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ABSTRACT

finition and rationale for full equity under Title IX ledislates in terms of outcomes for students and benefits for school districts are given in this article. The relationship of compliance to equity is explored through an analysis of short-term and long-term costs and benefits for students and schools in both minimal and maximal equity responses. This article is an abridged version of a longer paper. (Author/MI)

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Title IX Compliance and Sex Equity

Rita Bornstein

I. INTRODUCTION

The Title IX Legislation prohibiting sex discrimination in Federally assisted education institutions was a congressional response to patterns of institutionally perpetuated inequities based on sex. Although significant changes have occurred in schools as a result of the law, many systems have limited their responses to the achievement of minimum legal compliance. The experience of those working in the field clearly indicates that low levels of compliance activity promote neither the equal opportunity goals of Title IX nor the educational goals of the public schools

The focus on minimum legal requirements does not necessarily indicate a resistance by school administrators to the achievement of full equity. Instead, it reflects the lack of well-defined equity goals and a ratioffale for moving beyond minimal legal compliance toward progressively more equitable schools and school systems.

This paper attempts to define and provide a rationale for full equity in terms of outcomes for students and benefits for school districts. It seeks to clarify the relationship of compliance to equity, and to provide a method of analyzing the short- and long-term costs and benefits for students and schools of both minimal and maximal equity responses. In addition, it presents some implications for action based on the goal of full equity.

II. DEFINITION OF EQUAL OPPORTUNITY

Because Title IX was enacted by the United States Congress, as, essentially, an extension of Title VI of the 1964 Civil Rights Act, the legislation is commonly under-

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Dr. Bornstein is Director of the Southeast Sex Desegregation Assistance Center and is affiliated with the University of Miami School of Education and Allied Professions and the National Sex Equity Demonstration Site.

Special thanks for their helpful comments and suggestions to Dr. Shirley McCune. Deputy Assistant Secretary for Equal Education Opportunity Programs. Department of Education and Dr. Harland Bloland-Professor of Higher Education. University of Mianii.

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stood to be in the spirit of equal opportunity. Yet, experience with Title VI has demonstrated that the elimination of overtly discriminatory practices does not of itself insure equal opportunities for educational and occupational accomplishments.

Equal opportunity, like equity, is a general concept about which there are many common assumptions but a variety of definitions. A provocative article by Onora Nell (1976) attempts to define what we mean when we say that opportunities are equal. Nell delineates an important distinction between formal and substantive interpretations of the concept of equal opportunity. The formal interpretation, according to Nell, holds that once rules are fair, a society is an equal opportunity society, even if groups have disproportionate success_rates Such disproportion is justified from the formal perspective on the basis of individual variation in capacities and desires, although, as Nell points out, desires and capacities are generally produced or modified by earlier educational and occupational experiences. Thus, it follows that apparently neutral and nondiscriminatory tests and other selection procedures for educational and occupational attainment often result in disproportionate success in some groups and correspondingly disproportionate failure in others

The substantive interpretation of equality of opportunity according to Nell would equalize the rate of educational and occupational attainment of all major groups based on their proportionate representation in society. If prerequisites or qualification and admissions or positions are established, says Nell, the requirements must be met with equal frequency by a sof all social groups. This view of equal opportunity tiffes the use of quotas and other preferential practices occause they confer equal (or less unequal) rewards. From this perspective, fair rules are not enough Rather, equal opportunity for any experience or result means that individuals must be equally likely, as members of particular groups, to achieve that experience or result. This does not mean that all individuals will be equally successful there will continue to be gaps between the most and least successful people in each group, provided that the same range of differences exists within other groups. Thus, according to Nell, intergroup not intragroup differences would be eliminated.

III. INTERPRETATIONS OF TITLE IX

Title IX, like Title VI, can be given either a formal or a substantive interpretation. Most common is the formal perspective, which views Title IX as a mandate to eliminate discriminatory practices in school systems and provide both sexes equal access to all programs and activities. Continuing disproportion in classes, clubs sports and employment is not in itself a violation of the law and is thus generally considered to be the result of individual differences and choices.

Both the Title IX Statute and the implementing Regulation contain language that can also be interpreted from a substantive equal opportunity perspective. They go beyond the prohibition of nondiscrimination and mandate equal benefits from educational programs, i.e., that individuals shall not from the basis of sex, be excluded from participation in be denied the benefits of, or be subjected to discrimination under any education program or activity receiving federal financial assistance.

According to attorney Charles Guerrier in his legal handbook on Title IX (1978), these three protections (participation, benefits, nondiscrimination) are not functionally

equivalent. It is possible to provide two of them, participation and nondiscrimination, without the third, provision of equal benefits from educational programs. Guerrier cites *Vau y Nichols*, in which the Supreme Court ruled that equal participation did not provide equal benefits for which, the Court said, affirmative efforts would be necessary

The Title IX implementing Regulation goes well beyond the language of Title VI in the specificity of its provisions because it is based on legal and administrative precedents established over the years in the enforcement of Title VI (Fishel and Pottker 1977 p. 107). In Section 86.3, the Regulation requires "remedial steps to eliminate the effects of any discrimination" and permits "affirmative action to overcome the effects of conditions which resulted in limited participation therein by persons of a particular sex."

According to Guerrier, case law suggests that remedial action required by the Federal government to overcome the continuing effects of past discrimination may include utilization of sexual classifications in order to remedy past recognized violations. He indicates that although affirmative action to overcome the effects of limited participation by persons of a particular sex is usely voluntary in the absence of a finding of past discrimination. "In some instances it may be appropriate to actually resort to the "preference" method, if the goal sought to be achieved is of a compelling nature and can be achieved no other way. (p. 75)

IV. LONG-RANGE OUTCOMES

Interpretation of the Title IX mandate-formal or substantive—depends largely on the outcomes desized. The formal approach seeks elimination of sex-discriminatory policies and practices, while the substantive view promotes equal success rates among males and females. School district focus on minimum compliance activities designed to eliminate overt discriminatory practices and provide access to school opportunities has not significantly altered disproportionate participation and achievement rates for males and females. ' Diesel mechanics, calculus, and baseball still attract few girls, child care, fine arts, and cheerleading, few boys Girls continue to lag behind boys in achievement tests, career preparation, and physical prowess. Boys, on the other hand, exhibit higher levels of underachievement, maladjustment, and greater behavior and truancy problems than do girls

The formal interpretation of equal opportunity implies that continued disproportion in participation and achievement reflects individual ability and preference. However, students may not have the information, experience, and skill to make informed choices. Ability is limited by prior experiences, and preference colored by the subtle influence of sex bias and sex role stereotyping. Thus, neither ability nor preference may be adequate criteria for important educational and occupational choices.

The substantive view of equal opportunity requires that to insure equal success rates among females and males, quotas and preferences are appropriate short-term measures. However, the highly controversial nature of such actions makes them difficult to promote as methods to achieve equity in the public schools. Events, however, may ultimately force a reconsideration of quotas as the only guarantor of equity.

For the purpose of this discussion, the substantive equal opportunity goal of equal success rates for females as a group and males as a group is accepted, but not the use of quotas to achieve it.



V. DEFINITION OF EQUITY

The notion of equal success rates can serve as a focal point for dialogue about appropriate long-term goals for the equity enterprise. Clearly defined goals, in turn, permit the development of strategies for their achievement.

The definition of educational sex equity proposed in this paper combines the formal equal opportunity goal of equal access with the substantive equal opportunity goal of equal success rates

Educational Sex Equity can be defined as the elimination of sex discrimination, bias, and stereotyping in all school structures, policies, and practices and the promotion of proportionately equal educational and occupational attainments between females and males

V. STAGES OF EQUITY

The Equity Continuum

The two approaches (formal and substantive) to equal opportunity delineated by Nell (1976) have different goals but the substantive equal opportunity goal of equal success rates has as a precondition the formal equal opportunity goal of equal access. The clear directionality of these equal opportunity perspectives suggests a continuum. The formal equal opportunity phase begins with a move-from the initial stage of discrimination to the elimination of discriminatory policies (stage two). This action is fundamental to change, since official policies represent a codification of the philos ophy of a school district. Stage three is the elimination of discriminatory practices. Nondiscriminatory policies and practices arising from stages two and three lead to fair rules and equal access, which represent the final stage of formal equal opportunity. This fourth stage also represents full legal compliance

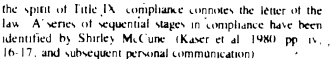
Fair rules and equal access, while overcoming discriminatory barners provide only limited equity, however, since as Nell points out, fair procedures may have a disproportionate result when people from some groups have had a history of discrimination. Stage four (equal access) can be considered the first stage of substantive equal opportunity as well as the last stage of formal equal opportunity. It is the basis for stage five, affirmative programs, designed to promote increased levels of participation in all areas by underrepresented groups. Such programs might include recruitment, compensatory training, and extra support services.

Affirmative action is a weaker mechanism to insure equal participation and success rates than are quotas and preferences which, according to Nell, are vital to the goal of substantive equal opportunity. The modification of quotas to affirmative action places what may seem undue confidence in the good will of educational systems. However, a real commitment to affirmative programs can promote higher levels of equity, albeit without the insurance of specified quotas based on representation in the population.

Affirmative programs should lead to equal participation rates (stage six) in all categories (courses of study, athletics, employment, extracurricular activities, etc.). Equal participation rates tend to produce equal success rates (stage seven), which provide an equal range of benefits and rewards such as money, status, and power for all social groups. This is the final stage of substantive equal opportunity and reflects the achievement of full equity.

The Compliance Continuum

While the term sequity is generally used to represent



. A system first moves from no action at all into paper compliance, stage two Paper compliance means completion of the procedural requirements of the Regulationminimal training and information within the district--but continuation of violations. Pocket compliance is stage three, although it represents movement beyond paper compliance. responses to legal requirements are tragmented and only minimum levels of staff and financial resources are allocated to the effort. There are isolated individual efforts toward equity while some legal violations remain. Systemwide compliance, the fourth stage, proposed by McCune in a personal conversation with the author, indicates that a system has fulfilled its legal requirements. The goals of compliance, according to McCune, are access to programs, the elimination of within-class segrégation, the establishment of a_sex-fair curriculum, and role models of both sexes Compliance with the law leads to "the development of affirmative programs which can stabilize these changes and result in full educational equity (Kaser et al. 1980 pp. iv-15). This is the fifth stage characterized by commitment and operational programs

The Equity/Compliance Continuum Relationship

McCune's compliance continuum, therefore, provides equal access (former equal opportunity) and culminates with affirmative efforts to promote full equity (substantive equal opportunity). This construct fits nicely into the equity continuum described earlier. It is important to note that the stages of compliance do not exactly mirror the linear stages of the equity continuum because they reflect uneven systemic adaptations to Federal requirements. In that sense, the compliance continuum is more empirically based than the idealized stages of the equity continuum. Figure 1 portrays the relationship of McCune's stages of compliance to the equity continuum.

Figure 1 --- Equity / Compliance Continuum Relationships FOUTY CONTINUEM. FORMAL EQUAL OPPORTUNITY SUBSTANTIVE EQUAL OPPORTUNITY f limina Elmina 1 3.1 Affirma l qual f qua Safe 1 tion of don of Ruick c Pro Рапк гра ALLEN No. Discrete Discrine Rates f qual Equity natory nators > Equitor Policies Practices Page ! POLKET System. Commo Action Com: Comwide ri**x**n! pliance physic Corr Opera PHATE C tional Programs

VII. RESPONSES TO TITLE, IX

COMPLIANCE CONTINUEM MICHAE

School district responses to Title IX may be analyzed in functional terms, which involve the assessment of short-



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School District Responses to Procedural Requirements

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These long term uninteracted or some a property of those intended by some administrators. Rather than keeping Federal officials out moneomposition involves a vestigation Instead of being nexpenses, the list become probable of Community activism is not storened by a vaccinated.

Immended consequences for school districts may also result from studies that explore the low level of compliance with procedural regulations nationally. The Raid report for example concludes with a series of re-immendations which it accepted by the Federa poseument would testion up the procedural requirements and apporting rocclamisms. The report holds that local act in the key of the depictmentation of the civil rights guarantees. (Hin and Rettis 1900 by and recommends that the Federal covernment clarity the procedural requirement and into the public about the procedural requirement and into the public.

School District Responses to Curriculum and Instruction Issues

Differences between summa and case and equity actions relating to the community that the rest profound and far feach has a secure cas for state to 15. Title IX Regulator provide that its person of a confine basis of set he excluded from purhapation in he denied the benefits of or be subjected to fiscinfanally under any academic extracumentar research accupational training or other education program or activity Section Mc Co. To date sinty, me of these three professions, most serious tion. This been scriminly addressed by make school admires trators. Most source offerings are now available to acids dents' regardless of sex. Participation rates' however, a though tanged are still toproportionals it courses tradtionally oriented to me a for the other. Inc. Lie, IX Regul lation requires an many's of disproportionate enforment to determine whether theory mation is gounded to material or techniques or pinoble Such maiospilis or indemaker by school districts where the prevaintry view is that error. ment figures reflect student shows. On a his percent of the Michigan districts surveyed had established procedures to insure that bigs in counseling was not responsible for hisproport onate enfollments (p. 68).

Turneulufi, ghettoes persist and should by their very nature raise suspicions about the degree to kneed outlets faste the information training experiences the models and teacher and curise is support to take informed efficient for example, the large disparity in numbers of poiss as implaced to girls taken, advance finantiem it is not to take the resold of differences in student interest. So service the resold of differences in student interest. So service the demonstrate that boys who take advanced matter are expenses because they believe to be importantly the interest of the papert 1978 1960.

While greater moments of tensales than more south of term math apprecy, escouthe most adopt termine math stockers tend not pistake as a need to use. Higher there is has not been sex designated from a treat affirm the entering to interest girl in the career potential of math criticinem trainers remain the same. Few respect all programs in their established in the public schools for a si-deticer to math related skills such as spatial cosmitzation, we accurately reading programs against a security of assistantial, from some meaning

at 60% through high school.

Differential emolline of patterns are now apparent in a satisfifial education. According to a study conducted for the covernment by Americal Institutes for Research (AIR). Harrison and Dahi, 1970, on equity so occational education programs, throughout the country in 1970 enrollment patterns are overwhelmingly say segregated and progress of inducing sex segregation since 1972 has been minimal applied.

The AIR study also found that no more than one third or local school districts are sponsoring or conducting specific activities aimed at fostering greater sex equity. (p. 18) Further—there is clear evidence that those schools putting the most effort into various kinds of activities to further equity are, also those experiencing the greatest amount of nontraditional enrollment—(p. 20).

The third Federal mandate—that, students shall not—be stented the benefits of "education programs—has the greatest amplications for equity. The key question is. In what ways night students of one sex be receiving fewer benefits from instruction than students of the other sex." Are male students in a sewing class discouraged by the treacher from threading the machines because—boys are so careless and clumsy." Are temales in a physical education class prevented from "sing to compete against the male or combined male female presidential physical fitness norms—because the boys will be enducated it girls butperform them."

The Title IX Regulation does not provide guidelines for determining whether benefits derived from education programs are sunequal for females and males. It acknowly addes that bias in curricular materials is a serious matter but loes not address the issue. Sex bias and stereotyping in curricular content curricular materials and instruction are not specifically prohibited. Staff training and information to hange biased practices and provide noisexist educational experiences for students are not required. Without the elimination of bias and stereotyping based on sex however both female and male students are unfairly limited to a narrow targe of behaviors roles, and career options. This in turn, represents a real denial of the full benefits to be derived from education programs that impinge on future educational and occupational choices.

As demonstrated earlier each action of the school district incresponse to Title IX bears long and short-term intended and unintended consequences.

School districts must therefore evaluate each response carefully in terms of its consequences. Consider for example, the implementation of a truly coeducational physical education program, kindergarten through twelfth graffe after an intensive training and information program for staff students, and parents. The short term intended consequence of such a program is obedience to the law and revision of the physical education curriculum around fitness and lifetime sports. Other short-term consequences involve the spending of time and money to conduct training establish new procedures. And overcome resistance. The long term intended result is to provide quality education equally for male and ternale students and to remedy the disparities in student ability that are based on prior prequities in experience and training

Unplanted positive consequences of such program implementation include is reported by professionals) improved staff ommunication better teaching practices increased girls skills in competitive sports and boys in individual sports and better attitudes toward physical education imong both 27's and boys who are not athletically

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On the other hand, dystunctional long term unintended consequences such as resegregative practices within cursoes may also result. Other negative anantic-pated consequences of a combined program may be the loss of temple physical education staff through the establishment of apparent neutral job criteria that more men than womer can full fi-

Dystunctional consequences can be avoided with more iong ranger planning for equity planning that includes careful assessment of sex equity needs design of a series of activities based on those needs consideration of possible consequences of proposed activities continuous evaluation of activities to determine if goals are being met, and redesign of activities and strategies as necessary.

VIII. IMPLICATIONS FOR ACTION

Since the passage of Title IX by Congress in 19.2 many new possibilities for jowth participation and success have become available to both females and males in the nation s schools. In many seriou districts, nowever, responses to Title IX base been more cosmetic than toolamenta. Overall participation and success rates of temales and males while changing are still only summally altered.

It is the central thesis of this paper that failure to establish full equity as a goal of it the long run severely distunctional for students and schools it is easily in both thancial and numan terms and creates disjuncture between the schools and isociety. While maximal equits responses to Title IX may appear radical now, they are essentially practical and cost effective when slewed from a long range perspective.

Investigations of factors related to the level of compitance indicate that although arban school districts report a higher priority for Title IX than do rural school districts (Miller and Associates 1978 15) no systematic differences have been found in Title IX compliance among regions of the country or among districts with different levels of previous civil rights activity (Hill and Rettig 1978 7). Further no consistency exists among regions or States wher ranked according to percentage of female participation in right school interscholastic athletics, school administration, and traditionally male sociational courses (PEER 1979).

The single factor cited as most related to the feed of compliance activity is the degree of commitment readership and support from school superintendents. Of Title IX coordinators surveyed in Region X 85 percent indicated that administrative support is an important factor in successful implementation of Title IX while 70 percent reported that they do not have such support (Miller and Associates 1978 18).

The Rand report (Hill and Rettig 1980) inclicates that while leadership from the chief administrator is important, other conditions are necessary for successful implementation of Litle IX. One of these conditions is pressure for change from both the federal government and interested parties within the institutions or in the communities served by them to 30. To Litle IX professionals it has long been apparent that while administrative support is important for change to occur leadership can indeed emanate from a variety of sources. In some school districts the imperus for change has come from or amunity groups and in others from teacher organizations. Occasionally, it lone parent or feacher is responsible for significant change in one or a ceral parts of the chool system often in the area of inhicite.

Teadership for school district responsiveness to Title 18, can also come from the State department of education and from

Lederally tunded little IV projects tocusing on sex desegregation

The major 1 detail impetus for change of course is the Office for Civil Rights (OCR) which is the agency responsible for enforcement of Title IX. However, the extreme sensitivity of OCR to political pressure has resulted in unclear and inconsistent enforcement and interpretation of the regulations.

A leading advocate for sex equity in education. Holly Knox, Director of the Project on Equal Education Rights (PFER) asserts that cutting off funds is the only way to get school districts and colleges to stop discriminating against women. There is no evidence that they will act for any other reason except under court order under massive monetary damages, or under the threat of losing federal money. (An Interview. 1979 \$19)

The Rand report (Hill and Rettig 1980) on the other hand indicates that tederal pressure is a real tactor in institutional decisionmaking (p. 37). Cynthia Brown former Assistant Secretary for Civil Rights, admits that OCR is not initiating enforcement proceedings or terminating Federal tunds with anything like the frequency it did in the sixties but indicates that the agency has been successful in hego tiating compliance in most Fitle IX areas. An Interview 1979 518)

Motientum for lathe IX comptiance and equity can come from a variety of sources. No matter what the source action will be more or less Junctional for students and schools it long range outcomes, are clearly defined and strategies for change geared to those outcomes. Desirable outcomes proffered in this paper have to do with equalizing participation and success rates for males and females.

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