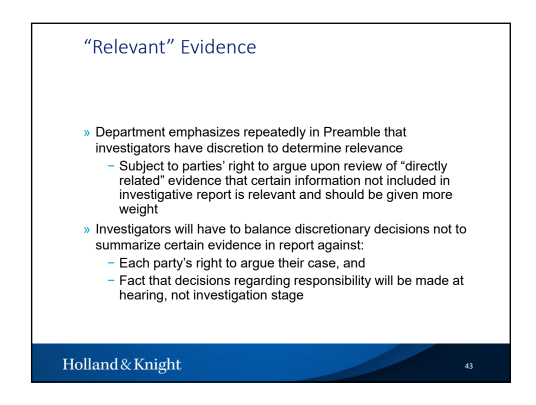


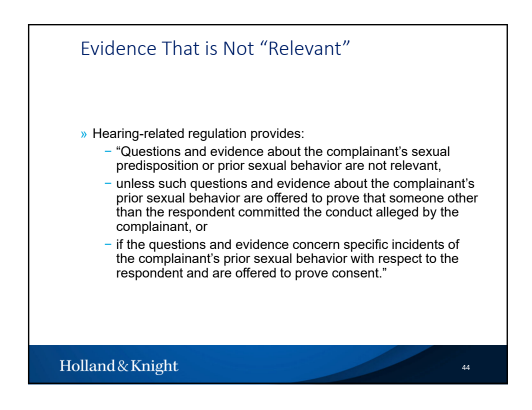


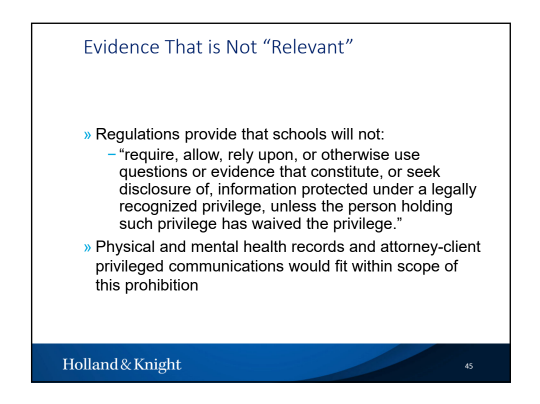




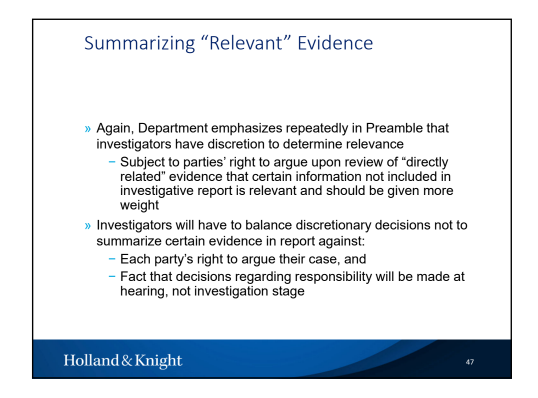


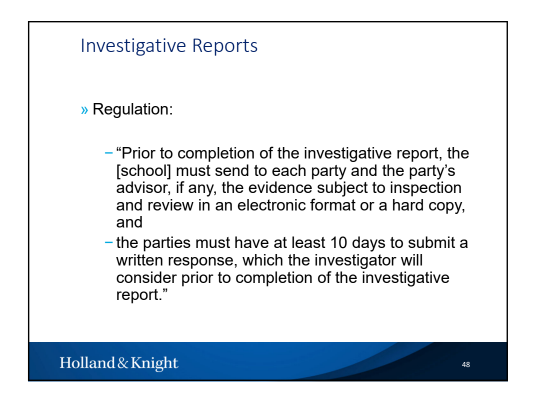






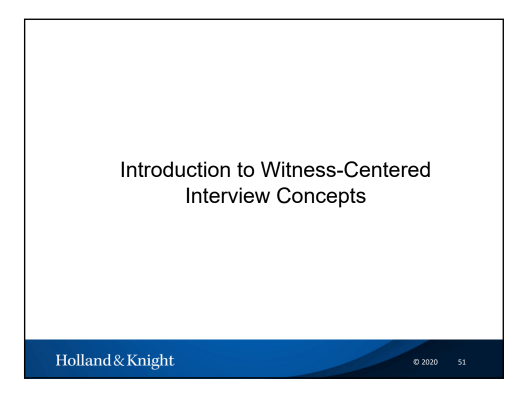


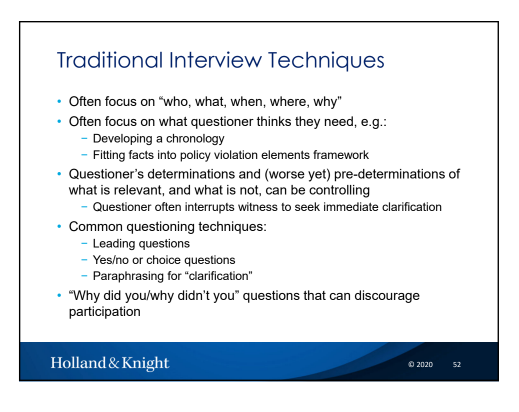


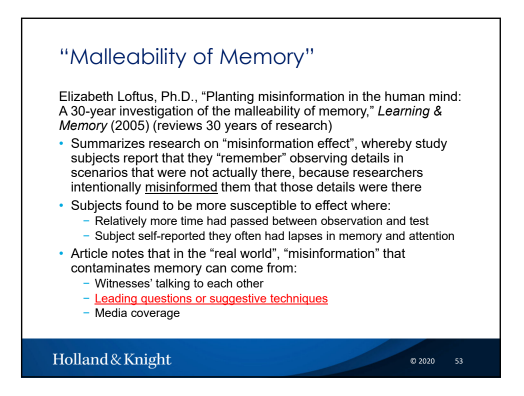


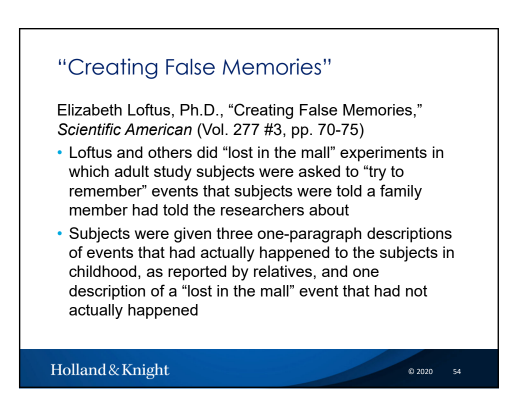


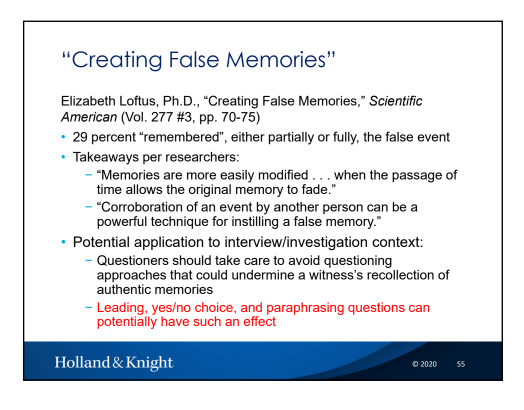




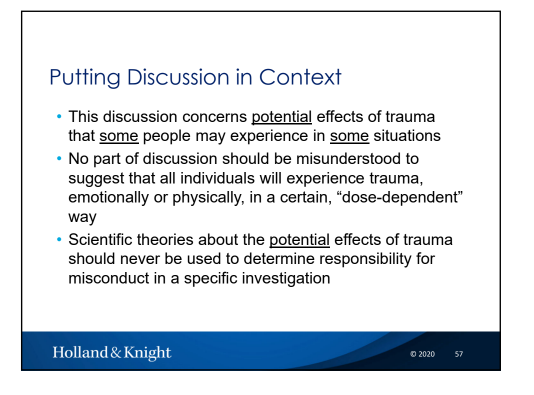


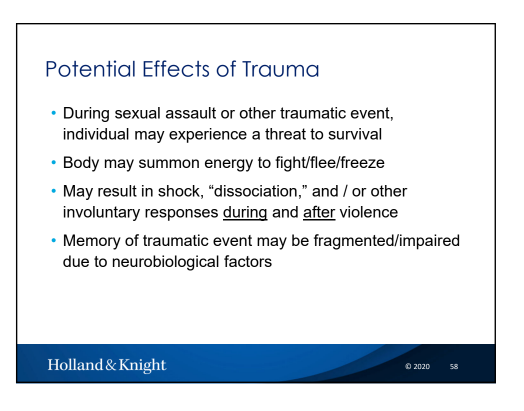


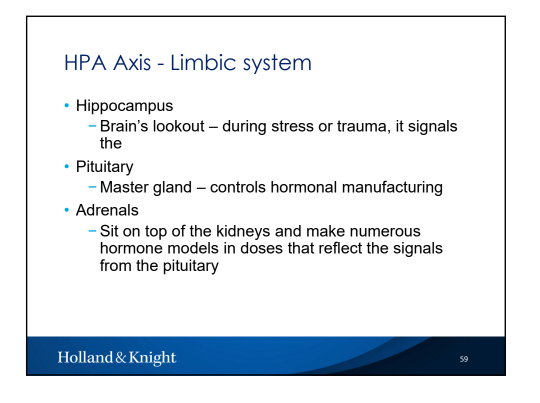


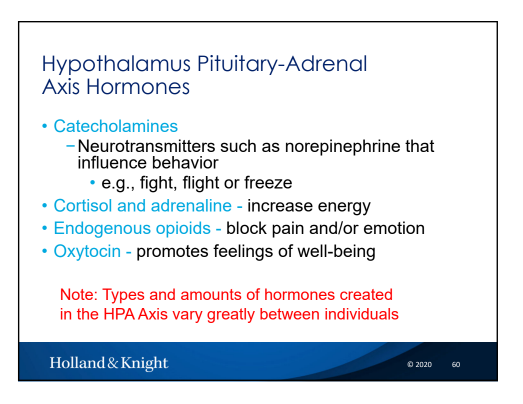


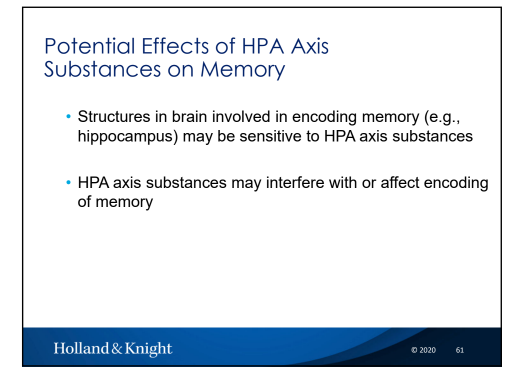


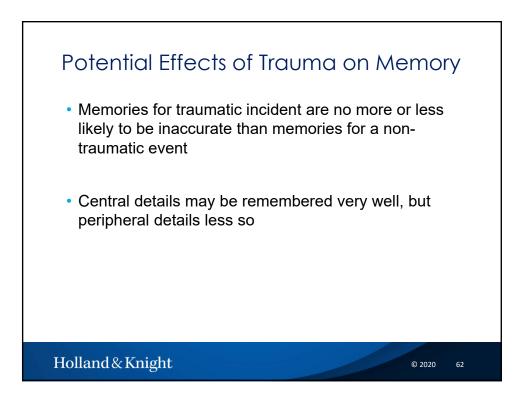


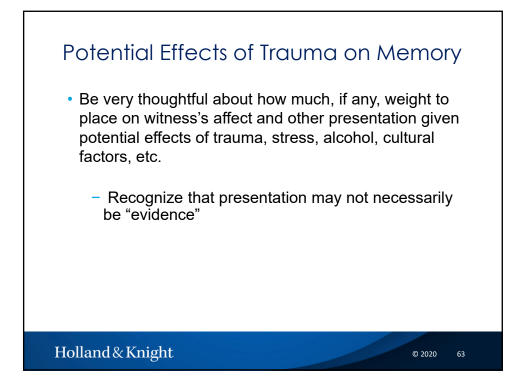


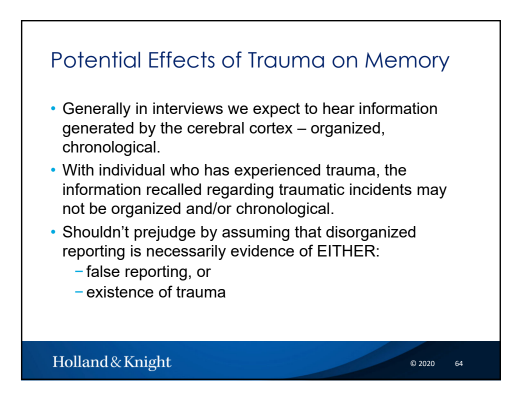








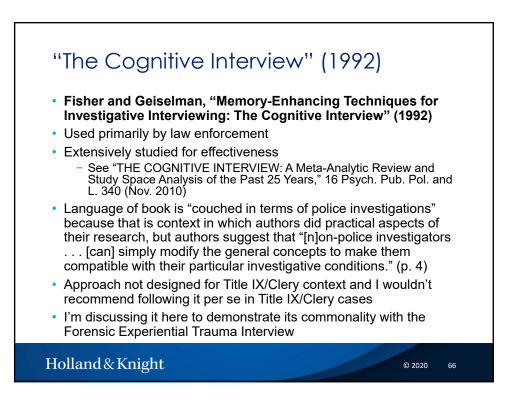


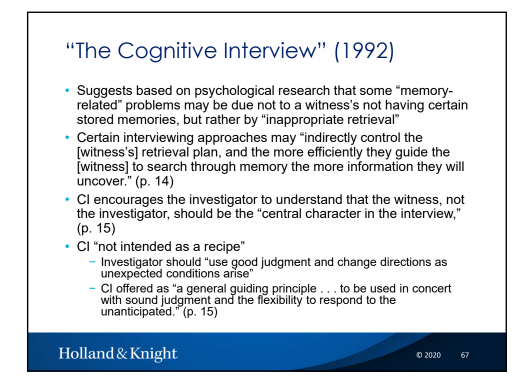


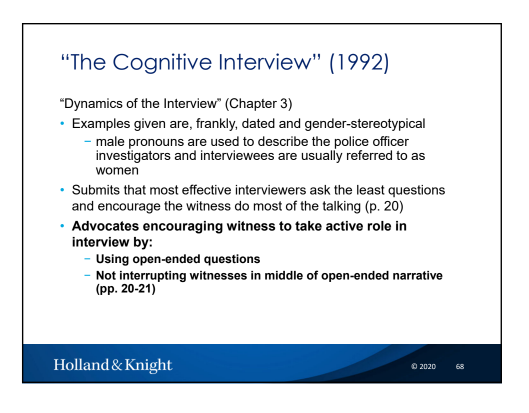
## **Example Interview Concepts**

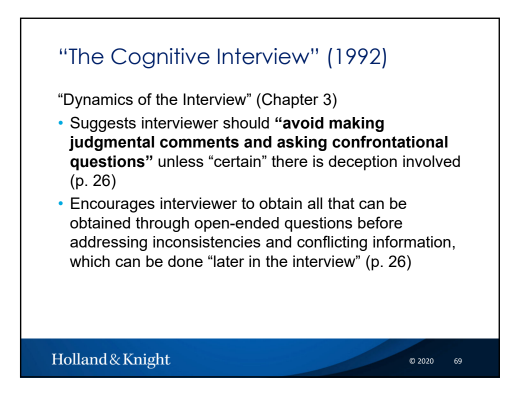
- The following slides are intended to orient participants to interview concepts and approaches that differ from the traditional "who, what, when, where, why" approach
- This presentation does not endorse a particular concept
- Instead, this discussion is intended to encourage investigators to:
  - think critically about how traditional interview approaches may facilitate or interfere with a witness' recollection of authentic memory, and
  - consider how alternative interview approaches might promote better sharing of information,
  - while meeting institutional needs to conduct an investigation that is demonstrably balanced, thorough, and fair to all parties

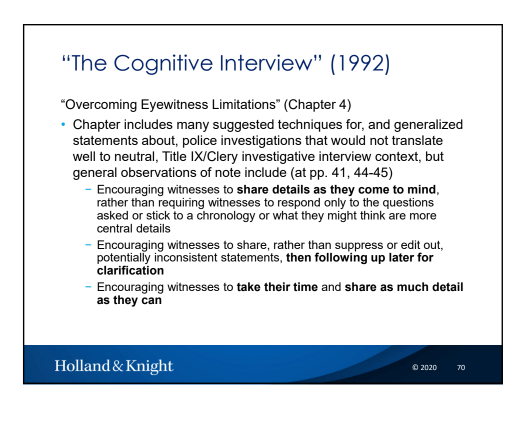
65

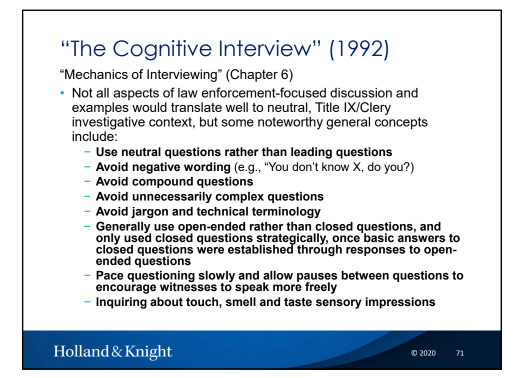


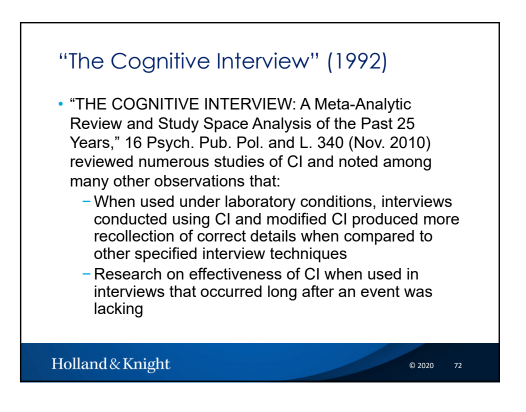




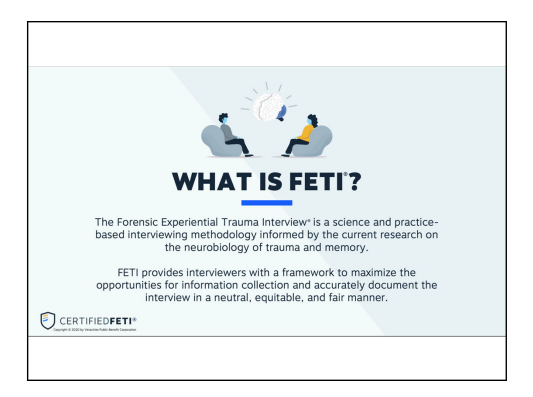


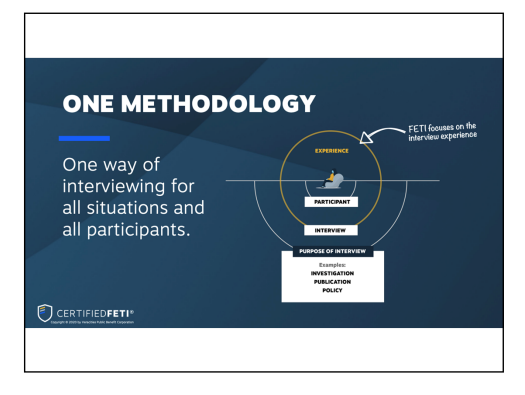


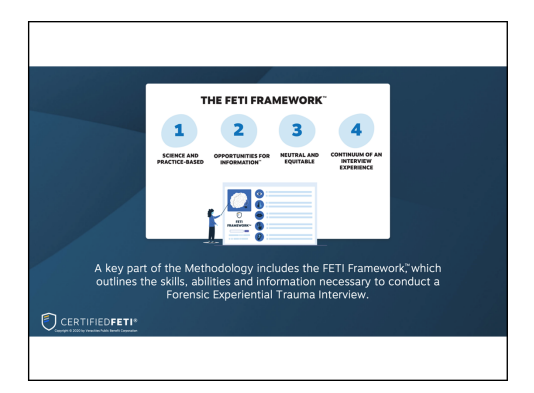






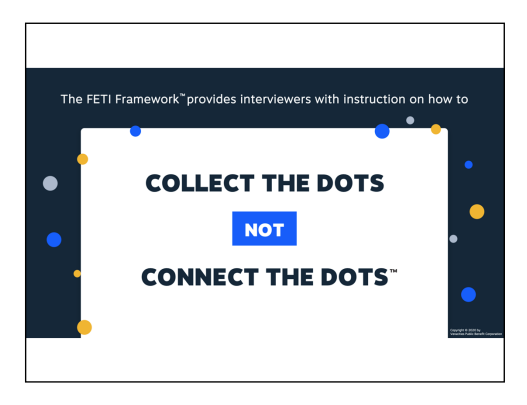


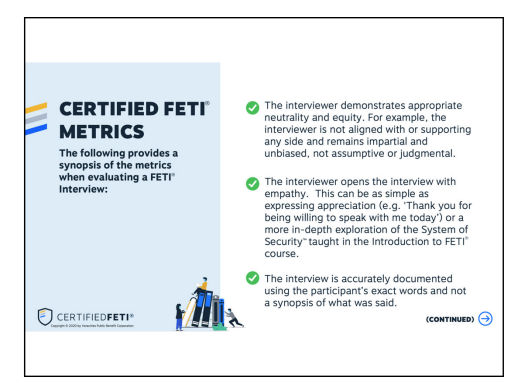


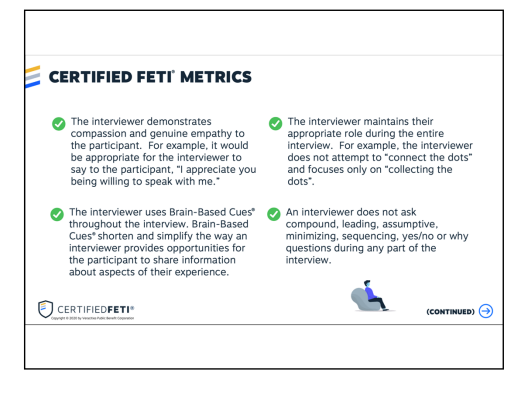


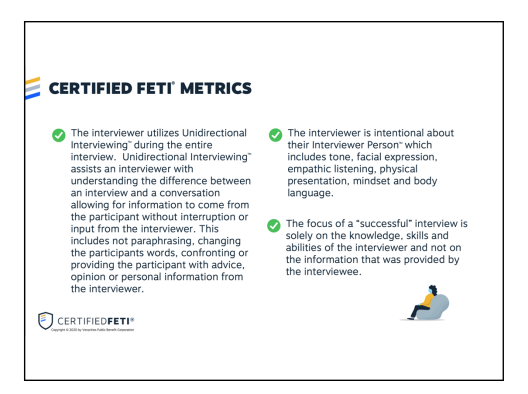


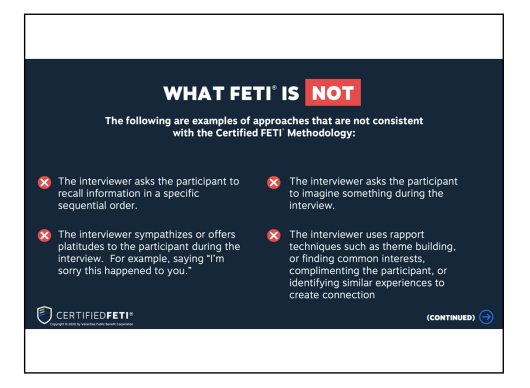


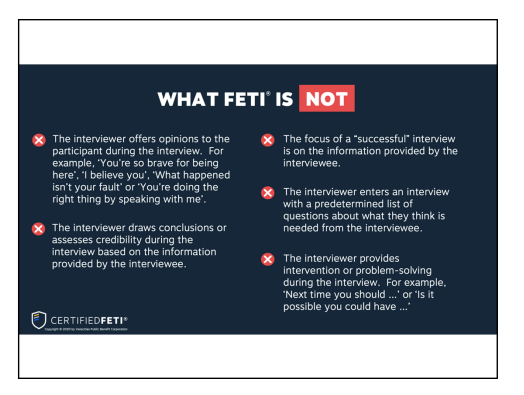




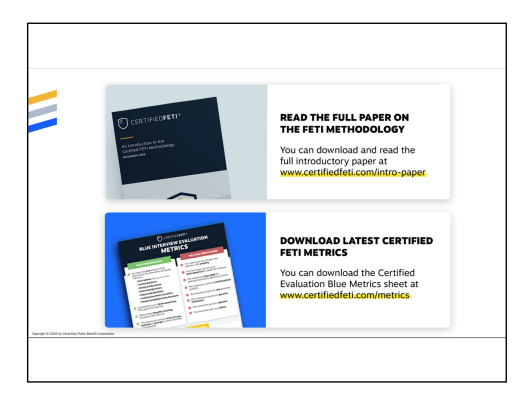






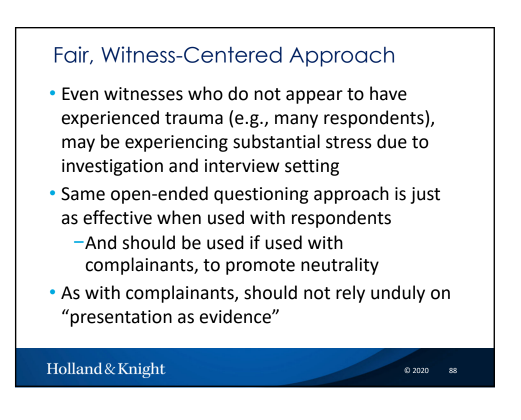


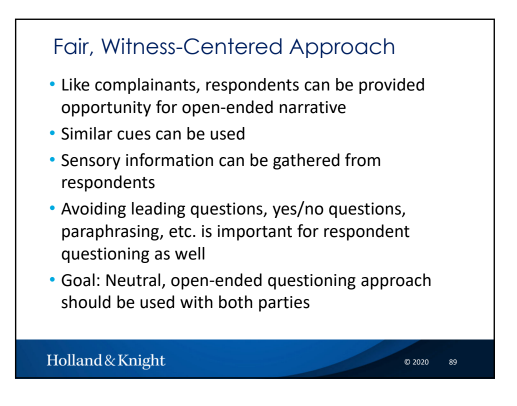
42

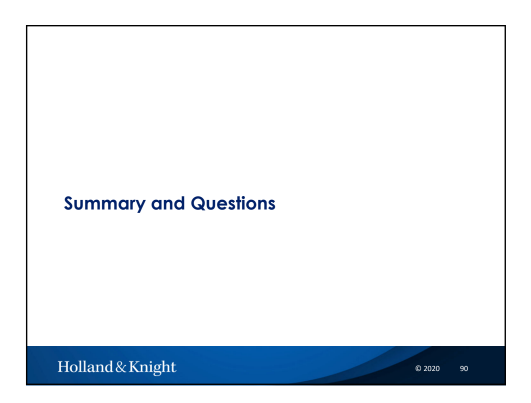












## Thank You!



Jeffrey J. Nolan Holland & Knight, LLC 10 Saint James Avenue Boston, MA 02116 jeffrey.nolan@hklaw.com (617) 854-1459

Holland & Knight

91