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Campus Sex
Campus Security

SEMIOTEXT(E) INTERVENTION SERIES

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to another. I shuffle awkwardly back and forth between them. I resist letting the problem of the administration of sexual harassment flow seamlessly into the story of police violence. This is my way of drawing out the connections between these stories, while also resisting the system that enlists one in the service of the other.

Stories of campus sexual assault and stories about police violence on college campuses have different shapes. We have remarkable access to the details of police violence, when that violence happens on the campus of a public university. The stories of specific beatings, specific disasters, are accessible through an archive of investigative reports. The rape victim, in contrast, is an anonymized figure, a rumor and an abstraction. Where the person beaten by campus police appears in the news with a name and a face, the rape victim is rendered into an anywoman who might as well be every woman.

One figure whispers to the other, through cracks in the campus wall.

Campus Sex, Campus Security

Let us begin with the image of a man at work. The image of a campus scandal.

A police officer waters demonstrators with a jet of pepper spray.

A policeman and his pepper spray; students with their hoods up, stunned and slumped forward; a crowd of people watching. Recording.

On November 18, 2011, during the season of the Occupy Movement, the University of California Police Department at UC Davis assembled its troops to break up a camp recently established by students protesting endless increases in college tuition. A psychology student at Davis took this photograph of Sergeant John C. Pike at work. She was close enough to get pepper spray on her jeans. She posted the image on Facebook. It had explanatory power: it migrated to Reddit and went viral.
The image speaks of the co-existence of professionalism and incompetence. Something is wrong. Everything is normal.

The students were not violent; they were not breaking any rule. They had merely gathered on their campus—a campus is, by definition, a place where people gather. Why were the police there? Why did the police use force? And why this force? Who is responsible?

Every aspect of this incident would be reviewed in at least two separate investigations: a confidential internal investigation produced by the police department, and a public external investigation produced by Kroll Securities, which was hired by the University of California Office of the President after photographs and video of this incident drew national attention.

Kroll Security’s report on “the pepper spray incident” tells us that campus police had been sent there by the university’s Chancellor, Linda Katehi. In an interview with Kroll investigators, Katehi explained that the administration was worried about “non-affiliates” on campus. Non-affiliates from Oakland.

We were worried at the time about that [non-affiliates] because the issues from Oakland were in the news and the use of drugs and sex and other things, and you know here we have
very young students... we were worried especially about having very young girls and other students with older people who come from the outside without any knowledge of their record... if anything happens to any student while we’re in violation of policy, it’s a very tough thing to overcome.²

On the surface of her testimony, the Chancellor worries that Occupy Davis might turn into Occupy Oakland. A metonymic chain of associations accumulates (Oakland [black people], drugs, sex, young girls, older people, outsiders, violation) to bring the Chancellor to her fear: “older people from outside” interacting with “very young girls.”

The administration’s paranoid rape fantasy mirrors the geometry of the university community itself—what is a campus but older people, working with younger people?

The fear that “anything” might “happen” is haunted by another worry: the possibility that the campus itself is always already “in violation” (“if anything happens to any student while we’re in violation”), that violation is in fact embedded into the campus, as a part of its structure. The administration worries about that which makes rape imaginable.

The administration’s fear of being “in violation” repeats across Kroll’s report, as the explanation for a series of bad decisions. For example: the administration insisted that the police be deployed to take down a student encampment in the middle of the day, instead of in the middle of the night—which is when police generally prefer to do such things:

The idea of non-students being on the campus in tents led the Leadership Team to fears of criminal activity in general and potential sexual assault specifically.³

If the administration worried about sexual assault, it was through the lens of its sense of responsibility to its conditions of possibility.

This worry wraps itself around the worry about what happens to “very young girls” on a college campus: The Chancellor was worried about being “in violation” of Title IX, federal legislation that bans sex discrimination in all educational institutions receiving federal funding. Anxiety about the university’s legal exposure, especially where sex is concerned (in all senses of that word “sex”), registers on every campus as a background hum.

“If anything happens to any student”—this diffuse anxiety spreads across the entire student body, as an object of concern. Students mirror it back: “if anything happens to us!” It perfectly expresses the institution’s conservative nature as an
administrative organism, its fear of and fascination with that which “happens.”

The Chancellor was concerned that Friday night was a “party night” and that the encampment might “become a place for fun [and] the use of alcohol and drugs and everything.”

Eventually this photograph and the reports that index the image are slipped into a file. The scandal of the incident dissolves over time, replaced by new headlines. The file is dropped into a cabinet, with other files. An infinite, expanding library. Photos, video archived on Youtube. Independent investigations and reports. White papers and memos. PowerPoint presentations, with their recommendations for change. Something went wrong, something shouldn’t have happened. A filing cabinet of embarrassments and outrages. Anything and everything.

Let us begin again, then, with the story of a violated girl. A different campus scandal. A different kind of investigation.

Rolling Stone’s November 2014 article, “A Rape on Campus,” grabbed national headlines—how could it not? Its opening paragraphs seduce the reader with the story of a fraternity gang rape:

“Want to go upstairs, where it’s quieter?” Drew shouted into her ear, and Jackie’s heart quickened. She took his hand as he threaded them out of the crowded room and up a staircase.

The victim is eager and naïve. She is a “good girl.” (“She’d congratulated herself on her choice of a tasteful red dress with a high neckline.”) The writing is pornographic (“as the last man sank into her”).
The titillating details are offered to the reader as sensational evidence of the epidemic of campus rape. Kirby Dick's 2015 documentary on the subject is thus titled *Hunting Ground*—to remind us that, after all, the campus is where rapists go to school.

Sabrina Rubin Erdely, the author of "A Rape on Campus," had been hunting for rape victims, in order to animate her report on university responses to harassment accusations. She had heard tell of this particular violation—a fraternity gang rape—from a campus activist at the University of Virginia. Erdely interviewed this victim—with-a-good-story, as well as activists working on the issue of sexual assault on campus. But the writer did not interview any of the accused, or witnesses. And her editors did not notice. This lapse in due diligence led to the story's second life, as evidence of another scandal: the victim lied. A plot twist, special to the special victims of *Law & Order*.6

*Rolling Stone* ignored basic protocols of journalism in its reporting of explosive accusations against not only the fraternity named in the story, but against a distinguished university which, as it happens, was, at the time, under investigation by the federal government for Title IX violations.7

A few weeks after *Rolling Stone* published "A Rape on Campus," journalists working at *The Washington Post* uncovered just enough information to suggest that the lead victim—the woman through whose eyes the entire story is reported—had concocted the gang rape story. Other writers deduced that this might have been an attempt to win sympathy and affection of a male friend who had rejected her romantic advances. Perhaps she produced herself as a victim in order to make herself appealing. Perhaps she narrated herself as violated in order to give her life a story.

The victim, in other words, is indeed a vulnerable person—desperate, delusional, perhaps the victim of a different kind of assault—the story of which she could not put into words. The violated girl, the lying girl, the vulnerable girl—the reviled girl. The object of anger and contempt.

The story of false accusation replaced the story of fraternity gang rape. The magazine staff shrugged, whatever. So what if the victim is crazy? Who cares if the story centered on a fantasy? Who cares, really, about what women say. For that matter, who cares about what women write? For *Rolling Stone*'s editorial staff, the story of sexual violence and sexual coercion is a good story, but not a real story. Popular misogyny and popular feminism: a snake eating its tale.

*Rolling Stone* editors apologized and handed the problem to the Columbia University's School of Journalism. Faculty investigated the story, and then wrote a report that indexed failures at every
level of the story's production (investigation, writing, editing and fact-checking). This report was discussed for a few days by the national media, and then filed away.

Title IX, a 1972 amendment to the Higher Education Act (HEA), governs how a college campus in the United States responds to accusations of sexual discrimination, harassment, and assault. Title IX is civil anti-discrimination law designed to bar sex/gender discrimination in education. Insofar as sexual assault is a gendered form of violence, insofar as an assault on a college campus may create a hostile environment for a victim, insofar as a university depends on federal funding, it has an obligation to the state to work towards a rape and harassment-free community.

Within this framework, where an accusation of sexual assault is concerned, a university's obligation is not to determine if a crime has happened. It is to determine if someone's rights have been or are likely to be violated.
Like the Higher Education Act that it amends, Title IX is meant to make more things possible for more people. But the social mobility that it enables is shadowed by a negative sense of possibility.

Title IX shapes the university’s experience of its own vulnerability. A university that obeys the letter of the law is “compliant”; a university that does not is “non-compliant.” The non-compliant university is “in violation,” and vulnerable to fines and lawsuits.\textsuperscript{10}

Title IX’s importance to a university’s sense of security provides the infrastructure for the Davis Chancellor’s worry that something might “happen” to the “very young girl” while the campus was “in violation.” Rape discourse on the college campus has shifted dramatically: “In the 1980s and 1990s,” Rachel Hall observes, “the paternalistic myth of women’s vulnerability donned the neoliberal cloak of risk management.”\textsuperscript{11} Nowhere is this more in evidence than in the presentation of the college campus as a dangerous place for the “very young girl.” That endangered girl is everywhere in this story, and nowhere. She is real and she is imagined.

Title IX is the administrative structure through which the university knows what exposure feels like, what vulnerability is.

It is the sex of bureaucracy.

If the 2011–2012 school year was the year of the Occupy Movement for student activists, it was, for universities across the United States, the year of risk management. The previous spring, just as schools were moving into the summer, the Department of Education sent a “Dear Colleague” letter to administrators across the nation. The letter maps out the department’s thinking regarding the enforcement of Title IX (which was, by then, nearly forty years old). It advocates for new standards in campus adjudication of complaints about assault and harassment, and it associates a discrimination-free campus with a campus that “feels safe.” In mapping a campus’s federal obligations, it also maps the requirements for a federal complaint. This letter is the reason campus rape is in the news.

The letter opens with a straightforward summary of the basic principals of Title IX:
Dear Colleague:

Education has long been recognized as the great equalizer in America. The U.S. Department of Education and its Office for Civil Rights (OCR) believe that providing all students with an educational environment free from discrimination is extremely important. The sexual harassment of students, including sexual violence, interferes with students’ right to receive an education free from discrimination and, in the case of sexual violence, is a crime.

Title IX of the Education Amendments of 1972 (Title IX), 20 U.S.C. §§ 1681 et seq., and its implementing regulations, 34 C.F.R. Part 106, prohibit discrimination on the basis of sex in education programs or activities operated by recipients of Federal financial assistance. Sexual harassment of students, which includes acts of sexual violence, is a form of sex discrimination prohibited by Title IX.

The letter goes on to describe the college campus as in crisis:

The statistics on sexual violence are both deeply troubling and a call to action for the nation. A report prepared for the National Institute of Justice found that about 1 in 5 women are victims of completed or attempted sexual assault while in college. The report also found that approximately 6.1 percent of males were victims of completed or attempted sexual assault during college. According to data collected under the Jeanne Clery Disclosure of Campus Security and Campus Crime Statistics Act (Clery Act), 20 U.S.C. § 1092(f), in 2009, college campuses reported nearly 3,300 forcible sex offenses as defined by the Clery Act. This problem is not limited to college. During the 2007–2008 school year, there were 800 reported incidents of rape and attempted rape and 3,800 reported incidents of other sexual batteries at public high schools. Additionally, the likelihood that a woman with intellectual disabilities will be sexually assaulted is estimated to be significantly higher than the general population. The Department is deeply concerned about this problem and is committed to ensuring that all students feel safe in their school, so that they have the opportunity to benefit fully from the school’s programs and activities.

It is hard to overstate the impact of this nineteen-page document. From the citation of the alarming (but also disputed) statistics on the frequency of sexual assault to the naming of “feeling safe” as a
benchmark for measuring equity and feeling “unsafe” as a sign of violation, the letter describes the college campus as in a state of sexual emergency. In the following months, universities were put on notice regarding their responsibilities to potential and actual victims: the Assistant Secretary for the Office of Civil Rights in the Department of Education, addressing worried school administrators, explained: “There is no safe harbor. If you satisfy the law, then you have safe harbor. If you don't, you don't. We're not considering a middle ground.”14

The campus is defined as a safe place; the campus is defined as in danger. The campus is a pure space, and so each instance of sexual violence appears as an absolute outrage, a betrayal and an affirmation of rape’s ubiquity. The campus promises safety, security. To see that promise through, it must police and expel. It must establish a procedure and manage its risk.

The Davis Chancellor’s decision to call out the troops on November 18, 2011 was shaped by the affective economy of a security culture in which a sense of injury and exposure revolves around sexual possibility—a possibility with the organizing force of a black hole. It is an unknowable thing because no one wants to know, really, any of this “anything.”

The unknowing young girl. The young girl, and the unknown. The unknowable and the uncontrollable must be expelled.

The university administrator surfs a wave of institutional insecurity.

The process of administering sexual assault complaints on a college campus rolls along a Mobius strip. One thing (a crime) flips into another (a violation) and back again. The criminal and the civil converge, usually in the form of a hearing that mimics the rituals of a court. Secret committees and secret reports. Sanctions and appeals. It is a staple scene in episodes of Law & Order: a violated student testifies in court—tears streaming down her face as she complains about the failure of campus justice. “And then my rapist graduated,” she (the character is almost always a woman) stammers, as if this were the worst thing, as if his degree was the real crime. The jury nods in agreement. (The sex offender should not go to school!)

But of course, most cases of sexual assault never make it to any court. Most victims of sexual coercion never file a complaint of any kind. (There are so very many kinds of coercion.)

Most people, including most university Deans, Chancellors, and Presidents, do not know what a Title IX complaint is.

On a college campus, Title IX investigations, student conduct committees and expulsion hearings promise to administer and redistribute injury for the minority that does come forward with a complaint. These investigations and reports attempt to
absorb and contain all that sex, and sexual disaster, lets loose into the world. And as is the way of sex and power, when they are drawn together into administrative procedures and processes, the relationship between the two becomes more distorted, more disorienting and tortured. And the victim is the engine of this administrative trouble. She (again, always she) is a walking situation. This is her appeal: at risk, she is risk itself.

Once she makes a complaint, this risk is now escalated, and played out in a new dimension: it is often retaliation that is the university’s real trouble. File a complaint and you may find yourself managing not only the original harassment—you might be removed from your classes, forced to move from your dorm, pushed to drop out by the cruelty of your peers. This, legally, is the zone of the retaliation complaint.

Retaliation, for the university, is a beast: it is often far easier for a victim to demonstrate a case of retaliation than the original complaint. A Title IX complaint, when poorly administered, will take on a mind-numbing fractal complexity—it will grow, and replicate itself in complaints about complaints. Each of its details will take on the aspect of the entire system.

The idea of Title IX has intense rhetorical effects: it gives body to an affective economy. The campus adopts a psychic identification with the scene violation, in which the university might be, like the paranoid psychotic who threatens because he feels threatened, both “in violation” but also violated—the criminal who projects criminal intention everywhere. The campus is the scene of violation. A fantasy space.

The campus. The co-ed. The rapist. The raped.

In the psychic space of the campus they become each other. One conjures the other, as a risk. The campus becomes, within the contemporary discourse of rape, the place where rape happens.

Thus the shape of the Chancellor’s worry, which displaces the imagined victim’s violation with an injury to the campus itself: “if anything happens to any student while we’re in violation of policy, it’s a
very tough thing to overcome.” Not for the “young girl” in question, but for the university itself. And yet the university, always already “in violation,” is, here, the violator. The university might be violated, in other words, because it is always already violating.

The campus, the public feels, is asking for it. And so we elect another generation of publicly educated legislators who starve the university of public funding. A disciplinary action.

Administrators deploy force in the breaking up of a peaceful student demonstration against rising tuition and plummeting state investment. They do so in the name of sexual security; they do so with the aim of managing the possibility that an overnight camp-out might lead to contact between “affiliates” and “non-affiliates,” to penetration of the inside by the outside, to an accusation and lawsuit in which the defendant is not the rapist, but the university.

Campus sex (as the condition of possibility for campus rape) haunts campus security discourse. The tents at UC Davis must be removed, thinks the administrator. We must make the campus safe, in case anything should happen. They must be removed before the sun goes down.

Victims of sexual assault, harassment and intimate partner violence are encouraged to report. A minority file complaints and try to see the process through: doing so takes material and emotional resources. Few will tell you that this process provides resolution. There is no policy adequate to these crises. Victims report because they need help; a campus receives reports because it is bound by law to do so. This asymmetry warps their interaction.

The filing of a complaint often leads to the filing of more complaints—counter-complaints and complaints about the complaint process.

One finds oneself filing complaints with the hope that the complaint will force the campus to hire more investigators, more administrators. More boots on the ground. Complaint prevention officers, compliance review managers, a Vice Provost for Administrative Solutions.
The administrative processes that mushroom around a case infuses one's daily routine with the assaultive. One writes long emails, memos, and letters recounting, over and over again, what happened. One inventories one's pain, outlines one's confusion and frustration, usually in a context in which one does not know if one has been heard, acknowledged, believed.

One gets used to not being heard. One either clams up, or speaks like a hysteric—a repulsive verbal diarrhea spreads over every conversation. One has trouble finishing sentences. They go on, they are interrupted. They break off.

I see this in others; I see this in myself. Students, staff, faculty—sucked into the vortex of an administrative engine.

People turn to these processes looking for some form of relief. But few of these processes are designed to do so. Even in the best-case assault scenarios (which are worst-case scenarios, in which power differentials are clear; in which assaults are physically violent; in which the injury to the victim is visible), available mechanisms (criminal, civil) are brutal, if not, as they say, "re-traumatizing."16

We forget the limit of Title IX: it is not concerned with justice; it is concerned with equity. Have you been violated? Or was it your rights?

Sharon Marcus observes that victims of sexual violence are encouraged to "identify with a state that does not elaborate our subjectivity but denies it."17 Perhaps this is why so many women faculty who are harassed-but-not-fired end up working in administration—taking on the project of faculty welfare, high-level administrative work (but rarely the kind of labor associated with leadership). We become handmaidens, of a sort, to the very system we hate.

Our encounters with these processes introduce us to another level of betrayal—one hard-wired and systemic, one in which we are betrayed by our own affective investment in an ideological apparatus like "school" or "the justice system."18
Only when blind drunk. A woman who is that drunk consents by the fact of her drunkenness, and by the fact of the event having happened at all.

Her body is moved around; she does not resist. She seems to cooperate. Is she incapacitated? Who can tell from a grainy security camera’s recording?

In the minds of the sexual majority, people who do such things do them in the dark, for money, or in parking lots because they are “damaged.” They leave each other for dead, because they are all already versions of the undead.

The victim reports the rape; she makes people think about things they don’t want to know (about themselves). She is responsible for the jury’s predicament. This is why she, eventually, is the one put on trial.

The young girl, humiliated and in tears on the stand—it is not the verdict we want. We want that sad spectacle. More punishment, for her. These stories have their own libidinal economy.

The case of a woman raped by friends and left on the winter’s ground was decided in a criminal court, where standards protect the rights of the accused and processes are organized to prevent people with any connections to the case from serving on the jury. These cases are hard, even when administered with care and consideration. And the accused’s most basic civil liberties are at stake: it should be hard to put people in jail.

On a college campus, charges of sexual assault and harassment are investigated and adjudicated by people who administer the university’s compliance. The accuser and the accused, and all of the people making decisions—to investigate or not, to forward a complaint to a committee for adjudication or disciplinary action—work for the same “company” and are in hierarchical relationships with one another.

On a campus, once a “violation” is logged, we arrive at a conflict between the accused and the school. The accused’s behavior is in conflict with policy. This, however, is usually administered as a conflict between the victim and the assailant, as if (for example) a rape resulted from a failure to negotiate. People treat the relationship between the accuser and the accused as a conflict that might be mediated. The adversarial geometry of demand
and refusal that shapes the administrative process replicates the structures of relational violence that likely produced the original complaint.\textsuperscript{22}

Title IX is meant to address a toxic, abusive set of actions as they unfold within a sexist social structure. Each crisis, as it is administered, is individuated. And yet each crisis vibrates with the largest and deepest of existing structural flaws.

A woman violated by a man becomes a woman at war with the world.

The woman and the man who violates her are moving parts within the paranoid narrative of a world that cannot imagine itself as not at war.

Each of these “wars” evidences the campus’s vulnerability. Each situation is a cellular expression of the organism’s disease. Each singular case is proof that sexism is real, and systemic. Once each case is resolved, an uneasy truce is struck.

The “ideal” victim is incapacitated by youth and/or substance (our “very young girl”). She has no responsibility, no desire.

“In a world where women are commodities,” Angela Carter explains, “a woman who refuses to sell herself will have the thing she refuses to sell taken away from her by force. The piety, the gentleness, the honesty, the sensitivity, all the qualities she has learned to admire in herself, are invitations to violence; all her life, she has been groomed for the slaughterhouse.”\textsuperscript{23} Mythologies of childhood (as an asexual space; the child as neuter) meet sexist ideologies (women as passive sexual beings; her desire is a perversion and a crime waiting to happen).

The moment the victim becomes visible as a sexual subject, the moment the complexity of sexual intimacy comes into view—this is when her
number comes up. *Desire* is, within this narrative, assaultive. The desire for her, the fact of her desire.

Within the discourse of rape, one cannot be a sexual subject and also innocent. And so one cannot acknowledge a victim's discourse regarding her own injury; ideally she won't remember anything because she was unconscious.

She, her—I repeat: she is, within this discourse, always female.

Her own discourse is dangerous: her story about her own injury is a problem. Within the system the victim is a wound, but a bloodless one. The victim cannot know the truth of the situation. The problem is that of sexual difference: her wound must be covered up. The wound itself must have no capacity to feel, it must be disavowed as itself a source of knowledge. She should not speak it. The hearing is confidential; the investigation requires that she keep quiet.

The alignment of the *very young girl's* injury with the university's responsibility is that "tough thing to overcome." The institutional aim is to ensure that the burden of her injury is hers and hers alone. Ideally she will fold up; she will absorb it and move on.

What would it mean for a *campus* to actually account for its own sexual culture?

One in 5 women students will be raped or subjected to an attempted rape, we are warned. The public and the campus community are appalled by that figure, which was spun out from a National Institute for Justice study that surveyed women attending two universities. Another study came up with 1 in 4. One journalist observes of these numbers:

The one-fifth to one-quarter assertion would mean that young American college women are raped at a rate similar to women in Congo, where rape has been used as a weapon of war.24

What, this journalist asks, makes the American public so ready to believe that the college campus
A campus administration asks itself how a university community can reduce the risk, the possibility of sexual violence. It does the opposite of what we do in friendship and in desire.

A broad cultural practice particularizes rape as the problem of each individual woman, the "risk" of her membership to the gender of vulnerability. One must avoid being raped, one must use the "gift" of one's fear, be careful, don't drink too much. Don't walk home alone. Be wary of the strange man; be wary of your partner. Men are dangerous, being a woman is risky. Men are awful. Women are pathetic. One's body is always already under siege, in violation.

One is taught not to resist. To be compliant. Play dead. Within the discourse of rape, the "woman" is always already dead (whatever one's gender, within this discourse of rape, to be raped is to be made into a woman). The Rolling Stone article was framed by a black margin laced with the spray-pattern of a bloody crime scene—a graphic illustration of the ideological production of rape as murder.

The brutality of an actual rape hypostatizes one's psychic position as always already violated. The discourse of rape is a ready-made narrative through which we process nearly all experiences of sexual injury. A distorted mirror image of desire's operation: its intrusive nature, its alienating effects.

A fantasy of sexual violation/sexual trauma lies at the root of identity itself. Which is, of course, why so much interpersonal and institutional violence is sexual. It is also why the narratives of paranoia and psychotic delusion are, often, so intensely gendered and sexualized.

What would it mean to de-traumatize the discourse of rape? What would it mean to reconcile the language of trauma that surrounds rape (as a "fate worse than death") against the ordinariness of peoples' experiences with sexual coercion?

The idea is not that we normalize sexual coercion, but that we refuse the cultural logic that equates a state of constant fear and hyper-vigilance with sexual awareness. Rachel Hall argues,

The depressing and disappointing ordinariness of rape need not support a public imaginary
wherein rape's commonness is used to encourage women to live in fear of its virtual possibility. Admitting rape's ordinariness, we must hold ourselves back from the dramatic pull of treatments of rape as virtual [and as everywhere] and women as virtually [always] vulnerable.  

Especially for people just starting out in their lives as sexual adults, rape threatens to quash whatever glimmer of possibility one might have felt around desire, openness, and the possibilities of sexual generosity. If “rape becomes a particularly awful crime in direct proportion to the sacralization of women's sex as precious and innocent (read: without agency),” it arrives on campus before most students have had a chance to understand the practice of one's sexuality as an aspect of one's lived, social experience. Students seek out this understanding of sexual practice, they seek it out in community, from each other. But they have no idea, really, what they are doing—they are, after all, learning.

Perhaps this is why the story of campus sex is so atomic.

Sexual promiscuity brings its own forms of intelligence; too few people get to know the truth of this. Sexual experience gained/encountered within a dynamic and diverse sexual community and supported by a network of non-judgmental friendship—this is the bedrock of sexual wisdom.

The possibilities of sexual experience draw people to a college campus as a social space—even as most students are only dimly aware of what “experience” it is they are seeking.