# New Semester, New Look at Young Parenthood

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# Title IX: Protections and Shortcomings for Pregnant and Parenting Students

Julia Guy | Newcomb College Institute Reproductive Rights Internship

## About Title IX

### Deficiencies 1. The Parenting Student Gap

The product of the program of the second sec renting teenagers, w iss likely to actively s requirements (Ryan)

One of the goals within the research project was to gauge the weaknesses with the application of Title IX to determine how schools can better ensure that students can affirm their rights.

Methods





1. The Parenting Student sap Federal and state education initialities motivate schools to maintain structer attendance policies in an attempt to nates standardized test scores and receive additional twording. While absences for medical appointments, which pregnant students are most likely to use, are typically considered "excused" absences and therefore will not negatively impact a students' academic record, an absence for child care or for a child's medical appointment is considered "unexcused," leaving parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the impossible choice between chronic truancy and parenting students the interview of the student parents and offering opportunities for makeup ack (Fidd).

#### 2. Lack of Case Law Prevents Legislative Ease

The number of Title IX cases addressing the rights of pregnant and parenting students is dispropriorinately small to the number of students' who, according to research, suffer violatons of their rights in school.'' Though pregnancy fails under Title IX's untertails, a petregolino of title or no case law, service providers. Tack of howeledge, and the social and legal monting and succediming. The lack of case tensity be cased and legal prevent discrimination, courts are unclear on how to either establish a claim or award damages. Without a viable means of enforcement, schools are less likely to follow regulations, especially those that incorporate language for both equal treatment and special treatment, and are less likely to follow regulations, especially those specific to pregnant and parenting students. Because Title IX influes specific to pregnant and parenting students. Because Title IX influes specific to pregnant and parenting students. Because Title IX influes precision under the and unknown, many cases assert other rights, often to their detiment (Gough).

#### **Possibilities for Success**

To increase Title IX's enforcement of rights for pregnant and parenting students, taw and education requirements for trachers and administrators must be imposed to help schools comprehend the regulation and apprehend discriminatory practices (Gough). To help students, schools must implement fitsble aftendance policies to include schools, schools must implement fitsble aftendance policies to include necessary childrane. In order to beat guarantee Implementation succes necessary childrane. In order to beat guarantee Implementation succes regulated by Title IX to more completely fulfill the regulation's protection for parenting students, rather than as an additional set of legislation requiring time, authoring, and debate (Hady)

Students' knowledge of their rights is equally important, Toolkits, su as the one the National Women's Law Center created for pregnant parenting students, can help students both comprehend their rights without complex legal language and take action if their nghts have violated (NWLC).

Ultimately, the achievement gap for parenting student and a lack of linguised cases is a symptom of more than just the shortcomings of or regulation. Social and political shorting of pregnant and parenting the perpetates a system of sharme and detunianization for those who choose to become pregnant or choose to maintain an unplanted pregnancy. Teen pairefits must be supported to provide maximum opportunities to obth parent and child Qbaneti.

#### References

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Hello! My name is Julia Guy, and I am thrilled to be joining Newcomb College Institute's Reproductive Rights and Reproductive Health Internship program this spring! I am a sophomore studying political economy and environmental studies, and I hope to pursue a career within environmental advocacy and policy. Reproductive justice is additional passion of mine, so I am grateful that I have this opportunity outside of the classroom to advance RJ research while learning about research skills, social justice advocacy, and the intersection of grassroots activism and legislative approaches.

This semester, I am continuing a project I began as a research assistant for Dr. Clare Daniel last fall in which I am collecting and categorizing distribution materials from grassroots campaigns aiming to eliminate the stigma surrounding young parenthood as well as shame tactics utilized in teen pregnancy prevention campaigns. Additionally, I am documenting court cases concerning Title IX rights abuses of pregnant and parenting students, and I am conducting a literature review of shameful teen pregnancy prevention campaigns and support systems (or lack thereof) for pregnant and parenting youth. I am looking forward to share some of this information in the Conceiving Equity poster session later in the semester (see my poster above!). This semester, we are adding research on the discrepancy within both reproductive justice and mainstream consciousness between comprehensive sexuality education and elimination of shameful narratives for young parents. Using "teen pregnancy prevention" as a benchmark for sex education not only reinforces the narrative of young parents as irresponsible and unworthy of support despite often large socioeconomic inequalities, but also undermines the greater goal of reproductive justice to have the power, freedom, and resources to make healthy decisions about our bodies, sexuality, and reproduction for ourselves, including the decision to become a parent.

While I greatly enjoy working with Dr. Daniel, developing my research skills, and building my policy knowledge, another aspect of this internship I really appreciate is the biweekly RRRH intern meetings that have allowed me to meet other students working on reproductive justice research and advocacy for a wide variety of organizations and professors. Not only is it a great way to facilitate group discussions around reproductive justice as both a framework for academics and a lens for current events, but these meetings have also helped me learn more about the advocacy and nonprofit world in New Orleans with guest speakers from organizations ranging from fair housing assurance to abortion funding. This internship is already proving to be a fantastic opportunity, and I am excited to see where the rest of the semester leads!