

The Supreme Court has agreed to hear *Boys & Girls Clubs of America v. Attorney General*, a case that will test the scope of Title IX.

Title IX is patterned after Title V and the statute at issue is identical language.

The regulation at issue, promulgated by the Department of Education, states:

No recipient [of federal funds] or other person shall intimidate, threaten, or coerce any person receiving federal financial assistance on the basis of sex.

It seems relatively clear that the Supreme Court would have agreed to hear this case.

The much harder question for the plaintiffs is whether the private party can sue for damages.

But given the fact that the Bush Administration is showing no interest in the case, it is likely that the Supreme Court will not hear it.

One way might be to pick up on 532, 516, & 2815. This language that

The rules that the Supreme Court has been creating to determine

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