

**FOIA Review**  
**February 25, 2026**

Requestor	Information Requested	Hours/Cost
<p><b>Michael Ayele</b> <a href="mailto:waac13@gmail.com">waac13@gmail.com</a></p> <p><b>January 30, 2026</b></p>	<p>What I am requesting for prompt disclosure are records in your possession detailing your discussions about [1] the National Council on Disability (NCD) as a federal agency of the United States government which had on (or around) January 30<sup>th</sup> 2018 published a report recognizing that (i) Illinois K-12 students planning to attend an American college or university will receive continuing education on what constitutes “affirmative and effective consent” in healthy sexual relationships.</p>	<p>15 Minutes- \$17.83</p>
<p><b>Michael F. Henry</b> <a href="mailto:michaelfhenry@live.com">michaelfhenry@live.com</a></p> <p><b>February 5, 2026</b></p>	<p>From 2019 thru present please provide copies of all bonds sold by the District- This only needs to happen if the District did not comply the required background checks</p> <p>From 2019 Please give the firm and name of the District's Primary Attorney. if no primary Attorney Please list all Firms and Attorneys employed by your School District from Jan 1, 2019 Forward</p> <p>From 2019 thru the present please provide Documentation the District Complied with Illinois law and Performed the Background checks the District Superintendent is supposed to perform of who ever is designated to perform</p> <p>The Background Checks for Board members Prior to them being Given the Oath Of Office.</p> <p>Please Provide the background reports as Required under Illinois Law for each School Board elected in the State Of Illinois from 2010 Present, Performed by Each of the Government Entities in this Email.</p>	<p>1 Hour- 71.32</p>
<p><b>Michael Ayele</b> <a href="mailto:waac13@gmail.com">waac13@gmail.com</a></p> <p><b>February 13, 2026</b></p>	<p>What I am requesting for prompt disclosure are records in your possession detailing your discussions about [1] the Department of Education (DoED) as a federal agency of the United States government which had in the month of June 2002 published on its official website a portable document file (PDF) explaining that (i) the Family Educational Rights</p>	<p>15 Minutes- \$17.83</p>

and Privacy Act (FERPA) enables the disclosure of students' academic and disciplinary records in various circumstances; (ii) the Jeanne Clery Act of 1990 enabled "*postsecondary institutions*" to be forthcoming with "*the final results of any disciplinary proceeding conducted by the institution against the alleged perpetrator of the crime, regardless of the outcome of the proceeding*" particularly to an alleged victim of any crime of violence (as defined in U.S Code Title 18, § 16); (iii) the 1998 Higher Education Amendments enabled "*postsecondary institutions*" to be forthcoming with "*the final results of any disciplinary proceeding for a crime of violence or nonforcible sex offense to anyone, including members of the general public, if the institution determines that the student committed a violation of its rules or policies with respect to the crime;*"<sup>iii</sup> [2] Danielle Villareal as a former undergraduate student of Hillsdale College (Hillsdale, Michigan) who (i) was named on the *Dean's List* of Hillsdale College in the first two semesters of her freshman year; (ii) was on (or around) August 29<sup>th</sup> 2021 raped on campus when she was a full-time sophomore student; (iii) was retaliated upon following her decision to file a complaint against the sexual abuse she suffered on (or around) August 29<sup>th</sup> 2021; (iv) has made the decision to transfer to Vanderbilt University after Hillsdale College violated the provisions of FERPA by refusing to provide to her "*the final results of the disciplinary proceeding*" the individual who raped her was not held to account for; (v) has begun to experience depression, post-traumatic stress as well as sleep disorders following the sexual assault she was the victim of on (or around) August 29<sup>th</sup> 2021; (vi) has experienced difficulty functioning at the optimal levels she used to prior to being raped on (or around) August 29<sup>th</sup> 2021; (vii) may never again function at the optimal levels she used to as a direct consequence of the rape she was subjected on (or around) August 29<sup>th</sup> 2021; [3] Grace Chen as a former undergraduate student of Hillsdale College who (i) was on (or around) November 22<sup>nd</sup> 2021 raped on the campus of Hillsdale College when she was a freshman; (ii) was retaliated upon following her decision to file a complaint against the sexual abuse she suffered on (or around) November

	<p>22<sup>nd</sup> 2021; (iii) had on (or around) April 09<sup>th</sup> 2022 sent an email to Rebekah Dell wherein she demanded to be provided with a “<i>formal written investigation report</i>” for what she went through on (or around) November 22<sup>nd</sup> 2021 at Hillsdale College; (iv) has taken the decision to graduate from Hillsdale College with a Bachelor’s Degree even after Hillsdale College violated the provisions of FERPA by refusing to provide to her “<i>the final results of the disciplinary proceeding</i>” the individual who raped her was not held to account for; [4] the term “<i>bystander intervention</i>” being defined in federal regulations implementing the 2013 Violence Against Women Act (VAWA) as (i) “<i>safe and positive options that may be carried out by an individual to prevent harm or intervene when there is a risk of dating violence, domestic violence, sexual assault, or stalking;</i>” (ii) the ability to “<i>understand institutional structures and cultural conditions that facilitate violence;</i>” [5] <i>Bob Jones University v. United States</i>; [6] <i>Haines v. Kerner</i>; [7] <i>Johnson v. City of Shelby</i>.</p>	
<p><b>Sunlight Access</b>  <a href="mailto:records@sunlightaccess.com">records@sunlightaccess.com</a>  <b>February 14, 2026</b></p>	<p>Pursuant to the Illinois Freedom of Information Act (5 ILCS 140), I respectfully request copies of the most recent contracts, agreements, amendments, and renewals by Grayslake Consolidated Community School District 46 from January 1, 2020 through January 29, 2026 in connection with the following vendors:</p> <ul style="list-style-type: none"> <li>-Mastery Prep</li> <li>-Albert.io</li> <li>-IXL</li> <li>-Edgenuity</li> <li>-Khan Academy</li> <li>-Jumpstart</li> <li>-Texas College Bridge</li> <li>-Kaplan</li> <li>-Princeton Review</li> <li>-Uworld</li> <li>-Cambridge Educational Services</li> <li>-Schmoop</li> <li>-Texas College Bridge</li> <li>-Progress Learning</li> <li>-HMH (Houghton Mifflin Harcourt)</li> </ul>	<p><b>30 Minutes- \$35.66</b></p>