

## History of Special Education

The History of Special Education at the Federal Level

DATE	CONCEPT

1954	The issue was whether state-sponsored segregation in public schools was legal. Even though there
Brown v Board of	was a separate school system for African Americans, those systems were not equal and violated the
Education	"equal protection clause" of the 14th Amendment. The segregated school systems had a tendency to
	make black children feel inferior to white children, and thus this system should not be legal. US
	Supreme Court declared that segregation in public schools was unconstitutional.
1965	The purpose of ESEA was to provide additional resources to vulnerable students. Offered federal
Elementary and	grants to create special education centers, scholarships for low income students, and specifically to
Secondary Education Act	state educational agencies to improve the quality of public education.
1972	Addresses the issue of educating children with disabilities. Concluded that the DC school had to
Mills v BOE	provide a public education to each resident of DC who is capable of benefitting from such
	instruction. The Court held that no child could be denied a public education due to "mental,
	behavior, physical or emotional handicaps or deficiencies."
1973	Federally, the Rehabilitation Act prohibits discrimination on the basis of disability (physical or
Rehabilitation Act	mental) in federally funded programs. 1973 Maryland passed local law to educate children with
	disabilities ages birth -21, becoming one of the first states to do so.
1975	Passed Congress to provide federal funding to support all school aged children with all disabilities,
The Education for All	also known as PL 94-142. Since 1975, legislation mandated that all students be educated in the LRE
Handicapped Children	with supplementary aids and services. Guaranteed a free and appropriate public education to every
Act (IDEA)	child with a disability. It also improved how children were identified and educated, and provided
	due process protections for families.
1986	PL 99-457 Part C, IDEA for infants and toddlers. Ensures that all states have appropriate early
The Education for All	intervention services for children aged birth to 3 years and their families. Those who are
Handicapped Children	experiencing developmental delays or have a diagnosed physical or mental condition. Here, IDEA
Act Reauthorization	also gives states the discretion to extend eligibility beyond a child's third birthday and continue to
	provide early intervention services until the child enters kindergarten or elementary school.
1990	Provides a clear and comprehensive national mandate to eliminate discrimination against persons
ADA Amendments	with disabilities. Federal government plays a key role in enforcement. Congress recognizes that
	mental or physical disabilities in no way diminishes a person's rights to full be included in society.
1997	PL 105-17 was enacted. This reauthorization of IDEA required a transition plan to be a part of every
IDEA Amendments	IEP no later than the child's sixteenth birthday and regarded the discipline of children with
	disabilities. Held that every IEP must include present levels of performance, measurable goals,
	statement of services, and statement of accommodations or modifications. Safe school environment.
2001	NCLB now makes all students and schools accountable to educational outcomes. Requires that
No Child Left Behind Act	students have access to teachers who are qualified in their fields, or core academic subjects. Led to
	increased school accountability, more school choice for families, put reading first.
2004	PL 108-446. Purpose is "to ensure that all children with disabilities have available to them a free and
IDEA Amendments	appropriate public education that emphasizes special education and related services designed to
	meet their unique needs and prepare them for further education, employment, and independent
	living."