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23 *Attorneys for Plaintiffs*

24 **IN THE UNITED STATES DISTRICT COURT**

25 **FOR THE DISTRICT OF ALASKA**

JANE DOE I, JANE DOE II, JANE DOE  
III, JANE DOE IV, JANE DOE V, AND  
DOES 6-20

*Plaintiffs,*

vs.

DAVID YESNER, UNIVERSITY OF  
ALASKA BOARD OF REGENTS AND  
UNIVERSITY OF ALASKA SYSTEM,

*Defendants.*

**Case No.:**

**COMPLAINT**

1                   **I. NATURE OF THE ACTION**

2                   Plaintiffs, Jane Doe I, Jane Doe II, Jane Doe III, Jane Doe IV, Jane Doe V and Does  
3                   6-20 for their Complaint against Defendants David Yesner (“Yesner”), University of  
4                   Alaska Board of Regents (“Board of Regents”), and University of Alaska System  
5                   (“University of Alaska”)(“University”), state as follows:

6                   This action arises from Defendant University of Alaska’s deliberately indifferent  
7                   response to the severe and long running sexual harassment of graduate students by  
8                   University of Alaska’s professor and supervisor, Defendant Yesner. Defendant University  
9                   of Alaska’s failure to promptly and appropriately investigate and respond to the harassment  
10                  subjected Plaintiffs to retaliation and a hostile environment, effectively denying them  
11                  access to educational and professional opportunities. Further, Defendant University of  
12                  Alaska’s employee, Defendant Yesner retaliated against Plaintiffs for denying Defendant  
13                  Yesner’s sexual advances, which Defendant University of Alaska failed to prevent or take  
14                  action against even after the Plaintiffs complained of Defendant Yesner’s behavior and  
15                  notified Defendant University of Alaska, once the actions had started. This malicious and  
16                  intentional conduct has subjected Plaintiffs to significant and pervasive reputational  
17                  damage and emotional distress, destroying their careers and causing significant damage to  
18                  their mental health. Their lives have been forever changed by Defendants’ actions.

19                   **II. REQUEST FOR PROTECTION**

20                  Plaintiffs seek to file their Complaint with concealed identities. Given the media

attention, public backlash, and controversy Plaintiffs' claims have garnered, concealed identities are necessary to protect the plaintiffs' privacy in such intimate and personal matters.

### **III. PARTIES, JURISDICTION, AND VENUE**

1. Plaintiff Jane Doe I is a resident of the state of Alaska.
  2. Plaintiff Jane Doe II is a resident of the state of Rhode Island.
  3. Plaintiff Jane Doe III is a resident of the state of Alaska.
  4. Plaintiff Jane Doe IV is a resident of the state of Alaska.
  5. Plaintiff Jane Doe V is a resident of the state of Alaska.
  6. Plaintiffs Does 6-20 are and/or were students of Defendant University of Alaska  
n who were subjected to harassment, retaliation, and/or discrimination but who have  
come forward and be identified. Defendant University of Alaska System is a public  
ional institution comprised of three main campuses located in Fairbanks (UAF),  
orage (UAA) and Juneau (UAJ). University of Alaska is governed by the University  
ska Board of Regents.

7. By filing this Complaint, it is also the intention of Plaintiffs to give notice to all responsible parties as to all potential causes of action arising from the facts as set out herein. Defendants are instructed to notify all such responsible parties. Moreover, the stating of certain causes of action in this Complaint, and the allegations of certain facts as to said causes of action, are without prejudice to Plaintiffs' right to amend this Complaint at a future juncture, and to state supplemental and/or new causes of action and add new

1 allegations and parties as to any and all causes of action that may be viable due to the  
2 culpable conduct of the responsible parties all of which relate back to the Complaint.

3       8. University of Alaska receives federal funding and is subject to Title IX of the  
4 Education Amendments of 1972, 20 U.S.C. § 1681(a).

5       9. University of Alaska had, at all relevant times, supervisory authority over  
6 University of Alaska, Anchorage its administration, faculty, and staff, including Defendant  
7 Professor David Yesner.

8       10. This Court has jurisdiction pursuant to 28 U.S.C. § 1331 and 28 U.S.C.  
9 §1367. Venue is proper in the Anchorage division of the United States District Court in the  
10 District of Alaska pursuant to 28 U.S.C. § 1391 because *inter alia*, Defendant University  
11 is situated in the Anchorage Division of the District of Alaska, and is subject to this Court's  
12 personal jurisdiction; and the unlawful conduct herein occurred within Anchorage.

13                  **IV. STATEMENT OF FACTS**

14                  **THE UNIVERSITY'S DELIBERATE INDIFFERENCE**

15                  *The University of Alaska failed to comply with Title IX*

16       11. Defendant University of Alaska has a long, painfully embedded history of  
17 mishandling sexual harassment claims by students against other students and by students  
18 against professors, often turning a blind eye to the numerous reports that inundate the  
19 office. Defendant University of Alaska, Anchorage's Title IX office has been grossly  
20 mismanaged with high turnover, lack of leadership, and has been ineffective in addressing  
21 reports and protecting students. The University of Alaska, Anchorage (UAA) hired a new

1 Title IX investigator in June 2017, Sara Childress. A Title IX investigator is required at  
2 every University that is subject to Title IX rules. Childress has admitted that the Office of  
3 Equity and Compliance needs to see significant improvement and a major overhaul with  
4 respect to policies and procedures going forward. The way the office was functioning was  
5 in direct violation of Title IX. Specifically, Childress said she would like to see:

6 "a structure to that office, written expectations, protocols. We have a huge retention  
7 issue in that office, as I am the only one in the office at this point."

8 Retention problems ultimately resulted in an increase in processing times and failure to  
9 timely address reports, if ever.

10 "We are creating expectations for ourselves, creating processes, documentation,  
11 data across the board. We are also, I would say, changing the face of the office. We  
12 are really trying to increase visibility."

13 12. By making these statements, Ms. Childress made it clear that the University  
14 had failed to protect its students and the community against sexual harassment.

15 13. According to an in-depth article by The Northern Light, the University  
16 student newspaper, UAA received over 86 reports of sexual harassment from July 2017 to  
17 June 2018, and not ONE report resulted in discipline of any kind, much less an  
18 investigation. In addition, after conducting a compliance review, the Office of Civil Rights  
19 (OCR) wrote to the University of Alaska President Jim Johnsen, saying that the University  
20 had "violated Title IX" with regards to its response to sexual harassment complaints. The  
21 most serious violation, according to OCR, was the University's processing times being too  
22 long.

1       “During the 2013-2014 academic year, UAF’s case processing time averaged **122**  
2 **days** and the longest time was **567 days**; UAA had an average of 97 days and the  
3 longest case took **403 days**, and UAS provided only one investigative record to OCR  
4 for a case that took **125 days1**

5       14.      The Title IX Rules mandate that reports be resolved within only **60 days**.

6       According to OCR, University of Alaska has violated the Title IX rules for years, hurting  
7 complainants in the process who never received justice.

8       15.      Even the University of Alaska Title IX offices were internally infested with  
9 predators. The misconduct investigator hired by UAF, Patrick Shipwash, was found to have  
10 engaged in sexual misconduct at a previous university where he was employed. UAF failed  
11 to do its due diligence to ensure the investigators it hired were free of sexual misconduct  
12 allegations themselves, compounding the danger in which the University was placing its  
13 students.

14       16.      In 2016, Plaintiff Jane Doe I reported to defendant University of Alaska that  
15 Defendant Yesner had sexually harassed her and then retaliated against her. As part of his  
16 retaliation for her voicing her objections to his comments and advances, Defendant Yesner  
17 had become non-responsive to plaintiff Jane Doe I, even though she required his guidance  
18 as her thesis adviser. Plaintiff Jane Doe I reported Yesner’s bizarre conduct toward her and  
19 non-responsiveness to University of Alaska’s Dean John Petraitis. Once again, the  
20 University responded with an unhelpful non-answer, advising Plaintiff Jane Doe I to

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<sup>1</sup> Cheyenne Mathews, *Red Zone: They came forward. Then what?*, The Northern Light, September 13, 2018 <http://www.thenorthernlight.org/red-zone-they-came-forward-then-what/>.

1 merely “switch advisors.” Someone in the university’s anthropology department could  
2 have provided Plaintiff Jane Doe I with sexual harassment resources, referred her  
3 complaints to the office of equity and compliance, or unilaterally taken it upon themselves  
4 to investigate Yesner. However, none of these actions were taken.

5       17. In 2011, Plaintiff Jane Doe II reported Defendant University of Alaska  
6 employee, Defendant David Yesner’s behavior to a professor at the time and now currently  
7 the Chairwoman of the Anthropology Department at University of Alaska. In her report,  
8 Jane Doe II reported the instances described in more detail below of sexual harassment and  
9 retaliation by Yesner. Plaintiff Jane Doe II had sought the protection of a University leader  
10 by reporting the sexual harassment and retaliation to a University official. The professor  
11 told Plaintiff Jane Doe II that she “should cover up more” so as to not draw attention to  
12 herself and create a distraction. No investigation was ever conducted.

13       18. Sometime in September 2013, Plaintiff Jane Doe II purported to and believed  
14 she was making a formal sexual harassment complaint about the conduct of Defendant  
15 Yesner to the Provost’s office of the University. Instead of taking her complaint seriously  
16 and conducting further investigation, the Provost’s office completely blew her off and  
17 advised simply that it would be best for Plaintiff to “switch advisors”. Plaintiff’s concerns  
18 fell on deaf ears. Although the University Provost’s Office minimized the task of switching  
19 advisors, doing so was laborious, unrealistic, and sets candidates back years in the PhD  
20 process. Plaintiff was already years into her thesis writing and to switch out at such a late  
21 juncture would have required Plaintiff to start the process all over again, starting at point

1 zero, incurring significant costs, and further delaying her graduation and her career for  
2 years. Once again, Plaintiff left feeling deflated and hopeless. No action was taken. No one  
3 followed up.

4       19. Plaintiff Jane Doe IV reported her experiences with Defendant Yesner to her  
5 University of Alaska Graduate Committee Member, who had encouraged Plaintiff to attend  
6 UAA and study under Defendant Yesner. The graduate committee member and her  
7 husband (both of whom were previously graduate students under Defendant Yesner) knew  
8 of Defendant Yesner's sexual harassment and predatory behavior but nevertheless  
9 recommended Plaintiff Jane Doe IV work with Defendant, knowingly placing her in a  
10 dangerous situation with known predator Yesner.

11       20. Whenever Plaintiff Jane Doe IV would complain to this graduate committee  
12 member and her husband about Defendant Yesner's inappropriate comments and gestures  
13 as her advisor, they would both respond with apathy, saying "that's just Yesner" and "do  
14 not believe the stories until it happens to you". They would also remark that "it's just  
15 department politics." These responses were totally inadequate for someone voicing their  
16 concerns about sexual harassment. Furthermore, these comments confirmed that the  
17 University graduate committee member and her husband knew about Defendant's behavior  
18 and yet chose to ignore it and instead defended Defendant Yesner.

19       21. What the University did do was continue to reward Yesner for his sexual  
20 harassment, sweeping the students'/Plaintiffs' complaints under the rug and awarding  
21 Yesner with promotion after promotion within the Anthropology department and within

1 the graduate school in general. Defendant University even appointed Defendant Yesner  
2 Associate Graduate School Dean of UAA for two terms and ultimately proceeded to bestow  
3 “emeritus” status upon Yesner – a highly coveted and one of the more highly prestigious  
4 positions at any university. Once a Professor achieves “emeritus” status, he/she is allowed  
5 unrestricted access to the University forever. He/she can come and go as she pleases  
6 without any supervision. Despite extensive reports of Defendant Yesner’s history of  
7 sexually harassing and sexually abusing female students, the University was going to allow  
8 him even more leeway and an unfettered gateway to prey on young female students on  
9 campus.

10       22. Plaintiff Jane Doe II and Plaintiff Jane Doe I constantly reported Defendant  
11 Yesner’s inappropriate and violative behavior to professors and other faculty members at  
12 the University. However, University Faculty Members and leaders either refused to or  
13 failed to take Plaintiffs’ reports seriously, often responding to the women’s reports with:  
14 “Oh, that’s just David being David.”

15       23. Once Plaintiff Jane Doe II learned that Professor David Yesner was a  
16 candidate for Emeritus status, she, along with the other women victimized by Defendant  
17 Yesner, once again reported David Yesner, this time to Chancellor Sam Gingerich via  
18 email. As is consistent with the University’s ongoing indifference and inaction, Chancellor  
19 Gingerich apparently ignored Plaintiff Jane Doe II’s email and never responded. Plaintiff  
20 Jane Doe II was forced to send the email again to Chancellor Gingerich on December 11,  
21 2017. The email read as follows:

COMPLAINT - 9

1 Dear Chancellor Gingerich,

2 I'm emailing you today to add my voice to those of other students from the  
3 Anthropology department who strongly oppose granting Dr. David Yesner emeritus  
4 status at our university. I am David's last graduate student, in fact, my diploma  
5 hasn't been issued yet, so writing to you makes me nervous. However, I feel like I  
6 have to say something.

7 David was my thesis advisor for seven years, and his incompetence as an advisor,  
8 archaeologist, and mentor can't be understated. He failed repeatedly in his academic  
9 duties to me. His general poor performance in his role is a large part of the reason  
10 why it took me over seven years to complete a three-year degree.

11 The phrase I found the most helpful in dealing with David was, "You can't talk to  
12 me that way." I used it when he asked me to spank him for failing to perform a task  
13 I requested. I used it when he complimented my clothing. I used it when he  
14 complimented my body. I used it when he said, "if I were 30 years younger, I'd like  
15 to 'be with you.' David made a habit of staring directly at my breasts while we  
16 talked, of grazing his hands against my breasts, or my butt whenever he could. He  
17 frequently put his hand on the small of my back, and would rub in little circle, just  
18 above my butt. I asked him to stop touching me on a number of occasions. I started  
19 showing up to our meetings wearing my winter parka, and refusing to remove it. On  
20 more than one occasion, I'd come in for a meeting, and his fly would be undone.  
21 David had well-organized, graphic pornography on the laboratory computer we  
22 shared. Occasionally, I would come in to the lab, and find it just...open. As I  
23 searched through the records of the Broken Mammoth collection (which were and  
24 are a shambles) to do my thesis research, I found photographs of excavations at the  
25 field site, where an artifact or feature was cropped from the frame of the photograph  
26 to better feature the student's breasts. I found print outs of pornography. I stopped  
27 going to meetings where I might be alone with him. I refused to have "closed-door"  
28 meetings in his office.

29 David also advised my former boyfriend. He would ask my boyfriend about our sex  
30 life. David told my partner that he knew we'd get together because they had the  
31 same taste in women, and then referenced my breasts. David told my partner (within  
32 my earshot) that it didn't matter how I did in school, because I was going to be such  
33 a great wife for him. My disgust and feeling that I was the object of sexual desire  
34 kept me from wanting to work with David. I delayed my work, and didn't fully  
35 commit to writing my thesis until I moved out of state, and finally felt like I could  
36 work on the collection that I cared about without worrying that I would be treated  
37 like a sex object. These are all such small stories of the harassment I faced. Imagine  
38 these stories, over and over and over and over again, for seven

COMPLAINT - 10

1 years. It was a relentless stream of objectification and demeaning behavior that left  
2 me in frustrated and angry tears.

3 I'd like to emphasize that David wielded considerable power over me. In my tenure  
4 as his student he was also an associate Dean in the Graduate School, and he is the  
5 Principal Investigator of the archaeological site where I did my thesis research.  
6 Leaving, complaining, or switching advisors, never felt like an option. Additionally,  
7 I felt unsupported by my faculty, and the university. David's behavior was an 'open  
8 secret.' I was told frequently that his actions were gross, but harmless, and some of  
9 this behavior was laughable, a product of another time. When he was offered the  
10 Dean position, I felt like there was nothing I could do. When I think back at my time  
11 at UAA, I think most often of the helplessness, powerlessness, disgust, and  
12 disrespect I felt on a regular basis. David effectively curtailed my scholarship, my  
13 desire to be an archaeologist, and my desire to work in academics. I came in to UAA  
14 with the goal of continuing on to a Ph.D. program, but working with David, and  
15 dealing with UAA squashed that desire from me. His behavior directly blocked my  
16 progression as a scientist.

17 I understand that you are unlikely to revoke this status, but I want you to know, that  
18 as someone who worked closely with David, I strongly, and deeply oppose this  
19 decision. This is an opportunity for the university to stand up for its female students,  
20 and to apologize for the sexual harassment I was subjected to, on a regular basis, for  
21 seven years of my life. I am deeply disappointed and furiously angry that this is  
22 happening. It feels like a slap in the face, and if feels like institutional support of  
23 someone who I view as a serial predator. I felt unsafe in his presence, I felt like I  
24 had no place to go within the university to voice my complaints, and this kind of  
25 thing is exactly why. It is not a secret that David Yesner is inappropriate with his  
26 female students. This is something known to the department, the college, and the  
27 University Title IX office. I've complained and contributed to investigations, and  
28 nothing happened. Choices like granting David Yesner emeritus status directly  
29 contribute to a culture of sexual harassment that keeps women out of science and  
30 the academy. Every faculty member who nominated him, everyone who refused to  
31 object to his nomination, and you are complicit in creating an environment that is  
32 hostile to women. In this age of #metoo, and the ousting of serial sexual harassers  
33 in the entertainment, media, political, and academic worlds, it is beyond tone deaf,  
34 to grant an honor like this to someone like Dr. Yesner.

35 Speaking publicly about my experience with David is not something I shy away  
36 from. This isn't second hand information, and it's not hearsay. These are my  
37 experiences with UAA, the Anthropology Department, and my faculty advisor. I  
38 have cautioned female students about working with him, and I've advised incoming  
39 students looking to study Pleistocene archaeology to not only not work with David,  
40 but to go to other schools.

COMPLAINT - 11

1 I have already said it, but I am disappointed in UAA. Please feel free to forward this  
2 email to anyone you'd like.

3 24. Plaintiffs Jane Doe III, Jane Doe V, and a third female victim co-authored a  
4 letter which they sent to Chancellor Gingerich on December 8, 2017 upon hearing of  
5 Defendant Yesner's pending emeritus status. The letter reads as follows:

6 Chancellor Gingerich,

7 The purpose of this letter is to request that the University of Alaska Anchorage wait  
8 on announcing the award of Professor Emeritus to Dr. David Yesner of the  
9 Department of Anthropology, until it can be determined that he meets the  
10 requirements of the role. While there has not been an official announcement that he  
11 has been awarded Emeritus, we have witnessed Dr. Yesner moving the contents of  
12 his office into the emeritus space within the Beatrice McDonald Hall. We have also  
13 overheard conversations between Dr. Yesner and another emeritus faculty member  
14 concerning sharing the space.

15 The title and rank of Emeritus is said to be bestowed upon professors who promote  
16 student success, advance their department, and represent the ideals of the  
17 University. We believe that this title should not be awarded to a professor who does  
18 not exemplify these characteristics, and ask that you take this under consideration  
19 before awarding Emeritus to Dr. Yesner. It has come to our attention that Dr. David  
20 Yesner has had Title IX complaints filed against him by colleagues of ours. While  
21 we do not know the status of these investigations, we have heard of the incidents  
22 from the individuals who filed them. Additionally, complaints have been made to  
23 Dean Petraitis in regards to quality of instruction in the classroom.

24 Importantly, the University of Alaska Anchorage's 2020 initiative identifies the  
25 main goal as to "Advance a culture of institutional excellence that inspires and  
26 enables student, faculty, and staff success". Also, UAA's Office of Equity and  
27 Compliance website states that their mission is ensuring a climate of equity, respect,  
28 and safety. "The UAA Office of Equity and Compliance affirms its commitment to  
29 a safe and healthy educational and work environment in which educational  
30 programs, employment and activities are free of discrimination and harassment".  
31 We question if awarding Emeritus to Dr. Yesner reflects the goals and mission of  
32 the University of Alaska Anchorage, and respectfully request that a delay of this  
33 announcement be considered.

34 If you have any questions, or would like to discuss further issues, the signatories of  
35 this letter are available to meet in person at your convenience.

COMPLAINT - 12

1       25. This time, instead of ignoring the female complainants, Chancellor  
2 Gingerich responded by stating that the “[emeritus] process was completed weeks ago”  
3 and “the Commencement Program [had already] been finalized”. His response failed to  
4 address any of the sexual harassment and discrimination reports and clearly communicated  
5 to Plaintiffs that their appeals for help from the University were nothing more than an  
6 annoyance to him.

7       26. Plaintiff Jane Doe IV submitted a letter to Chancellor Gingerich on  
8 December 8, 2017, reporting harassment and discrimination by Defendant Yesner. In  
9 response to her letter, she was referred to the University’s Title IX investigators. Plaintiff  
10 Jane Doe IV repeatedly attempted to gain assistance from Defendant University’s Title IX  
11 Office. The University’s Title IX Office first ignored her calls for assistance and then was  
12 dismissive and disrespectful.

13       27. The University’s Title IX office failed to return Plaintiff Jane Doe IV’s calls  
14 to receive a status update on her report. After no response from the University and desperate  
15 to gain some assistance, Jane Doe IV resorted to calling the Office two to three times a  
16 week for months on end to no avail. When she did finally hear back from someone at the  
17 University’s Title IX office, the investigator told Jane Doe IV that she was so “tired” of  
18 Plaintiffs’ calls, leading Plaintiff to believe that the Office was not taking her claims  
19 seriously or taking any action with respect to her reports about Defendant Yesner. The  
20 University’s Title IX Office was more concerned about protecting Defendant University’s  
21 reputation than protecting its students. By the time the office got back to Plaintiff, the

1 investigation into Professor Yesner and report were already close to being completed and  
2 released.

3       28. The University’s Title IX Office did not provide information about victim  
4 resources and referrals for support to Plaintiff Jane Doe IV, as is required. The University  
5 did not inform Jane Doe IV of available resources on campus for survivors of sexual  
6 harassment.

7       29. Additionally, Plaintiff Jane Doe IV was made aware that the Title IX Office  
8 was severely understaffed after a Title IX investigator mentioned that **they do not have**  
9 **anyone specifically working to answer the phones and that employees trade off taking**  
10 **days to answer phones.** This dearth of employees leads to reports falling through the  
11 cracks and sexual harassment to continue.

12       30. The safety and wellbeing of female students came a distant second to the  
13 University’s desire to protect its reputation and fundraising efforts. The University chose  
14 convenience and money to the detriment of their students, specifically Plaintiffs and the  
15 other victims of Professor Yesner.

16       31. Only recently, after the report was released and drew media attention, did  
17 Defendant University hand down any “punishment” to Professor Yesner. The University  
18 has banned Professor Yesner from the University campus and from affiliating with the  
19 University of Alaska. Judging by his past actions and his recent attendance at the Society  
20 for American Archaeology (SAA) Conference discussed below where UAA students were  
21 presenting and where they would be vulnerable to Defendant Yesner’s predatory behavior,

1 Defendant Yesner most likely has no intention of abiding by the “punishment” handed  
2 down by the University.

3           32. The University had opportunity after opportunity to do the right thing and  
4 take a stand, but instead of prioritizing the safety and well-being of its students, the  
5 University chose to protect Professor Yesner over its students, including Plaintiffs.

6           33. At the very least, Defendant Yesner's punishment should have been  
7 termination from the University a long time ago but instead the University chose to protect  
8 him and continued to provide young female students as prey to a known predator.

## **GENERAL ALLEGATIONS OF PLAINTIFF JANE DOE I**

## **SEXUAL HARASSMENT**

**“Sexual harassment” is defined as:**

“. . . unwelcome sexual advances, requests for sexual favors, unwanted and repetitive messages of a sexual nature, unsolicited and unwelcome transmission of images of a lewd or sexual nature, or other verbal or physical conduct of a sexual nature where:

**(a) submission to such conduct is made, either explicitly or implicitly, a term or condition of an individual's employment or education.**

**(b) submission to or rejection of such conduct by an individual is used as the basis for retaliation, or for other employment or academic decisions affecting that individual; or**

(c) the conduct creates a hostile environment.”

*Defendant Yesner used his position of power and privilege to gain Plaintiff's*

*trust.*

<sup>2</sup> University Regulation R01.04.010(B)(2).  
COMPLAINT - 15

1       34. Plaintiff Jane Doe I first met Defendant Yesner in 2010 as an undergraduate  
2 student at University of Alaska. She would work at archaeological sites referred to as field  
3 schools<sup>3</sup>, where students from different universities would gather for the summer to  
4 participate in archeological digs under the supervision of professors such as Defendant  
5 Yesner.

6       35. Defendant Yesner was Plaintiff Jane Doe I's Anthropology Graduate School  
7 Advisor from 2011 to the end of 2016/early 2017. He was also Plaintiff's instructor for her  
8 field school in 2010 at the Broken Mammoth Archaeological Site near Delta Junction.  
9 Plaintiff served as Defendant Yesner's Teaching Assistant for one semester as well.

10      36. Defendant Yesner was considered by many to be one of the most well-known  
11 and highly regarded faculty members in the Anthropology Department and at the  
12 University in general. To his students devoted to the study of archaeology, Defendant  
13 Yesner was larger than life. He had contributed to several books on the subject of  
14 anthropology and archaeology and was celebrated as a legendary figure in the community  
15 for being the primary authority for the Broken Mammoth Archaeological Site, one of the  
16 oldest and most exciting archaeology sites in North America. He was invited to speak at  
17 conferences around the world, including Europe and South America. Plaintiff commented  
18 that Professor Yesner's name was listed all over her textbooks in undergraduate school and

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<sup>3</sup> Field school is a class that is required to obtain a bachelor's degree in Anthropology.

1 she, along with other students, idolized him, studying his methods and dreaming of being  
2 his student one day.

3       37. Defendant Yesner was the person who encouraged Plaintiff to only apply to  
4 Defendant University of Alaska for graduate school, forgoing other coveted graduate  
5 school applications and acceptances, and recruited her to the program. Plaintiff  
6 detrimentally relied on Defendant Yesner's advisement to attend his program. Once  
7 Defendant Yesner blessed a student's admittance, it was very likely that the student would  
8 be admitted to the program. Defendant Yesner possessed a substantial amount of clout  
9 within the University.

10                     *Defendant Yesner directed grotesque and sexually charged comments and*  
11                     *unwanted staring at Plaintiff Jane Doe I.*

12       38. After Plaintiff Jane Doe I enrolled in Defendant Yesner's course, Defendant  
13 Yesner began to more overtly display his sexual interest in Plaintiff.

14       39. Plaintiff remembered one particular disturbing encounter that stuck with her  
15 early in her acquaintance with him at Broken Mammoth. At the time, Plaintiff was just 27  
16 years old. Defendant Yesner asked Plaintiff if she ever wore heels while looking the  
17 Plaintiff up and down in a sexually explicit way, conveying to her that he was imagining  
18 what "she would look like in heels." The incessant staring deeply unnerved Plaintiff, as did  
19 Defendant Yesner's excited verbal response to her confirmation of wearing heels.

20       40. Another disturbing event occurred with Defendant Yesner when Defendant  
21 Yesner and Plaintiff were working together alone at the UAA Anthropology Lab and

1 Defendant Yesner invited Plaintiff out to dinner. These solitary occurrences with  
2 Defendant Yesner were not a fluke. Defendant Yesner would purposely attempt to get  
3 students alone in a room with him so he could assert his dominance and power. It was one  
4 of Defendant's many deceptive tactics to prey on unsuspecting female students. Plaintiff  
5 and Defendant proceeded to dinner at a restaurant in Anchorage called "Ginger". What  
6 Plaintiff thought was going to be an educational and professional conversation regarding  
7 her class performance and grades quickly devolved into a conversation of sexual nature.  
8 Defendant Yesner repeatedly asked Plaintiff what she was doing for the rest of the night to  
9 which Plaintiff replied that she was studying. Defendant emphasized to Plaintiff that his  
10 wife was out of town and insinuated that Plaintiff should join him at his house, staring  
11 directly into Plaintiff's eyes as he made the comment. Plaintiff was deeply and memorably  
12 unnerved by Defendant Yesner's facial expression while he was trying to coax her to his  
13 home. Plaintiff politely declined the offer, but was justifiably concerned that her rejection  
14 would negatively affect her necessary academic relationship with Defendant Yesner.  
15 Plaintiff had seen Defendant Yesner lose interest in his students, specifically Plaintiff Jane  
16 Doe II, for rejecting his advances.

17       41. Plaintiff Jane Doe I recalls being unsettled while at field school back in 2010  
18 with David Yesner at the Broken Mammoth site. He encouraged drinking of alcohol and  
19 would make sexually suggestive comments such as "What happens at Broken Mammoth  
20 stays at Broken Mammoth", insinuating that questionable conduct would occur and would  
21 be acceptable at what should be a professional and educational setting.

COMPLAINT - 18

1       42. Defendant Yesner allowed a known sexual predator Mike Farrell to come  
2 and “volunteer” at the field school site where he would prey on young female students,  
3 including Plaintiff Jane Doe I. Farrell made students, including Jane Doe I, uncomfortable  
4 while living and working at Broken Mammoth. He was not supposed to be on the site, but  
5 Defendant Yesner allowed his presence and his conduct to continue, making the female  
6 students feel uncomfortable. He signed no formal paperwork and the students were not told  
7 Farrell would be at the site prior to enrolling in the field school.

8       43. Upon information and belief, Mike Farrell was eventually expelled from  
9 University of Alaska for sexual harassment at a field school for which he was the authority  
10 figure.

11       44. Because it was frequently hot during site digs, Plaintiff Jane Doe I and other  
12 female students would have to remove layers of clothing, often down to sports bras, to  
13 continue working in the heat. The students would be working in the dirt, down on all fours  
14 to conduct digs, and Defendant Yesner would immediately walk over and start taking  
15 photographs of the women in their bras and shorts.

16       45. Plaintiff Jane Doe I remembers another reoccurring incident when a female  
17 student would breastfeed her baby on site and Defendant Yesner would move to be closer  
18 to the breastfeeding female student and stare at the female's breasts unabashedly.

## **RETALIATION**

20                   *Defendant Yesner retaliated against Plaintiff for denying his sexual  
21                   advances by delaying the grading of her exams.*

1       46. Defendant Yesner retaliated against Plaintiff Jane Doe I for rejecting his  
2 sexual advances by failing to grade her comprehensive exam and preventing her from  
3 continuing her progress and graduating. Grading Jane Doe I's comprehensive exam should  
4 have taken only five weeks at the most, but Defendant took two and a half years to grade  
5 it.

6       47. This delay in grading and lack of direction from Defendant Yesner  
7 unfortunately forced Plaintiff to withdraw from the University of Alaska and give up her  
8 dreams of working as a Professional Archaeologist. Without a master's degree, one cannot  
9 work as a Professional Archaeologist. A master's degree in Anthropology is required by  
10 36 CFR 800.2(1) in order to become licensed and conduct unsupervised work at dig sites.<sup>4</sup>  
11 All her years of hard work and money were forfeited due to Defendant University of Alaska  
12 and Defendant Yesner's actions. The pervasive sexual harassment and lack of direction  
13 from Defendant Yesner put Plaintiff in an impossible situation. Defendant Yesner knew  
14 that he was effectively sabotaging Plaintiff's career and destroying her hopes of working  
15 as a professional archaeologist in the field. Plaintiff Jane Doe I's career trajectory was  
16 destroyed and yet she must still bear the burden of crushing student loan debt and accrual  
17 of interest on the student loan debt. Plaintiff could have been making an annual salary in

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<sup>4</sup> See *See Archeology and Historic Preservation: Secretary of the Interior's Standards and Guidelines*, [https://www.nps.gov/history/local-law/arch\\_stnds\\_9.htm](https://www.nps.gov/history/local-law/arch_stnds_9.htm) (last visited May 2019);  
39 CFR Part 800 – Protection of Historic Properties (August 2004),  
<http://dnr.alaska.gov/parks/oha/shpo/36cfr800.pdf>.

1 her profession of choice but Defendants' actions derailed her academically, personally, and  
2 financially.

3 **SEXUAL EXPLOITATION**

4 ***Defendant Yesner took several compromising photos of Plaintiff without her consent  
and stored them in his computer for his own sexual gratification.***

5 48. "Sexual Exploitation" occurs when a person takes non-consensual or abusive  
6 sexual advantage of another for the person's own advantage or benefit, or to benefit or  
7 advantage anyone other than the one being exploited. It includes but is not limited to:  
8 invasion of sexual privacy, prostituting another person, non-consensual video or audio-  
9 taping of sexual activity, going beyond the boundaries of consent (such as secretly letting  
10 others watch consensual sex), engaging in voyeurism; knowingly transmitting an STI or  
11 STD or HIV to another individual without his or her knowledge; sexually-based stalking  
12 and/or bullying.<sup>5</sup>

14 49. According to the report, Defendant Yesner kept photographs on his computer  
15 desktop associated with his work with the University. However, a significant amount of  
16 the photographs taken from the Broken Mammoth Archaeological site turned out to be of  
17 a specific individual—Plaintiff Jane Doe I. According to the report, these photographs  
18 often depicted Jane Doe I in a sports bra and shorts and appeared to include no other  
19 significant archeological feature. The sexual nature of the photographs is striking. The

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<sup>5</sup> University Policy R.01.04.010(B)(5).

1 pictures show that Defendant Yesner was zeroing in on Plaintiff's breasts and buttocks  
2 with his camera when Plaintiff thought Defendant Yesner was taking photos of the  
3 archaeological site and artifacts. The nature of the work required participants to pose in  
4 awkward positions, such as bending down on all fours to retrieve materials from the dirt,  
5 which lent itself to predatory behavior by Professors, including Defendant Yesner.

6 50. Plaintiff did NOT consent to be photographed in a sexual nature.

7 51. Upon information and belief, Defendant Yesner would often masturbate to  
8 photographs of Plaintiff Jane Doe I.

9 52. The sexual nature of the photographs is supported by the presence of the  
10 pictures in a subfolder entitled "Personal" on Defendant Yesner's computer, which  
11 included photographs all of a similar sexualized nature.

12 53. The sexual nature of Defendant Yesner's comments to Plaintiff is supported  
13 by the photographs depicting Plaintiff in compromising positions for his own sexual  
14 amusement.

15 54. Defendant Yesner clearly took a sexual interest in Plaintiff that was beyond  
16 a normal professor-student relationship. Thus, his unwelcome sexual advances towards  
17 Plaintiff, his storage of non-consensual photographs and unwanted and repetitive messages  
18 of a sexual nature subjected Plaintiff to pervasive sexual harassment.

19 55. Plaintiff was not aware that these photographs of her existed or that  
20 Defendant Yesner kept them in his possession until March 15, 2019, when a final  
21 investigative report on Defendant Yesner was released. The report was the culmination of

1 a thorough investigation of Defendant Yesner's decades long harassment and numerous  
2 Title IX violations by the Defendant University. The report is discussed later in this  
3 Complaint. The pain and suffering that Plaintiff Jane Doe I has now had to grapple with  
4 upon learning of these photographs is immeasurable and emotionally crippling.

5 **GENERAL ALLEGATIONS OF PLAINTIFF JANE DOE II**

6 **SEXUAL HARASSMENT**

7 ***Defendant Yesner was a serial predator who made unwanted sexual advances towards  
8 Plaintiff Jane Doe II as well as sexually explicit and suggestive comments.***

9 56. Plaintiff Jane Doe II first met Defendant Yesner when they were working on  
10 the Little John site in Yukon, Canada in 2009.

11 57. Plaintiff Jane Doe II commenced her graduate studies in Anthropology at  
12 University of Alaska in 2010. Defendant Yesner was her thesis advisor.

13 58. It was a well-known and recurring problem at the University that Defendant  
14 Yesner would intensely stare at women's breasts. He would stare directly at women's  
15 breasts, including Plaintiff Jane Doe II, when talking with them. Whenever she would  
16 engage in conversation with Defendant Yesner, he would automatically zero in on her  
17 breasts, making Plaintiff Jane Doe II feel extremely humiliated and uncomfortable.  
18 Plaintiff Jane Doe II was often forced to tell Defendant Yesner to stop.

19 59. At one point, Defendant Yesner directly stated to Plaintiff Jane Doe II, "if I  
20 were 30 years younger, I would be interested in you", that "you are beautiful", and "if I  
21 were not married, I would love to be with you sexually." These comments fostered a highly

1 inappropriate environment within the classroom and outside of the classroom as her thesis  
2 advisor. Plaintiff Jane Doe II and Defendant Yesner should have been able to form a  
3 functional, professional relationship because they were frequently required to work  
4 together one-on-one, but any effective academic relationship was ruined by Defendant  
5 Yesner's actions.

6 60. When Plaintiff Jane Doe II communicated dissatisfaction that her  
7 comprehensive exam was taking so long to grade, Defendant Yesner responded that  
8 "maybe [she] needed to give [him] a spanking so that [he] would do better."

9 61. Plaintiff Jane Doe II's longtime boyfriend was also one of Defendant  
10 Yesner's students at the time. Defendant Yesner would routinely question him about his  
11 sex life with Plaintiff Jane Doe II, asking about intimate details.

12 62. Defendant Yesner also would tell Plaintiff Jane Doe II's boyfriend at the time  
13 that it did not matter how well she did in school because she was going to be a good wife  
14 for him, indicating that Defendant Yesner viewed Plaintiff Jane Doe II as nothing more  
15 than a sex object, rather than as a fellow aspiring professional and treating her as such.

16 63. Plaintiff Jane Doe II once walked in on Defendant Yesner masturbating in  
17 his office during work hours.

18 ***Defendant Yesner engaged in nonconsensual touching of Plaintiff Jane Doe II.***

19 64. The unwanted touching by Defendant Yesner was pervasive. Whenever  
20 Defendant Yesner spoke with Plaintiff Jane Doe II, he would stare at her breasts and he  
21 would find ways for his hands to make contact with her breasts and buttocks.

1       65. Whenever Plaintiff Jane Doe II was in the lab and looking at a sample,  
2 Defendant Yesner would suddenly appear behind her, grazing her breasts as he leaned in  
3 over her with his arms and hands outstretched to supervise her work.

4       66. Defendant Yesner would often inappropriately hug students, including  
5 Plaintiff. Defendant Yesner would put his hand on the small of her back and rub in circles  
6 just above her buttocks, lingering in the hug for several minutes to which Plaintiff Jane  
7 Doe II had no escape. He would also intentionally brush his hand across Plaintiff's breasts  
8 in the process of hugging her and often times leave his hand wrapped around her hip.

9       67. Plaintiff Jane Doe II remarked that Defendant Yesner was a "serial predator",  
10 and that she always felt unsafe in his presence.

11       68. The most recent incident of sexual harassment experienced by Plaintiff Jane  
12 Doe II was in November 2017. Since Defendant Yesner was Plaintiff Jane Doe II's advisor,  
13 she was required to ask for a photograph of herself from Defendant Yesner to put on her  
14 poster that would be displayed on campus, advertising her thesis presentation. A respectful  
15 and appropriate professor would have sent in a professional photograph. Defendant Yesner  
16 chose something quite different. He perused Plaintiff Jane Doe II's Instagram account and  
17 selected a sexually suggestive photograph of Plaintiff Jane Doe II, showing her cleavage.  
18 This action was highly inappropriate, even prompting Diane Hanson, the Chair of the  
19 Anthropology Department, to reply in an email to Dean John Petraitis with a worried  
20 message, "Have you seen [Jane Doe II]'s poster?"

1        69. Furthermore, even after Plaintiff Jane Doe II asked for the photograph to be  
2 removed in an email to the Dean and Chairwoman, the sexually suggestive photograph was  
3 still put on the poster and displayed around campus for everyone to see. Plaintiff Jane Doe  
4 II had to go around campus herself, taking down the posters.

5       70. The photograph was eventually changed and the poster corrected, but it was  
6 too late. The damage had been done to Plaintiff Jane Doe II's professional reputation, as  
7 well her psyche and morale. She has had to endure the humiliation for years.

8       71. This inappropriate behavior had become so common with Defendant Yesner  
9 and so pervasive that it made it impossible for Plaintiff Jane Doe II to engage in her thesis  
10 work unmolested, as she was entitled to.

***Defendant Yesner subjected Plaintiff Jane Doe II to pornography that was stored on his computer.***

13       72. Defendant Yesner engaged in the unsolicited and unwelcome transmission  
14 of lewd images when he allowed Plaintiff Jane Doe II unrestricted access to his University  
15 computer knowing that pornography was present on his hard drive.

16       73. Plaintiff Jane Doe II was forced to view pornography in an educational  
17 setting. She stated that Defendant Yesner stored an extensive collection of pornography on  
18 his University computer.

19       74. Plaintiff Jane Doe II found the material in a file labelled “Calendar”, that was  
20 shockingly filled with pornographic images. Defendant Yesner went to great lengths to  
21 save the images in specific folders and subfolders categorized by hair and body type.

1 Plaintiff Jane Doe II also remembers typing the word “title” into Defendant’s computer  
2 when she was looking for a certain file she sent to Defendant and instead found “Big Titty  
3 Bonanza” in the search.

4 75. Pornographic images were also found in a folder on Defendant Yesner’s  
5 University desktop labelled “Chloe Rose” so as to conceal his vast collection. Eerily, most  
6 of the women in the images bore a striking resemblance to Plaintiff Jane Doe II.

7 76. In the folder, there were approximately 50 images of pornography. The  
8 photographs primarily featured the same large breasted women in revealing positions. Both  
9 female and male genitalia were depicted. What should have been an educational  
10 environment for Plaintiff Jane Doe II was debased by Defendant Yesner subjecting  
11 Plaintiff to pornographic images.

12 77. Plaintiff Jane Doe II observed pornography on Defendant Yesner’s computer  
13 that she shared with him. The pornographic pictures would be left open on his computer  
14 when she came into the lab and Defendant Yesner would be elsewhere.

15 78. Plaintiff Jane Doe II discovered several Sports Illustrated pin-up photographs  
16 of bikini clad women mixed in with the field notes from the Broken Mammoth site.

17 79. Plaintiff Jane Doe II also observed numerous pictures of students excavating  
18 and working at sites that were cropped so that the photographs were focused on the  
19 students’ breasts.

## RETALIATION

***Defendant Yesner retaliated against Plaintiff Jane Doe II when she rejected his sexual advances.***

80. Defendant Yesner turned Plaintiff Jane Doe II's experience at University into a nightmare by retaliating against her after she rejected his sexual advances. Defendant Yesner demonstrated a clear pattern of retaliating against his female students who denied his sexual advances and harassment.

81. If Plaintiff Jane Doe II did not give into his flirtations, flatter him enough or respond to his sexual advances, Defendant Yesner would engage in radio silence, cutting off any contact with Plaintiff Jane Doe II and failing to give any attention to her work. This retaliatory behavior blockaded and severely stalled Plaintiff Jane Doe II's academic and professional progress. After she rejected his sexual advances, Plaintiff Jane Doe II could not reach Defendant Yesner to complete her work. He even blocked her access to collections that Plaintiff needed to access and review in order to complete her work.

82. Plaintiff Jane Doe II frequently told Defendant Yesner that his behavior was inappropriate and would say "Professor Yesner, you cannot say that to me. Do not ever talk to me that way again please." However, whenever she would tell Defendant Yesner to stop, he would stop talking to her for six months at a time, which greatly affected her because she needed his support in his role as her advisor.

83. Defendant Yesner would also remove important artifacts from the classroom that Plaintiff needed and hide them in his home for months at a time, making it difficult for

1 Plaintiff Jane Doe II to progress through her studies and effectively sabotaging her work  
2 product.

3       84. The most egregious instance of retaliation was Defendant Yesner's deliberate  
4 failure to review Plaintiff Jane Doe II's final thesis paper, which she needed in order to  
5 graduate from the program. Despite repeated attempts to contact Defendant Yesner about  
6 her thesis paper via email, phone, and scheduled in-person meetings, Plaintiff Jane Doe II  
7 could not get him to respond.

8       85. Plaintiff Jane Doe II eventually reported the problem to the Associate Dean  
9 of Social Sciences Division, College of Arts and Science, John Petraitis, and Chairwoman  
10 Diane Hanson involved by including them on an email chain. Dean Petraitis provided  
11 Plaintiff Jane Doe II with a tone-deaf response:

12           “Have you tried calling David at home?”

13       When Dean Petraitis made this comment, he was already aware that Defendant  
14 Yesner had made Plaintiff Jane Doe II feel extremely uncomfortable during her time as his  
15 advisee and yet he suggested Plaintiff Jane Doe II to further subject herself to Yesner in a  
16 personal, unprofessional setting by calling his house on her cell phone during non-working  
17 hours. Only after Plaintiff's email to the Dean and Chairwoman did Defendant Yesner  
18 finally reply to Plaintiff Jane Doe II's emails.

19       86. Due to the retaliation by Defendant Yesner, it took nine years for Plaintiff  
20 Jane Doe II to complete her graduate degree when the program should only have lasted 3-  
21 5 years, at the most. Those additional years that Plaintiff Jane Doe II had to endure caused

her to lose out on coveted job positions within the anthropology field and delayed her chances at making an income. Plaintiff Jane Doe II could have been making a salary of \$60,000 a year or more by now.

4       87. Instead, she was forced to take out more loans to pay for school and forced  
5 her into even more debt. All because of Defendant Yesner's sexual harassment and the  
6 University's lack of responsiveness. Defendant Yesner and Defendant University of  
7 Alaska need to be held accountable for their actions or lack thereof.

## GENERAL ALLEGATIONS OF PLAINTIFF JANE DOE III

## **SEXUAL HARASSMENT**

***Defendant Yesner engaged in sexual harassment of Plaintiff Jane Doe III by inappropriate staring and threatening conduct.***

12       88. Plaintiff Jane Doe III first heard of Defendant Yesner when she enrolled at  
13 Defendant University as a first-year graduate student in August 2016.

14       89. Plaintiff was immediately warned by other female students to not be alone in  
15 a room with Defendant Yesner under any circumstances due to his predatory behavior,  
16 which deeply concerned Plaintiff especially as a new student in a new environment.

17       90. Plaintiff recalled that each time she had an interaction with Defendant Yesner  
18 he would stare lasciviously at her breasts for the duration of the conversation, making  
19 Plaintiff very uncomfortable.

1       91. One particularly unsettling incident occurred sometime in October 2017<sup>6</sup> on  
2 campus when Plaintiff Jane Doe III was alone in a classroom performing a necropsy of a  
3 bear for one of her courses. While she was performing work on the specimen, Defendant  
4 Yesner suddenly appeared in the doorway, intensely staring at Plaintiff and standing in  
5 silence just watching her. Plaintiff was frozen with fear. Defendant Yesner had positioned  
6 himself in a way so that Plaintiff's egress from the room was completely blocked. She had  
7 no way out. Plaintiff managed to position herself so that the table was in between Defendant  
8 and herself. Within a few minutes, Defendant Yesner began to walk slowly towards  
9 Plaintiff in a threatening manner, still without saying anything. In an attempt to protect  
10 herself, Plaintiff chose to jump over the bear carcass on the floor instead of going around  
11 the table so she could be out of arms reach from Defendant. Plaintiff made a quick exit out  
12 of the room, running as far away as she could down the halls. The incident was branded  
13 into Plaintiff's memory, causing significant distress to this day.

14       92. Plaintiff immediately relayed this incident to her professor and advisor who  
15 was also a reporter for Title IX.

16       93. Plaintiff also recalls incidents in the Fall of 2017 in a geology class in which  
17 she was enrolled. Defendant Yesner would often audit the class and intentionally sit  
18 directly behind Plaintiff. He would lean in close where Plaintiff could feel his breath down  
19 her neck and make bizarre, inappropriate comments.

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<sup>6</sup> It should be noted that even though Defendant Yesner had "retired" as a Professor at that time he was still allowed to roam freely around campus, interact with female students and come and go as he pleased.

1       94. Plaintiff was forced into an uncomfortable and unprofessional atmosphere  
2 due to Defendant Yesner's sexual harassment. Based on the University's inaction, Plaintiff  
3 believed she had no recourse other than to submit herself to Defendant Yesner's  
4 inappropriate physical conduct of a sexual nature as a condition of her education.

5       95. Plaintiff Jane Doe III found that her complaints to Defendant University were  
6 met with an apathetic response, which, in turn, discouraged her from pursuing her degree.

7        96. Plaintiff's work and studies were significantly affected by Defendant  
8 Yesner's harassment and Defendant University's indifference to the situation.

## **GENERAL ALLEGATIONS OF PLAINTIFF JANE DOE IV**

## **SEXUAL HARASSMENT**

***Defendant Yesner made sexually explicit and suggestive comments to Plaintiff Jane Doe IV as well as unwanted staring.***

13       97. Plaintiff Jane Doe IV first met Defendant Yesner as an undergraduate student  
14 at field school in 2013 and during summer work before entering UAA's graduate program  
15 in 2014 and 2015.

16       98. Defendant Yesner was assigned by Defendant University to be Plaintiff's  
17 advisor when she enrolled in the graduate program in Fall 2015.

18        99. On one occasion, Defendant Yesner revealed to Plaintiff that he cheated on  
19 his wife with another woman. Plaintiff was confused as to why, as her advisor in a  
20 professional setting, Defendant was telling her this intimate, sexual information. Defendant  
21 Yesner's sexual conversations made her feel extremely uncomfortable.

1           100. Defendant Yesner made disturbing comments to Plaintiff during her advisor  
2 meetings with him. This made her uncomfortable and fearful of attending her required  
3 advisor meetings. Defendant Yesner told Plaintiff that he wanted to have sex with a  
4 particular undergraduate professor and committee member, stating that “I wish I had a  
5 night with her” and expressing that he wanted to have a night with her before she married  
6 another one of his students.

7           101. Defendant Yesner incessantly and exaggeratedly looked Plaintiff’s body up  
8 and down. This was a reoccurring issue throughout her interactions with him, and Plaintiff  
9 constantly felt sexually exploited and victimized by these aggressive actions by Defendant  
10 Yesner. Defendant would sexualize Plaintiff in a way that diminished her educational  
11 stance and made her feel undervalued as a serious student.

12           102. Plaintiff recounted an incident when she went into the field with Defendant  
13 Yesner alone and he had his camera in tow, taking photographs. Plaintiff had asked  
14 Defendant Yesner specifically not to take a photograph of her. Plaintiff was taking  
15 sediment cores which required her to push a metal tube into the ground and check for  
16 sediment cores. She had to use a clean butter knife each time and so after she used it, she  
17 would wipe the knife blade on her knee/thigh area. As she wiped the knife on her knee/thigh,  
18 Defendant Yesner commented that Plaintiff had wiped the knife on her “crotch” and said,  
19 “Good thing I did not get a picture of that.” These comments concerned Plaintiff  
20 because these comments indicated that Defendant Yesner was zeroing in on her genitalia  
21 while she was bending over in compromising and uncomfortable positions.

COMPLAINT - 33

1       103. Plaintiff had overheard that a professor saw Defendant watching  
2 pornography on his work computer and that Defendant would make inappropriate  
3 comments to that professor about Jane Doe II that were sexual in nature. These comments  
4 made Plaintiff feel unsafe and unsettled in an environment that should have been protecting  
5 her.

6       ***Defendant Yesner would often get Plaintiff Jane Doe IV alone with him in disturbing***  
7       ***situations.***

8       104. Defendant Yesner had Plaintiff Jane Doe IV meet him at a museum in  
9 Anchorage after hours when the museum was closed. Defendant Yesner had a key to the  
10 museum. Plaintiff was under the impression that other people would be present when she  
11 got to the museum as it was the middle of the day and an internet search showed the  
12 museum was open but unbeknownst to her, Defendant Yesner had planned the encounter  
13 differently. When Plaintiff arrived at the museum, it was just her and Defendant Yesner.  
14 They were completely alone. The museum was dark when Plaintiff walked inside and  
15 Defendant Yesner had turned on a light on in the back where they sat. The museum still  
16 appeared closed from the outside. Plaintiff became uncomfortable and concerned about the  
17 situation for fear that Defendant Yesner would sexually harass and/or sexually assault her.  
18 Plaintiff was so alarmed that she remembers calling a close relative at the time and asking  
19 her to call the police if she did not hear from Plaintiff within the next hour.

20       105. Another incident occurred in 2016 when Plaintiff and Defendant were out in  
21 the field. Defendant invited Plaintiff into his camper. Plaintiff had knocked on Defendant's

1 door because someone asked Plaintiff to retrieve Defendant for dinner. Defendant  
2 persistently insisted that Plaintiff come inside his camper where the two of them would be  
3 alone. Plaintiff refused because she was worried about what might happen and quickly left.

4       106. At this same field site in 2016, Defendant Yesner wanted to drive out to the  
5 woods alone with Plaintiff but Plaintiff was warned by a friend not to get in the car with  
6 Defendant alone. Therefore, Plaintiff drove herself. When they arrived, Defendant and  
7 Plaintiff were the only two cars parked in the lot with their cars facing the woods. As  
8 Plaintiff was rummaging in the back of her car to retrieve field gear, she looked to see if  
9 Defendant Yesner was behind her but instead saw Defendant Yesner urinating in plain  
10 sight. Defendant made no attempt to hide himself or let Plaintiff know that he was excusing  
11 himself, almost as if Defendant wanted Plaintiff to see his genitalia. This behavior was  
12 extremely inappropriate for a professor with a female student.

13       107. Plaintiff remembers there were times when she would walk into Defendant  
14 Yesner's office to meet with him and find that he was waiting for her with his pants  
15 unzipped and his shirt open, almost exposing himself to Plaintiff.

16       108. Plaintiff was subjected to other forms of sexual harassment by Defendant  
17 forcing Plaintiff to sit side-by-side with him alone whenever she was working on her thesis.  
18 He would make it a condition of her work that she had to sit next to him and discourage  
19 her from working by herself. Plaintiff remembers Defendant offering to write Plaintiff's  
20 thesis for her and offering to pay for her tuition which she rejected. These interactions made  
21 Plaintiff uneasy and made her constantly uncomfortable while trying to pursue her degree.

*Defendant Yesner engaged in nonconsensual touching of Plaintiff Jane Doe IV.*

109. Defendant Yesner would often hug Plaintiff without her consent, lingering in the hug for several minutes to which Plaintiff Jane Doe IV had no escape. Plaintiff Jane Doe IV said that his position as her advisor made her feel powerless to do anything or push him away. Defendant Yesner took full advantage of the imbalance of power to victimize his female students, including Plaintiff Jane Doe IV.

110. Plaintiff remarked that she specifically did not like hugs as they were an invasion of her personal space and that the hugs made her feel uncomfortable.

## **RETALIATION**

*Defendant Yesner retaliated against Plaintiff Jane Doe IV.*

111. Defendant Yesner retaliated against Plaintiff Jane Doe IV for rejecting his inappropriate behavior and sexual advances.

112. Defendant Yesner would refuse to review Plaintiff's work unless Plaintiff was sitting in the chair next to Defendant in his office. He conditioned his assistance on that seating arrangement.

113. Defendant would tamper with Plaintiff's thesis work, which prevented her from progressing through her studies.

114. When Plaintiff finally decided to switch advisors at the urging of a female professor and after feeling wholly uncomfortable with Defendant's actions and competence as an advisor, Defendant Yesner would say and do things to make her feel guilty for that choice.

115. Furthermore, Defendant would often be unresponsive to Plaintiff and unavailable when she needed to get a hold of him, which impeded her work.

## **GENERAL ALLEGATIONS OF PLAINTIFF JANE DOE V.**

## **SEXUAL HARASSMENT**

***Defendant Yesner engaged in sexual harassment of Plaintiff Jane Doe V by forcing alcohol on her and unwanted staring.***

116. Plaintiff Jane Doe V first met Defendant Yesner as an undergraduate student at Defendant University when she enrolled in his Peopling of Americas class in Fall of 2014.

117. Plaintiff became aware of an unspoken rule that females in the Anthropology department were warned not to put themselves in the position of being alone with Professor Yesner. Plaintiff Jane Doe V had no choice but to be alone with Defendant Yesner during office hours and other meetings. Plaintiff should not have been responsible for avoiding her professor, Defendant Yesner. Defendant University should have taken the appropriate action to remove Defendant from campus, as further addressed in other sections of this Complaint.

118. Even before he began harassing her, Plaintiff Jane Doe V remarked her grave disappointment at Defendant's teaching skills and overall approach to the class. The class was extremely disorganized and unstructured, and she felt the grading system was unfair. Plaintiff Jane Doe V stated that Defendant Yesner was one of the most unprofessional professors she had ever come across while at Defendant University, as he was often very

1 hard to get a hold of by means of communication and would delay the grading of exams,  
2 to name a few.

3       119. Plaintiff Jane Doe V voiced a concern regarding a party held during one  
4 evening in December 2014. It was an annual holiday party for the Anthropology  
5 community held at a professor's house.

6       120. Plaintiff was done drinking for the night when Defendant Yesner approached  
7 her aggressively and demanded that she drink a shot of liquor. Defendant moved close into  
8 Plaintiff's personal space as he made his demands, backing Plaintiff into a corner which  
9 made her feel disturbed and trapped. Even after Plaintiff politely refused, Defendant kept  
10 forcing the alcohol on her, pressuring Plaintiff to drink. The environment in which this  
11 incident occurred made Plaintiff very upset and distressed and this memory has stuck with  
12 her to this day. She said that the fact that the professor was forcing a young student to drink  
13 was bad enough but when she refused and he kept up the pressure, it became even more  
14 egregious and inappropriate.

15       121. In what became a reoccurring pattern, Defendant Yesner would often stare  
16 intensely at Plaintiff's breasts for a long time when she would have interactions with him,  
17 leading Plaintiff to feel violated.

18       122. Plaintiff was forced to avoid interactions with Defendant Yesner and  
19 question the appropriateness of every situation involving Defendant. She felt a sense of  
20 discomfort while engaging in work at Defendant University due to Defendant's reputation  
21 and her personal experiences with him.

1           123. This constant avoidance of Defendant and general discomfort caused  
2 emotional distress to Plaintiff throughout her time at Defendant University and negatively  
3 affected her work. She could not fully focus on her work when she had to constantly worry  
4 about Defendant Yesner and what he might do to her.

5           **DEFENDANT YESNER'S HISTORY OF SEXUAL HARASSMENT AND**  
6           **SEXUAL ABUSE SPAN DECADES**

7           124. David Yesner used the University of Alaska campus as his own personal  
8 hunting ground, preying on unsuspecting women who were looking to him for guidance as  
9 the top professional in the anthropology field, who held powerful positions and possessed  
10 valuable clout and could make or break an aspiring anthropologist's career. The power  
11 imbalance is striking. David Yesner used this imbalance of power to take advantage of  
12 these women, who he knew relied on him for guidance and job opportunities.

13           125. The Board of Regents Policy P01.04.010(D) recognizes the imbalance of  
14 power between students and faculty, stating:

15           “Since some members of the university community hold positions of authority that  
16 may involve the legitimate exercise of power over others, it is their responsibility to  
17 be sensitive to that power. Faculty and supervisors in particular, in their  
18 relationships with students and subordinates, need to be aware of potential conflicts  
19 of interest and the possible compromise of their evaluative capacity. Because there  
20 is an inherent power difference in these relationships, the potential exists for the less  
21 powerful person to perceive a coercive element in suggestions regarding activities  
22 outside those inherent in the professional relationship.”

23           126. What these women initially thought was going to be a place of learning and  
24 education turned out to be a minefield with this empowered monster lurking in the shadows  
25 and those that enabled him.

COMPLAINT - 39

1           127. The earliest accounts of Defendant Yesner's sexual harassment and sexual  
2 abuse date as far back as the early 1980s, and maybe earlier based upon information and  
3 belief, when David Yesner was first hired by University of Alaska as a professor.

4           128. A damning outside report of David Yesner's sexual harassment and sexual  
5 abuse of nine women was released on March 15, 2019<sup>7</sup> by an independent counsel retained  
6 by the University. The report details his years and years of predatory behavior inflicted  
7 upon these female students. Through interviews of the nine women, witnesses and faculty  
8 members, the report paints a disturbing picture. Notably, Defendant Yesner declined to  
9 participate in the investigation, citing "health reasons" and deciding to "forgo the interview  
10 process." Clearly, this investigation was of no priority to him whatsoever, once again  
11 evading responsibility.

12          129. The period of time that Defendant Yesner has been accused of sexual  
13 misconduct was during a time when permanent Title IX administrators did not exist at  
14 UAA.<sup>8</sup> Instead, external law offices within Alaska were retained to administer Title IX  
15 complaints, according to university spokesperson Kirstin Olmstead. Pontius Law Offices  
16 was in charge of investigating complaints in 2017 and 2018.<sup>9</sup>

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<sup>7</sup> See Daniella Rivera, *Title IX investigation reveals decades of sexual misconduct by former UAA professor*, KTVA (March 25, 2019), <https://www.ktva.com/story/40180592/title-ix-investigation-reveals-decades-of-sexual-misconduct-by-former-uaa-professor>.

<sup>8</sup> See Cheyenne Mathews, *Sexual assault concerns still prevalent at UAA*, The Northern Light, April 8, 2019 <http://www.thenorthernlight.org/yesner/>.

<sup>9</sup> *Id.*

1           130. In addition to Plaintiffs, seven other women were subjected to unwanted  
2 sexual advances, horrifying sexual abuse, lewd and inappropriate conversations and  
3 retaliation at the hands of David Yesner while studying as graduate students at Defendant  
4 University of Alaska. Their concerns and voices fell on deaf ears as the Defendant  
5 University turned a blind eye to their complaints about Professor Yesner.

6           131. One particularly atrocious incident occurred between Defendant Yesner and  
7 a female student identified as “C9” in the report. C9 recalls in horrifying detail the sexual  
8 abuse she endured at the hands of Defendant Yesner in 1990 on an archaeological dig. C9  
9 lodged a complaint with the Office of the Chancellor of University of Alaska on December  
10 10, 2017. This Complaint does not intend to speak for C9 but only to use her story to shed  
11 context as to the gravity and egregiousness of Defendant Yesner’s behavior.

12          132. Defendant Yesner was assigned as C9’s advisor at UAA Anthropology  
13 Department in 1989. The harassment by Defendant Yesner began immediately with lewd  
14 and sexually suggestive comments. Defendant Yesner would talk about women’s bodies  
15 in graphic detail when he was alone with C9 in the laboratory or in his office, describing  
16 the types of women’s bodies he desired. He would describe women with large breasts,  
17 narrow waists and wider hips, all while in a professional setting with C9, often putting her  
18 at unease. He also said how he wished American culture would allow for relationships with  
19 multiple partners, insinuating to C9 that he wanted to have an affair with her. Defendant  
20 Yesner is married currently and was married at the time. C9 told him that his comments

1 were inappropriate and that a relationship between C9 and Defendant Yesner was never  
2 going to happen.

3       133. She then said the sexual harassment turned physical and became more  
4 aggressive. Defendant Yesner would touch C9 inappropriately by touching her breasts  
5 when they had to sit side by side to examine a specimen in lab. He would come from behind  
6 her and put his hands on her shoulders, running them down her back and fondling her hips  
7 and buttocks, and try to reach around and fondle her breasts. C9 again told him to stop.

8       134. C9 recalled an incident that occurred in 1992 at the Broken Mammoth  
9 Archeological Site. C9 was hired by Defendant Yesner as the Field Crew Chief for the  
10 season. Defendant Yesner attempted to have sex with her on multiple occasions. C9 had  
11 to make frequent trips to Delta Junction in order to stock up on supplies. There is a public  
12 shower where staff and students would frequently pay to bathe. It was there in the shower  
13 where C9 was sexually assaulted by Defendant Yesner. While she was in the shower,  
14 Defendant Yesner walked in on her, fully naked and proceeded to rub his body, including  
15 his penis against C9. Defendant Yesner got down on his knees and proceeded to perform  
16 nonconsensual oral sex on C9. She had nowhere to go. She was trapped. C9 screamed,  
17 pushed Yesner away and ran out of the shower shaking with trauma.

18       135. Defendant Yesner admitted no fault when C9 confronted him and blamed C9  
19 for coming onto him, trying to make himself the victim.

20       136. Even though the incidents occurred on nine separate occasions, the women  
21 all tell one eerily unifying story of how Defendant Yesner would first earn their trust,

1 essentially grooming these women, subject them to harassment and abuse and then retaliate  
2 when the relationship did not go his way.

3       137. The March 15, 2019 report found Defendant Yesner guilty of violating  
4 several University regulations. The complainants in the report were referred to as C1, C2,  
5 C3, C4, C5, C6, C7, C8 and C9. Defendant Yesner was referred to as R1. The final findings  
6 are as follows:

- 7           • R1 engaged in sex discrimination and sexual harassment against C1, C2, C3,  
8                   C4, C5.
- 9           • R1 engaged in sex discrimination and sexual harassment against C6.
- 10          • R1 engaged in sex discrimination and sexual harassment against C7.
- 11          • R1 engaged in sex discrimination and sexual harassment against C8.
- 12          • R1 engaged in sex discrimination, sexual harassment, and sexual assault of  
13                   C9.
- 14          • R1's conduct in its totality was sufficiently severe, pervasive, and persistent  
15                   and was both staffs' ability to perform their jobs or engage in university  
16                   programs.
- 17          • R1 engaged in sexual exploitation through inappropriate use and possession  
18                   of female student pictures.
- 19          • R1 violated University Regulation R.02.07.054(F) by possessing obscene  
20                   material on his University computer.

1           138. Plaintiffs have said that there may be many more recent incidents of  
2 egregious sexual harassment by David Yesner that have yet to be investigated or reported.

3           139. Defendant Yesner clearly does not understand the severity of his actions and  
4 has shown no remorse for his behavior. To date, he has not offered any sort of apology to  
5 Plaintiffs nor any of the women in the report. He does not think he did anything wrong. As  
6 of April 11, 2019, he was still traveling to and attending Anthropology conferences around  
7 the country according to Plaintiffs, as if everything was okay, completely oblivious to the  
8 havoc he has wreaked on these womens' lives. His "health concerns" certainly have not  
9 slowed him down one bit. The most recent conference that David Yesner attended was  
10 hosted by the Society for American Archaeology (SAA) in New Mexico on April 11-April  
11 14, 2019, who welcomed Yesner with open arms. This conference is considered to be very  
12 prominent in the community. According to The Scientist, a journalist had confronted  
13 Defendant Yesner and asked him to leave the conference due to recent allegations of sexual  
14 harassment. However, the SAA, in a stunning turn of events, instead expelled the journalist  
15 from the conference and told David he could remain, essentially siding with David Yesner  
16 amidst all the disturbing allegations against him.<sup>10</sup> This act also demonstrates how much  
17 power and influence David Yesner still yields within the community.

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<sup>10</sup> Kerry Grens, *An Archaeology Meeting Finds Itself in the Middle of #MeTooSTEM*, The Scientist, (April 12, 2019),  
<https://www.the-scientist.com/news-opinion/an-archaeology-meeting-finds-itself-in-the-middle-of--metostem-65737>.

1                   **V. STATEMENT OF CLAIMS**

2                   **COUNT I**

3                   **VIOLATION OF TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, 20**

4                   **U.S.C. §§ 1681-1688 and its IMPLEMENTING REGULATIONS at 34 C.F.R. Part**

5                   **106**

6                   **As to Defendant University of Alaska**

7                   **(The University's Deliberate Indifference to Alleged Sexual Harassment)**

8                  140. Plaintiffs re-allege and incorporate the allegations set forth above as though  
9 fully set forth herein.

10                 141. At all material times, Defendant University of Alaska was acting under color  
11 of law. The United States government protects Plaintiffs from discrimination, harassment,  
12 or the denial of benefits on the basis of sex or sexual orientation from any agency that  
13 receives federal funding. The University of Alaska received federal financial assistance  
14 during the relevant period.

15                 142. Defendant Yesner subjected Plaintiffs to unwanted and unwelcome sexual  
16 harassment as more fully described in the paragraphs above.

17                 143. The Defendant University had actual knowledge of Plaintiffs' sexual  
18 harassment at the hands of Defendant Yesner from the time Plaintiffs reported this  
19 harassment to a then professor and now the Chair of the Anthropology Department, the  
20 Provost's Office, the Dean, and the Chancellor in 2011, 2013, 2016 and 2017 respectively  
21 and other complaints lodged before these years as well.

COMPLAINT - 45

1           144. The Defendant University's failure to conduct a formal investigation and  
2 take steps to protect Plaintiffs from further sexual harassment were clearly unreasonable in  
3 light of the known circumstances.

4           145. Plaintiffs were subjected to discrimination based on sex because of the  
5 Defendant University's deliberate indifference to known acts of harassment and sexual  
6 grooming, including without limitation:

- 7           a. The Defendant University's deliberate decision not to inform Plaintiffs of their  
8 right to make a formal Title IX complaint;
- 9           b. The Defendant University's failure to conduct a Title IX investigation into  
10 Plaintiffs' complaints;
- 11           c. Defendant University's deliberate decision not to provide Plaintiffs with safety  
12 measures and accommodations following their complaints, such as access to  
13 counseling services;
- 14           d. Defendant University's deliberate decision not to comply with its own policies  
15 on sexual misconduct, Title IX, and sexual harassment, as well as the legal  
16 requirements of Title IX as set forth by the Office of Civil Rights;
- 17           e. Defendant University's deliberate decision to allow Defendant Yesner to remain  
18 on campus and supervise female graduate students after complaints brought  
19 forth about Plaintiffs' sexual harassment and other women's sexual harassment  
20 by Defendant Yesner;

1 f. Defendant University's deliberate decision to do nothing to eliminate the risk of  
2 and/or actual retaliation posed by Defendant Yesner, prevent its recurrence and  
3 address its effects on Plaintiffs.

4 146. Had Defendant University not been deliberately indifferent to Plaintiff Jane  
5 Doe I's harassment, discrimination and retaliation, Plaintiff Jane Doe I would have  
6 remained on campus and completed her master's degree. Instead, Plaintiff Jane Doe I was  
7 forced to drop out and see a mental health counselor, while Defendant Yesner received  
8 promotion after promotion, pay increases, almost received "emeritus" status at the  
9 University, left the University with no charge of harassment at the time of his retirement  
10 and remains living in Anchorage, having suffered no reputational harm. As stated supra,  
11 Defendant Yesner attended the Society of American Archeologists conference this month,  
12 where the SAA decided to promote his interests above the sexual harassment survivors.

13 147. Had Defendant University not been deliberately indifferent to Plaintiff Jane  
14 Doe II's harassment, discrimination and retaliation, Plaintiff Jane Doe II would have  
15 graduated from University within three years and would have been years into her  
16 anthropology career by now. Instead, Plaintiff Jane Doe II is just starting her career with  
17 massive student loan debt and mental counseling services, while Defendant Yesner  
18 received promotion after promotion, pay increases, almost received "emeritus" status at the  
19 University, left the University with no charge of harassment at the time of his retirement  
20 and remains living in Anchorage, having suffered no reputational harm. As stated,  
21 Defendant Yesner decided to attend the Society of American Archeologists conference this

1 month, where the SAA decided to promote his interests above the sexual harassment  
2 survivors and ignore the inundation of complaints by the affected women and the public.

3       148. Had Defendant University not been deliberately indifferent to Plaintiff Jane  
4 Doe III, Jane Doe IV, and Jane Doe V's harassment and discrimination, Plaintiffs would  
5 have been able to enjoy their education and not be subjected to repeated unwanted behavior  
6 by a sexual predator, who Plaintiffs had to waste time and energy on trying to avoid. Their  
7 studies would not have been affected. By allowing the Plaintiffs to be continually sexually  
8 harassed Defendant University of Alaska violated Title IX prohibition on discrimination  
9 and harassment based on sex or sexual orientation.

10       149. By not following the requirements under Title IX for the follow-up and  
11 investigation requirements when a complaint was made, Defendant University of Alaska  
12 violated its legal obligations under federal law. By engaging in the acts and omissions  
13 described herein, Defendant University of Alaska, acted under color of law with deliberate  
14 indifference, violated the plaintiffs' rights based in U.S. federal law to be provided with  
15 the full benefit of their education free from discrimination and harassment on the basis of  
16 their sex or sexual orientation. By engaging in the acts and omissions described herein,  
17 Defendant University of Alaska, acting under color of law and with deliberate indifference,  
18 violated Plaintiffs' rights based in U.S. federal law to benefit from and access to their  
19 education free from ongoing, pervasive, severe, and debilitating gender-based harassment  
20 and discrimination. The rights of Plaintiffs to be free from discrimination and harassment

1 based on their sex or sexual orientation as described herein was clearly established in law  
2 at the time of the incidents alleged.

3       150. Because of Defendant University's deliberate indifference, Plaintiffs have  
4 suffered losses of educational opportunities and benefits, along with general and special  
5 damages including but not limited to: emotional distress, loss of earnings, loss of future  
6 earnings and earning capacity, and damage to and delays in pursuit of education.  
7 Wherefore, Plaintiffs request relief as set forth in the Prayer for Relief below.

## **COUNT II**

## **VIOLATION OF TITLE IX**

## **As to Defendant University of Alaska**

#### **(Hostile Educational Environment)**

12        151. Plaintiffs re-allege and incorporate the allegations set forth above as though  
13 fully set forth herein.

14        152. Plaintiffs were subjected to sexual harassment so severe, pervasive and  
15 objectively offensive that they were denied access to educational opportunities and benefits  
16 as described in paragraphs above.

17        153. University's actions and inactions after Plaintiffs reported Yesner's  
18 harassment denied Plaintiffs the benefits of, and subjected them to discrimination in their  
19 education at University on the basis of their sex.

154. Defendant University's responses to the harassment were clearly  
unreasonable in light of the known circumstances.

155. The Defendant University was deliberately indifferent to Plaintiffs' known sexual harassment and the sexually hostile environment from which they suffered. As a result, it failed to institute any accommodations for Plaintiffs' safety, including, but not limited to:

- a. terminating Defendant Yesner from campus and all teaching and supervising responsibilities;
  - b. conducting investigations into reports and complaints by female students against Defendant Yesner for sexual harassment and inappropriate behavior;
  - c. protecting Plaintiffs from retaliation from Defendant Yesner;
  - d. offering counseling resources.

Defendant University of Alaska engaged in a pattern and practice of behavior designed to discourage and dissuade students from initiating investigations relating to sexual harassment. This policy and/or practice constituted disparate treatment of females and had a disparate impact on female students.

156. Because of the Defendant University's deliberate indifference, Plaintiffs suffered losses of educational opportunities and benefits, along with general and special damages including but not limited to: emotional distress, loss of earnings, loss of future earnings and earning capacity, and damage to and delays in their pursuit of education.

Wherefore, Plaintiffs request relief as set forth in the Prayer for Relief below.

### COUNT III

## **VIOLATION OF TITLE IX**

COMPLAINT - 50

## **As to Defendant University of Alaska**

#### **(Retaliation by Withholding Protections Otherwise Conferred by Title IX)**

157. Plaintiffs re-allege and incorporate the allegations set forth above in paragraphs as though fully set forth herein.

158. Defendant Yesner subjected Plaintiffs to unwanted and unwelcome sexual harassment as more fully described in paragraphs above.

159. Plaintiffs engaged in an activity protected by Title IX when they made complaints against Defendant Yesner for sexually harassing them. Plaintiffs made it clear that Defendant Yesner was retaliating against Plaintiffs by cutting off communication with Plaintiffs, failing to grade exams, failing to review thesis papers on time, making Plaintiffs feel guilty, and removing important artifacts from the laboratory and hiding them in his house. Plaintiffs felt that if they spoke out against Defendant Yesner, he would make their lives increasingly difficult and ruin their careers.

160. After Plaintiffs reported Defendant Yesner's behavior to the University and rejected Defendant Yesner's sexual advances, Defendant Yesner deliberately and intentionally subjected Plaintiffs to adverse actions.

161. The Defendant University became aware of this retaliation when:

- a. Plaintiff Jane Doe I reported Defendant Yesner to Dean Petraitis in 2016;
  - b. Plaintiff Jane Doe II reported Defendant Yesner to Diane Hanson in 2011;
  - c. Plaintiff Jane Doe II reported Defendant Yesner to the Provost's office in 2013; and

1 d. Plaintiff Jane Doe II, Plaintiff Jane Doe III, Plaintiff Jane Doe IV and  
2 Plaintiff Jane Doe V reported Defendant Yesner to Chancellor Gingerich  
3 in 2017.

4 162. Defendant University had a duty to put an end to the retaliation being  
5 committed by Defendant Yesner in the course of his employment. The University's failure  
6 to do so is in violation of Title IX.

7 163. As a direct and proximate result of Defendant University's unlawful acts,  
8 Plaintiffs have sustained general and special damages including but not limited to:  
9 emotional distress, loss of earnings, loss of future earnings and earning capacity, and  
10 damage to and delays in their careers. Wherefore, Plaintiffs request relief as set forth in the  
11 Prayer for Relief below.

12 **COUNT IV**

13 **VIOLATION OF ALASKA STATUTE 14.80.010 *et seq.***

14 **(Unlawful Discrimination on the Basis of Sex)**

15 164. Plaintiffs incorporate and allege the above paragraphs as if fully set forth  
16 herein. As 14.18.010 acknowledges the benefit to the state and nation of equal educational  
17 opportunities for all students and prohibits discrimination on the basis of sex against a  
18 student in public education in Alaska. A person in the state may not be excluded from,  
19 denied the benefits of, or subjected to discrimination under any education program or  
20 activity receiving federal or state financial assistance.

1        165. Defendant University of Alaska received federal and state financial  
2 assistance during the relevant period. Pursuant to AS 14.80.010, Defendant University of  
3 Alaska is prohibited from discriminating against an inhabitant of the State of Alaska on the  
4 basis of sex.

5       166. Plaintiffs have established a *prima facie* case of discrimination based on sex  
6 and gender: (1) they belong to a protected class, (2) they suffered tangible discrimination  
7 in their pursuit of their educations, careers, and ability to earn livelihoods, and (3) they  
8 were treated less favorably than similarly situated male employees. As described above,  
9 Defendant University of Alaska acted with reckless indifference to Plaintiffs' state rights.  
10 Further, Plaintiffs suffered financial losses, and were humiliated, embarrassed, and  
11 suffered emotional distress as a direct consequence of Defendant University of Alaska's  
12 violations of law. Wherefore, Plaintiffs request relief as set forth in the Prayer for Relief  
13 below.

## COUNT V

## **VIOLATION OF 42 U.S.C. §1983**

## **As to Defendant University of Alaska**

**(Monell Liability for Failure to Adequately Train and Supervise as to Response to Sexual Harassment)**

19       167. Plaintiffs reallege and incorporate the allegations set forth above in the  
20 paragraphs above as though fully set forth herein.

1           168. Defendant Yesner was a “state actor” working for Defendant University of  
2 Alaska, a federally funded school system. Defendant Yesner failed to preserve Plaintiffs’  
3 constitutional right to equal protection as guaranteed by the Fourteenth Amendment. Under  
4 the Equal Protection Clause of the Fourteenth Amendment, Plaintiffs had the right to equal  
5 access to an educational environment free from harassment and discrimination. Defendant  
6 University of Alaska should have known that its response to sexual harassment must  
7 comply with federal law, particularly as outlined in Title IX’s published and widely  
8 promulgated implementing regulations.

9           169. Defendant University of Alaska and its agents each violated Plaintiffs’ right  
10 to equal access by:

- 11           a. Failing to take immediate and appropriate action to investigate or  
12           otherwise determine what occurred once informed of possible sexual  
13           harassment and other inappropriate conduct, both before and after  
14           Plaintiffs’ complaints were reported;
- 15           b. Failing to take prompt and effective steps to end the sexual harassment,  
16           prevent its recurrence, and address its effects;
- 17           c. Failing to take steps to protect Plaintiffs as necessary, including interim  
18           steps taken prior to the final outcome of any investigation; and,
- 19           d. Failing to use a preponderance of the evidence standard to resolve  
20           complaints of sex harassment in grievance procedures.

1           170. Defendant University of Alaska violated Plaintiffs' Fourteenth Amendment  
2 right to equal protection by failing to properly train and supervise its employees as to these  
3 mandated investigative requirements. These policies and/or practices constituted disparate  
4 treatment of females and had a disparate impact on female students.

5       171. Defendant University of Alaska's actions and lack of actions were the  
6 proximate cause of Plaintiffs' emotional distress, psychological damage, financial harm,  
7 and damage to Plaintiffs' reputations and character in their community that they suffered  
8 from the harassment fostered as a result of Defendant University of Alaska's deliberate  
9 indifference to their right to equal protection under the Fourteenth Amendment. Wherefore,  
10 Plaintiffs request relief as set forth in the Prayer for Relief below.

## **COUNT VI**

## **CIVIL ASSAULT AND BATTERY**

## **As to Defendants David Yesner and University of Alaska**

14           172. Plaintiffs re-allege and incorporate the allegations set forth above in the  
15 paragraphs above as though fully set forth herein.

16       173. During the course of Plaintiffs' time at the University, Defendant Yesner  
17 repeatedly touched Plaintiffs without their consent, including giving them aggressively  
18 sexual hugs and touching their breasts, in a manner that was sexually stimulating to him,  
19 which constitutes a battery upon Plaintiffs' persons.

1       174. As a result of the master-servant relationship between Defendant University  
2 and Defendant Yesner, Defendant University is vicariously liable for the acts of its  
3 employee, Defendant Yesner.

4       175. Therefore, as a result of the acts committed against Plaintiffs as set forth in  
5 paragraphs above, Defendant University is liable for the batteries committed upon  
6 Plaintiffs by its employee, Defendant Yesner, in the course of said employment.

7        176. As a result of the aforementioned batteries committed upon the Plaintiffs and  
8 for which Defendant University is liable, Plaintiffs suffered severe emotional distress, pain  
9 and suffering, and loss of the capacity for enjoyment of life, and loss of earnings and  
10 earning capacity.

11           177. Wherefore, Plaintiffs request relief as set forth in the Prayer for Relief below.

## **COUNT VII**

## **INTENTIONAL INFILCTION OF EMOTIONAL DISTRESS**

## **As to Defendants David Yesner and University of Alaska**

15        178. Plaintiffs re-allege and incorporate the allegations set forth above in the  
16 paragraphs above as though fully set forth herein.

17        179. At various times while Plaintiffs were under the supervision of Defendant  
18 Yesner, Defendant Yesner made unwelcome sexual advances and sexually suggestive  
19 comments toward Plaintiffs and retaliated against Plaintiffs when they rejected his  
20 advances, which was an exhibition of outrageous conduct intended to cause, and which  
21 did, in fact cause the Plaintiffs severe emotional distress.

1           180. As a result of the aforementioned intentional infliction of emotional distress  
2 caused by Defendant Yesner upon Plaintiffs, they suffered mental anguish, pain and  
3 suffering and the loss of the capacity for enjoyment of life.

4           181. Furthermore, as a result of the outrageous and unreasonable conduct of  
5 Defendant Yesner in intentionally causing emotional distress to Plaintiffs, Plaintiff Jane  
6 Doe I was caused to withdraw from University and Plaintiff Jane Doe II had to commit  
7 several more years to study involuntarily. As a result, Plaintiffs have lost wages in the past  
8 and have lost the ability to earn future wages.

9           182. Plaintiffs Jane Doe III, Jane Doe IV, and Jane Doe V were forced to either  
10 avoid Defendant Yesner or be in his presence throughout their studies.

11          183. These egregious acts of wrongful touching without Plaintiffs' consent, sexual  
12 advances, and sexually suggestive comments occurred on campus at Defendant University  
13 during working hours and while Defendant Yesner was performing work which he was  
14 employed by Defendant University to perform – the supervision of graduate students.

15          184. As a result of Defendant Yesner's unlawful conduct, and Defendant  
16 University's failure to take remedial action, Plaintiffs were caused to withdraw, delay their  
17 educations and endure uncomfortable and distressing events while completing their  
18 studies. But for the unlawful actions of Defendant Yesner and University of Alaska,  
19 coupled with Defendant University's failure to take appropriate remedial action, Plaintiff  
20 Jane Doe I would continue to be enrolled by the Defendant University and/or graduated by  
21 now with a master's degree and working as an archaeologist and Plaintiff Jane Doe II

COMPLAINT - 57

1 would have graduated with a master's degree within three years instead of eight years.  
2 Plaintiff Jane Doe III, Plaintiff Jane Doe IV, and Plaintiff Jane Doe V would not have to  
3 be dealing with emotional trauma and distress and seek counseling if Defendant Yesner's  
4 actions had been dealt with in the proper manner.

5        185. In addition, as a result of the aforementioned intentional infliction of  
6 emotional distress caused by Defendant Yesner, upon Plaintiffs, they suffered mental  
7 anguish, pain and suffering and loss of the capacity for enjoyment of life, and these actions  
8 are conferred on Defendant University by the master-servant employee-employer  
9 relationship between Defendant Yesner and Defendant University.

186. Wherefore, Plaintiffs request relief as set forth in the Prayer for Relief below.

## COUNT VIII

## **INVASION OF PRIVACY BY INTRUSION OF SOLITUDE, PUBLICATION OF PRIVATE FACTS AND FALSE LIGHT**

## **As to Defendants David Yesner and University of Alaska**

18       187. Plaintiffs re-allege and incorporate the allegations set forth above in  
19 paragraphs as though fully set forth herein.

20       188. Plaintiff Jane Doe I did not consent to having photographs of solely her  
21 breasts and buttocks taken at the Broken Mammoth Archaeological Site by Defendant  
22 Yesner. Defendant Yesner took sexually suggestive photographs of Plaintiff without her  
23 consent, therefore committing intrusion of solitude.

24       189. Plaintiff Jane Doe I was portrayed in a false and misleading light by the  
25 photographs zeroing in on her breasts and buttocks. Defendant Yesner stored these

1 photographs on his public work computer at the University, where it is reasonable to  
2 assume he expected the photographs would become public knowledge. The photographs  
3 could be seen by fellow students who used his computer for work and study. These  
4 photographs are offensive and embarrassing to any reasonable person. Defendant Yesner  
5 acted with reckless disregard for the false nature of the information published.

6 190. Plaintiff Jane Doe II did not consent to Defendant Yesner perusing her social  
7 media profile and selecting a sexually suggestive photograph to put as Plaintiff Jane Doe  
8 II's official photograph for her thesis paper. This act by Defendant Yesner was intrusion  
9 of solitude. This poster was made available to the public and posted around the University's  
10 campus as well as faculty members on the email thread who had to sign off on the poster.

11 191. This photograph of Plaintiff Jane Doe II placed her in a false or misleading  
12 light, thereby causing embarrassment and offense.

13 192. The public disclosure of Plaintiff Jane Doe II's photograph amounts to public  
14 disclosure of private facts. The matters and information disseminated are of no legitimate  
15 concern to the persons and entities to whom the information was released and/or the public.

16 193. At the time of their dissemination of private information of Plaintiffs,  
17 Defendant Yesner was employed by Defendant University of Alaska.

18 194. Defendant University of Alaska is vicariously liable for Defendant Yesner's  
19 unlawful conduct committed within the course of his employment.

20 195. Additionally, Defendant University of Alaska did not take any steps to stop  
21 this invasion of privacy.

COMPLAINT - 59

1       196. Plaintiffs have suffered and continue to suffer damage as a result of  
2 Defendants' interference with and invasion of their privacy. Plaintiffs have suffered  
3 extensive mental anguish and loss of the capacity for past and future enjoyment of life. The  
4 invasion of privacy is traumatizing. Wherefore, Plaintiffs request relief as set forth in the  
5 Prayer for Relief below.

## **VI. DEMAND FOR JURY TRIAL**

7       197. Plaintiffs respectfully demand a trial by jury as to all matters so triable  
8 pursuant to Rule 38 of the Federal Rules of Civil Procedure.

## VII. PRAYER FOR RELIEF

10 WHEREFORE, Plaintiffs pray for relief as follows:

- a. Defendants be served with process and answer herein;
  - b. Damages in amounts to be established at trial, including, without limitation, reimbursement and prepayment for all of Plaintiffs' tuition and related expenses; payment of Plaintiffs' expenses incurred as a consequence of the sexual harassment; damages for deprivation of equal access to the educational benefits and opportunities provided by University of Alaska; and damages for past, present, and future emotional pain and suffering, ongoing and severe mental anguish, loss of past, present, and future enjoyment of life and past and present lost earnings and earning capacity;
  - c. An Order enjoining University of Alaska, along with all of its agents, employees, and those acting in concert therewith, from unlawful discrimination on the basis

COMPLAINT - 60

- 1 of sex, including the failure to address, prevent and/or remedy sexual  
2 harassment;
- 3 d. Issue a formal public statement in support of Plaintiffs;
- 4 e. Removal of Defendant David Yesner's name from diplomas and other official  
5 university documents;
- 6 f. Attorneys' fees pursuant to 42 U.S.C. § 1988(b);
- 7 g. For the court costs of trying this action;
- 8 h. For costs to be taxed to the Defendants;
- 9 i. For such other and further relief as the Court may deem just and proper; and,
- 10 j. For pre-and post-judgment interest.
- 11 k. Plaintiffs respectfully reserve the right to amend this Complaint to conform to  
12 the evidence.

13 Respectfully submitted this 14<sup>th</sup> day of May, 2019.

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COMPLAINT - 61

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COMPLAINT - 62