

---

res

- Th







T

r



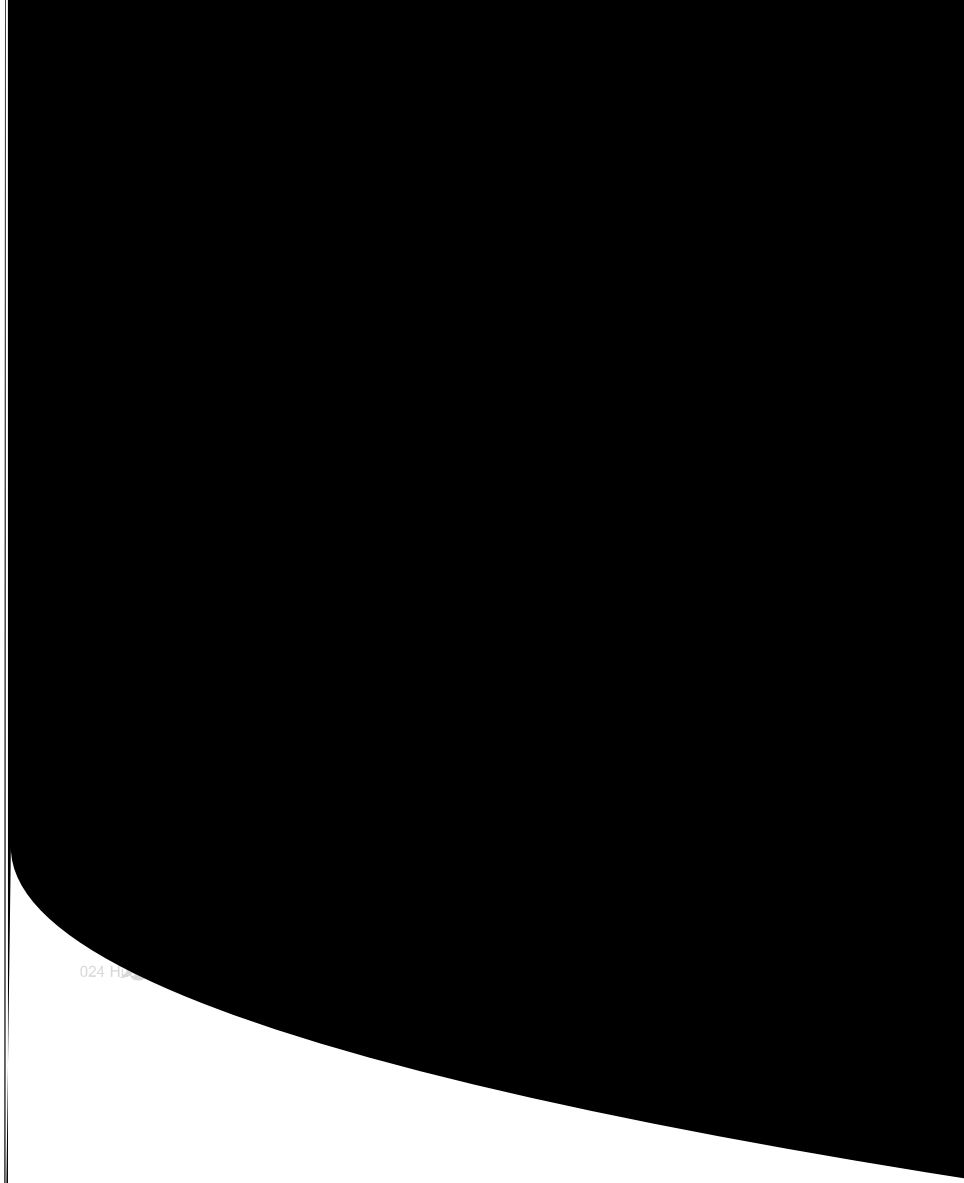
“|

# ilitators





**of non-t**



024 H2

sexual conduct" unless

ts or prior

- Showing

1

lly acces

**ve access to the**

ore

**has to b**

tervi



-1

t

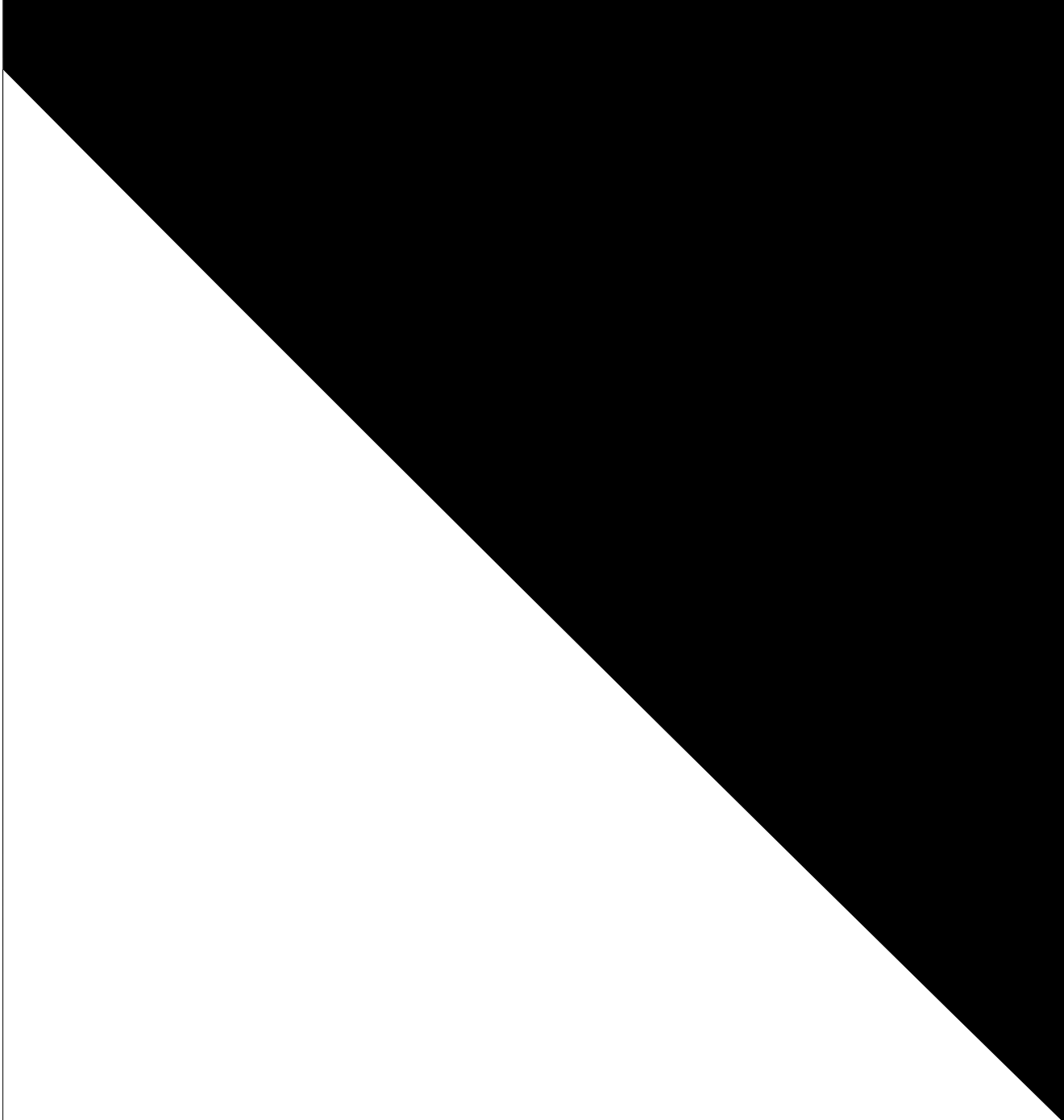
nd determinations of po

•

v

**ss to E**











res

sment

- Hearing mus

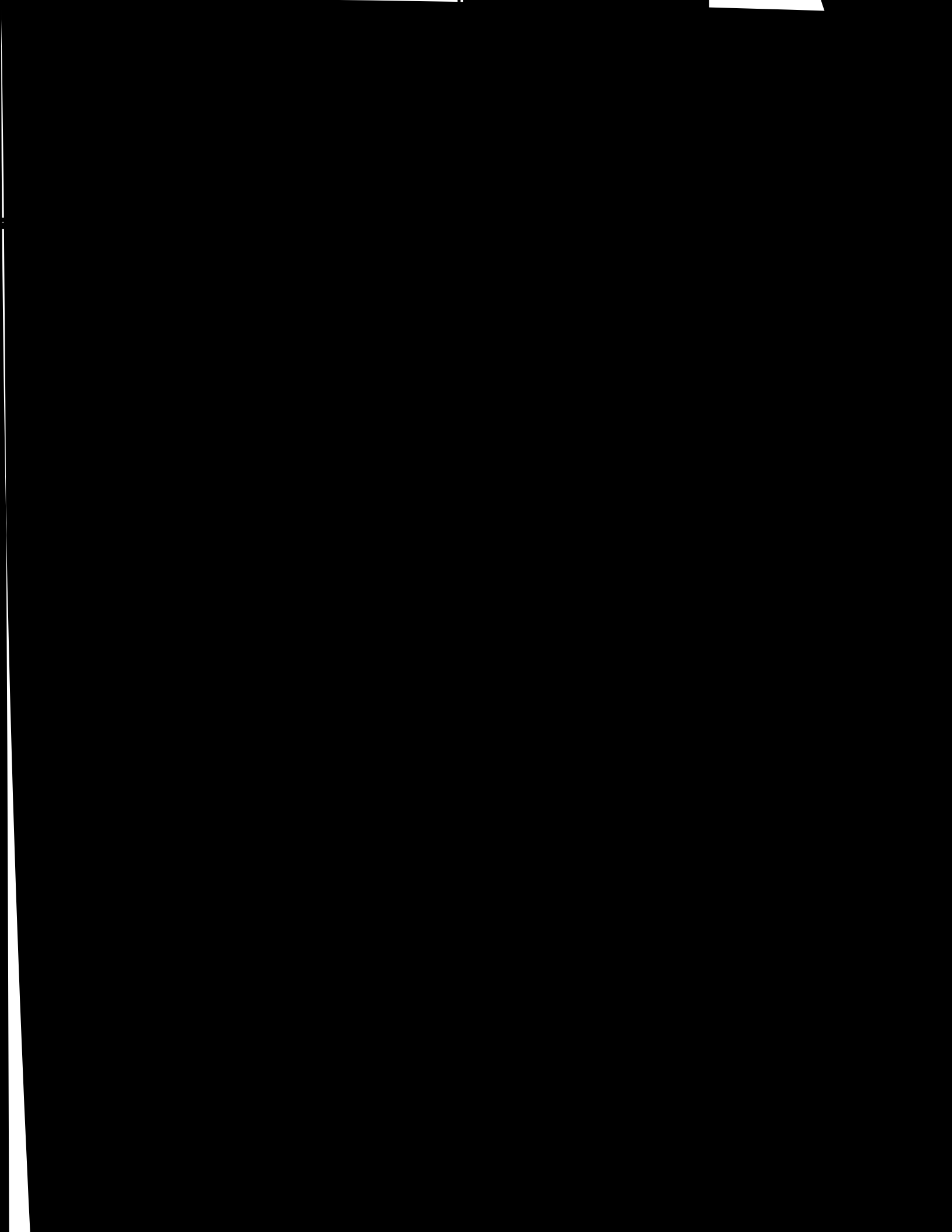


**Li**

simply by allowing the party to respond at the hearing itself

- There is no explicit right to re







ontaine 0

n in assigning weigh



1



**vanc** →

**tions à**

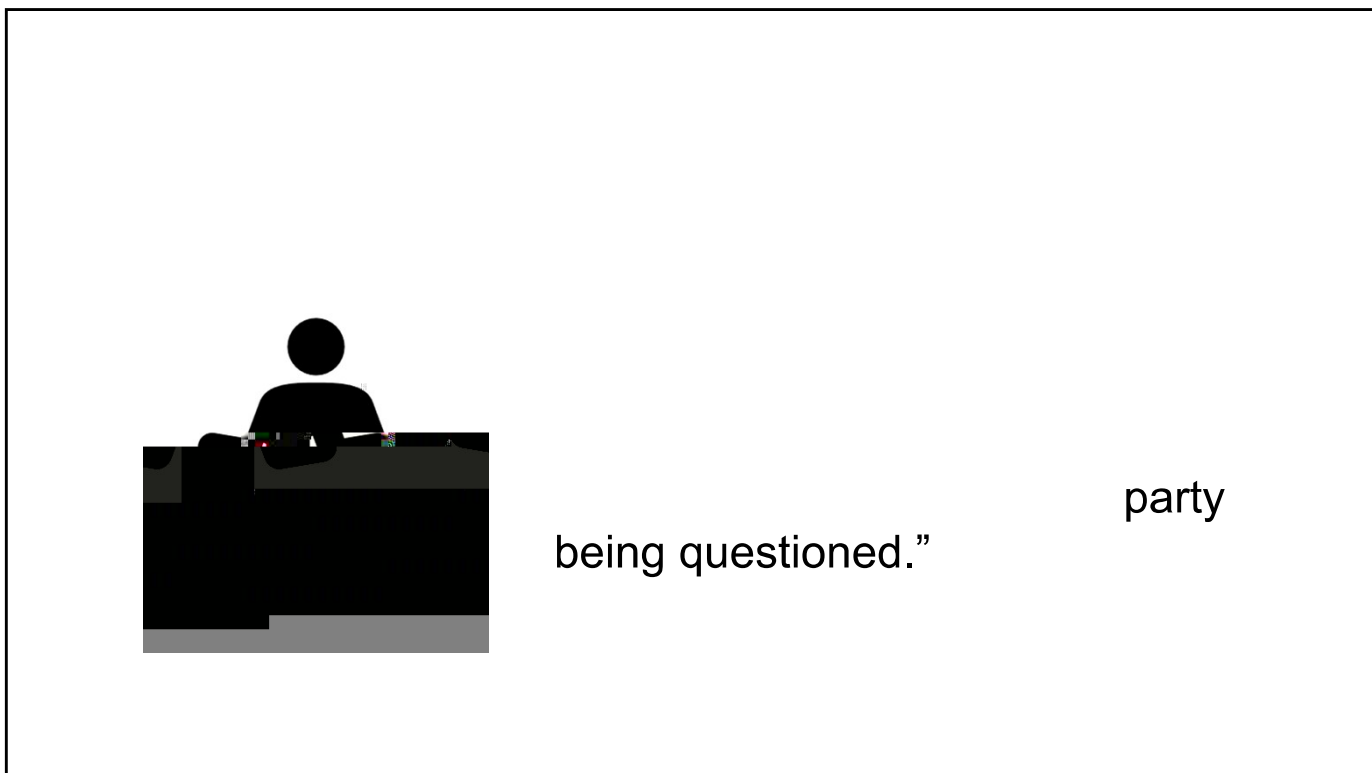
uestions that

th

d

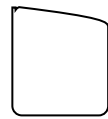
tions

59



60

**onti**



Evaluat

**CR** →

evid

th

a

d

ed by the

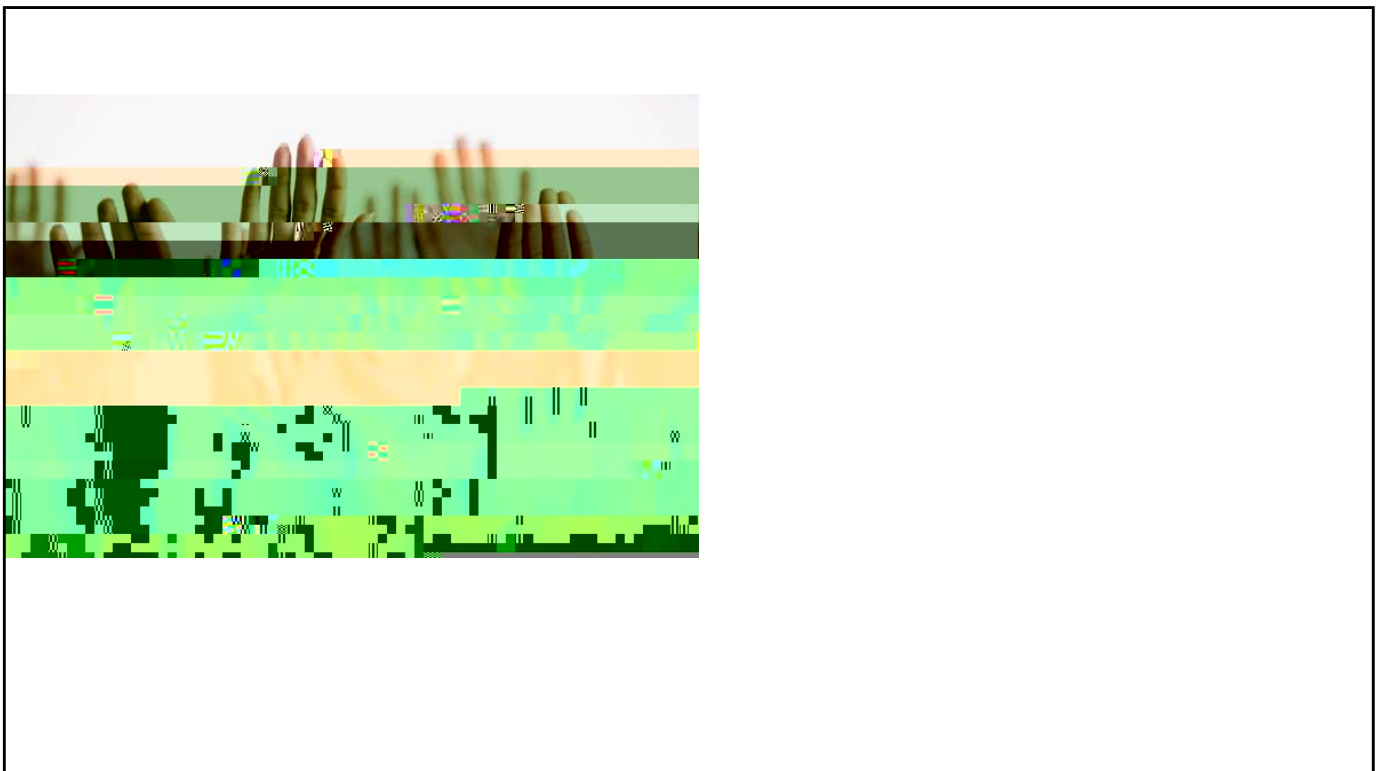


e

an Res6



69



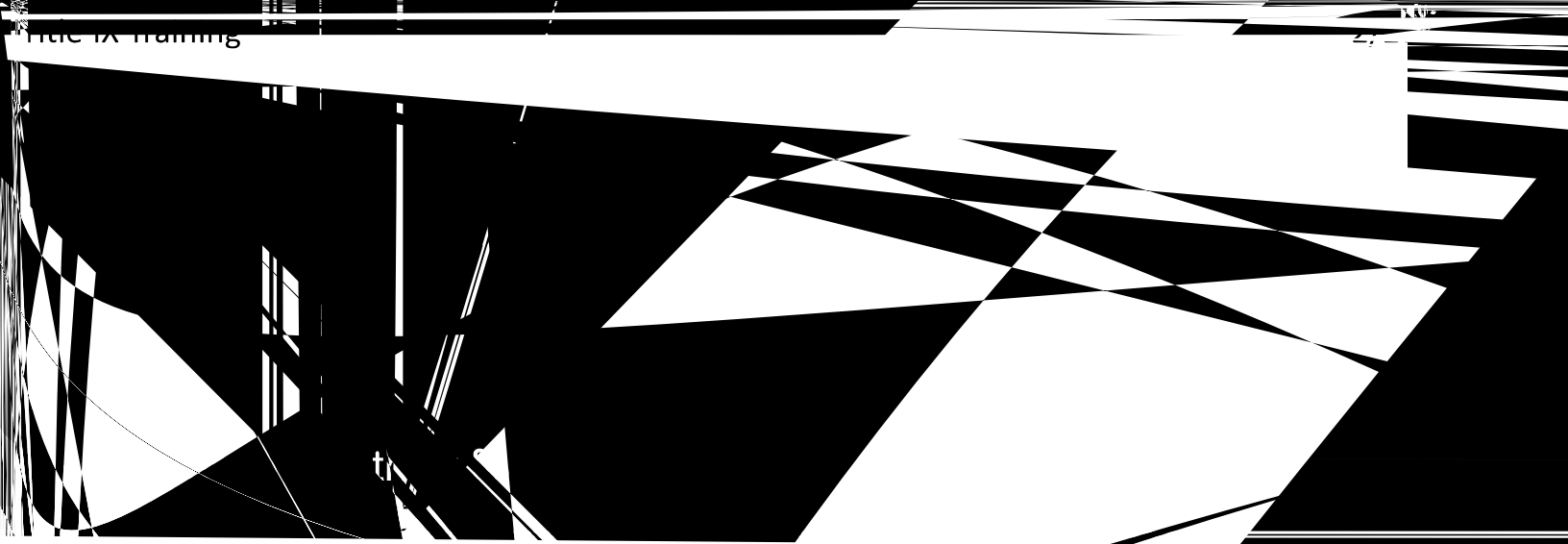
70



**nce**

**s**

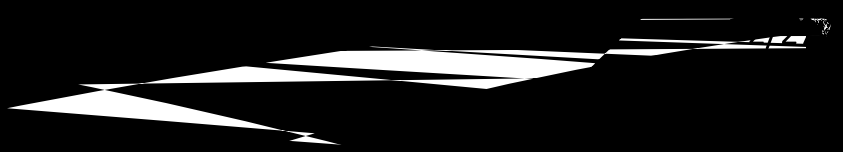
olu

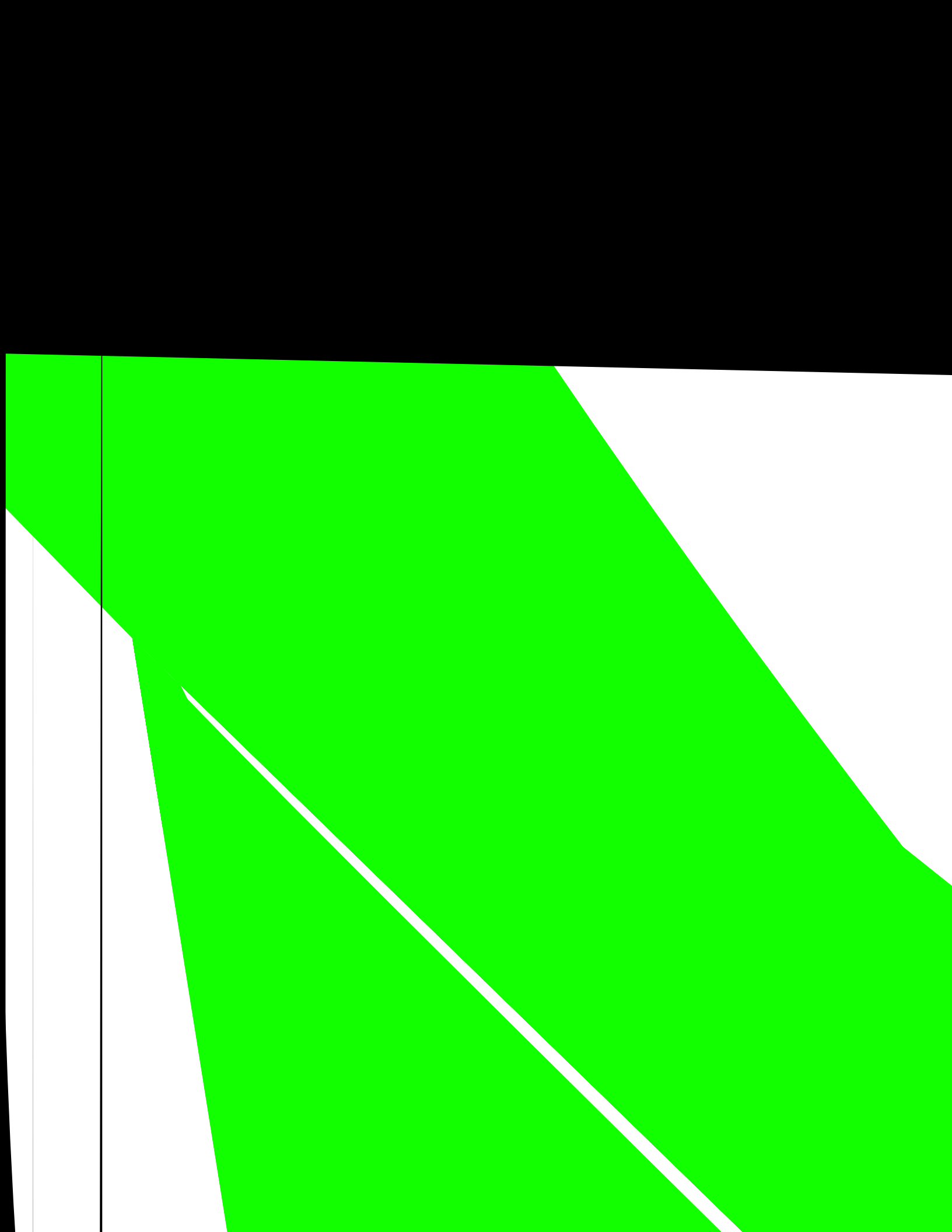












## **rma1 Reso**

5

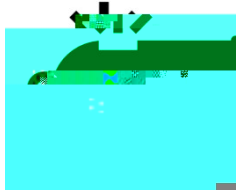


nsuas

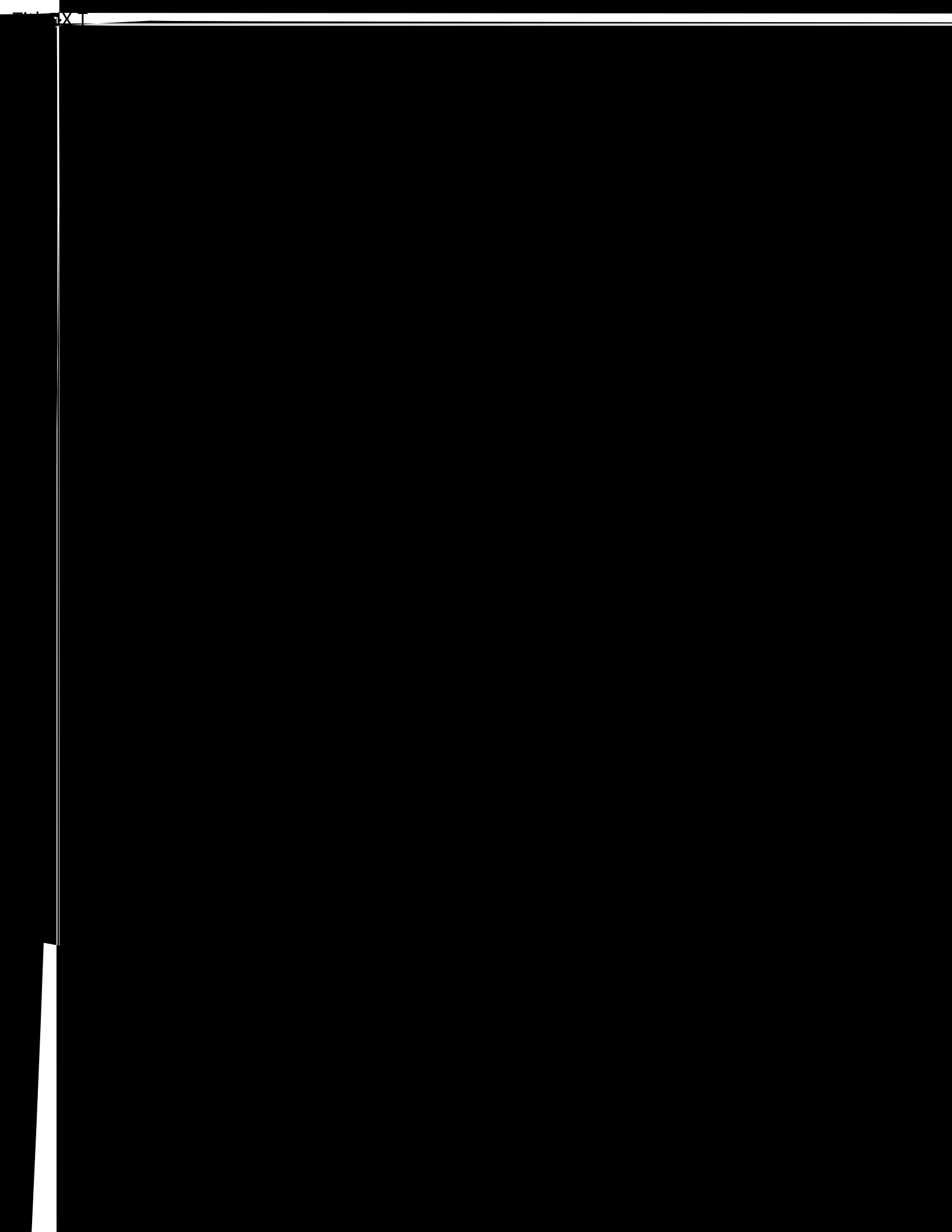
?

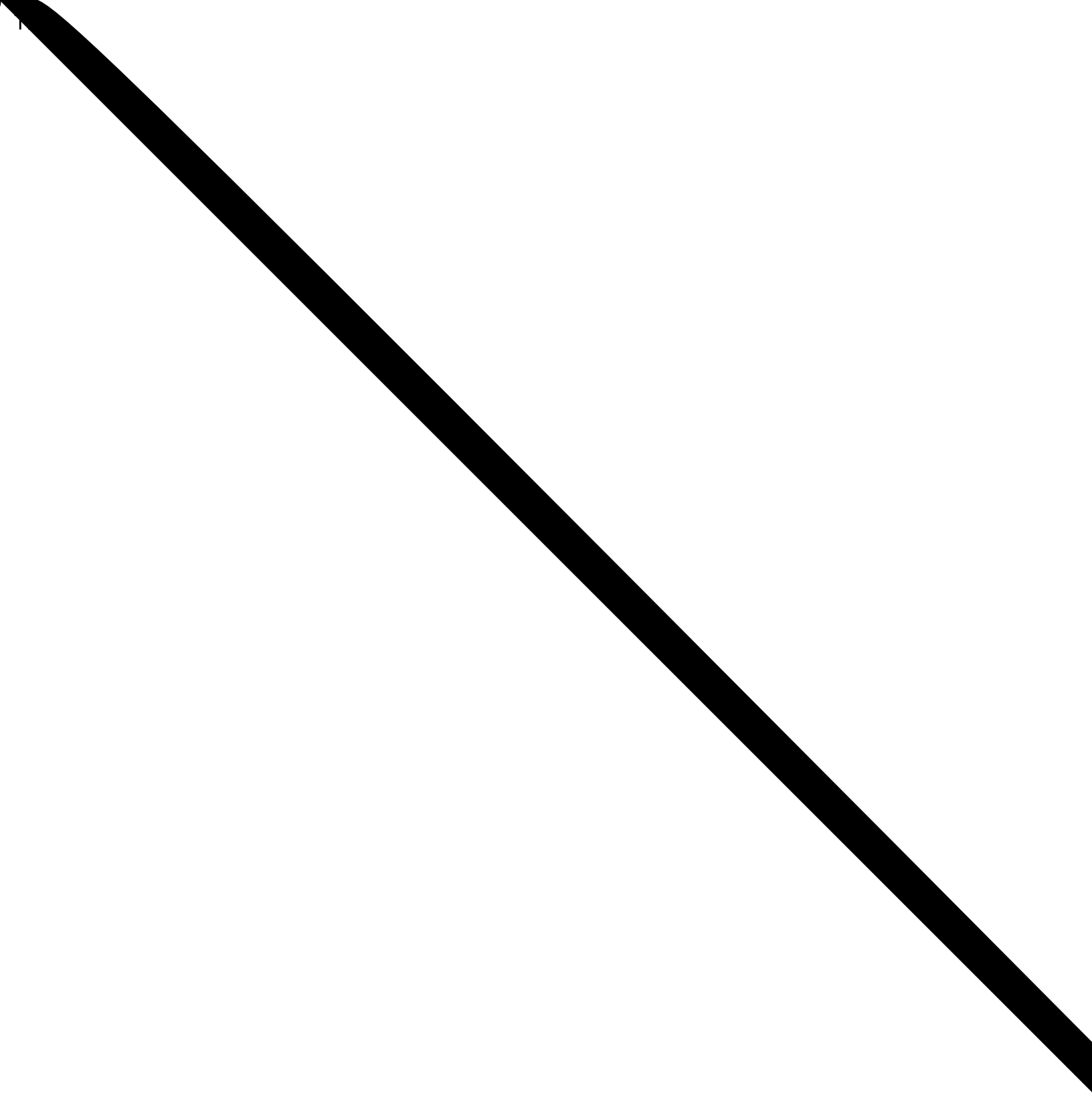


**if**



**S.**









S O U .

c

1

*gton State Univ. (Wash. 2'*

owb

f

y have a tort law

•

see

f b .

ould p

---

hibit ce



t



n fac ☹

ion