

115TH CONGRESS 1ST SESSION

H. R. 3828

To support educational entities in fully implementing title IX and reducing and preventing sex discrimination in all areas of education.

IN THE HOUSE OF REPRESENTATIVES

September 25, 2017

Ms. Slaughter (for herself, Ms. Judy Chu of California, and Mr. McNer-Ney) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

- To support educational entities in fully implementing title IX and reducing and preventing sex discrimination in all areas of education.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Patsy T. Mink Gender
 - 5 Equity in Education Act of 2017".
 - 6 SEC. 2. FINDINGS.
 - 7 FINDINGS.—Congress finds the following:
 - 8 (1) Title IX of the Education Amendments of
 - 9 1972 (20 U.S.C. 1681 et seq.) (in this Act referred

- to as "title IX") and the implementing regulations
 of title IX prohibit sex discrimination in federally
 funded education programs and activities.
 - (2) Although title IX ensures equal opportunities to participate in athletics, female participation rates, especially for girls of color, lag far behind male participation rates. The National Women's Law Center reports that only 64 percent of Black girls, 64 percent of Hispanic girls, and 53 percent of Asian-American girls play sports, compared to 76 percent of Caucasian girls. Female student athletes have been found to have higher levels of self-esteem and to be more likely to graduate from high school than female students who do not play sports. Although the availability of athletic scholarships facilitates access to higher education, many schools fail to award proportional athletic financial aid to females, which can affect the long-term employment outcomes and economic security of women.
 - (3) Although title IX ensures gender equity in career and technical education, women are severely underrepresented in nontraditional fields. The American Association of University Women reports that females make up more than 70 percent of students enrolled in classes that prepare students for low-pay-

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- ing and historically female jobs, such as caregivers and cosmetologists and only 20 percent of students enrolled in classes that prepare students for high-paying and historically male jobs, such as energy technicians and electricians.
- (4) Although title IX ensures gender equity in the fields of science, technology, engineering, and mathematics (in this section referred "STEM") education, women are disproportionately lost at nearly every stage of the STEM pipeline. The National Student Clearinghouse reports that the percentage of women earning STEM degrees has decreased over the past decade, with women earning 19 percent of engineering bachelor's degrees, 18 percent of computing bachelor's degrees, 42 percent of mathematics bachelor's degrees, and 39 percent of physical science bachelor's degrees. In 2013, women of color earned only 6 percent of computing bachelor's degrees and 3 percent of engineering bachelor's degrees.
 - (5) Although title IX prohibits sex discrimination in employment in federally funded education programs, women comprise only 37.5 percent of tenured faculty and 22 percent of university presidents, and female representation in STEM drops at

science Foundation reports that women hold only 25 percent of all tenured and tenure-track positions and 17 percent of full professor positions in STEM fields, Black and Hispanic women together hold only 4.4 percent of all tenured and tenure-track positions and 1.5 percent of full professor positions in STEM fields, and Asian-American women hold only 6.1 percent of all tenured and tenure-track positions and 1.9 percent of full professor positions in STEM fields.

(6) Although title IX protects against sexual and sex-based harassment and violence, more than 50 percent of girls in grades 7 through 12 experience sexual harassment each year and approximately 10 percent of high school students experience dating violence each year. A 2013 study by the Gay Lesbian Straight Education Network reports that 55 percent of lesbian, gay, bisexual, and transgender youth report feeling unsafe at school because of their sexual orientation and 38 percent report feeling unsafe because of their gender expression. Research has shown that students who experience harassment at school are more likely to experience depression and anxiety, to engage in unhealthy and antisocial

behaviors, and to have more unexcused absencesfrom school.

- (7) Although title IX guarantees access to medical leave, the availability of accommodations for pregnancy-related conditions, and the availability of enrollment in school-related activities for pregnant and parenting students, numerous studies have found that pregnancy and parenting are the leading reasons that females drop out of high school. A 2012 report from the National Women's Law Center shows that only 51 percent of teenage mothers earn a high school diploma by the age of 22, compared with 89 percent of women who do not have a child during their teenage years, limiting continuing opportunities for education and employment.
- (8) Although title IX protects against discrimination based on stereotypes of actual or perceived sex, gender, gender identity, or sexual orientation, many people carry implicit or unconscious biases that can unintentionally influence attitudes, beliefs, behaviors, and decisionmaking processes. Research has shown that unconscious biases can impact classroom environments, teaching methods, student evaluations, disciplinary practices, and career and coun-

1	seling guidance, particularly for students who are
2	pursuing nontraditional fields.
3	SEC. 3. DEFINITIONS.
4	In this Act:
5	(1) ESEA DEFINITIONS.—The terms "elemen-
6	tary school", "institution of higher education",
7	"local educational agency", "secondary school", and
8	"State educational agency" have the meanings given
9	those terms in section 8101 of the Elementary and
10	Secondary Education Act of 1965 (20 U.S.C. 7801).
11	(2) Compound discrimination.—The term
12	"compound discrimination" means discrimination
13	based on sex, and one or more other characteristic,
14	including race, ethnicity, national origin, disability
15	status, religion, or age.
16	(3) Director.—The term "Director" means
17	the Director of the Officer for Gender Equity estab-
18	lished under section 5(a).
19	(4) Educational entity.—The term "edu-
20	cational entity" means any of the following entities
21	that receive Federal funds:
22	(A) A State educational agency.
23	(B) A local educational agency.
24	(C) An institution of higher education.

1	(D) An elementary school or secondary
2	school.
3	(5) Secretary.—The term "Secretary" means
4	the Secretary of Education.
5	(6) SEX DISCRIMINATION.—The term "sex dis-
6	crimination" means bias, discrimination, harass-
7	ment, or violence based on:
8	(A) Actual or perceived sex, sexual orienta-
9	tion, gender, or gender identity.
10	(B) Pregnancy, childbirth, or a related
11	medical condition.
12	(C) A stereotype associated with any char-
13	acteristic described in subparagraph (A) or (B).
14	(7) TITLE IX COORDINATOR.—The term "title
15	IX coordinator" means a responsible employee, as
16	described in section 106.8(a) of title 34, Code of
17	Federal Regulations, designated to coordinate efforts
18	under title IX of the Education Amendments of
19	1972 (20 U.S.C. 1681 et seq.).
20	SEC. 4. PURPOSES.
21	The purposes of this Act are to—
22	(1) promote gender equity in education in the
23	United States;
24	(2) support educational entities so that such en-
25	tities have the support to fully implement title IX;

1	(3) provide title IX coordinators with training,
2	technical assistance, and support to fully carry out
3	their roles and responsibilities;
4	(4) increase general awareness about the rights
5	and obligations of individuals and entities under title
6	IX;
7	(5) identify, implement, and disseminate best
8	practices for reducing and preventing sex discrimina-
9	tion in all areas of education;
10	(6) promote educational environments that are
11	safe and free of sexual and sex-based bullying, har-
12	assment, and violence; and
13	(7) promote equity in education for students
14	who face compound discrimination.
15	SEC. 5. ESTABLISHMENT OF AN OFFICE FOR GENDER EQ-
16	UITY.
17	(a) IN GENERAL.—The Secretary shall establish an
18	Office for Gender Equity. The Director of the Office for
19	Gender Equity shall be the Special Assistant for Gender
20	Equity, as authorized under section 202(b)(3) of the De-
21	partment of Education Organization Act (20 U.S.C.
22	3412(b)(3)). The Director of the Office for Gender Equity
23	shall report directly to the Secretary.
24	(b) Duties.—The Office for Gender Equity shall be
25	responsible for the following:

1	(1) Supporting educational entities in the full
2	implementation of title IX.
3	(2) Providing title IX coordinators with train-
4	ing, technical assistance, and support to fully carry
5	out their roles and responsibilities.
6	(3) Providing grants to implement programs
7	and activities that are focused on reducing and pre-
8	venting sex discrimination in all areas of education.
9	(4) Identifying and disseminating best practices
10	for reducing and preventing sex discrimination in all
11	areas of education.
12	(5) Maintaining an Office of Gender Equity re-
13	source center website to disseminate best practices
14	in achieving gender equity.
15	(6) Performing any other activity consistent
16	with achieving the purposes of this Act.
17	(c) Coordination.—To carry out the purposes of
18	this Act, the Secretary shall coordinate with other relevant
19	Federal offices and agencies, including—
20	(1) the Office for Civil Rights of the Depart-
21	ment of Education;
22	(2) the Institute of Education Sciences;
23	(3) the White House Council on Women and
24	Girls;

1	(4) the Women's Bureau of the Department of
2	Labor;
3	(5) the Office on Women's Health of the De-
4	partment of Health and Human Services;
5	(6) the Civil Rights Division of the Department
6	of Justice;
7	(7) the Office on Violence Against Women of
8	the Department of Justice;
9	(8) the Centers for Disease Control and Preven-
10	tion;
11	(9) the Office of Safe and Healthy Students of
12	the Department of Education; and
13	(10) other entities determined relevant for car-
14	rying out the purposes of this Act.
15	SEC. 6. SUPPORT FOR TITLE IX COORDINATORS.
16	(a) In General.—The Director shall provide coordi-
17	nation, training, technical assistance, and support for title
18	IX coordinators to ensure that educational entities are
19	able to fully implement title IX and reduce and prevent
20	sex discrimination in all areas of education.
21	(b) TITLE IX COORDINATOR TRAINING.—
22	(1) In general.—Not less than once a year,
23	the Director shall conduct a training for all title IX
24	coordinators. The training may be conducted in
25	partnership with a national organization with rel-

1	evant expertise, and may be completed online or in
2	person.
3	(2) Contents of training.—The training de-
4	scribed in paragraph (1) shall include the following
5	information:
6	(A) The role and responsibility of title IX
7	coordinators.
8	(B) Best practices for increasing aware-
9	ness about rights and obligations under title
10	IX.
11	(C) Best practices for investigating and re-
12	sponding to claims of violations of title IX.
13	(D) Best practices for identifying and pre-
14	venting implicit and explicit sex discrimination
15	in all areas of education, including—
16	(i) recruitment and admissions;
17	(ii) teaching practices, textbooks, and
18	curricula;
19	(iii) campus safety and security;
20	(iv) financial assistance;
21	(v) access to facilities, resources, and
22	housing;
23	(vi) access to course offerings;
24	(vii) student health services and insur-
25	ance benefits;

1	(viii) counseling and career guidance;
2	(ix) athletics;
3	(x) discipline policies;
4	(xi) employment; and
5	(xii) other areas that the Director de-
6	termines are relevant for such purposes.
7	(3) Application of training.—
8	(A) In general.—The Director shall take
9	steps to ensure that the trainings described in
10	paragraph (1)—
11	(i) are adapted, as necessary, to ad-
12	dress issues of sex discrimination at all lev-
13	els of education;
14	(ii) are updated with the latest evi-
15	dence-based best practices; and
16	(iii) address recent trends in sex dis-
17	crimination.
18	(B) ATTENTION TO COMPOUND DISCRIMI-
19	NATION.—The Director shall take steps to en-
20	sure that such trainings include attention to
21	students who face compound discrimination.
22	(C) EVALUATION.—The Director shall—
23	(i) develop and conduct pre- and post-
24	training evaluations to assess the effective-
25	ness of such trainings in improving the

1	knowledge of the roles and responsibilities
2	of title IX coordinators; and
3	(ii) use such evaluations to update the
4	title IX coordinator trainings annually.
5	(e) HANDBOOK FOR CONDUCTING TITLE IX COMPLI-
6	ANCE SELF-EVALUATIONS.—The Director shall develop a
7	handbook for conducting self-evaluations of compliance
8	with title IX in all areas of education, as described in sub-
9	section $(b)(2)(D)$.
10	(d) Assessment of Title IX Coordinator Sup-
11	PORT.—The Director shall collect relevant data and statis-
12	tics on all title IX coordinators, including salary informa-
13	tion, budgets, and primary roles, in order to make rec-
14	ommendations for improving title IX coordinator support.
15	(e) DISSEMINATION.—The Director shall ensure that
16	the workplace contact information of all title IX coordina-
17	tors and any training materials or information developed
18	under this section are made available on the Office of Gen-
19	der Equity resource center website, described in section
20	5(b)(5).
21	SEC. 7. SUPPORT FOR LOCAL IMPLEMENTATION.
22	(a) Grants Authorized.—
23	(1) In General.—The Secretary, acting
24	through the Director, is authorized to award grants
25	to educational entities to support such educational

1	entities in fully implementing title IX and reducing
2	and preventing sex discrimination in all areas of
3	education.
4	(2) ELIGIBLE ENTITY.—In this section, the
5	term "eligible entity" means—
6	(A) a State educational agency;
7	(B) a local educational agency;
8	(C) an institution of higher education;
9	(D) an elementary school or secondary
10	school; or
11	(E) a partnership consisting of—
12	(i) an entity described in subpara-
13	graphs (A) through (D); and
14	(ii) a national organization with rel-
15	evant expertise, or another entity that the
16	Secretary determines has relevant exper-
17	tise.
18	(b) Use of Funds.—An eligible entity receiving a
19	grant shall use such funds to carry out programs and ac-
20	tivities designed to fully implement title IX and prevent
21	and reduce sex discrimination, including programs and ac-
22	tivities that—
23	(1) increase awareness of and counteract sex
24	stereotypes, biases, and discrimination;

1	(2) include trainings for students, teachers, fac-
2	ulty, and all personnel to learn about best practices
3	for reducing and preventing sex discrimination in all
4	areas of education;
5	(3) increase access to campus resources, facili-
6	ties, and course offerings;
7	(4) support title IX coordinators in performing
8	outreach, advocacy, and education about title IX and
9	reducing and preventing sex discrimination;
10	(5) are aimed at identifying patterns or sys-
11	temic problems in compliance with title IX;
12	(6) strengthen prevention education and aware-
13	ness programs regarding sexual and sex-based har-
14	assment and violence;
15	(7) conduct and analyze campus climate and
16	victimization surveys;
17	(8) include institutional assessment activities to
18	identify areas and causes of gender inequities;
19	(9) make efforts to improve progress on gender
20	equity indicators as described in subsection
21	(c)(2)(A); and
22	(10) make efforts to improve accuracy in meas-
23	urement, data collection, and reporting of gender eq-
24	uity indicators as described in subsection $(c)(2)(A)$.
25	(c) Applications.—

1	(1) In general.—An eligible entity desiring a
2	grant under this section shall submit an application
3	to the Secretary at such time, in such manner, and
4	containing such information as the Secretary may
5	reasonably require.
6	(2) Contents of application.—Each appli-
7	cation submitted by an eligible entity under this sec-
8	tion shall include the following:
9	(A) A description of locally defined and
10	documented gender equity needs and priorities,
11	which may include any of the following indica-
12	tors:
13	(i) Academic indicators, including per-
14	formance on State assessments, enroll-
15	ment, admission, attrition, time to comple-
16	tion, and graduation rates.
17	(ii) Civil rights data, including statis-
18	tics on bullying, harassment, violence, dis-
19	cipline and expulsion.
20	(iii) Campus climate and victimization
21	data.
22	(iv) Employment data.
23	(v) Attendance and absenteeism data.

1	(vi) Evidence of burden on title IX co-
2	ordinators, including coordinator to stu-
3	dent ratio and competing responsibilities.
4	(vii) Other documentation of need
5	that the Secretary determines is relevant.
6	(B) A description of the evidence that will
7	serve as the basis for the activities that the eli-
8	gible entity proposes to carry out using grant
9	funds under this section.
10	(C) A description of the activities that the
11	eligible entity proposes to carry out using grant
12	funds under this section.
13	(D) A description of how the proposed ac-
14	tivities will be adapted, as necessary, to meet
15	the needs of students who face compound dis-
16	crimination.
17	(E) A description of how the proposed ac-
18	tivities will help the educational entity fully im-
19	plement title IX.
20	(F) A description of a plan for how the
21	proposed activities under this section will con-
22	tinue with local support following completion of
23	the grant period and termination of Federal
24	funding.

1	(G) A description of how the proposed ac-
2	tivities are a significant component of a com-
3	prehensive plan for gender equity in education
4	and full implementation of title IX.
5	(d) Rule of Construction.—Nothing in this sec-
6	tion shall be construed as prohibiting persons of any sex
7	or gender from participating in any of the programs or
8	activities funded under this section.
9	(e) Award Basis.—
10	(1) Merit review.—Grants shall be awarded
11	under this section on a competitive basis.
12	(2) Priorities.—
13	(A) IN GENERAL.—The Secretary shall es-
14	tablish criteria for determining which eligible
15	entities shall have priority in receiving a grant
16	under this section.
17	(B) Level of priority.—The criteria de-
18	scribed in subparagraph (A) may include a con-
19	sideration of the extent to which the application
20	demonstrates that the eligible entity—
21	(i) has demonstrated a high need for
22	gender equity assistance based on indica-
23	tors described in subsection (c)(2)(A) and
24	a high commitment to addressing these
25	issues;

1	(ii) will address the needs of students
2	who face compound discrimination;
3	(iii) has not previously received assist-
4	ance under this section;
5	(iv) will address relevant issues of na-
6	tional significance through solutions that
7	can be replicated;
8	(v) will implement an institutional
9	change strategy with a long-term impact
10	that will continue to be a central activity
11	of the eligible entity upon termination of
12	the grant; and
13	(vi) will serve a high percentage of
14	low-income students.
15	(C) Special rule.—To the extent prac-
16	ticable, the Secretary shall ensure that grants
17	awarded under this section, for each fiscal year,
18	address—
19	(i) all levels of education, including—
20	(I) elementary and secondary
21	education;
22	(II) undergraduate and graduate
23	education;
24	(III) postdoctoral education and
25	research;

1	(IV) career and technical edu-
2	cation; and
3	(V) adult education;
4	(ii) all regions of the United States;
5	and
6	(iii) urban, rural, and suburban edu-
7	cational entities.
8	(f) Evaluation and Dissemination.—
9	(1) Evaluation.—
10	(A) In General.—Each eligible entity
11	that receives a grant under this section shall
12	conduct an assessment about the extent to
13	which the eligible entity made progress on the
14	indicators under subsection $(c)(2)(A)$.
15	(B) Assessment.—An eligible entity may
16	work in partnership with the Institute of Edu-
17	cation Sciences to conduct such assessment.
18	(C) USE BY SECRETARY.—Not later than
19	1 year after receiving the grant award, the eli-
20	gible entity shall submit a report to the Sec-
21	retary containing the results of such assess-
22	ment. The Secretary shall use those reports in
23	order to build the knowledge base on promising
24	models for preventing and reducing sex dis-

1	crimination across all areas and levels of edu-
2	cation.
3	(2) Dissemination.—The Secretary shall co-
4	ordinate with the Director of the Institute of Edu-
5	cation Sciences and other relevant Federal offices
6	and agencies to—
7	(A) ensure that the results of the activities
8	carried out under this section are made readily
9	available on the Office for Gender Equity re-
10	source center website; and
11	(B) widely disseminate the results de-
12	scribed in subparagraph (A) to relevant Federal
13	offices, and agencies, educational entities and
14	the general public.
15	SEC. 8. RESEARCH AND DEVELOPMENT.
16	(a) In General.—The Secretary shall coordinate
17	with the Director of the Institute of Education Sciences
18	and other relevant Federal offices and agencies and enti-
19	ties to investigate, identify, and disseminate best practices
20	to fully implement title IX and reduce and prevent sex
21	discrimination in all areas of education, including—
22	(1) the reduction and prevention of sex stereo-
23	typing, bias, and discrimination in curricula, text-
24	books, software, and other educational materials;

1	(2) the development of policies and programs
2	to—
3	(A) address and prevent sexual and sex-
4	based harassment and violence; and
5	(B) ensure that campuses are free from
6	threats to the safety of students, teachers, fac-
7	ulty, and personnel;
8	(3) the development and evaluation of—
9	(A) counseling and career guidance train-
10	ing; and
11	(B) programs to reduce and prevent sex
12	stereotyping, bias, and discrimination;
13	(4) best practices for mitigating implicit bias in
14	teaching, discipline, and all areas of education;
15	(5) best practices for addressing the needs of
16	students who face compound discrimination; and
17	(6) other activities that the Secretary deter-
18	mines are consistent with the purposes of this Act.
19	(b) DISSEMINATION.—The best practices described
20	under subsection (a) shall be published on the Office for
21	Gender Equity resource center website, as described in
22	section 5(b)(5), and the What Works Clearinghouse
23	website of the Institute of Education Sciences.

1 SEC. 9. REPORT; DISSEMINATION.

- 2 (a) Report to Congress.—Not later than 2 years
- 3 after the date of enactment of this Act and every 2 years
- 4 thereafter, the Secretary shall publish a report on the
- 5 steps the Department of Education has taken to—
- 6 (1) support educational entities in fully imple-
- 7 menting title IX and reducing and preventing sex
- 8 discrimination;
- 9 (2) provide coordination, training, and re-
- sources for title IX coordinators to fully carry out
- their roles and responsibilities; and
- 12 (3) promote equity in education for students
- who face compound discrimination.
- 14 (b) DISSEMINATION.—The Secretary shall coordinate
- 15 with the Director of the Institute of Education Sciences
- 16 and the heads of relevant Federal agencies to ensure that
- 17 the results of trainings, activities, evaluations, and re-
- 18 search developments under this Act are made readily
- 19 available on the Office for Gender Equity resource center
- 20 website and disseminated widely to other relevant Federal
- 21 agencies and offices, educational entities, and the general
- 22 public.
- 23 SEC. 10. RULE OF CONSTRUCTION.
- Nothing in this Act shall be construed—

- 1 (1) as modifying any provision of title IX of the 2 Education Amendments of 1972 (20 U.S.C. 1681 et seq.); or 3 (2) as affecting the enforcement of such title by 4 5 the Department of Education, the Department of Justice, or any other Federal agency. 6 SEC. 11. AUTHORIZATION OF APPROPRIATIONS. (a) In General.—There are authorized to be appro-8 priated to carry out this Act \$80,000,000 for each of fiscal 10 years 2018 through 2022.
- 11 (b) USE.—From amounts made available to carry out 12 this Act for each fiscal year, the Secretary shall use not
- 13 less than \$70,000,000 of such amounts to award grants 14 under section 7.

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