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#### ASSEMBLY COMMITTEE ON EDUCATION

Teresa P. Hughes Chairwoman



# FINAL REPORT ON

EDUCATION LEGISLATION

1985-86 Legislative Session

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	ferred to	Passed by Committee	Chaptered	Vetoed
Assembly Bills	467	363	176	56
Assembly Constitutional Amendments	1	0	0	0
Assembly Concurrent Resolutions	29	24	20	0
Assembly Joint Resolutions	0	0	0	0
House Resolutions	0	0	0	0
ASSEMBLY TOTAL	497	387	196	56
Senate Bills	141	134	81	42
Senate Constitutional Amendments	0	0	0	0
Senate Concurrent Resolutions	6	6	6	6
Senate Joint Resolutions	0	0	0	0
SENATE TOTAL	147	140	8 7	48
COMBINED TOTAL	644	527	283	104

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#### BILL SUMMARY

#### SCHOOL FINANCE

#### Miscellaneous

#### 1985 Bills

AB 75 (Hughes) Provides a new funding mechanism for the costs of accumulated, unused sick leave of school and community college district employees under the State Teachers Retirement System. The bill also expands the incentives for the longer school day and year and clarifies various technical provisions in the Education Code.

Chapter 1597, 1985

AB 177 (Allen) Provides for continued K-12 school district equalization funding for 1985-86. Appropriates \$2 million in 1985-86 for equalization purposes.

Chapter 1237, 1985

AB 182 (Johnston) Permits eligible school districts to increase their funded ADA on account of migrant students who enroll in the district after the close of the spring attendance period.

Chapter 845, 1985

AB 959 (Areias) Provides a funding formula to adjust the apportionments to county offices of education in counties with an average daily attendance below 8,000 which operate opportunity schools that serve continuation education students.

Vetoed by the Governor

AB 981 (O'Connell) Revises the calculation of the statutory annual cost of living adjustment for major K-12 education programs.

Chapter 649, 1985

AB 998 (Papan) Establishes a new method for calculating declining enrollment district base revenue per ADA. The bill includes a \$10.2 million appropriation in 1985-86 for declining enrollment districts.

Vetoed by the Governor

AB 1592 (Bronzan) Allows the Fresno county library to exclude federal revenue sharing funds in calculating their total local revenue in 1984-85 for purposes of receiving State funds. The bill also establishes new qualification for county librarians.

Vetoed by the Governor

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SB 323 (Deddeh) Revises the statutory formula for funding county operated juvenile court school programs. Provides for "levelling up" of low revenue limit counties and for equal cost of living adjustments per ADA.

Vetoed by the Governor

SB 865 (Bergeson) Appropriates \$10 million in 1986-87 for increasing school district summer school allocations for grades 9-12 from 5 to 10 percent of the district enrollment. The bill also forward funds summer school by requiring the Governor to include sufficient money in the budget to fund the statutory requirements for summer school. Further, this measure adds visual and performing arts to the list of core academic areas allowable in summer school.

Vetoed by the Governor

SB 1210 (Hart) Appropriates \$60 million for the reduction of class size in public schools in grades 9-12.

Vetoed by the Governor

SB 1262 (Seymour) Permits a district to keep its "longer year" incentive funding if it operated less than 180 days due to emergency or extraordinary conditions.

Chapter 1078, 1985

#### 1986 Bills

AB 983 (Vasconcellos) Appropriates \$3,162,281 to reimburse eligible school districts for costs incurred in 1985-86 through court-mandated desegregation programs.

Chapter 209, 1986

AB 2861 (O'Connell) Requires school districts and county superintendents to report twice to their respective governing boards on the financial and budgetary status of their schools.

Chapter 1150, 1986

AB 3004 (Vasconcellos) Clarifies funding provisions for school district voluntary desegregation programs. Also permits certain districts with court-ordered desegregation programs to use their first full year of program operation as a base for future funding.

Vetoed by the Governor

AB 3158 (Bates) Appropriates \$3 million to the Berkeley Unified School District for expenditure obligations for the 1985-86 fiscal year. The terms of repayment are to be specified by the Superintendent of Public Instruction.

Chapter 1258, 1986

AB 3958 (Allen) Extends into the 1986-87 fiscal year the school district base revenue limit equalization formula which provides for levelling district revenues up toward the statewide average.

Chapter 975, 1986

AB 4247 (Molina) Requires the Legislative Analyst to contract for an analysis of the fiscal effects of limiting enrollment at school sites. The Legislative Analyst must report to the Legislature on or before December 15, 1987.

Vetoed by the Governor

SB 1423 (Deddeh) Establishes a formula under which the state General Fund would compensate school districts for 80% of any reductions in federal impact aid entitlements below the 1985-86 level.

Vetoed by the Governor

SB 1604 (Hart) Provides \$60 million to establish the Program to reduce class size in specified grades and subjects.

Vetoed by the Governor

SB 2599 (Beverly) Makes technical corrections to Budget Act calculations for school district revenue limits.

Chapter 1116, 1986

#### Adult Education

#### 1985 Bills

AB 363 (Grisham) Appropriates \$1.8 million in 1985-86 to adult education programs and community colleges for English as a Second Language programs. The Governor reduced the appropriation in this bill to \$600,000.

Chapter 1441, 1985

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AB 758 (Hughes) Revises the calculation of adult education ADA to provide more state aid earlier in the fiscal year. Establishes a discretionary fund for growth in adult education and for new programs. Permits unexpended adult education surpluses to be reallocated by the Department of Education for unanticipated program growth.

Vetoed by the Governor

#### 1986 Bills

AB 1257 (Campbell) Authorizes County Boards of Supervisors to contract with local education agencies to provide year-round adult education to prison inmates. The bill also establishes a uniform state funding method for these programs.

Vetoed by the Governor

AB 4362 (Moore) Appropriates \$750,000 to school districts in 1986-87 for the purpose of funding extraordinary needs in adult education in English as a second language. Appropriates \$150,000 to community colleges for such purposes.

Vetoed by the Governor

SB 2109 (Deddeh) Appropriates \$600,000 to the Superintendent of Public Instruction to increase the financing of adult education programs in specified program areas.

Vetoed by the Governor

#### Lottery

#### 1985 Bills

SB 333 (Dills) Prohibits the Legislature from directing the use of lottery revenues. The bill also adds Hastings College of Law, the California Maritime Academy, and county superintendents of schools as recipients of lottery funds.

Chapter 1517, 1985

SB 374 (Carpenter) Specifies that educational districts and systems receiving lottery education funds may use such funds at their discretion. The bill also expresses legislative intent that no State funds be allocated to offset declines in lottery revenues.

Chapter 1052, 1985

SB 832 (Watson) Declares that school districts' lottery funds shall not be subject to State Control.

Chapter 872, 1985

#### Transportation

#### 1985 Bills

AB 516 (Condit) Increases the statutory home-to-school transportation funding base for the Snelling-Merced Falls Union School District for 1983-84 and subsequent fiscal years.

Chapter 727, 1985

AB 726 (Campbell) Increases the statutory home-to-school transportation funding bases for several school districts and county offices of education. Requires districts funded under this bill to provide written justification for the funds to the Department of Education.

Vetoed by the Governor

AB 1290 (Jones) Requires the Department of Education to train or approve instructors and to develop or approve courses for training school bus, school pupil activity bus, and farm labor vehicle drivers. Removes the requirement that persons trained as farm vehicle instructors pay a \$300 fee.

Chapter 344, 1985

SB 251 (Rosenthal) Increases the home-to-school transportation funding base for two school districts and requires the Legislative Analyst to make recommendations regarding transportation funding.

Vetoed by the Governor

SB 734 (Russell) Permits the Antelope Valley Schools Transportation Agency to receive consolidated funding for home-to-school transportation.

Requires the Agency to be subject to the same fiscal accountability requirements that apply to school districts.

Chapter 1326, 1985

#### 1986 Bills

AB 204 (Peace) Requires a proportionate share of school bus replacement funding for small school districts to be used for special education programs.

Chapter 60, 1986

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AB 1293 (Seastrand) Expands eligibility for small district school bus replacement funding to county offices of education with less than 2,501 ADA. Also appropriates \$300,000 from the Driver Training Penalty Assessment Fund for an engineering study and economic analysis of minimum standards for school bus replacement, reconditioning and maintenance.

Chapter 11, 1986

AB 3178 (LaFollette) Allows school buses to be used to transport developmentally disabled persons of any age to or from vocational or training centers sponsored by the Department of Developmental Services.

Chapter 678, 1986

SB 472 (Maddy) Appropriates \$1.2 million to fund increases in the home-to-school transportation base funding levels for 11 school districts and county offices of education.

Vetoed by the Governor

#### SCHOOL FACILITIES & PROPERTY

#### Capital Outlay

#### 1985 Bills

AB 1016 (Roos) Provides \$25 million for the purchase and installation of air conditioning equipment for year round and continuous schools.

Vetoed by the Governor

AB 1059 (Bader) Requires, rather than allows, the State Allocation Board (SAB) to require school districts seeking state funds for site acquisition or construction to submit a five-year plan of facility needs. The bill also requires the SAB to determine that applicant districts will fully use all existing sites.

Chapter 544, 1985

AB 1061 (Bader) Specifies the determination of square footage allowance of portable classrooms owned or leased by a school district in relation to eligibility for new construction. The bill also prescribes eligibility requirements for emergency portable classroom facilities.

Chapter 1466, 1985

AB 1068 (Campbell) Permits an interest adjustment on the 1981 State loan to John Swett Unified School district for 1985-86 only.

Chapter 1018, 1985

AB 1151 (Stirling) Specifies a school district's eligibility allowance for new construction at 115% and reduces the area charge for covered unenclosed space from 1/2 to 1/3 for determining new construction square footage eligibility.

Vetoed by the Governor

AB 1357 (Bader) Permits a school district to follow specified alternative procedures if its application for portable facilities with the State is not being processed within given timetables. Additionally the measure extends the time of lease of relocatable and permanent facilities by a district.

Vetoed by the Governor

AB 1495 (Leonard) Establishes the School Facilities Act of 1985 and requires that the State Allocation Board have a staff independent from the Department of General Services. The measure also specifies slippage funds to be calculated on a county wide basis for construction, reconstruction and maintenance of school facilities. Additionally the bill prohibits developer fees except for SB 201 fees for interim facilities.

Vetoed by the Governor

AB 1521 (Bader) Permits school districts to issue revenue bonds to finance the construction of joint occupancy facilities. Defines "construction" to include acquisition by purchase.

Chapter 1410, 1985

AB 1848 (Davis) Requires that the State lease rate of child care facilities to qualifying agencies be based upon use, location and cost of the facility. Appropriates \$15 million to the newly created State Child Care Capitol Outlay Fund.

Vetoed by the Governor

AB 2324 (Stirling) Creates the California Public School Facility Advisory Committee. The Committee is to develop and recommend a comprehensive set of standards for school facilities construction and reconstruction programs established after January 1, 1987.

Vetoed by the Governor

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AB 2555 (Frizzelle) Authorizes school and community college districts to sell surplus personal property by public auction and private sale as specified.

Chapter 680, 1985

SB 956 (Boatwright) Appropriates \$1,025,000 in 1985-86 to the State School Building Fund for repayment of a loan made to the Antioch Unified School District.

Vetoed by the Governor

SB 999 (L. Greene) Establishes the School Facilities Benefit Assessment Act of 1985 to provide an alternative method of financing school facilities and makes numerous other provision changes relating to school facilities.

Vetoed by Governor

SB 1350 (L. Greene) Provides that applications for advance site purchase may include pupil A.D.A. projections 2 years longer than new construction application projections.

Chapter 493, 1985

#### 1986 Bills

AB 2926 (Stirling) Establishes a State and Local Partnership for funding school construction. Caps developer fees and extends the annual tidelands oil appropriation until 1990-1991.

Chapter 887, 1986

AB 3404 (Eaves) Permits the use of developer fees for alleviating continued pupil overcrowding after completion of a construction project.

Chapter 136, 1986

AB 4124 (Johnston) Permits the California Educational Facilities Authority to raise its bonding capacity from \$750 million to \$1.25 billion.

Chapter 829, 1986

AB 4245 (Hughes) Authorizes on the November 4, 1986 ballot, \$800 million in State General Obligation Bonds to Finance Construction and Reconstruction of School Facilities.

Chapter 423, 1986

SB 597 (Hart) Exempts school districts from nonuse payments to the State for any year the site was leased at least half the year in a manner that subjected the site to property taxes equal to the taxes that would have been paid if the site had been sold.

Chapter 70, 1986

SB 1599 (L. Greene) Directs the Department of General Services to require an analysis of the lateral force resisting systems in reconstruction or alteration of facilities in school and community college districts.

Vetoed by the Governor

SB 2068 (Seymour) Specifies that the State Allocation Board must make calculations relating to a school district's new construction square footage allowance. Makes additional program changes relating to the Leroy F. Greene Lease-Purchase Law of 1986.

Chapter 888, 1986

#### <u>Instructional Materials</u>

#### 1985 Bills

AB 191 (Leonard) Requires the State Board of Education to endeavor to see that adopted K-12 instructional materials, where appropriate, provide students with instruction in morality, manners, truth, justice and patriotism; the rights duties and dignity of American citizenship; and the principles of a free government.

Chapter 918, 1985

SB 51 (Seymour) Appropriates \$7,540,000 from settlement funds received pursuant to section 8(g) of the Outer Continental Shelf Lands Act for purchase of instructional materials. 30% of this is for purchasing science materials, supplies, and equipment for grades 9-12. 70% is for purchasing instructional materials in all subjects for grades K-8.

Chapter 1470, 1985

#### 1986 Bills

AB 2654 (Leonard) Imposes additional requirements upon publishers and manufacturers of textbooks and instructional materials to guarantee delivery of textbooks and instructional materials prior to the opening of the school year in which they were ordered. The Governor vetoed the \$100,000 appropriation from the bill.

Chapter 1482, 1986

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AB 3354 (Hughes) Excludes from the calculation of unit cost, the amount of state sales tax liability of textbooks manufactured by the Department of General Services. Makes a number of changes relating to the acquisition of textbook materials. Extends until 1990 the program sunsets on local staff development, teacher education and computer centers, professional development centers, and instructional materials.

Chapter 211, 1986

#### Field Act

#### 1985 Bills

AB 452 (Costa) Exempts facilities in the Madera Unified School district and the Allan Hancock Joint Community College district from Field Act requirement until June 30, 1988. Also exempts facilities in Springville Union Elementary until June 30, 1987.

Chapter 718, 1985

AB 541 (Jones) Exempts from Field Act requirements agricultural facilities that were not built for classroom purposes. Additionally exempts animal kennels and facilities used to house animals for animal instruction offered by community colleges.

Chapter 406. 1985

AB 2371 (Hauser) Permits the use of nonconforming facilities in the Bridgeville and the Modoc Joint Unified School Districts until January 1, 1990 and June 30, 1988 respectively.

Chapter 673, 1985

SB 216 (Doolittle) Permits the use of a nonconforming Field Act facility in the Yuba City Unified District until December 31, 1986.

Chapter 8, 1985

#### 1986 Bills

AB 2909 (Hughes) Provides that first priority for school construction funds be allocated to those necessary school classroom facilities that do not meet existing Field Act standards.

Vetoed by the Governor

AB 3249 (Katz) Prohibits, commencing on July 1, 1987, the construction of private schools unless such specifications meet earthquake standards.

Chapter 439, 1986

#### Miscellaneous

#### 1985 Bills

AB 1152 (Stirling) Specifies that an election before or after entering a lease or agreement is not necessary if the agreement does not effect an increase in the existing maximum tax rate of the district.

Chapter 602, 1985

AB 1255 (Campbell) Permits the State Allocation Board to reserve up to 10% of funds transferred to the State School Deferred Maintenance Fund for all school districts in instances of extreme hardship.

Chapter 1255, 1985

AB 1375 (M. Waters) Permits a district to maintain regular classes in an adjacent district in order to provide a more efficient use of school facilities in the area.

Chapter 640, 1985

AB 1662 (Hughes) Requires school districts and county schools to offer to lease available school facilities not in use to adjacent school entities at fair market value.

Vetoed by the Governor

AB 1978 (Naylor) Specifies as Education Code provisions that cannot be waived by the State Board of Education, those requiring school districts to offer surplus property to other public entities prior to selling or leasing the property.

Chapter 837, 1985

AB 2089 (Frazee) Requires school districts requesting mitigation fees of a local governing entity to include a completed construction application submitted to the Office of Local Assistance for construction eligibility determination. Prohibits any action to be taken by the local governing entity until public notice has been available for at least 60 days.

Chapter 836, 1985

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AB 2299 (McClintock) Specifies that property obtained by eminent domain by school districts may not be sold within 20 years of acquisition unless it has been first offered for sale to the original owner.

Chapter 802, 1985

AB 2482 (Felando) Requires all new portable classrooms acquired after January 1, 1986, to be accessible to the physically handicapped unless the Department of Social Services provides an exemption. This bill also repeals the authority of the Department of Rehabilitation to grant these exemptions.

Chapter 550, 1985

ACR 40 (Stirling) Requests the Office of the Legislative Analyst to prepare and report to the Legislature on public school facility needs within 6 months of the effective date of chapter.

Res. Chapter 113, 1985

SB 521 (Royce) Limits the authority of school districts to grant the use of school facilities for religious services.

Chapter 729, 1985

SB 1198 (Robbins) Authorizes the governing board of a school district to delegate to an employee of the district the power to lease real property not needed for classroom purposes for a period not exceeding 5 calendar days.

Chapter 336, 1985

#### 1986 Bills

AB 1760 (Kelley) Appropriates the net proceeds from the sale of vacant land at the California School for the Deaf in Riverside to pay for air conditioning the California School for the Deaf in Riverside.

Chapter 1135, 1986

AB 2640 (N.Waters) Appropriates \$200,000 to provide for emergency school facilities in the Colfax Elementary School Districts which are necessary because of the closure of Colfax Elementary School due to earthquake hazards.

Chapter 418, 1986

AB 2941 (Lancaster) Removes the December 31, 1986 sunset date from the statute which authorizes school districts to lease vacant school buildings to specified entities.

Chapter 140, 1986

AB 3109 (Johnston) Permits Lodi Unified School District to lease residential houses for school purposes. Also authorizes Palo Verde Community College District to lease facilities for child care.

Chapter 1257, 1986

AB 3359 (Papan) Requires all State funded acquisition or newly constructed school facilities to be designed to maximize interaction of students with special needs and with regular students.

Chapter 1050, 1986

AB 3421 (Hannigan) Permits the State Allocation Board to lease portable classrooms for infant and preschool programs.

Chapter 576, 1986

AB 3470 (M.Waters) Corrects a chaptering problem in the school facilities package thereby excluding from eligibility calculations in the state school building program 75% of the area of portable classrooms that have been owned or leased by the district for over 20 years.

Chapter 889, 1986

AB 3497 (Molina) Authorizes the governing board of a school district to enter into an agreement with another school or community college district for the use of facilities outside the territory of the district.

Chapter 1131, 1986

SB 1801 (Mello) Requires the State Allocation Board to approve applications requesting the Board to share in the cost of school facilities finance by a community facilities district.

Chapter 1170, 1986

#### SCHOOL PERSONNEL

#### Credentialed Employees

#### 1985 Bills

AB 888 (M. Waters) Requires school administrators who evaluate teachers to provide teaching service in accordance with a governing board plan. Specified small school districts are exempted from this requirement.

Vetoed by the Governor

AB 1246 (Chacon) Revises various requirements for the Language Development Specialist Certificate of Competence. The bill also extends the waiver authorization for bilingual teachers.

Chapter 1051, 1985

AB 1333 (Harris) Requires the Commission for Teacher Credentialing to authorize a postsecondary educational institution which meets specified criteria to offer programs leading to a bilingual cross-cultural certificate of competence or a bilingual specialist credential.

Chapter 648, 1985

AB 1681 (Farr) Requires completion of approved computer education coursework as a minimum requirement for a clear teaching credential effective July 1, 1988.

Chapter 1433, 1985

SB 412 (Morgan) Authorizes a school district to hire a credentialed person who has not been employed as a teacher within the preceding 39 months even if he/she has not passed the California Basic Educational Skills Test (CBEST) if the person passes a locally developed basic skills exam. Such an employee must take and pass the CBEST within one year in order to retain their position.

Chapter 747, 1985

SB 511 (Craven) Modifies the credentialing requirements for various credentials including standard secondary, multiple subject, and designated subjects special subjects credentials. The measure modifies vocational designated subject credentials, as well as eligibility to teach a second subject under a standard secondary credential or a multiple subject instruction credential.

Chapter 490, 1985

SB 564 (Carpenter) Permits a teacher to use an audio recording device in the classroom in order to improve his/her teaching without getting prior consent from the school principal.

Chapter 332, 1985

SB 708 (Montoya) Makes changes in the administration and use of the California Basic Educational Skills Test (CBEST).

Vetoed by the Governor

SB 792 (L. Greene) Requires the Commission for Teacher Credentialing to require preliminary teaching credential holders and applicants for pupil personnel services credentials to complete coursework on State and federal antidiscrimination regulations and laws.

Vetoed by the Governor

#### 1986 Bills

AB 108 (Peace) Allows teachers and administrators with 7-12 credentials to be assigned to teach or provide administrative services in grade 5 in a school composed of grades 5-8. The bill also allows special secondary teaching credential holders to teach an additional subject after completing specified coursework.

Chapter 171, 1986

AB 2619 (Molina) Permits school districts and county offices of education to enter into agreements with the private sector for the exchange of regular credentialed employees and employees of private companies.

Chapter 148, 1986

AB 3275 (Clute) Requires the Commission on Teacher Credentialing to consider the feasibility of requiring a certificate of computer education competence for teaching computer courses.

Chapter 1129, 1986

AB 3405 (Clute) Creates a Task Force on Credential Reduction to examine the numbers and types of credentials issued in California and to recommend methods for making credentials more relevant to the needs of public schools and reducing the excessive number of credentials.

Vetoed by Governor

AB 3673 (Hughes) Expands the teacher trainee classroom instruction program from grades 9-12 to grades 1-12. Changes the title from teacher trainee to district intern program. Permits certification for district interns for bilingual education to be valid for 3 years rather than 2 years.

Vetoed by the Governor

AB 3843 (Clute) Revises the authorized credential fee from \$40 to \$50 effective January 1, 1987 and authorizes the Commission on Teacher Credentialing to raise the fee up to \$65 in subsequent years. The bill further creates the Test Development and Administration Account in which testing fees collected will be used for the development, maintenance and administration of tests administered by the Commission.

Chapter 572, 1986

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AB 3862 (Peace) Requires the Commission on Teacher Credentialing to meet more frequently in order to more quickly make determinations relating to allegations of misconduct upon the application or credential of a certified employee.

Chapter 625, 1986

AB 3878 (Chacon) Requires that copies of evaluations and assessments of noninstructional certificated employees who are employed on a 12-month basis must be provided to the employee by June 30 of each year, and that a meeting to discuss the evaluation must be held by July 30 of that year.

Chapter 393, 1986

SB 868 (Bergeson) Makes various changes to the California Basic Educational Skills Test requirements and the emergency teaching credential.

Chapter 989, 1986

SB 869 (Bergeson) Opens a three month window of eligibility for applying for Life Teaching Credentials for persons who had fulfilled all the requirements for a life credential by August 31, 1985. Applications must be submitted to the Commission on Teacher Credentialing between January 1, 1987, and March 31, 1987.

Chapter 841, 1986

SB 2114 (Dills) Makes it a misdemeanor for any person to present fraudulent documentation to the Commission on Teacher Credentialing when applying for licenses, certificates or credentials issued by the Commission.

Chapter 632, 1986

SB 2258 (Dills) Includes in the list of grounds for revocation or suspension of credentials by the Commission on Teacher Credentialing those persons who receive probation as a result of criminal activity.

Chapter 635, 1986

SB 2371 (Watson) Authorizes the Commission on Teacher Credentialing (CTC) to issue a limited assignment authorization to a permanent employee to teach any single subject class if the teacher and school district meet specified qualifications. Requires the CTC to complete a statewide

study relating to the misassigment of credentialed personnel and to report to the Legislature on or before February 1, 1987. Further the bill exempts all district employees from sanctions associated with teacher misassignment for the period of the study.

Chapter 1279, 1986

SB 2481 (McCorquodale) Prohibits the assignment of a 60 percent or less work load for the purpose of preventing an employee from attaining probationary or permanent status.

Vetoed by the Governor

#### Classified Employees

#### 1985 Bills

AB 864 (Moore) Allows school and community college districts which use the merit system of personnel management for classified employees to establish personnel commissions of three or five members to oversee the system (current law specifies that the commissions must have three members). The bill also raises the maximum allowable payments for commission members.

Chapter 723, 1985

AB 1028 (O'Connell) Prohibits personnel directors from advising district or county personnel commissions regarding disciplinary actions against classified employees in cases where the personnel director initiated the original disciplinary action.

Chapter 730, 1985

AB 2018 (Margolin) Allows school district governing boards (in districts which do not use the merit system of personnel management) to delegate their authority to binding arbitration to determine whether there is sufficient cause for disciplinary action against permanent classified employees.

Vetoed by the Governor

SB 376 (Carpenter) Deletes the authority of school and community college districts to require that classified employees meet minimum service requirements before they are eligible to receive leave of absence benefits for industrial illness or injury.

Vetoed by the Governor

SCR 32 (Campbell) Designates May 19 through May 25, 1985, as Classified School Employees Week.

Res. Chapter 33, 1985

#### 1986 Bills

AB 2972 (Moore) Authorizes school district governing boards to determine the budget for the first year of a personnel commission in the district, and also allows the governing board to advance funds for the establishment of a personnel commission.

Chapter 150, 1986

SB 1552 (Campbell) Designates the third full week in May as Classified School Employee Week.

Chapter 45, 1986

#### Staff Development

#### 1985 Bills

AB 657 (Johnston) Allows teachers in adult education, child care/development, regional occupation centers, and teachers who are not permanent to participate in the Classroom Teacher Instructional Improvement program. The bill specifies that these teachers shall not be counted for funding purposes for the program.

Chapter 642, 1985

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AB 1401 (O'Connell) Broadens the scope of Teacher Education and Computer Centers (TECCs) by requiring TECCs to include training in performing arts and foreign languages in their teacher and administrator training programs.

Vetoed by the Governor

AB 2101 (Allen) Appropriates \$325,000 for a comprehensive study of staff development programs.

Vetoed by the Governor

AB 2543 (Farr) Provides \$500,000 to establish the California International Studies Project to increase elementary and secondary school teachers' knowledge of, and skills in, international affairs and other cultures. The Governor reduced the appropriation in this bill to \$25,000.

Chapter 1173, 1985

SB 62 (Hart) Establishes the School Business Personnel Staff Development Training Program. Provides for a 5 year in-service training program for school business officials for offices of county superintendents of schools and school districts.

Chapter 1149, 1985

#### 1986 Bills

AB 3411 (Hayden) Requires that administrator training and evaluation programs address the active participation of school staff in school decisionmaking processes as well as collaboration at both the administrative and educational levels.

Chapter 363, 1986

AB 3523 (Campbell) Requires the California Postsecondary Education Commission, in conducting the staff development study funded in the 1986 Budget Act, to consider specified information and make recommendations on how to establish a cohesive system of school staff development in California.

Vetoed by Governor

#### Miscellaneous

#### 1985 Bills

AB 1924 (Bader) Adds murder and attempted murder to the list of criminal charges for which a school district or county office of education may place a certificated employee on compulsory leave of absence.

Chapter 887, 1985

AB 2057 (Alatorre) Deletes the current 39 month limitation on the retention of seniority and tenure rights of school and community college employees who are reassigned from a certificated position to a classified position or visa versa.

Chapter 1038, 1985

SB 188 (Rosenthal) Establishes a procedure that school personnel must follow for changing pupil grades. The bill also establishes a procedure for punishment of employees who change grades in violation of the law.

Vetoed by the Governor

SB 363 (Montoya) Requires the State Board of Education (S.B.E.) to adopt rules and regulations establishing minimum qualifications for persons employed by school districts in limited assignments that supervise athletic activities of pupils. Requires local governing boards of school districts to comply with regulations adopted by the S.B.E.

Chapter 694, 1985

SB 928 (Royce) Authorizes community college credential holders to work in unified or high school district apprenticeship programs, and authorizes K-12 credential holders to work in noncredit apprenticeship programs in community colleges.

Chapter 905, 1985

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SB 1006 (Dills) Permits county superintendents to conduct specified financial activities on behalf of local educational employees.

Chapter 294, 1985

SB 1087 (McCorquodale) Specifies that county superintendents and county offices which maintain schools with an average daily attendance of 250 or more must grant permanent status to employees in certificated positions which were classified as permanent on January 1, 1983.

Chapter 1115, 1985

#### 1986 Bills

AB 1531 (Bates) Requires private schools to maintain certain criminal record summaries on their employees, and requires private school employees to submit fingerprints to the Department of Justice.

Chapter 72, 1986

AB 4173 (Moore) Authorizes school districts to hire noncredentialed employees to provide the examination, selection, or assignment of teachers, principals, or other certificated personnel.

Chapter 916, 1986

#### EDUCATIONAL PROGRAMS

#### Special Education

#### 1985 Bills

AB 72 (Felando) Permits unified as well as elementary, school districts to be eligible to participate in pilot Awareness Programs to break down barriers between handicapped and nonhandicapped students and staff.

Chapter 55, 1985

AB 114 (Papan) Establishes the California Early Intervention Services Act for the purpose of coordinating and delivering interagency early intervention services.

Chapter 26, 1985

AB 456 (Papan) Permits the establishment of demonstration programs for improving the instruction, motivation and achievement of handicapped pupils. Permits the existing Advisory Committee on Special Education to serve in place of the temporary sunset advisory committee to review special education programs. Makes numerous other technical amendments to special education provisions.

Chapter 795, 1985

AB 882 (W. Brown) Cleans up provisions of AB 3632 (W. Brown) relating to responsibilities of state agencies in providing and funding noneducational related services for handicapped pupils. Requires the involvement of health professionals in instructional planning. Requires the coordinated development of regulations and staff development. Appropriates \$1.6 million for IEP development by the Department of Mental Health.

Chapter 1274, 1985

AB 972 (Bradley) Appropriates \$150,000 to the State Department of Education for establishing a testing program to identify kindergarten students who are likely to develop learning disabilities. The bill requires the Department to establish a pilot project to determine the feasibility and effectiveness of this testing program.

Chapter 1376, 1985

AB 1537 (Farr) Reallocates \$1.5 million of federal special education funds in the Budget Act for growth in licensed children's institution (LCI) pupils that cause a fiscal hardship for districts. Exempts LCI pupils from deficits and certain districts for assessment costs of LCI pupils.

Chapter 999, 1985

AB 2557 (Papan) Makes statutory changes necessary to implement the \$60 million Budget Act augmentation of special education for 1985-86. Expands "longer year" incentive funding for instructional aides. Establishes a fund for materials and equipment for pupils with "low incidence" handicaps. Increases the funds available for programs for handicapped infants.

Chapter 115, 1985

SB 1256 (Watson) Establishes the Early Intervention for School Success Program to provide kindergarten and first grade teachers with instruments for identifying preacademic learning and developmental problems and with techniques and materials to help remediate identified deficiencies.

Chapter 1256, 1985

SB 1260 (Seymour) Permits handicapped pupils to be suspended from school in the same manner as nonhandicapped pupils. Requires that before a handicapped pupil may be expelled there must be a determination, based on recent and relevant information, that the pupil's offense was not a manifestation of the handicap or an inappropriate placement.

Chapter 907, 1985

SB 1264 (Seymour) Appropriates \$10 million for growth in special education programs. Makes one nonsubstantive change to AB 2557 (Papan). The Governor removed the \$10 million appropriation from the bill.

Chapter 1603, 1985

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#### 1986 Bills

AB 3011 (Farr) Lowers from 5% to 3% the proportion of a district's special education students that must be enrolled in licensed children's institutions before the district may apply for waivers of certain restrictions on special education funding. Also extends indefinitely a requirement that local special education plans assure that other categorical resources are considered before special education placements are made.

Chapter 374, 1986

AB 3246 (Papan) Establishes program standards for the operation of special education programs for children below the age of three years. The standards take effect July 1, 1987.

Chapter 1296, 1986

AB 4074 (Allen) Provides that when special education programs are transferred from higher to lower reimbursement rate agencies the higher reimbursement rate for support services will be transferred, as well.

Chapter 703, 1986

SB 656 (Seymour) Appropriates \$5 million for growth in special education programs for the 1985-86 fiscal year in addition to the \$10 million appropriated for growth in the 1985-86 Budget Act.

Chapter 7, 1986

SB 1772 (Marks) Appropriates \$35,000 for the Department of Education to conduct a study of the status and effectiveness of services for visually impaired students.

Vetoed by the Governor

SB 2403 (Seymour) Makes reductions in certain statutory mandates in special education programs where state requirements exceed those in federal law.

Chapter 233, 1986

#### Vocational Programs

#### 1985 Bills

AB 257 (Johnston) Reconstitutes the California Advisory Council on Vocational Education to meet the requirements of the new federal Vocational Education Act.

Chapter 164, 1985

AB 811 (Johnston) Authorizes certified K-12 adult education coordinators to share supervision duties with qualified journeymen in the Firefighter Joint Apprenticeship Program.

Chapter 58, 1985

AB 1073 (Campbell) Establishes the Commission for the Development of a Master Plan for Career Education and Job Training. Directs the Commission to study and make recommendations regarding appropriate funding, administrative structures, service populations, and private sector roles for career education programs.

Vetoed by the Governor

AB 1683 (Campbell) Requires the State Superintendent to modify the model graduation standards to incorporate the use of alternative, vocational means of meeting required competencies and to encourage districts to use the alternative means. Creates incentive grant programs for career information and guidance, in-service training, and work experience programs.

Vetoed by the Governor

AB 2076 (Allen) Provides \$126,000 to fund program quality reviews of work experience education programs. Establishes a mechanism of mutual reviews through consortia. Establishes a statewide steering committee to develop program review materials and to contract for in-service training.

Chapter 964, 1985

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AB 2467 (Statham) Establishes an alternative formula for funding "Necessary Small Regional Occupational Centers and Programs" (ROC/P) and reappropriates \$540,000 from ROC/P growth to fund the new formula.

Chapter 1538, 1985

SB 167 (Montoya) Increases the hourly reimbursement rate for school and community college districts for providing apprenticeship training conducted under the California Firefighter Joint Apprenticeship Program. The measure sunsets July 1, 1987 and appropriates \$150,000 for such purposes.

Chapter 167, 1985

SB 643 (Royce) Clarifies that reimbursements for apprenticeship programs apply to "isolated" apprentices as well as for traditional classroom instruction. Increases the statutory per hour reimbursement rate for apprenticeship programs to reflect prior cost of living adjustments.

Chapter 1323, 1985

SB 701 (Dills) Requires the Department of Education to review and update vocational education curriculum frameworks, to establish priorities for incorporating community based learning into vocational programs, and to develop a state plan for vocational and technical education for adoption by the State Board of Education. Appropriates \$700,000 to districts and counties for the development of curriculum frameworks for vocational education that reinforce basic skills competencies.

Vetoed by the Governor

SB 963 (Morgan) Directs the State Department of Education to develop career guidance models for school districts to provide students information in careers in science and technology.

Chapter 711, 1985

SB 1214 (Nielsen) Appropriates \$1.5 million to augment the agricultural vocational equipment program established in SB 813. Holds the agricultural vocational education unit in the Department of Education harmless from reductions in federal funding.

Vetoed by the Governor

#### 1986 Bills

AB 3118 (Clute) Requires that the transfer of funds from a county office of education to a joint powers agency operating a regional occupational center or program must not take longer than 5 working days, and imposes an interest penalty if that time is exceeded.

Vetoed by the Governor

AB 3263 (O'Connell) Appropriates \$1.8 million to fund 1984-85 and 1985-86 deficiencies in apprenticeship programs. Extends permissive Education Code provisions to county offices of education. Makes numerous other technical changes in the Education Code.

Chapter 1124, 1986

AB 3442 (Statham) Makes technical changes in the statutory formula for necessary small regional occupational centers and programs.

Chapter 152, 1986

AB 3467 (O'Connell) Places into the Education Code an ongoing funding formula for regional occupational centers and programs (ROC/P) based on the formula in the 1986-87 Budget Act. Makes permanent the statutory restriction on the number of state funded ADA for pupils under 16 years of age in ROC/Ps.

Chapter 315, 1986

SB 871 (Bergeson) Clarifies current law by stating explicitly that school districts may allow students to meet graduation requirements through a practical demonstration of skills in regional occupation centers and programs.

Chapter 53, 1986

SB 2185 (Morgan) Permits the State Board of Education to waive the requirement in current law that the pupil-teacher ratio for work experience programs not exceed 125 pupils per full time equivalent certificated teacher coordinator.

Chapter 836, 1986

#### Arts

#### 1985 Bills

AB 851 (Hughes) Permits county offices of education to be participants in specialized secondary schools and programs as currently permitted for school districts.

Chapter 831, 1985

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SB 45 (Garamendi) Establishes the California State Summer School for the Arts to train students interested in careers in performing, commercial, and fine arts. The bill provides a \$50,000 appropriation for planning and targets \$1.5 million of existing summer school appropriations for the Summer School.

Chapter 1131, 1985

SB 62? (Watson) Appropriates \$400,000 to fund a consortium of school districts, through an agreement with a public university arts program, to operate specialized high school programs in visual and performing arts which are conducted outside of the regular school day.

Vetoed by the Governor

#### 1986 Bills

AB 3930 (Roos) Creates and funds a statewide arts resource center. \$245,000 is appropriated for the center.

Vetoed by Governor

SB 2202 (Watson) Authorizes the Superintendent of Public Instruction to enter into an interagency agreement with a consortium of school districts to establish an academy of visual and performing arts to operate specialized secondary school programs which are operated outside the regular school day.

Chapter 1315, 1986

SCR 62 (Bergeson) Urges public schools to restore arts instruction to the school curriculum and to consider using lottery funds for that purpose.

Res. Chapter 67, 1986

#### Miscellaneous

#### 1985 Bills

AB 94 (O'Connell) The bill also makes changes to AB 38, Chapter 180, 1985, to allow voluntary desegregation funds to be apportioned appropriately. Reenacts existing provisions for the Gifted and Talented Program (GATE) to allow for continuation of the program after July 1, 1985.

Chapter 1544, 1985

AB 982 (0'Connell) Extends the sunset date for Demonstration Programs in Reading and Mathematics until 1990. Makes numerous technical and clarifying changes in school finance provisions of the Education Code.

Chapter 1546, 1985

AB 1706 (Farr) Establishes the Ann Leavenworth Applied Science Dissemination Project which is designed to enhance instruction in the sciences at the elementary level through an agriculturally based applied science program.

Vetoed by the Governor

SB 69 (Presley) Establishes the Ethics and Civic Values Pilot Program to provide grants for school programs in ethics and civic values. \$500,000 is appropriated to the Superintendent of Public Instruction for these grants.

Vetoed by the Governor

SB 646 (Mello) Establishes the Local Arts Education Partnership Program with the objective of using existing community arts resources to strengthen art skills in the state's public schools. Appropriates \$1.5 million over a three year period.

Vetoed by the Governor

SB 1394 (Beverly) Provides \$325,000 to establish the School Safety Partnership between the Superintendent of Public Instruction and the Attorney General. The Partnership is to establish 30 interagency safe school model programs, conduct regional conferences, and establish a statewide cadre to facilities interagency (school/law enforcement) coordination to increase school safety.

Chapter 1457, 1985

#### 1986 Bills

AB 2092 (Farr) Requires the Superintendent of Public Instruction to report to the Legislature by January 1, 1988, regarding the length of school days and the number of school districts with 4, 5, 6, and 7 period days.

Chapter 966, 1986

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AB 2813 (W.Brown) Extends provisions in current law for a number of categorical programs, including the Bilingual Education, School Improvement, Indian Early Childhood Education, Miller-Unruh Reading, and Economic Impact Aid Programs.

Vetoed by the Governor

AB 3623 (Johnston) Establishes program requirements for School Improvement Programs (SIP) in grades 7 and 8. Extends to grades 7 and 8 the SIP expansion and equalization formula currently in place for grades K-6.

Vetoed by the Governor

AB 3806 (Farr) Requests the University of California to undertake the dissemination of programs to enhance instruction in agriculturally based applied science at elementary and middle schools.

Vetoed by the Governor

AB 4276 (Vasconcellos) Authorizes exceptions to the 2/3rds-1/3rd class composition requirement in current law relating to limited English proficiency pupils and classes for the purpose of providing effective instruction for all pupils in core academic subjects.

Chapter 453, 1986

SB 759 (Keene) Appropriates \$106,725,000 to restore funding to categorical programs which the Governor vetoed in the 1986-87 Budget Act. The bill includes funding for Urban Impact Aid, Meade Aid, and Small School District Transportation. The Governor reduced the funding in SB 759 to \$53 million.

Chapter 891, 1986

SB 1919 (Ayala) Allows the parent or guardian of a pupil to act as a parent representative on the school site council in his or her child's school even if he or she is a school employee in another school.

Chapter 401, 1986

SB 2130 (Seymour) Requires the Superintendent of Public Instruction to administer a three-year pilot project to integrate the use of videotaped instruction in public high schools. \$275,000 is reappropriated from the Department of Education's 1986 budget for these purposes.

Chapter 1356, 1986

SB 2409 (Hart) Establishes the Foreign Language Education Act to award grants to school districts to operate foreign language model programs in grades K-12. \$226,000 appropriation.

Vetoed by the Governor

SB 2591 (Roberti) Creates the Families for Literacy Program to coordinate literacy and preliteracy services to families of illiterate adults and young children.

Vetoed by the Governor

#### **PUPILS**

#### **Dropout Prevention**

#### 1985 Bills

AB 2454 (Molina) Appropriates \$2 million in 1985-86 for dropout prevention and assistance programs including counseling and guidance activities for 4th through 9th graders; dropout data collection; and dropout assistance teams to review high schools with severe dropout problems.

Vetoed by the Governor

ACR 35 (Klehs) Declares 1986 as the "Year to Solve California's Dropout Problem" and requests the State Superintendent and State Board of Education to help school districts solve the dropout problem.

Res. Chapter 111, 1985

SB 65 (Torres) Establishes numerous dropout prevention programs including: school-based plans to retain dropout prone pupils using existing categorical funding; alternative education work centers for school dropouts; and private educational clinics for dropouts in areas without alternative education and work centers. \$3.1 million is appropriated for these programs.

Chapter 1431, 1985

PUPILS, Continued . . .

#### 1986 Bills

AB 2732 (Molina) Requires school districts beginning in 1986-87 to compile specified data regarding dropouts and report the results annually to the State Department of Education.

Vetoed by the Governor

AB 2944 (Klehs) Adds child welfare and attendance personnel to the list of individuals who serve on School Attendance Review Boards in school districts and county offices of education.

Chapter 107, 1986

#### Pupil Services

#### 1985 Bills

AB 206 (Peace) Requires the Department of Education to conduct a study of the current scoliosis screening program and to make recommendations regarding program changes or expansion.

Chapter 1252, 1985

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AB 220 (Condit) Requires school districts to provide for voluntary fingerprinting of all kindergarten or newly enrolled students in the district. \$700,000 is appropriated to reimburse districts for the program.

Chapter 459, 1985

AB 610 (Hughes) Provides statutory codification of the Mathematics Engineering and Science Achievement (MESA) Program and appropriates \$175,000 (contingent upon a dollar for dollar match from private industry) to expand the program to junior high schools on a pilot basis.

Chapter 1118, 1985

AB 637 (Hughes) Specified that when a school district serves a population of 10% or more students lacking linguistic proficiency in standard English, the district shall establish a standard English proficiency program if the district receives School Improvement, Economic Impact Aid or Federal Compensatory Aid funds.

Vetoed by the Governor

AB 1535 (Moore) Establishes a three year pilot project in specified school districts to assist hyperactive children in kindergarten through sixth grade. \$210,000 is provided for the pilot project.

Chapter 1216, 1985

AB 1896 (Peace) Establishes the Visual Perception and Juvenile Delinquency Project to study the correlation between visual perception difficulties and juvenile delinquency. \$250,000 is appropriated to the University of California to conduct the study.

Vetoed by the Governor

AB 2321 (Tanner) Reappropriates \$300,000 for grants to school districts to establish pilot programs of courses and activities to better prepare minority students for standardized tests required for admission to UC and CSU.

Chapter 1210, 1985

SB 1151 (McCorquodale) Creates the McCorquodale Pregnant Adolescent and Parenting Educational Opportunity Act of 1985 with the intent of assisting adolescent parents to graduate from high school and to develop occupational skills to become productive members of society.

Vetoed by the Governor

SB 1209 (Watson) Specified that when a school district serves a population of 10% or more students lacking linguistic proficiency in standard English, the district shall establish a standard English proficiency program if the district receives School Improvement, Economic Impact Aid or federal compensatory aid funds. Appropriates \$175,000 in 1985-86 for Superintendent of Public Instruction to implement program.

Vetoed by the Governor

### 1986 Bills

AB 636 (Hughes) Establishes the Summer Achievement Act which provides school districts with summer school enrichment funds to provide minority students with college counseling and related services. The bill also provides funding for a county office of education to be selected to work with these districts during the regular school year.

Vetoed by the Governor

AB 2653 (Felando) Establishes an 8-member task force to review school district and county office of education compliance with State mandated health services and other medically prudent services for the purpose of recommending an efficient medical caseload.

Vetoed by the Governor

AB 4104 (Campbell) Directs the Richmond Unified School District to develop and operate a model project involving an after-school tutoring program to improve skills of students having low academic achievement.

Vetoed by the Governor

SB 935 (Deddeh) Requires the Superintendent of Public Instruction to establish up to 100 pilot programs to provide counseling to pupils in grades 7 or 8. The bill appropriates \$30,000 in 1986-87 for establishing the pilot programs, and \$1 million in 1987-88 for operating the programs.

Vetoed by the Governor

SB 1630 (Torres) Establishes a new English Language Opportunity Act. Permits development of voluntary programs to provide voluntary teachers to assist persons with limited or no English skills to develop these skills. Creates flexibility for districts in adult education programs.

Vetoed by the Governor

SB 1931 (Robbins) Defines educational counseling and revises the requirements for a services credential with a specialization in pupil personnel services.

Chapter 1175, 1986

## <u>Discipline</u>

#### 1985 Bills

AB 343 (Clute) Adds knowingly receiving stolen school or private property to the list of offenses for which a pupil may be suspended or recommended for expulsion from school.

Chapter 318, 1985

AB 1758 (Bradley) Permits a school principal to designate more than one administrator to act in the principal's place in student discipline matters.

Chapter 856, 1985

#### 1986 Bills

AB 1617 (Farr) Prohibits the use of corporal punishment in the public schools.

Chapter 1069, 1986

AB 1649 (Leonard) Requires each public school, by December 1, 1987, and every 4 years thereafter, to adopt rules and procedures on school discipline as specified. The governing board of the school district must approve these policies. In developing these rules, each school must solicit the participation and advice of parents, teachers, school administrators and, in junior and senior high schools, students.

Chapter 87, 1986

AB 1684 (Hughes) Requires school district governing boards to prohibit the interruption of classroom instruction except for emergencies and safety measures. The bill also requires the Superintendent of Public Instruction to develop and distribute a model policy for the elimination of classroom interruptions.

Vetoed by the Governor

AB 1990 (Hughes) Expands the scope of the Gang Violence Suppression Program in the Office of Criminal Justice Planning to include local education agencies.

Chapter 929, 1986

AB 2824 (Johnston) Extends, to county offices of education, the current authority of school districts to withhold grades, diplomas, and transcripts of pupils who damage or fail to return school property. The bill also requires any school to which a pupil transfers to continue to withhold the pupil's transcripts if the original school so requests.

Chapter 332, 1986

AB 2860 (O'Connell) Corrects the reference to the definition of controlled substances in the Health and Safety Code which is found in the suspension and expulsion provisions of the Education Code.

Chapter 111, 1986

AB 4085 (Filante) Prohibits school districts from allowing high school students to smoke, use, or possess tobacco or nicotine products on campus, at school-sponsored activities or while the students are under the supervision and control of school district employees.

Chapter 1136, 1986

SB 1676 (Hart) Permits a school employee to contact a law enforcement agency relating to a student or adult who possesses an injurious object while on school premises.

Chapter 469, 1986

## Child Care

## 1985 Bills

AB 1697 (Calderon) Makes numerous technical changes to the Child Care and Development Services Act. Eliminates group size restrictions.

Requires that the Department of Education develop program quality indicators for migrant child care programs.

Chapter 1278, 1985

AB 2435 (Agnos) Provides the Department of Education with greater administrative latitude for monitoring and terminating contracts with child care providers.

Chapter 687, 1985

#### Nutrition

#### 1985 Bills

AB 84 (Moore) Increases the state reimbursement for subsidized meals from the current 9.73¢ to 11.35¢ per meal. Funding for the increase is in the 1985-86 Budget Act.

Chapter 1100, 1985

SB 1179 (Bergeson) Provides \$300,000 in state funding for high protein meal supplements for pregnant or nursing students.

Chapter 1482, 1985

## Teen Pregnancy and Parenting

#### 1986 Bills

AB 3656 (Vasconcellos) Establishes a process and funds county offices of education to contract for the creation of county or regional directories of parenting and parent education services.

Vetoed by the Governor

AB 3959 (Allen) Requires the Health and Welfare Agency, in cooperation with other state agencies, to identify and describe all information regarding services for pregnant and parenting teens. Requires the Legislative Analyst to review the information and make recommendations to the Legislature in the Analysis of the 1988-89 Budget Bill.

Chapter 941, 1986

AB 4244 (Hughes) Requires the State Department of Education to establish and conduct 3 year-round pilot projects in grades 7-12 which use a positive role model concept to reduce teen pregnancies by teaching teens, "It's o.k. to say 'no' to sex."

Vetoed by Governor

AB 4327 (M Waters) Requires the State Department of Education to prepare and distribute comprehensive educational materials for the prevention of teen pregnancy and to assist school districts in developing programs for this purpose.

Chapter 1081, 1986

SB 2203 (Watson) Permits pregnant or parenting minors to enroll in certain adult education classes. Eliminates the requirement that the Department of Education approve local dropout prevention plans submitted under the School-Based Program Coordination Act.

Chapter 1192, 1986

## Drug Education

#### 1985 Bills

AB 2126 (Agnos) Requires the State Department of Education and the Department of Justice to develop a three year pilot program employing a "positive role model" concept using celebrity athletes to combat substance abuse among school age children. \$450,000 is appropriated for first year funding of the program.

Chapter 1306, 1985

AB 2437 (Clute) Requires school districts to advise parents about the availability of education programs regarding tobacco, alcohol, narcotics, and other dangerous drugs and substances.

Chapter 389, 1985

### 1986 Bills

SB 2196 (Robbins) Requires the State Department of Education to publicize the existence of substance abuse model curricula. The bill also requires school districts which have sufficient funds, to implement the substance abuse model curricula or another substance abuse prevention program that has been approved by the Department.

Vetoed by the Governor

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## Miscellaneous

## 1985 Bills

AB 258 (Johnston) Defines classified "substitute employee" for K-12 and community college districts.

Chapter 825, 1985

AB 337 (M. Waters) Requires school districts to provide parents and pupils with a written report of the pupil's scores on standardized achievement tests including a clear explanation of the test results and an invitation to contact the school for further information on the pupil's performance.

Chapter 937, 1985

AB 1585 (Klehs) Permits school districts to establish school attendance review boards (SARB's) in the absence of a SARB at the county level. Permits a county SARB to request a subpoena from a juvenile court to compel attendance at SARB proceedings.

Chapter 997, 1985

SB 110 (Garamendi) Reinstitutes the School-Community Primary Prevention Program which authorizes school and community drug abuse programs.

Chapter 456, 1985

### 1986 Bills

AB 1541 (Seastrand) Requires school districts to notify pupils in grades 7-12 and parents or guardians of all pupils that school authorities may excuse pupils from school without parental consent for the purpose of obtaining confidential medical services.

Chapter 196, 1986

AB 2613 (W.Brown) Requires public school students in grades 7-12 to maintain a minimum 2.0 or "C" grade point average in order to participate in extracurricular and/or cocurricular activities.

Chapter 422, 1986

AB 2785 (Condit) Adds attendance at religious retreats to the list of reasons for which a pupil may be excused from school. Such absences shall not generate State ADA funding.

Chapter 112, 1986

ACR 117 (Calderon) Requests educators to form Teachers of Tomorrow Clubs to encourage students to pursue careers in teaching.

Res. Chapter 78, 1986

## **ADMINISTRATION**

State

1985 Bills

AB 966 (Farr) Changes the composition of the Commission on Teacher Credentialing by adding six classroom teachers and two administrators to the Commission and removing six public members, one school board member, and one nonteaching/nonadministrative certificated employee.

Vetoed by the Governor

AB 967 (Farr) Allows the Superintendent of Public Instruction to designate any deputy to represent him or her in meetings of any board, agency, commission, or committee except meetings of the State Board of Education, the Regents of the University of California, or the Trustees of the California State University.

Chapter 192, 1985

AB 1777 (Areias) Requires the State Department of Education to create a task force on infectious diseases in the public schools.

Chapter 1371, 1985

AB 2539 (Bane) Removes the sunset date on the statutory requirement that the Governor appoint a student member to the State Board of Education.

Chapter 395, 1985

ACR 20 (Johnston) Declares the week of April 20-27 to be California Week of The Young Child.

Res. Chapter 21, 1985

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SB 57 (Hart) Appropriates \$100,000 for the Legislative Analyst to contract for a study of the Education Code. Permits schools districts to observe Martin Luther King Jr. Day on the Monday or Friday of the week in which January 15 occurs and Lincoln Day on the Monday or Friday of the week in which February 12 occurs.

Chapter 143, 1985

SB 291 (Montoya) Changes the date of the Day of the Teacher to the second Wednesday in May.

Chapter 219, 1985

SB 538 (Watson) Requires the Department of Education to establish a toll-free hotline to provide information to women about available local resources to assist them make the transition from primary employment as homemakers to employment in the labor force.

Vetoed by the Governor

SB 1418 (Bergeson) Allows the State Department of Education to use specified funds in the Department to develop a revised California Assessment Program (CAP) test for grade 12 and to develop and implement a CAP test for grade 8.

Chapter 1568, 1985

SCR 2 (Roberti) Declares 1985 as the Year of the Child, and urges the Legislature and Governor to give priority to issues relating to children.

Res. Chapter 30, 1985

### 1986 Bills

AB 3423 (Farr) Reduces the size and changes the composition of the Commission on Teacher Credentialing by adding three classroom teachers and removing one school board member, 2 higher education faculty members, and three public members. The bill also makes the Superintendent of Public Instruction a voting ex-officio member, removes the California Postsecondary Education Commission's ex-officio appointee, and provides

for the Trustees of the California State University, the Regents of the University of California and the Association of Independent California Colleges and Universities to each appoint 1 nonvoting member to the Commission.

Vetoed by the Governor

SB 1533 (Montoya) Extends, until June 30, 1992, the authority of the California Interscholastic Federation to administer interscholastic athletics in secondary schools.

Chapter 646, 1986

## District

#### 1985 Bills

AB 367 (McClintock) Deletes the requirement in current law that County School Superintendents must annually file a copy of each school district's budget with the Board of Supervisors.

Chapter 185, 1985

AB 1366 (Hughes) Requires school districts and county superintendents of schools to submit two quarterly reports to their respective Boards regarding the financial condition of the schools.

Chapter 741, 1985

AB 1685 (Hughes) Permits the Los Angeles Unified School District to operate year-round schools until June 30, 1985.

Chapter 368, 1985

AB 1849 (Sher) Provides that conflicts of interest and incompatible activities applicable to other public officials are applicable to school and community college board members.

Chapter 816, 1985

AB 1855 (Baker) Requires districts receiving SB 813 "longer day" incentive funding to offer six periods per day, or the equivalent, at the high school level, in addition to the required number of annual minutes.

Chapter 1225, 1985

SB 657 (Seymour) Extends, through 1988-89, the authorization for 30 schools to use experimental attendance reporting and accounting procedures.

Chapter 1501, 1985

SB 797 (Ayala) Permits Pasadena Unified School District to maintain kindergarten classes in excess of four hours. The measure is repealed as of January 1, 1990.

Chapter 339, 1985

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### 1986 Bills

AB 1689 (Duffy) Allows students who are temporarily hospitalized to be assigned to the school district in which the hospital is located and to receive individual instruction from that school district.

Chapter 97, 1986

AB 2071 (Allen) Allows elementary school students to attend school in the school district in which their parent or guardian works. The bill also requires school districts to consider the child care needs of pupils in considering requests for interdistrict attendance agreements.

Chapter 172, 1986

AB 2791 (Davis) Enacts the Davis-Stirling Missing and Exploited Children Act of 1986. The education provisions of this bill encourage schools to develop programs to notify parents of children in grades K-8 if the children are unexpectedly absent. The bill also requires schools to provide specified information on the school records of missing children to law enforcement agencies.

Vetoed by Governor

AB 3091 (Sher) Expands, to private schools, the prohibitions and restrictions on the purchase of specified toxic art supplies that currently exist for K-12 public schools.

Chapter 252. 1986

AB 3092 (O'Connell) Clarifies the procedures and appeals for interdistrict attendance for school districts and county boards of education. Also expands the requirements for notice and information to parents regarding interdistrict attendance.

Chapter 742, 1986

SB 2233 (McCorquodale) Extends to kindergarten the provision in current law that permits districts to count the total instructional time in early-late reading programs toward the statutory instructional time targets for purposes of qualifying for instructional time incentive funding.

Chapter 1191, 1986

SB 2365 (Bergeson) Establishes a three-year Attendance Accounting Pilot Program in which district apportionments are based on their actual attendance plus a percentage for absences, rather than the traditional ADA formula.

Vetoed by the Governor

## County

## 1985 Bills

AB 765 (Hughes) Prescribes an increase in the maximum compensation for members of County School Boards. The maximum is \$400 monthly, except for Los Angeles County which is \$600.

Chapter 712, 1985

SB 695 (Presley) Permits the county board of education, rather than the county board of supervisors, to fill vacancies in the office of the county superintendent. The bill also authorizes community college districts to receive apportionments for the attendance of special part-time pupils in grades K-10 and provides that K-12 students in community college courses shall receive credit in the same manner as other community college students. Finally, this bill establishes a procedure for K-12 pupils to attend community colleges as special full-time students.

Chapter 1487, 1985

SB 733 (McCorquodale) Authorizes the Superintendent of Public Instruction to allocate funds from the Reader Employment Fund to applicant schools operated by county superintendent of schools and to state special schools for the handicapped in order to provide readers for legally blind teachers.

Chapter 152, 1985

SB 1359 (Keene) Authorizes the county board of education in any county with a population of 250,000 or less to establish the qualifications for the county superintendent of schools notwithstanding the qualifications for that office required by current law.

Vetoed by the Governor

## 1986 Bills

AB 3069 (Bronzan) Establishes minimum qualifications for county librarians.

Chapter 269, 1986

SCR 95 (Torres) Expresses the regret of the Legislature over the fire at the Los Angeles Central Library Building, commends the firefighters who fought that fire, and pledges the support of the Legislature for the efforts to replace the Los Angeles Central Library.

Res. Chapter 105, 1986

### CURRICULUM

## 1985 Bills

AB 842 (Katz) Establishes a grant program for high schools to establish or expand instruction in applied economics. Gives priority to districts that evidence support and contributions from local business and industry. Appropriates \$150,000 for first year grants.

Vetoed by the Governor

AB 1273 (Calderon) Requires the social studies curriculum in grades 7-12 to incorporate human rights issues, with particular attention to genocide. Requires the Department of Education to develop, and the State Board of Education to adopt, a model curriculum on human rights and genocide.

Chapter 1222, 1985

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AB 1566 (McClintock) Requires the Superintendent of Public Instruction to hire an elementary Physical Education (PE) specialist to develop model curriculum standards in PE for grades 1-8.

Chapter 1590, 1985

AB 1733 (Hauser) Requires the Superintendent of Public Instruction to develop a model energy education program.

Chapter 1192, 1985

SB 127 (Robbins) Requires a district's driver education course of study to include information regarding the dangers of consuming alcohol or drugs in connection with the operation of a motor vehicle. Requires the Department of Education to assemble and make available related materials. Permits a court to order a parent who violates the child passenger restraint law to attend a program of education. The Governor removed the appropriation from this bill.

Chapter 1455, 1985

CURRICULUM, Continued . . .

SB 386 (Seymour) Requires school districts to review, at public hearings, the family relationships and parenting education programs available in the district.

Vetoed by the Governor

SB 1213 (Hart) Specifies that as of the 1988-89 school year, high school graduation is to include one-semester course in American government and civics and one-semester course in economics.

Chapter 1158, 1985

### 1986 Bills

AB 213 (Condit) Requires the Superintendent of Public Instruction to develop a steroid education package for distribution to school districts. The bill also encourages school districts to include instruction on the effects of the use of anabolic steroids in their science, health, drug abuse, or physical education programs in grades 7-12.

Chapter 253, 1986

AB 3285 (Vasconcellos) Establishes the Nuclear Age Studies Project to provide in-service training and materials for teachers to assist students to understand and cope with the implications of nuclear power.

Vetoed by the Governor

SB 1216 (Garamendi) Requires the State Department of Education to appoint the California State Science and Technology School Advisory Council to assist in the development of two science and technology high schools to provide advanced scientific and technological training to high school students.

Vetoed by the Governor

SB 2324 (Morgan) Requires the Superintendent of Public Instruction to establish curriculum training institutes for specified subject areas.

Appropriates \$200,000 for the development and operation of at least one curriculum institute in the summer of 1987.

Vetoed by the Governor

#### HIGHER EDUCATION

## Community College Finance

## 1985 Bills

AB 539 (Leonard) Appropriates \$9.8 million to provide loans to the Los Angeles, Chaffey, Lassen, and Peralta Community College districts and specifies conditions which these districts must meet in order to receive these loans. The Governor deleted the \$5 million appropriation for the Los Angeles Community College district.

Chapter 184, 1985

SB 835 (Marks) Makes various largely technical changes in laws affecting community college finance and administration.

Chapter 293, 1985

SB 836 (Marks) Makes a number of technical changes in the law affecting Community College finance and administration to reflect existing practice and to clarify what is required by recent legislation.

Chapter 295, 1985

## 1986 Bills

AB 3 (Campbell) Provides statutory authorization for matriculation programs in the community colleges. The bill defines matriculation programs and sets minimum services to be provided by colleges which have programs. All colleges are required to provide matriculation services to the extent that funds are provided. The bill appropriates \$21 million for half-year funding of matriculation services, and \$34.2 million to restore full-year funding of declining enrollment, or stabilization funds vetoed from the 1986 Budget Act.

The Governor eliminated all the matriculation funding from the bill and reduced the declining enrollment funding to \$6.1 million

Chapter 1467, 1986

AB 2672 (Statham) Reappropriates a total of \$4.5 million in the State School Fund for emergency apportionments to the Lassen and Peralta Community College Districts. The bill also includes regulations on these community college districts for the loans and empowers the Chancellor of the Community Colleges to act as a monitor (as specified) for each district.

Chapter 73, 1986

AB 2910 (Hughes) Rewrites provisions of the Education Code aimed at strengthening the fiscal accountability of local community college districts. The bill appropriates \$100,000 to the Chancellor's Office for the purposes of implementing this bill.

The Governor reduced the funding to \$50,000.

Chapter 1486, 1986

AB 3409 (Hayden) Provides direction for the development of a new community college finance mechanism, based on differential costs, through a specific task force convened by the Chancellor of the California Community Colleges. The bill also establishes a second task force to develop proposals on community college faculty and administrative qualifications, hiring, peer review and retention issues. Finally, this bill directs the Chancellor to conduct a feasibility study of developing a program of academic and fiscal accountability through annual performance reports and expresses legislative intent to move toward developing this proposal. \$525,000 appropriation.

Chapter 1465, 1986

## Community College Fees

## 1985 Bills

AB 602 (Hughes) Under current law, qualified Community College students are eligible for a special form of financial aid to waive the tuition fee. This bill allows up to 7% of the existing appropriation made to pay for the costs of this special aid to be reallocated to supplement Community College financial aid administration. The bill also allows the Board of Governors to develop a simpler application form for students who apply for this aid.

Chapter 920, 1985

AB 638 (Campbell) Changes current law relative to community college fees, to make optional the charging of "drop fees." The bill also waives tuition fees at Community Colleges for children of disabled veterans and allows local district governing boards to require students attending police academy programs to furnish their own equipment and to pay for expenses related to the driver training portion of the programs.

Vetoed by the Governor

AB 979 (Condit) Under current law, Community Colleges are required to charge tuition fees of \$50 per semester for students taking six or more units or \$5 per unit per semester for students taking less than six units. This bill changes the unit differential from six to seven units, so that students taking seven or more units would have to pay the full fee, and students taking six or fewer units would pay \$5 per unit.

Vetoed by the Governor

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AB 2262 (Vasconcellos) Waives tuition for "special part-time students" at community colleges. "Special part-time students" are high school students who are enrolled in a Community College. The costs of the waiver are to be paid from \$500,000 of the \$10 million in funds appropriated for financial aid at the Community Colleges.

Chapter 1454, 1985

#### 1986 Bills

AB 2352 (Hughes) Corrects a chaptering problem which occurred with AB 602 (Chapter 920, 1985) and allows community college students to receive student aid provided through the Chancellor's Office to offset the \$50 per semester fee by filing a special, simpler student aid application form developed by the Board of Governors, rather than the lengthy, complex Student Aid Application for California.

Chapter 46, 1986

SB 993 (Dills) Corrects a technical problem with AB 2352 (Chapter 46, 1986) and allows those statutory provisions to take effect immediately rather than January 1, 1987.

Chapter 394, 1986

## Community College Personnel

## 1985 Bills

AB 757 (Hughes) Establishes a long-term faculty and staff development grant program on a pilot basis on fifteen Community College campuses selected by the Chancellor. The Chancellor is also required to conduct a study of the future staff development needs in the Community Colleges, and submit the findings and recommendations of this study to the Legislature by February 15, 1987. The bill appropriates \$850,000 from the General Fund; \$750,000 to be used for the grants program, and \$100,000 to pay for the cost of the study in the Chancellor's Office.

Vetoed by the Governor

AB 2503 (Campbell) Prohibits community college teacher substitutes who are hired on a day-to-day basis from counting that service toward eligibility for contract or regular status.

Chapter 132, 1985

## 1986 Bills

AB 852 (Hughes) Requires that persons employed by the Chancellor's Office to prepare vocational education course-approval handbooks must have teaching experience gained in the classroom, internship programs, sabbaticals or administrative leaves of absence in the appropriate subject areas. The Board of Governors must recommend these minimum requirements to the State Personnel Board.

Vetoed by the Governor

## Community College Facilities

#### 1985 Bills

AB 1177 (Hayden) Specifies that child care centers are eligible for funding under the Community College Construction Act of 1980.

Chapter 843, 1985

AB 2178 (Farr) Provides for an equipment acquisition, maintenance and replacement program in the California Community Colleges. Provides that the Board of Governors shall develop criteria to allocate equipment funds. Funds are to be allocated 80% to all districts on a formula basis, 15-20% for special projects, and up to 5% for administrative costs in the Chancellor's Office.

Chapter 470, 1985

## 1986 Bills

SB 709 (Watson) Authorizes the West Valley-Mission Community College District to enter into a negotiated land development and disposition agreement, including subsequent leases and other agreements affecting the real property.

Chapter 347, 1986

## Community Colleges, Miscellaneous

## 1985 Bills

AB 123 (Farr) Provides for staggered terms for members of the California Community Colleges Board of Governors appointed by the Governor after December 1, 1985. Provisions of the bill do not affect the student or the faculty member.

Chapter 158, 1985

AB 479 (Calderon) Enables California Community College local governing boards, on a majority vote of their membership, to increase their compensation to the same levels authorized for K-12 governing boards.

Chapter 63, 1985

AB 1114 (Chacon) Requires the Board of Governors for the Community Colleges, by April 1, 1986, to consider adopting regulations to require that Extended Opportunity Programs (EOPS) services include staff qualified to offer students academic and vocational counseling at the time of enrollment and at least every six months thereafter. As part of this matriculation counseling, the proposed programs would provide a list of names of all students interested in transferring to a four-year program to the admissions staff of public universities. The bill also requires the California Postsecondary Education Commission to assess statewide progress made in implementing state policy on EOPS. Finally, the bill expresses the intent of the legislature that the California State University and the University of California waive fees for all EOPS transfer students who provide waiver forms signed by a community college EOPS program director.

Chapter 1586, 1985

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AB 1358 (Wright) Provides that Community College districts may include classes provided for inmates of state correctional institutions, city or county jails, road camps or farms for adults in computations of adult noncredit average daily attendance for purposes of state apportionments.

Vetoed by the Governor

AB 1458 (Molina) Requests the University of California, the California State University, and the California Community Colleges to establish articulation agreements to aid the transfer of community college students to four-year institutions. Requires the California Postsecondary Education Commission to submit a study of articulation programs to the Legislature by October 1, 1986.

Vetoed by the Governor

AB 1850 (Farr) Under current law, the Community College Vocational Education and Technology Instructor and Counselor In-Service Training Pilot Program authorizes local governing boards to apply for grants for contractual education programs. This bill defines culinary arts and food service programs as in-service programs, and allows such programs to compete for grant funds on the same basis as all other in-service programs. The bill also requires that the Chancellor consider projected demand for skilled employees in particular areas as a factor in awarding grants.

Chapter 1213, 1985

AB 1906 (McClintock) Allows the Ventura Community College District to retain \$140,000 in overpayments of permissive child care override taxes made to them between 1981-82 and 1984-85.

Chapter 810, 1985

AB 2177 (Clute) Appropriates \$360,000 from the General Fund to the Community College Chancellor's Office to pay for the development of a comprehensive information system for the Community Colleges. The system development effort is to include: 1) a comprehensive taxonomy of programs and services to bring uniformity to the reporting of workload and expenditure data; 2) a feasibility study to reduce duplicate reporting; 3) the creation of historical summary files on students, employees, courses, finances and categorical programs; and 4) an annual publication of this information.

Chapter 1458, 1985

ACR 54 (Hughes) Requests the Commission for the Review of the Master Plan for Higher Education to conduct an investigation of reasons for recent decreases in community college enrollment and interdistrict attendance enrollment as part of its review of the Master Plan for Higher Education, and to submit its findings to the Legislature and the Governor by January 1, 1987.

Res. Chapter 118, 1985

SB 1160 (Royce) Provides that reader services to blind students attending the California Community Colleges who are sponsored by the Department of Rehabilitation shall be provided directly by that Department. Requires that the Department of Rehabilitation seek federal funds to help pay for the costs of reader services to these students. Finally, the bill reappropriates to the Department of Rehabilitation \$82,000 from local assistance funds appropriated to the Community Colleges for 1985-86 for disabled students.

Chapter 903, 1985

#### 1986 Bills

AB 3443 (Hayden) Adds "hazardous substances and wastes management" to the list of vocational education curricula eligible for in-service training grants under the Community College Vocational Education and Technology Instructor and Counselor In-Service Training Pilot Program. The bill also requires the Community Colleges' Chancellor to ensure that hazardous substances and wastes in-service programs receive grants comparable to the grant and demand levels for other in-service training programs.

Chapter 314, 1986

AB 3639 (Bradley) Requires local school and community college districts to assess the feasibility of establishing articulated 2+2 vocational and professional programs, as specified. The bill also appropriates \$15,000 from the General Fund to the California Postsecondary Education Commission to coordinate and develop plans to implement the Legislature's expressed intent.

Chapter 1138, 1986

AB 4063 (Wright) Specifies that high school students who attend community college shall receive credit at a level determined appropriate by the school district and community college district governing boards. This bill also allows the parent or guardian of a public school student to directly petition the president to authorize the attendance of a special part-time student. Finally, this bill reappropriates any unencumbered funds in the Community College Fund for Instructional Improvement to be available through June of 1987.

Chapter 451, 1986

AB 4064 (Wright) Makes a variety of technical changes relating to executive sessions of the Community College Board of Governors, transfer of adult education programs between a K-12 and community college district, attendance accounting procedures for students in work experience or independent study, the use of alcoholic beverages on community college campuses, competitive bids for contracts, and reimbursement rates for apprenticeship teaching time. The bill also allows all community college districts which provide classes to inmates in city or county jails to include those ADA units in State apportionment calculations as specified.

Chapter 1123, 1986

ACR 169 (Vasconcellos) Directs the Legislative Analyst in conjunction with the California Postsecondary Education Commission, the Director of Finance, and the office of the Chancellor of the Community Colleges to report to the Legislature on the changes and resources necessary to enable the Chancellor's office to provide successful leadership for the community college system.

Res. Chapter 136, 1986

## California State University

## 1985 Bills

AB 603 (Hughes) Appropriates \$430,000 from the Real Estate Fund to the Trustees of the California State University to pay for the costs of career placement programs for minority and low income students at the university. The Trustees are required to report annually to the Legislature on expenditures and awards for such programs.

Chapter 618, 1985

SB 350 (Dills) Increases the maximum allowable student activity fee from \$20 to \$40 on an affirmative vote of the students.

Chapter 580, 1985

SB 624 (Robbins) Makes two minor, largely technical, changes in the law affecting the California State University (CSU) system. First, the chief fiscal officers of CSU campuses can now invest local trust funds in banks, savings and loans and credit unions. The law granting them this authority sunsets January 1, 1986; this bill removes that sunset to make the investment authority permanent. Second, the CSU Board of Trustees has authority under current law to regulate community relations, travel and moving expenses, within allowances set by the Board of Control. This bill deletes the Board of Control from having to set the allowances, and gives the authority to the CSU Trustees.

Chapter 398, 1985

SB 645 (Dills) Establishes a California State University (CSU) Lottery Education Fund, to be continuously appropriated, maintained and controlled by the Board of Trustees.

Chapter 578, 1985

SB 785 (Boatwright) Requires the California State University Trustees to consider the establishment of a permanent, State-supported, off-campus center on state-owned property in Contra Costa County for the purpose of continuing both undergraduate and graduate instructional programs in that area.

Chapter 744, 1985

SB 1060 (Craven) Requires the California State University Trustees to consider the feasibility of establishing a permanent off-campus center in the northern portion of San Diego County.

Chapter 575, 1985

SB 1103 (Hart) Requires the California State University Trustees to consider the feasibility of establishing a permanent off-campus center in Ventura County.

Chapter 561, 1985

## 1986 Bills

AB 1720 (Hauser) Prohibits the California State University administration from penalizing or otherwise prohibiting any student from expressing any editorial position or opinion in a student publication, as long as specified conditions exist.

Vetoed by the Governor

AB 2709 (Stirling) Requires the Trustees of the California State University to study specified issues and, if deemed necessary and desirable, to develop a budget proposal to address them in the regular budget process. The study must consider the ability of CSU to match its teacher education programs and in-service training programs to year-round schools' calendars; mechanisms to implement the requirement that university faculty who teach teaching methods must participate in public elementary or secondary school classrooms; and the appropriateness of current grading systems for courses based on mastery learning and criterion referenced assessments.

Chapter 370, 1986

AB 3674 (Hughes) Requires the California State University to conduct a study on programs to promote education and training that will enable educational aides to become credentialed classroom teachers. The bill also authorizes the CSU Board of Trustees to provide employer-paid insurance to their non-represented employees.

Chapter 1054, 1986

SB 1172 (Seymour) Authorizes the Contractors' State License Board to award grants to qualified public or private postsecondary educational institutions and nonprofit organizations for the support of courses of study in construction management, as defined. The bill appropriates \$926,000 from the Contractors' License Fund to the Contractors' State License Board to fund 22 deputy registrar of contractors positions to enforce the Contractors' State License Law.

Vetoed by the Governor

SB 1828 (Boatwright) Eliminates the January 1, 1987, sunset, thereby permanently granting the CSU statutory autonomy from the Department of General Services to conduct specified business functions. The measure also requires the CSU Trustees' audit staff to audit this authority every five years.

Chapter 843, 1986

SB 1989 (Robbins) Extends for six months the CSU Board of Trustees term of both the sitting faculty and student trustees and makes appointments to those positions parallel the academic year. The bill also requires the CSU Trustees to obtain from prospective bidders a questionnaire and financial statement on contracts for capital outlay which estimated costs exceed \$300,000 rather than \$100,000 as in current law. Finally, this bill clarifies the scope of the current law which prohibits State officers and employees from receiving compensation from any State agency or any entity receiving State funds.

Chapter 1189, 1986

SB 2329 (McCorquodale) Establishes a one-year pilot program at California State University, Stanislaus to coordinate education in the subject areas of food, agriculture, and natural resources. The intent of the program is to improve coordination of education in these areas between California State University, Stanislaus and the other educational institutions within the six-county region served by the university including high schools, community colleges and the California Cooperative Extension Service.

Vetoed by the Governor

SB 2553 (L. Greene) Establishes an advanced technology center pilot program within the School of Business at California State University, Sacramento.

Vetoed by the Governor

## University of California

#### 1985 Bills

ACR 27 (Harris) Urges the University of California not to participate in any academic exchanges that help to maintain or strengthen the apartheid system in the Republic of South Africa.

Res. Chapter 108, 1985

ACR 41 (Stirling) Requests the Regents of the University of California to examine the feasibility of conducting a high-speed rail study at the University of California, and to report on their findings and recommendations to the Legislature by January 1, 1987.

Res. Chapter 114, 1985

ACR 67 (Hayden) Asks the President of the University of California and the Board of Directors of Hastings College of the Law to consider methods of engaging their institutions in a public service mission in an effort to further social justice, civil liberties and educational opportunities for Black and other oppressed South Africans. The President the Board of Directors are requested to report on the feasibility of establishing such programs by January 15, 1986.

Res. Chapter 124, 1985

SB 877 (Petris) Permits the State Public Works Board to enter into lease purchase agreements with the United States Government, paid for with federal funds, in order to construct and equip facilities for the University of California. Projects must be approved in statute by the Legislature.

Chapter 1317, 1985

#### 1986 Bills

ACR 150 (Hughes) Requests UCLA and the UC Regents to review its decision to close the Fernald School on the UCLA campus.

Res. Chapter 128, 1986

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SB 2229 (Garamendi) Directs the University of California, upon approval of the Regents, to review the viability and feasibility of three specified proposals regarding higher education and report its findings and recommendations to the Legislature and Governor by October 1, 1987. The proposed programs include, three technology extension centers, a Center on Manufacturing Competitiveness, and Translation Centers on various campuses.

Vetoed by the Governor

SCR 55 (Hart) Requires the University of California to report specified information regarding the quality of UC undergraduate education and instructional budget allocations to the Legislature by March 1, 1987.

Res. Chapter 155, 1986

## Student Financial Assistance

### 1985 Bills

AB 718 (Hughes) Appropriates \$400,000 to pay college students work study salaries to work in public library literacy projects teaching illiterate adults to read.

Vetoed by the Governor

AB 756 (Hughes) Requires the California Postsecondary Education Commission (CPEC) to improve the monitoring of default rates on student loans. The bill also requires all agencies that guarantee student loans to have requirements for loan defaults that are at least as rigorous as those required by the Student Aid Commission and to make information on records available to CPEC. Extends eligibility for the California Teacher Shortage Loan Assumption Program to students enrolled in designated critical shortage fields. Requires the Student Aid Commission to select a chairperson from its membership once a year.

Chapter 1379, 1985

ACR 58 (Vasconcellos) Asks the Student Aid Commission to appoint and convene a 13-member task force to simplify the student financial aid application form. This task force is to report on recommendations to the Legislature by January 31, 1986.

Res. Chapter 120, 1985

SB 193 (Rosenthal) Current law restricts eligibility for graduate fellowship awards to students enrolled in institutions accredited by the Western Association of Schools and Colleges or the American Osteopathic Association. This bill extends eligibility to compete for these awards to students enrolled in institutions accredited by the National Architectural Accrediting Board.

Chapter 146, 1985

SB 362 (Carpenter) Directs the California Postsecondary Education Commission to evaluate whether the list of institutions eligible to participate in the Cal Grant program should be expanded to include private postsecondary educational institutions accredited to operate in California and law schools accredited by the Committee on Bar Examiners of the State Bar. The bill also expresses legislative intent that the Committee on Bar Examiners seek to become a nationally recognized accreditation agency.

Chapter 772, 1985

SB 879 (Montoya) Provides \$825,000 to establish the California Health Services Corps Scholarship Program to provide scholarships to encourage students from health manpower shortage areas of the State to pursue medical training and to increase the number of physicians and surgeons practicing in shortage areas.

Vetoed by the Governor

SB 1208 (Hart) Establishes the Assumption Program of Loans for Education (APLE) program as a reincarnation of the old California Teacher Shortage Loan Assumption Program. Under the APLE program, students are eligible to have up to \$8,000 of their student loans assumed if they teach for three years in specified shortage areas. The bill authorizes up to 500 warrants for the 1985-86 year; 60% of these are to be allocated to designated subject areas, and the remaining 40% to schools with large concentrations of students from low-income families.

Chapter 1483, 1985

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## 1986 Bills

AB 559 (W. Brown) Makes a number of mostly technical changes to the student aid statutes.

Chapter 1494, 1986

AB 1887 (Chacon) Requires the Student Aid Commission (SAC) to establish the Transfer Student Assistant Task Force to study the feasibility of disbursing financial aid from the Community College Extended Opportunity Programs and Services, prior to a student's enrollment in a public university, in order to help the student pay relocation costs incurred before the financial aid normally begins. The task force is to issue a preliminary plan for pre-enrollment advances on financial aid, identify any other economic barriers to college transfer by low-income students and make recommendations.

Chapter 786. 1986

AB 2617 (W. Brown) Increases the maximum award ceiling for Educational Opportunity Program Grants from \$1,000 to \$2,000 and allows the new grant ceiling to be exceeded, beginning in the 1987-88 academic year, so long as the Legislature expressly provides funding.

Chapter 919, 1986

ACR 119 (W.Brown) Requests public and private law schools to establish employment discrimination clinics similar to the clinic at the University of California Law School in Berkeley.

Res. Chapter 71, 1986

ACR 133 (Hayden) Directs the Student Aid Commission (SAC) to study student loan debt, default tendencies and alternatives for financing higher education. The SAC is to appoint a Task Force on student indebtedness and to report to the higher education segments and the Legislature.

Res. Chapter 79, 1986

SB 417 (Hart) Creates the California State Work-Study Program "to provide eligible college and university students with the opportunity to earn money to help defray their educational costs, while gaining valuable experience in educationally beneficial or career-related employment." The bill appropriates \$200,000 from the General Fund for start-up costs. Future funding is contingent on the Budget Act.

Chapter 1196, 1986

SB 2152 (Marks) Prohibits for purposes of calculating need-based financial aid, the consideration of the noncustodial parent's income if he or she did not provide court-ordered child support or if the support does not continue after the applicant reaches 18 years of age.

Chapter 1165, 1986

## **Miscellaneous**

## 1985 Bills

AB 338 (Hannigan) Requires the California Maritime Academy to deposit revenues from miscellaneous student fees into local trust accounts, the proceeds of which are then continuously appropriated to the Academy. Revenues received from these fees shall be used solely to meet the costs of the service, facilities or materials for which the fees were charged.

Chapter 322, 1985

AB 605 (Hughes) Requires the California Postsecondary Education Commission to collect and report on data on the employment status of ethnic minorities and women in public institutions of higher education in California. The first report is due March 1, 1986, and subsequent reports are then due every two years thereafter until 1990. The Commission is required as part of this report to comment on the results of affirmative action efforts by those institutions. The bill also repeals a requirement in current law that the commission maintain a registry of women and minorities available for employment in academic and administrative positions in postsecondary education.

Chapter 500, 1985

AB 880 (Vasconcellos) Requires the California Postsecondary Education Commission, in cooperation with the State Department of Education and the public and private segments of higher education, to develop a feasibility plan for a study on the factors which affect students' progress through California's educational system. The Commission is required to convene an advisory group to review the feasibility plan, and the final plan is to be submitted to the Legislature by March 16, 1986. Appropriates \$50,000 to the Commission to pay for the feasibility study.

Chapter 1145, 1985

AB 895 (Hayden) Requires the California Community Colleges, the State University, private postsecondary educational institutions and admissions testing organizations, and requests the University of California, to accommodate students' religious beliefs in scheduling of tests. Specifies that institutions must allow students the opportunity to take tests on days that do not violate the students' religious creed, unless such alternate scheduling presents an undue hardship for the institution.

Chapter 633, 1985

AB 1295 (Vasconcellos) Requires the California Postsecondary Education Commission to conduct a study on the feasibility of operating an exchange program with a sister state in the Soviet Union which would allow college students in the U.S. and the U.S.S.R. to live and study in each other's countries.

Vetoed by the Governor

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AB 1418 (Hayden) Requests the Regents of the University of California and the California State University Trustees to engage in some collaborative planning through the year 2000 for their schools, departments and programs in education. The components of the plans are to include, at minimum, projections of student enrollment based upon defined assumptions of factors affecting student demand, projections of faculty retirement, and plans for recruitment of new faculty by areas of specialization. The plans are to be submitted to the Department of Finance, the Joint Legislative Budget Committee, the California Postsecondary Education Commission, and the Commission on Teacher Credentialing for review and comment. The final report is to be submitted to the Legislature by September 30, 1986.

Chapter 777, 1985

ACR 3 (Vasconcellos) Directs the California Postsecondary Education Commission (CPEC) to convene a committee composed of representatives from the public postsecondary segments, the Association of Independent Colleges and Universities, and the State Department of Education. The committee is to develop and implement an affirmative action plan for the disabled. The plan is to be submitted to the Legislature on or before December 31, 1986.

Res. Chapter 74, 1985

ACR 23 (Bradley) Requests that the California Postsecondary Education Commission (CPEC) review data submitted to it by each segment of public postsecondary education concerning their hiring, promotional and discharge policies. CPEC is then requested to conduct an analysis of its findings, and to submit a report on this to the Legislature.

Res. Chapter 107, 1985

ACR 44 (Rogers) Requests the governing boards of each of the public postsecondary segments to assess their current policies on intellectual property rights. Institutions are asked to report on their policies to the Legislature by March 31, 1986.

Res. Chapter 115, 1985

ACR 73 (Hayden) Asks the Superintendent of Public Instruction, in cooperation with the Regents of the University of California and the Trustees of the California State University system, to convene a Task Force on College Preparation to make recommendations relative to courses required for admission to either public university. The report is to be submitted to the State Board of Education, the Regents of the University of California, and the Trustees of the California State University for their review and comment by June 30, 1986, thence to the Legislature by August 31, 1986.

Res. Chapter 126, 1985

SB 67 (Alquist) Appropriates \$100,000 to the Chancellor's Office of the California Community Colleges to reimburse them for the costs of recruiting the new chancellor.

Chapter 331, 1985

SB 195 (Maddy) Sets into statute a methodology to be used for student fee increases and uses for the University of California, Hastings College of the Law, and the California State University. The methodology prohibits student fees from being used for instructional purposes for both universities, and requires fee levels to be set at least ten months in advance of when they are to go into effect. The bill also limits fee increases (or decreases) from year to year to no more than ten percent, or the three-year average of general inflationary increases, whichever is less.

Chapter 1523, 1985

SCR 16 (B. Greene) Requests the California Postsecondary Education Commission to conduct a study to determine if ethnic minorities and women students have a higher attrition rate than other engineering students. If so, the Commission is to determine the causes and make recommendations for higher retention.

Res. Chapter 94, 1985

## 1986 Bills

AB 1989 (Hughes) Makes technical, nonsubstantive changes in the law on private postsecondary education and extends the reporting date for the Commission for the Review of the Master Plan for Higher Education from January 1, 1987 to June 30, 1987.

Chapter 665, 1986

AB 2931 (O'Connell) Expresses legislative intent, "as a matter of long-term policy," that no financial aid at public postsecondary education institutions be funded from student fees.

Vetoed by the Governor

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AB 3283 (Vasconcellos) Requires the California Postsecondary Education Commission to conduct a feasibility study to assess the value and viability of establishing a student exchange program between college students in the US and the Soviet Union and other nations.

Vetoed by the Governor

AB 3410 (Hayden) Requires the University of California, the California State University and the community colleges to develop "with full student input," an educational support services master plan for the system and the campuses. The plan would at least include specific goals and objectives, definitions of educational support services, financing mechanisms, staffing formulas, methods of evaluation, and mechanisms

for changing services to meet changing student needs and shall include a comparison of the amount budgeted for student instructional services and the amount budgeted for student support services.

Vetoed by the Governor

AB 3496 (Molina) Appropriates \$116,000 for data collection and analysis from all the high schools of the state regarding the degree to which course offerings meet the entrance requirements of UC and CSU.

Vetoed by the Governor

AB 4233 (Hayden) Requires public postsecondary educational institutions to consider human and ergonomic factors when selecting or procuring office equipment.

Chapter 1303, 1986

AB 4251 (Farr) Makes changes in the requirements that accredited, out-of-state, postsecondary institutions must meet in order to operate in California. The bill also revises the membership of the Superintendent of Public Instruction's Advisory Council for Private Postsecondary Educational Institutions. Finally, the bill directs the Superintendent of Public Instruction to develop, in cooperation with the Council for Private Postsecondary Educational Institutions, regulations for the licensure of out-of-state accredited institutions prior to July 1, 1987, and to use the standards and procedures recommended by the California Postsecondary Education Commission in the development of these regulations.

Chapter 1076, 1986

ACR 38 (McClintock) Requests the University of California and the California State University to report to the California Postsecondary Education Commission on policies and procedures for allocating faculty, equipment and other academic support resources for technical and specialized disciplines such as engineering, computer science, medicine, dentistry, veterinary medicine, and architecture.

Res. Chapter 50, 1986

ACR 82 (Hayden) Requests the University of California, the California State University and the California Community Colleges to conduct a study of the role of their institutions and particular campuses in meeting the needs of the state in furthering its economic position and leadership in carrying out its responsibilities to immigrants of Pacific Rim countries.

Res. Chapter 112, 1986

ACR 141 (Hayden) Directs the California Postsecondary Education Commission to study talent development, or "value-added," and performance-based budgeting approaches to measuring and improving the quality of public higher education. The bill establishes a Task Force on Value-Added Approaches to Higher Education to assist CPEC with the study and development of options for implementing any recommendations.

Res. Chapter 115, 1986

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ACR 153 (Hayden) Requests the State Department of Education, the California Community Colleges, the California State University, the University of California, the State Library, the Health and Welfare Agency, the Youth and Adult Correctional Agency, the California Conservation Corps, and the Department of Industrial Relations to report to the Assembly Office of Research on the nature and extent of their efforts to deliver literacy instruction and instructional referrals, as specified. AOR is to compile the information and submit a report, with comments and recommendations, to the educational policy committees of the Assembly and the Senate by February 15, 1987.

Res. Chapter 129, 1986

SB 1036 (Montoya) Authorizes out-of-state postsecondary educational institutions to issue degrees, diplomas, or certificates in California if they are accredited by a regional accrediting association recognized by the U.S. Department of Education and licensed and approved by the Superintendent of Public Instruction.

Chapter 1447, 1986

SB 1744 (Hart) Requires community college students petitioning to transfer to a UC or CSU campus to be provided, within 60 days, with a written statement of criteria for transfer admission and for a baccalaureate degree. The bill requires the CSU and requests the UC to admit any community college student who files a timely application, has been issued a written statement of admission criteria and meets the above obligations, unless the student has applied to an impacted program. Finally, this measure requires the CSU and requests the UC to base a student's receipt of a baccalaureate degree on the completion of requirements given in the petition as long as the student transfers within three years.

Vetoed by the Governor

SB 2066 (Morgan) Requires the California State University Trustees and the University of California Regents to conduct a study of the time required to complete an undergraduate degree between 1975 and 1985.

Chapter 991, 1986

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