

# PUBLIC LAW 92-318 OF THE EDUCATION ACT OF 1972

*Title IX of the 1972 Education Amendment states, “No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefit of, or be subjected to discrimination under any educational program or activity receiving Federal financial assistance.”*

The Federal regulations for Title IX prohibit discrimination in: facilities; access to courses and other educational activities; career guidance and school guidance counselor services; student financial aid; student health and insurance benefits; scholastic (K-12), intercollegiate, club, or intramural athletics; physical education; student housing and facilities; decisions based on marital or paternal status or pregnancy. Title IX also covers employment in education institutions and **sexual harassment**.

Discrimination on the basis of sex can include sexual harassment or sexual violence, such as rape, sexual assault, sexual battery and sexual coercion.

To file a complaint related to Title IX Law, contact:  
Deborah Rittenhouse, Title IX Compliance Officer  
205 Wilson Ave.  
724.438.4501 ext. 1604