

1992

Legislative Summary 1991-92

Assembly Committee on Education

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ASSEMBLY COMMITTEE ON EDUCATION

**LEGISLATIVE SUMMARY
1991-92 SESSION**



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GOLDEN GATE UNIVERSITY

ASSEMBLYWOMAN DELAINE EASTIN, Chairwoman

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LEGISLATIVE BILL SUMMARY
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ADULT EDUCATION

AB 339 (Murray) -- Carry-Over of Adult Education Funds. Status: Chapter 1132, Statutes of 1991.

Permits school districts to use reallocated adult education funds without regard to fiscal year and overrides the 15 percent limit on carry-over funds.

AB 1321 (Wright) -- Establishment of New Adult Education Programs. Status: Chapter 1193, Statutes of 1992.

Permits the creation of adult education programs in areas of the state that are not currently served by a K-12 operated program, under specified circumstances. Funded with redirected unused adult education funds.

AB 1348 (Chacon) -- Foreign Language Instruction in Adult Education Programs. Status: Used for 1992 Budget trailer bill.

Would have permitted adult education programs to receive state reimbursement for foreign language courses.

AB 1891 (Woodruff) -- Adult Education Revenue Limits. Status: Chapter 1195, Statutes of 1992.

Creates a new adult education revenue limit for each district by averaging funds received for adult education with funds received for concurrently enrolled K-12 students.

AB 1943 (Lee) -- Adult Education Improvement: Staff Development, Pilots. Status: Chapter 1196, Statutes of 1992.

Authorizes school districts to operate adult education staff development and innovative programs within existing resources. Also enacts program monitoring and fiscal controls on adult education programs.

AB 3502 (Hughes) -- Adult literacy. Status: Died in the Assembly Education Committee.

Would have required the Superintendent of Public Instruction to establish an interagency adult literacy task force, coordinate adult literacy activities, serve as a clearinghouse for literacy instruction, and provide ongoing technical assistance.

ASSESSMENT

AB 20 (Tanner) -- College Preparation and Admissions Program. Status: Failed Passage in the Assembly Ways and Means Committee.

Would have repealed the college admissions test preparation pilot projects and, instead, required the Superintendent of Public Instruction to establish a statewide college preparation and admissions program based on the pilot programs.

AB 803 (Quackenbush) -- School testing programs. Status: Died in the Assembly Education Committee.

Would have deleted the requirement that school districts evaluate pupil test scores by varying socioeconomic backgrounds. The bill also would have declared Legislative intent that a state testing program be developed that will easily compare with national testing standards.

AB 1121 (Moore) -- Standard English instruction. Status: Died in the Assembly Ways and Means Committee.

Would have required the Superintendent of Public Instruction (SPI) to validate and set standards for an existing instrument for assessing proficiency in English.

AJR 85 (Chacon) -- Foreign language instruction. Status: Died in the Assembly Ways and Means Committee.

Would have requested (1) the State Board of Education and the State Department of Education to include an assessment of oral language fluency in foreign languages as part of the new state assessment program; (2) that the results of these oral language assessments be included in reports on the quality of instruction within the California schools; and, (3) that these assessments be conducted initially in the five major language groups represented in the schools of California and be expanded as time and funding permits.

SB 662 (Hart) -- Pupil testing. Status: Chapter 760, Statutes of 1991.

Revises the state's pupil testing program to include authentic, performance-based assessments that are aligned with the curriculum frameworks adopted by the State Board of Education. The tests will be given in grades 4, 5, 8, and 10 and individual scores will be made available to the student.

BILINGUAL EDUCATION

AB 929 (Archie-Hudson) -- Bilingual Teacher Forgivable Loan Program. Status: Died in the Senate Education Committee.

Would have established a Bilingual Teacher Forgivable Loan Program whereby students pursuing a course of study in bilingual education or enrolled in a foreign language program would be eligible to receive annual forgivable loans. One loan would be forgiven for each year the recipient teaches full-time in a public school.

AB 1571 (Campbell) -- California Language Minority Project. Status: Died in the Assembly Ways and Means Committee.

Would have repealed the existing Bilingual Teacher Training Assistance Program and replaced it with the California Language Minority Project (CLMP) to improve curriculum and instruction for limited-English-proficient (LEP) students.

AB 2033 (Allen) -- Distance Learning Pilot Projects: English as a Second Language and Adult Workforce Skills. Status: Chapter 1146, Statutes of 1991.

Establishes Distance Learning Pilot Projects for English as a Second Language to provide English language instruction for adults with limited-English proficiency.

AB 2987 (Campbell) -- Teacher credentialing. Status: Chapter 1050, Statutes of 1992.

Streamlines the certification process for teachers of limited-English proficient (LEP) students by combining key aspects of the bilingual and the Language Development Specialist certification requirements into one entry level credential program, with the provision for either a bilingual or a non-bilingual authorization.

AB 3302 (Moore) -- Nonstandard English. Status: Failed passage in the Senate Education Committee.

Would have included within the definition of "limited-English proficiency" those students whose primary language is a variety of the English language other than standard English. The bill also would have required the Superintendent of Public Instruction to adopt an assessment method to identify pupils who speak "non-standard" English.

**SB 2026 (Mello) -- California Language Minority Education Act.
Status: Vetoed by the Governor.**

Would have established the California Language Minority Education Act, to reauthorize and amend state law relating to educational services for LEP students. The bill would have required schools to offer the following programs under the following conditions: (a) a bilingual or two-way bilingual program, for schools with an enrollment of 100 or more English learners (EL) of the same primary language group; (b) a program of specially designed academic instruction, for schools with an enrollment of 50-100 EL pupils; and, (c) a program of individual support services, for schools with an enrollment of less than 50 EL pupils.

CLASSIFIED/CERTIFICATED EMPLOYEES

AB 233 (Knowles) -- Certificated employees. Status: Chapter 375, Statutes of 1991.

Requires any teacher employed by school districts that have an average daily attendance (ADA) of less than 2,500 to give notice by May 15 of each year whether he or she intends to return to a teaching position.

AB 282 (Tucker) -- School Employees. Status: Chapter 152, Statutes of 1991.

Authorizes a school district to request a criminal records check of all prospective non-certificated employees from local law enforcement agencies.

AB 342 (Moore) -- Employees: merit system: personnel commissions. Status: Vetoed by the Governor.

Would have authorized personnel commissions to establish their hours of employment and set salaries for personnel commission employees of school districts that are not represented by an exclusive bargaining unit, and required that those salaries be consistent with other school district and community college positions.

AB 382 (Hughes) -- Education: basic skills proficiency tests study. Status: Chapter 781, Statutes of 1991.

Requires the Commission on Teacher Credentialing to study the Pre-Professional Skills Test or its successor, and, upon completion of the study, to adopt standards for issuance of teaching credentials to persons who receive a passing score on this test.

AB 582 (Roybal-Allard) -- Bilingual education. Status: Died in the Assembly Education Committee.

Would have authorized the Commission on Teacher Credentialing to issue emergency teaching permits, valid for a period of three years, to persons who possess a baccalaureate or higher degree from an accredited foreign university, have completed a teacher training program or have been employed as a teacher in another country, and have demonstrated competence in the subject matter to be taught and the English language.

AB 593 (Friedman) -- Teacher warrants. Status: Vetoed by the Governor.

Would have repealed the requirement that a district pay a teacher only when it is satisfied that the teacher has faithfully performed his or her duties.

AB 712 (Mountjoy) -- Certificated employees: Personal leave. Status: Chapter 123, Statutes of 1991.

Prohibits certificated employees from using more than seven sick days each year for personal necessity unless an agreement between the bargaining representative and the district provides for more than seven days.

AB 783 (Ferguson) -- Private Sector Teacher Program. Status: Died in the Assembly Education Committee.

Would have authorized local educational agencies (LEAs) to exchange employees with private sector firms and to hire a private sector employee to teach on a full-time or part-time basis.

AB 795 (Vasconcellos) -- Self-esteem task force. Status: Chapter 487, Statutes of 1991.

Requires the Commission on Teacher Credentialing, in conjunction with the Superintendent of Public Instruction and the State Board of Education, to establish an advisory committee to conduct an in-depth study of the report "Toward a State of Esteem," and to develop an implementation strategy for its recommendation.

AB 857 (Allen) -- Certificated employees: Mandatory leave of absence. Status: Chapter 570, Statutes of 1991.

Expands the definition of "sex offenses" to include "sexual battery" for purposes of disciplinary actions against public elementary and secondary school employees and requires school districts to place certified employees charged with sexual battery on compulsory leave of absence.

AB 912 (Hunter) -- Certificated employees: staff development.
Status: Chapter 54, Statutes of 1991.

Requires non-administrative certificated personnel, including counselors, librarians, and nurses, to be included in the design and implementation of professional staff development plans.

AB 1136 (Woodruff) -- Teacher credentialing: health education.
Status: Chapter 307, Statutes of 1991.

Provides that the minimum requirements for the teaching credential and the renewal of the adult education teaching credential include, as part of the required unit in health education, training in or verification of training in cardiopulmonary resuscitation.

AB 1139 (Woodruff) -- Teaching Credentials. Status: Chapter 590, Statutes of 1991.

Gives the Commission on Teacher Credentialing (CTC) additional authority to revoke, suspend or deny an application for a teaching credential. In addition, the bill extends the period for which temporary county certificates are valid from 120 days to one calendar year.

AB 1194 (Epple) -- Public school employers: joint powers agencies. Status: Vetoed by the Governor.

Would have expanded the definition of "public school employer" or "employer" to include joint powers agencies for purposes of collective bargaining.

AB 1250 (Speier) -- Staff development. Status: Chapter 251, Statutes of 1991.

Permits schoolsite councils to include in their staff development programs guidelines for teaching children with learning disabilities.

AB 1303 (Lempert) -- Schools: recruitment of retired military personnel. Status: Chapter 1142, Statutes of 1992.

Appropriates \$50,000 for the Commission on Teacher Credentialing to establish and operate a resource center to encourage and assist retired military personnel in entering the teaching profession.

AB 1552 (Filante) -- Certificated employees: classification and dismissal procedures. Status: Chapter 256, Statutes of 1991.

Modifies the teacher retention and dismissal procedures for school districts with fewer than 250 average daily (ADA).

AB 1599 (Moore) -- Mentor teachers. Status: Vetoed by the Governor.

Would have required a district to permit a mentor teacher to return to the school from which he or she was selected to be a mentor.

AB 1730 (Baker) -- School employees: collective bargaining process. Status: Died in the Assembly Education Committee.

Would have required the Legislative Analyst to contract for a study of the school district collective bargaining process and potential changes in this process that could minimize the impact of revenue declines.

AB 2007 (Lempert) -- Employees: catastrophic leave. Status: Chapter 136, Statutes of 1991.

Authorizes the creation of a catastrophic leave program for school district and county office of education employees.

AB 2232 (Areias) -- Child abuse complaint process. Status: Chapter 1102, Statutes of 1991.

Establishes a complaint and investigation process for child abuse cases reported by a parent or guardian against a school employee.

AB 2368 (Filante) -- Certificated employees: classification and dismissal procedures. Status: Chapter 236, Statutes of 1992.

Allows very small school districts (less than 250 ADA) to follow some of the same employment practices as relates to probationary employees that are currently required of larger school districts.

AB 2557 (Moore) -- Employees: merit system: personnel commissions. Status: Died in the Assembly Education Committee.

Would have defined the activities which personnel commissions for school and community college districts are required to supervise and required that salaries allocated for personnel commission positions be consistent with salaries adopted for all other school district positions.

AB 2657 (Eastin) -- Teacher credentials: deaf and hard-of-hearing candidates. Status: Died in the Assembly Education Committee.

Would have required the Commission on Teacher Credentialing (CTC) to issue a specialist instruction credential for hard-of-hearing and deaf individuals who seek a credential to teach hard-of-hearing and deaf students. In addition, this bill would have authorized CTC to issue a service credential with a specialization in pupil personnel services solely for the purpose of performing school counseling to students who are hard-of-hearing or deaf.

AB 2706 (Hunter) -- Teacher credentialing: alcohol and drug diversion program. Status: Died in the Assembly Education Committee.

Would have created an alcohol and drug diversion program for certificated employees to be administered by the Commission on Teacher Credentialing (CTC). The bill would have increased existing fees and established a program participation fee to support the drug diversion program.

AB 2800 (Eastin) -- The Model Teacher Training Act of 1992. Status: Died in the Assembly Ways And Means Committee.

Would have established The Model Teacher Training Program of 1992, to develop and maintain active teacher recruitment policies that address teacher shortage areas, structuring programs so that teaching credential candidates receive experience and instruction at elementary and secondary school sites whenever possible, and provide ongoing support for graduates of the program in their beginning years of teaching.

AB 3231 (Hughes) -- Employees: interchange between certificated and classified positions. Status: Died in the Assembly Education Committee.

Would have created an additional means by which a certificated position could be reclassified as a classified position, without examination and with seniority rights retained.

AB 3249 (Andal) -- Classified employees: salary during absence for illness or accident. Status: Died in the Assembly Education Committee.

Repeals the requirement to provide employees with at least 100 days of "catastrophic" sick leave in addition to 12 days of regular sick leave. Currently, schools are required to pay employees at least 50 percent of normal pay for catastrophic sick leave.

AB 3368 (Umberg) -- Certificated employees: mandatory leave of absence. Status: Chapter 272, Statutes of 1992.

Expands the definition of "sex offense" and "controlled substance offense" for which public school employees may be disciplined and/or have their teaching credential revoked.

AB 3370 (Hannigan) -- Beginning teacher support and assessment. Status: Died in the Assembly Education Committee.

Specified that beginning teachers include, but are not limited to, beginning substitute teachers.

AB 3383 (Ferguson) -- School officers and employees: political activities. Status: Failed Passage in the Assembly Education Committee.

Would have prohibited a school employee from engaging in any "political activity" while working in the presence of any pupil or in the presence of a parent or guardian of that pupil. The bill would have imposed a penalty of \$100 for a first offense and \$500 for any subsequent offense.

AB 3497 (Hughes) -- Classified employees: benefits. Status: Held under Submission in the Assembly Ways and Means Committee.

Would have required, beginning on January 1, 1995, school districts to continue to provide full-time benefits to classified employees whose status is changed from full-time to part-time.

AB 3699 (Umberg) -- County superintendent of schools: classification of certificated employees. Status: Held under Submission in the Assembly Ways and Means Committee.

Would have required county superintendents to comply with the permanent classification and dismissal procedures for all certificated employees, except administrative employees, as school districts are required to do.

AB 3733 (Allen) -- Employees: due process rights. Status: Held under Submission in the Senate Appropriations Committee.

Would have required school districts and county superintendents of schools to provide due process rights for certificated administrators or confidential employees who are not subject to collective bargaining because of the positions in which they are employed.

AB 3779 (Costa) -- Private school employees. Status: Chapter 1060, Statutes of 1992.

Requires the Department of Justice to notify a private school employer as to whether or not a new employee has a conviction record or arrest pending final adjudication for any specified crime.

ACR 45 (Bates) -- Higher education: teacher training. Status: Res. Chapter 100, Statutes of 1991.

Requests that institutes of higher education and the Commission on Teacher Credentialing consider including instruction on fostering parental involvement in teacher training and certification programs, and that local school districts consider using staff development funds to educate teachers about the importance of parental involvement.

ACR 110 (Umberg) -- Tenth Annual Day of the Teacher. Status: Resolution Chapter 32, Statutes of 1992.

Urges the people of the State of California and their schools and communities to celebrate the Day of the Teacher by recognizing and encouraging young people to consider the career of teaching as a worthy career choice.

SB 215 (Craven) -- Teaching credentials: instruction in self-contained classrooms. Status: Chapter 1064, Statutes of 1991.

Authorizes a local governing board of a school district to assign an elementary credential holder to teach, with his or her consent, any subject in departmentalized classes in grades K-8 provided that the local governing board verifies that the teacher has adequate knowledge of the subject matter to be taught.

SB 862 (Roberti) -- California School Paraprofessional Teacher Training Program. Status: Chapter 1220, Statutes of 1991.

Expands the criteria that the Commission on Teacher Credentialing uses to select local agencies to participate in the California School Paraprofessional Teacher Training Program. The bill also requires paraprofessionals who participate in this program and fail to meet their obligations of classroom instruction to repay the financial assistance they received.

SB 939 (Morgan) -- Public educational employment: negotiations training. Status: Vetoed by the Governor.

Would have required the State Controller to reimburse school districts for the costs of providing training in non-adversarial negotiation techniques to management and other public school employees who are directly involved in meeting and negotiating under the Education Employment Relations Act.

SB 1097 (Bergeson) -- New teacher evaluation. Status: Vetoed by the Governor.

Changes the due date for the New Teacher Project evaluation report from March 1, 1992, to September 1, 1992.

SB 1281 (Alquist) -- Temporary teachers: rehiring. Status: Chapter 336, Statutes of 1992.

Clarifies the law relating to rehiring temporary teachers who have served for at least 75% of the regular school year by allowing school district governing boards to release temporary certificated employees if the employee is notified, before the end of the school year, of the district's decision. In addition, the bill requires that a temporary or substitute employee who has been employed for two consecutive years and is dismissed from employment, receive first priority for employment if the district

fills a vacant position.

SB 1422 (Bergeson) -- Teaching. Status: Chapter 1245, Statutes of 1992.

Establishes the California Beginning Teacher Support and Assessment Program, which expands the efforts of the New Teacher Project.

CURRICULUM/INSTRUCTIONAL MATERIALS

AB 4 (Eastin) -- School libraries. Status: Vetoed by the Governor.

Would have established the Lighthouse for Literacy Grant Program to provide one-time grants to schools to help purchase needed materials and hire certificated library media teachers.

AB 11 (Hughes) -- AIDS prevention instruction. Status: Chapter 818, Statutes of 1991.

Requires every pupil to receive AIDS prevention instruction in junior and senior high school. Provides a parental waiver of the requirement.

AB 133 (Katz) -- School libraries. Status: Died in the Assembly Education Committee.

Would have required the State Department of Education to conduct a study of elementary and secondary library facilities to determine if the schools adequately meet the needs of the pupils in those schools.

AB 313 (Moore) -- Curriculum Development and Supplemental Materials Commission. Status: Vetoed by the Governor.

Would have specified that members of the Curriculum Development and Supplemental Material Commission be reflective of the racial composition of California's public schools, to the extent feasible.

AB 588 (Moore) -- Instructional materials. Status: Chapter 353, Statutes of 1991.

Requires the State Board of Education to adopt at least five qualified textbooks for each subject matter for use in grades K-8.

AB 667 (Lee) -- Instructional materials: disposition. Status: Chapter 1028, Statutes of 1991.

Encourages school districts to provide public notice of their intention to dispose of used instructional materials.

AB 1117 (Archie-Hudson) -- Foreign language instruction. Status: Died in the Senate Appropriations Committee.

Would have required the Commission on Teacher Credentialing to conduct a study on foreign language instruction in K-12 education and develop a plan for increasing foreign language instruction in K-12 education.

AB 1311 (Chandler) -- Instructional materials. Status: Died in the Assembly Education Committee.

Would have prohibited the State Board of Education from adopting instructional materials which reflect adversely upon persons because of their age.

AB 1501 (Ferguson) -- School instruction: homosexuality. Status: Failed passage in the Assembly Education Committee.

Would have prohibited the instruction or presentation of homosexuality to pupils unless the parent or guardian of the pupil has granted permission for such instruction.

AB 1517 (Allen) -- Instructional materials. Status: Died in the Assembly Education Committee.

Would have allowed school districts to spend their total allotment from the State Instructional Materials Funds on textbooks that have not been adopted by the State Board of Education.

AB 1806 (Hunter) -- Schools: firearm safety. Status: Failed passage in the Assembly Education Committee.

Would have required the State Department of Education to develop a firearm safety program for use in elementary schools that would familiarize pupils with procedures to be followed upon finding a firearm.

AB 2000 (Farr) -- Adopted course of study: visual and performing arts. Status: Died on the Senate Floor.

Would have declared legislative intent that the adopted course of study in grades K-12 in the "visual and performing arts" includes the disciplines of dance, drama or theater, music and visual arts.

AB 2390 (Moore) -- School curriculum: government. Status: Chapter 592, Statutes of 1992.

Requires the State Board of Education and the State Department of Education to request that the Curriculum Development and Supplemental Materials Commission review and revise, as necessary, the course requirements in the history-social science framework, to ensure that minimum standards for courses in American government and civics include sufficient attention to teaching pupils how to interact, in a practical manner, with state and local governmental agencies to solve problems and petition for changes in laws and procedures.

AB 3081 (Chacon) -- Alcohol and drug abuse education: minorities. Status: Died in the Assembly Education Committee.

Would have required instructional materials to be culturally and linguistically appropriate for California's pupil population. Would have required the State Department of Alcohol and Drug Programs to provide education, prevention, and drug abuse materials which are culturally and linguistically sensitive to targeted populations as determined by the Department.

AB 3216 (Katz) -- Course of study: social science. Status: Chapter 763, Statutes of 1992.

Requires the State Department of Education to incorporate into curriculum resource materials that deal with human rights violations, materials that deal with genocide, the Holocaust and issues of slavery.

AB 3384 (Ferguson) -- Instructional materials. Status: Died in the Assembly Education Committee.

Would have required every school district to provide adequate quantities of instructional materials before establishing wage and salary schedules for district employees. The bill would also have required all collective bargaining agreements to contain a provision suspending annual salary increases whenever district revenues are insufficient to purchase adequate quantities of instructional materials.

AB 3537 (Eastin) -- Instructional materials. Status: Vetoed by the Governor.

Would have permitted school districts to purchase any textbook that is reviewed by the state Curriculum Commission -- whether or not the text receives approval from the State Board of Education.

ACA 48 (Eastin) -- Instructional Materials. Status: Died in the Senate Education Committee.

A Constitutional change which would have permitted schools to establish a district textbook adoption process.

SB 1008 (Hart) -- Instructional materials. Status: Chapter 529, Statutes of 1991.

Includes "technology-based materials" in the definition of instructional materials and requires the State Board of Education to develop procedures that provide the most flexible means to display technology-based materials when being reviewed for adoption by the board.

SB 1307 (Watson) -- Parenting education. Status: Chapter 1355, Statutes of 1992.

Requires, beginning 1994-95, that the adopted course of study for pupils in junior high school include a one-semester course in parenting skills and education, or its equivalent content spread among existing required and optional courses.

SB 1561 (Watson) -- Education: health instruction. Status: Chapter 1065, Statutes of 1992.

Requires the State Board of Education to revise the health instruction curriculum framework to include instructional guidelines on health and nutritional practices for pregnant adolescents and specifies that the adopted course of study for health education in grades 1 through 12 may include prenatal care for pregnant women and violence as a public health issue.

SB 1859 (Morgan) -- State Board of Education: instructional materials. Status: Chapter 58, Statutes of 1992.

Exempts the State Board of Education from the Administrative Procedures Act (APA) for the adoption of instructional materials until 1995, and requires the Board to report to the Governor and the Legislature, by January 30, 1993, on the costs and benefits of fully conforming with the APA.

SCR 79 (Kopp) -- Schools: John F. Kennedy Study Guide. Status: Resolution Chapter 107, Statutes of 1992.

Urges local educational agencies to carefully review the "JFK Backgrounder Unit" study guide for the film "JFK" before using it as a teaching aid. In addition, the bill advises the State Board of Education, local educational agencies, and the State Department of Education not to endorse promotional pieces that are produced to sell films.

EDUCATION PROGRAMS

AB 192 (Katz) -- Gang intervention program. Status: Chapter 641, Statutes of 1991.

Extends the Gang Risk Intervention Pilot Program, operating in Los Angeles County, until July 1, 1992. The program, which is funded by the Asset Forfeiture Distribution Fund, provides grants to non-profit community organizations to provide counseling, job training and exposure to sports and cultural activities to youth who are at-risk of joining a gang.

AB 235 (Polanco) -- Tutoring and homework assistance. Status: Chapter 342, Statutes of 1991.

Expands a tutoring and homework assistance program developed by Pasadena Unified School District for use in all districts throughout the state. Schools are allowed to credit this program toward their summer school apportionments.

AB 245 (Polanco) -- Tutoring and homework assistance. Status: Chapter 643, Statutes of 1991.

Specifies that funding for the tutoring and assistance program, created by AB 235 (Polanco) be available only if the school has used its summer school apportionment on regular summer school programs.

AB 941 (Murray) -- More Effective Education Act of 1991. Status: Died in the Assembly Education Committee.

Creates a 7-year pilot program for low performing schools. The program includes a school improvement plan, additional pay for all staff and increased staff development.

AB 951 (Eastin) -- Schools: Early Intervention Program in Reading/Language Arts. Status: Vetoed by the Governor.

Would have revised and reactivated the provisions of the Miller-Unruh Basic Reading Act. The program provides reading specialists to prevent and correct K-6 grade students' reading problems.

AB 1112 (Chacon) -- Education: California English and Foreign Language Acquisition Program. Status: Died in the Senate Appropriations Committee.

Would have established the California English and Foreign Language Acquisition Program. Under the program, school districts would receive grants to implement a master plan for improving the language skills of its students (in both English and foreign languages.)

AB 1249 (Alpert) -- Pupil Community Services Projects. Status: Died in Conference Committee.

Originally, this bill authorized school districts to calculate hours of attendance credit for pupils who participate in community service projects during the Summer. The bill became a vehicle for the Higher Education Budget.

AB 1945 (Lee) -- California Schools Hate Violence Reduction Act. Status: Vetoed by the Governor.

Would have established a comprehensive hate-violence reduction program for California's public schools that would have discipline, curriculum and teacher development components.

AB 2313 (Areias) -- Youth gangs pilot program. Status: Held Under Submission in the Senate Appropriations Committee.

Would have required the Superintendent of Schools in Monterey County to develop and implement a school-based youth gang pilot program based on the "Gangs Are No Good" program developed by Alisal High School.

AB 2386 (Bronzan) -- Suicide prevention in schools. Status: Chapter 545, Statutes of 1992.

Requires the Superintendent of Public Instruction to send a notice to each middle school, junior high school, and high school to encourage each school to provide suicide prevention training to each school counselor.

AB 3228 (Hughes) -- California School Watch Program. Status: Failed Passage in the Assembly Education Committee.

Establishes the California School Watch Program to encourage school district to inform community organizations regarding existing authority for their use of school facilities.

AB 3501 (Hughes) -- Supervised after school educational programs. Status: Vetoed by the Governor.

Would have encouraged school districts to apply for state apportionments received on the basis of summer school attendance to fund after school education programs in junior high schools and middle schools.

AB 3542 (Lempert) -- Gifted and Talented Education (GATE) Program. Status: Died in the Assembly Education Committee.

Would have excluded the GATE program from the school-based program coordination plan.

ACR 55 (Farr) -- Pupils with low incidence disabilities. Status: Resolution Chapter 30, Statutes of 1992.

Requests the State Department of Education to develop pilot programs that are designed to improve the delivery of services to pupils with low incidence disabilities.

ACR 100 (Areias) -- San Jose Unified School District's Agricultural and Environmental Education Program. Status: Resolution Chapter 53, Statutes of 1992.

This resolution commends the San Jose Unified School District for establishing the National Urban Center for Agricultural Literacy (NuCAL) and for developing a course of study for agricultural and environmental science for kindergarten and grades 1 through 12.

ACR 108 (Polanco) -- Programs for Migratory Children. Status: Resolution Chapter 62, Statutes of 1992.

Recognizes the contribution of the federal Programs for Migratory Children and encourages all communities to assist in the efforts to improve the educational potential of migrant children.

ACR 123 (Alpert) -- Safe and Sober Graduation Night Celebration Program. Status: Chapter 82, Statutes of 1992.

Encourages school districts, as specified, to establish a Safe and Sober Graduation Night Celebration Program.

SB 183 (Morgan) -- Parenting skills pilot program. Status: Vetoed by the Governor.

Would have established the Pilot Projects in Parenting Skills program.

SB 354 (McCorquodale) -- Pregnant and Parenting Education Program for School-Age Persons. Status: Failed passage in the Assembly Education Committee.

Establishes the Pregnant and Parenting Education Program for School-age Persons. The bill Specifies that \$80 million of the total California State Lottery to support the program.

SB 570 (Hill) -- English Language Instruction. Status: Held in the Assembly Education Committee.

Establishes a pilot project to participate 3 school districts to identify pupils who have limited English proficiency and provide an individualized program to assist those pupils to develop fluency in English.

SB 620 (Presley) -- Healthy Start Support Services For Children Act. Status: Chapter 759, Statutes of 1991.

Creates the Healthy Start Support Services for Children Act to provide health care and other support services to students and their families at or near the school site. Qualified schools may apply for funds for this program through a competitive grant process.

SB 928 (Presley) -- Healthy Start program. Status: Chapter 157, Statutes of 1992.

Clarifies that no more than 300 local educational agencies or consortia may participate in the Healthy Start Support Services for Children Act. Extends the authorization for the development of programs of ethics and civic values in schools to January 1, 1998.

SB 1114 (Leonard) -- Children's services: academic volunteers and mentors. Status: Chapter 901, Statutes of 1992.

Creates the Academic Volunteer and Mentor Service Program, to be administered by the Office of the Governor. The purpose is to establish a program to organize, coordinate, and focus mentoring efforts, and to provide data to evaluate the effectiveness of this type of educational program.

SB 1329 (Russell) -- AIDS: Prevention Instruction. Status: Chapter 73, Statutes of 1992.

Corrects an erroneous code reference in the AIDS prevention education program.

SB 2001 (Hart) -- Physical education exemption. Status: Failed in Assembly Education.

Requires a governing board of a school district to exempt any high school pupil from physical education classes who is engaged in a regular school-sponsored interscholastic athletic program carried on wholly or partially after regular school hours.

Desegregation

AB 293 (Bates) -- Reimbursements claims: desegregation costs. Status: Chapter 618, Statutes of 1991.

Establishes a new base year for reimbursement of the Oakland Unified School District voluntary desegregation program costs.

**AB 1920 (Moore) -- Pupils: busing coordination committees.
Status: Vetoed by the Governor.**

Would have required a school district participating in a desegregation program, to the extent practicable, to include on their existing schoolsite councils, a parent or a community representative from the area from which pupils are being bused.

Driver Training

AB 81 (Kelley) -- Driver training financing. Status: Failed passage in the Assembly Education Committee.

Would have deleted the existing driver training program and created a new program funded by the General Fund. Would have appropriated \$21 million from the General Fund for the support of school driver training programs.

AB 2964 (Floyd) -- Driver Training. Status: Died in the Assembly Education Committee.

Would have specified that driver training includes both driver education and driver training.

SB 189 (Dills) -- Driver Training Program financing. Status: Died in the Assembly Ways and Means Committee.

Would have appropriated \$21.2 million from the Driver Training Penalty Assessment Fund to pay for the 1989-90 costs of school driver training programs.

SB 198 (Dills) -- Driver Training Program funding. Status: Died in the Assembly Ways and Means Committee.

Would have appropriated \$13 million from the Driver Training Penalty Assessment Fund to pay for the 1990-91 costs of school driver training programs.

SB 528 (Dills) -- Driver Training Program funds. Status: Died on the Assembly Floor.

Would have deleted the requirement to distribute 1991-92 driver training funds based on 1989-90 program costs.

Early Childhood Education

AB 373 (Bentley) -- Kindergarten. Status: Chapter 221, Statutes of 1991.

Requires that the parental agreement for a child to attend kindergarten for more than one year state that the child be allowed to "continue," instead of being "retained".

AB 398 (Clute) -- Early primary programs. Status: Vetoed by the Governor.

Would have authorized school districts to establish early primary programs for pupils in preschool through third grade.

AB 1324 (Becerra) -- Kindergarten. Status: Chapter 381, Statutes of 1991.

Requires school districts to admit a child to kindergarten at any time during the school year, provided the child was of proper age to enroll in kindergarten at the beginning of the school year.

AB 1668 (Hannigan) -- Child care and development. Status: Vetoed by the Governor.

Would have required that the enrollment growth formula applied to state-subsidized child care and development programs be based on specified state demographic data.

AB 2333 (Clute) -- Early primary programs. Status: Chapter 1082, Statutes of 1992.

Authorizes school district governing boards to establish an early primary program for students in preschool through grade 3; permits school districts that operate early primary programs to provide "full day" kindergarten classes; and, requires school districts with early primary programs to establish connections with existing child development programs to facilitate the transition into kindergarten.

SB 499 (Watson) -- Early Intervention for School Success. Status: Chapter 423, Statutes of 1991.

Extends the sunset date for the Early Intervention for School Success program to July 1, 1994, and makes other technical changes to the program.

EDUCATION REFORM

Choice/Open Enrollment

AB 287 (Allen) -- Schools: residency requirements. Status: Chapter 120, Statutes of 1992.

Requires school districts that entered into interdistrict attendance agreements based on child care needs or the parent's location of employment to allow pupils to attend school through the twelfth grade in the recipient district if the parent or guardian so chooses.

AB 508 (Ferguson) -- New Opportunities Scholarship Program.
Status: Died in the Assembly Education Committee.

Would have created a pilot program to provide scholarships to a limited number of pupils attending low-achieving public schools to attend private schools.

AB 552 (Farr) -- Program for middle school options for Santa Cruz High School attendance area. Status: Chapter 1076, Statutes of 1991.

Provides a revenue increase for 7th and 8th grade students in the Scotts Valley Union and the Soquel Union Elementary School Districts if each school district commits to the following: 1) forming a consortium with the Santa Cruz City High School District, and; 2) establishing open enrollment policies for 7th and 8th grade students.

AB 1163 (Eastin) -- Pupil enrollment options. Status: Died in the Assembly Education Committee.

Would have directed the State Department of Education to do a study of existing enrollment options in school districts in this state.

AB 1614 (Quackenbush) -- School districts: pupil attendance alternative. Status: Died in the Senate Appropriations Committee.

Would have provided for a limited form of interdistrict public school choice. School districts choosing to accept students from outside their respective district boundaries would be able to do so, with some restrictions.

AB 1897 (Frizzelle) -- Pupil enrollment options. Status: Died in the Assembly Education Committee.

Would have established intradistrict open enrollment.

AB 1936 (Boland) -- School districts: pupils: attendance. Status: Died in the Assembly Education Committee.

Would have established intradistrict open enrollment with the following conditions. School districts may 1) restrict enrollment for desegregation purposes or capacity limitations; 2) establish entrance criteria for specialized schools; and 3) give priority to pupils within close proximity to a school.

ACA 46 (Ferguson) -- School choice. Status: Failed passage in the Assembly Education Committee.

Would have required the state, to provide an annual scholarship to every "resident schoolage child" who is not currently enrolled in private schools, to apply to the costs of attending an eligible private school. Students who are enrolled in private schools currently would be eligible for scholarships beginning with the next school year. The Constitutional amendment mandates the scholarship amount to be at least half the preceding year's state and local per pupil expenditures, which is approximately \$2,500.

School Restructuring

AB 1263 (Eastin) -- Site-based decisionmaking. Status: Vetoed by the Governor.

Effective January 1, 1994, would have made implementation of site-based decisionmaking voluntary by a school district but would have required certain procedures to be followed and specified groups to be included in the decisionmaking if the district decided to pursue site-based decisionmaking.

AB 2585 (Eastin) -- Charter schools. Status: Vetoed by the Governor.

Would have provided for the creation of 100 charter schools. These schools would be generally exempted from the laws governing school districts in exchange for being held accountable to specific academic outcomes. In addition, the bill would have required that (a) 60% of the charters be granted to low-performing schools, (b) 50% of the teachers and parents at the school proposed for charter status support the charter school application, and (c) a charter school's student population reflect the ethnic distribution of the school district.

AB 3178 (Lempert) -- School restructuring. Status: Died in the Assembly Education Committee.

Would have expressed legislative intent to restructure public education.

AB 3307 (Moore) -- Master Plan for Elementary and Secondary Education. Status: Died in the Assembly Education Committee.

Would have established a Commission on the Master Plan for Elementary and Secondary Education to consider various proposals for restructuring and submit a report to the Legislature and the State Department of Education by January 1, 1993.

AB 3622 (Knowles) -- Charter schools. Status: Died in the Assembly Education Committee.

Would have authorized school boards, county boards of education, the State Board of Education, community college district boards, the Board of Governors of the Community Colleges, the Trustees of the California State University, or the Regents of the University of California to establish a charter school and to renew or revoke such charters. The bill also would have required teachers at charter schools to be credentialed and prohibits admission to a charter school based upon the residence of the pupil.

SB 1448 (Hart) -- Charter schools. Status: Chapter 781, Statutes of 1992.

Provides for the creation of 100 charter schools, which are generally exempted from the laws governing school districts in exchange for being held accountable to specific academic outcomes. In addition, the bill requires that (a) 50% of the teachers at a given school or 10% of the teachers in the district support a charter school application and (b) a charter school's student population reflect the ethnic distribution of the school district.

EDUCATION TECHNOLOGY

AB 1162 (Eastin) -- Educational technology. Status: Chapter 758, Statutes of 1992.

Adds educational technology hardware and equipment to the features that may be funded as part of a new construction or modernization project under the State School Building Lease-Purchase Program. The bill also requires that each school improvement plan give consideration to the use of educational technology to achieve instructional improvement objectives and directs the State Department of Education to consider the use of educational technology in the statewide pupil assessment system.

AB 2009 (Lempert) -- Schools: electronic media. Status: Died in the Senate Education Committee.

Would have established procedures for school districts to follow if they enter into contracts for electronic media transmission which contains advertisements.

AB 2758 (Moore) -- California Education Channel. Status: Held under Submission in the Senate Appropriations Committee.

Would have required the State Department of Education to designate a local educational agency to operate the California Education Channel to provide live, interactive staff development, distance learning, and parent education programming.

AB 3262 (Farr) -- Farr-Morgan-Quackenbush Education Technology Act of 1989. Status: Withdrawn from Enrollment. Died at the Assembly Desk.

This bill would have extended the Farr-Morgan-Quackenbush Education Technology Act from December 31, 1992, to January 1, 1998. This program was recast and extended in SB 1510 (Morgan).

AB 3360 (Eastin) -- California Center for Educational Technology. Status: Died in the Senate Education Committee.

Would have authorized creation of a statewide coordinating body for educational technology called the Center for Educational Technology to expand and improve the use of technology in schools.

AB 3450 (Eastin) -- Educational Technology: Strategic Plan for Educational Technology. Status: Failed passage in the Senate Education Committee.

Would have established specific goals for increasing technology in schools. It outlined a long-range plan to equip every classroom in California with several basic technology tools within five years.

SB 741 (Torres) -- Schools: Electronic media. Status: Failed passage in the Assembly Education Committee.

Prohibits school district governing boards from entering into written or oral contracts that permit advertisements to be transmitted to pupils by any electronic medium during the schoolday. In addition, the bill prohibits the State Board of Education from granting a waiver of these provisions.

SB 918 (Dills) -- Distance learning policy. Status: Chapter 1011, Statutes of 1991.

Defines "distance learning"; specifies that it should be utilized by the state to achieve educational equity, quality, efficiency, and accountability; and requires that, to the extent funding is provided, a coordinated distance learning system be developed to meet specified educational needs.

SB 1510 (Morgan) -- The Morgan-Farr-Quackenbush Educational Technology Act of 1992. Status: Chapter 1309, Statutes of 1992.

Establishes the Morgan-Farr-Quackenbush Educational Technology Act of 1992 for the purpose of using educational technology for, among other things, English language acquisition, and non-English-speaking parent education, providing access to technology to each pupil, faculty member, and staff member, establishing a statewide integrated voice, video, and data network and establishing a statewide pupil data and management information network.

MISCELLANEOUS

AB 52 (Hughes) -- Child health and disability prevention. Status: Chapter 373, Statutes of 1991.

Requires school districts to exclude any first grade pupil, for up to five days, who has not received a health screening or appropriate waiver.

AB 236 (Wright) -- School attendance review boards. Status: Died on the Assembly Ways and Means Committee Suspense File.

Would have specified the membership of school attendance review boards (SARBs) and required several local government entities to provide assistance to local and county SARBs.

AB 238 (Hughes) -- Pupil personnel services team pilot project. Status: Died in the Assembly Education Committee.

Would have established a pilot program in two schools that utilized a "pupil personnel services team" to analyze the counseling, nursing and social services needed at the school site and developed plans to respond to those needs.

AB 273 (Clute) -- California Interscholastic Federation. Status: Chapter 617, Statutes of 1991.

Extended the sunset date for the California Interscholastic Federation (CIF) to July 1, 1994. The bill also requires the CIF to comply with any regulations adopted by the State Board of Education relative to sex discrimination in interscholastic athletics.

AB 366 (Clute) -- Class size: physical education. Status: Died in the Assembly Education Committee.

Would have declared that physical education classes are much larger than other classes and declared legislative intent that physical education class sizes be similar to class size averages in other basic subject areas and that the maximum physical education class be limited to 35 pupils per appropriately credentialed teacher.

AB 389 (Lee) -- Low performing schools. Status: Died in the Assembly Education Committee.

Would have established the Priority One Demonstration Project for the revitalization of low-achieving schools.

AB 412 (Moore) -- Coordination of services provided to youth. Status: Died in the Assembly Education Committee.

Would have required public schools to conduct monthly meetings for the purpose of collaboration on services provided to youth.

AB 675 (O'Connell) -- Education Code cleanup bill. Status: Chapter 756, Statutes of 1992.

Contains various technical and noncontroversial amendments to the Education Code.

AB 694 (Clute) -- Funding for athletic activities. Status: Failed passage in the Senate Appropriations Committee.

Would have enacted the California Public School Sports Fund Act of 1992 to allow individuals to make contributions to the School Sports Fund by designating an amount on their state personal income tax return through a new check-off program.

AB 745 (Moore) -- School meals. Status: Chapter 1164, Statutes of 1991. The funding was vetoed.

Requires the Superintendent of Public Instruction to identify those schools in which at least 75% of the meals served to pupils are free or reduced-priced meals and which do not receive reimbursement from the state or the federal government for a second meal. This bill also authorizes the establishment of a grant program to provide start-up costs to school districts for school breakfast programs. The bill contained an appropriation of \$500,000 which was vetoed by the Governor.

AB 876 (Cannella) -- Schools: home-to-school transportation. Status: Chapter 283, Statutes of 1991.

Redefines home-to-school transportation and separates from this definition, for the purposes of apportionment, special education transportation.

AB 997 (Becerra) -- High school course requirements. Status: Vetoed by the Governor.

Would have required each public school student who is 18 years of age to be given an opportunity to register to vote as part of a senior year civics course.

AB 1025 (Hughes) -- Saturday school. Status: Chapter 581, Statutes of 1991.

Changes conditions under which a member of a county committee on school reorganization may serve and extends the sunset date for Saturday school to January 1, 1997.

AB 1105 (Murray) -- Governing boards: powers. Status: Chapter 299, Statutes of 1991.

Declares legislative intent that school districts not purposefully deny the military access to pupil directory information.

AB 1147 (Murray) -- Low-achieving schools in Compton Unified School District. Status: Died in the Assembly Ways and Means Committee.

Would have established a program to improve low-achieving schools in Compton Unified School District.

AB 1323 (Murray) -- Pupils: low achievement. Status: Died in the Assembly Education Committee.

Would have required the State Department of Education to conduct a study to reveal the causes of low pupil achievement.

AB 1446 (Quackenbush) -- Educational reporting requirements. Status: Chapter 90, Statutes of 1992.

Eliminates or suspends various report requirements for school districts and the Superintendent of Public Instruction related to various instructional and support services programs.

AB 1554 (Lee) -- Pupil directory information: release to military services. Status: Vetoed by the Governor.

Would have prohibited school districts from releasing pupil directory information to any organization without first securing parental consent to do so.

AB 1791 (Becerra) -- School disaster response. Status: Vetoed by the Governor.

Would have established the California Disaster Response and Recovery Training Program to provide training to school personnel in the development and implementation of disaster response and recovery plans.

AB 2316 (O'Connell) -- Education. Status: Died in the Senate Education Committee.

Makes a number of statutory changes that are non-controversial. This bill is the annual technical clean-up bill of the Education codes.

AB 2503 (Murray) -- Compton Unified School District. Status: Chapter 1046, Statutes of 1992.

Authorizes the Los Angeles County Office of Education to provide to the Compton Unified School District services regarding management assistance, program assistance, and school effectiveness.

AB 2520 (Peace) -- Length of the school year. Status: Died on the Assembly Ways and Means Committee Suspense File.

Would have added five additional school days to the school year in each fiscal year until the minimum school year reached 200 days if adequate funding and facilities are available.

AB 2561 (Murray) -- Compton Unified School District. Status: Sent to Interim Study.

Would have required the Superintendent of Public Instruction to conduct an audit of the Compton Unified School District.

AB 2626 (Lee) -- Pupil records: parental notification. Status: Died in the Assembly Education Committee.

Would have required that parents be notified of their rights regarding pupil records on a form either developed and provided by the State Department of Education (SDE) to the school district or developed by the school district and approved by the SDE.

AB 2925 (Eastin) -- Educational reporting requirements. Status: Chapter 1213, Statutes of 1992.

Eliminates a number of reporting requirements.

AB 3169 (Lempert) -- Transcripts. Status: Died on the Assembly Ways and Means Committee Suspense File.

Would have required the Superintendent of Public Instruction and the Chancellor of the California Community College to develop a model transcript for employment, educational and transitional work purposes.

AB 3184 (Hauser) -- Analy Union High School District: special tax ballot measures. Status: Chapter 116, Statutes of 1992.

Authorizes the Analy Union High School District (Sonoma County) and its feeder elementary school districts jointly to place a measure on the ballot to impose qualified special taxes on the area served by the districts.

AB 3257 (Horcher) -- Schools: Parental liabilities. Status: Chapter 445, Statutes of 1992.

Increases the parental liability up to \$10,000 for willful misconduct of a minor that results in injury or death to a pupil or school employee.

AB 3352 (Gotch) -- Summer food service program for children. Status: Chapter 948, Statutes of 1992.

Requires the State Board of Education to restrict criteria for the issuance of waivers for the provision of free or reduced price meals during summer school sessions. Encourages schools and other public agencies to participate in the federal Summer Food Service Program for Children.

AB 3489 (Murray) -- State intervention in low-performing districts. Status: Died in the Assembly Education Committee.

Requires the Superintendent of Public Instruction to appoint a district trustee to specified "priority" low-achieving school districts, who would assume all of the powers and responsibilities of the governing board and the district superintendent.

AB 3545 (Eastin) -- Political advocacy. Status: Died in the Assembly Education Committee.

Would have required schools to permit students who are receiving academic credit for working on public campaigns, proposals or issues the choice of which candidate or issue to support.

AB 3671 (Hansen) -- Improving low-achieving schools. Status: Died in the Assembly Education Committee.

Would have established a three-phase program to improve low-achieving schools.

AB 3686 (Becerra) -- School district governing boards: pupil members. Status: Chapter 141, Statutes of 1992.

Authorizes school district governing boards to allow a student board member to make motions on matters before the board.

AB 3729 (Eastin) -- Pupil records: electronic transfer. Status: Held Under Submission in the Assembly Ways and Means Committee.

Would have established a demonstration project for transferring pupil records electronically. The Superintendent of Public Instruction would award grants to local education agencies to conduct such demonstration projects.

AB 3732 (Lee) -- Child nutrition programs. Status: Chapter 1078, Statutes of 1992.

Initiates a coalition of public agencies including the State Department of Education to develop a plan to improve the delivery and provision of meals to needy children year round.

ACR 113 (Polanco) -- Chicano/Latino Youth Leadership Project.
Status: Resolution Chapter 45, Statutes of 1992.

Extends the legislature's highest commendation to the Chicano/Latino Youth Leadership Project for its commitment to ensuring the success of the Latino youth of California.

AJR 84 (Gotch) -- Summer Food Service Program for Children (SFSP).
Status: Resolution Chapter 100, Statutes of 1992.

Memorializes the Congress of the United States to provide, under the Child Nutrition Act, the necessary statutory authority for the United States Department of Agriculture to issue more flexible and less cumbersome regulations for the SFSP.

SB 171 (Watson) -- Improving low-achieving schools. Status:
Chapter 1335, Statutes of 1992.

Establishes a program to improve low-achieving schools. Identifies "focus" schools that are low achieving based on specified criteria. Implements a two-phase program that would provide increasing levels of assistance.

SB 313 (Presley) -- Local public educational agencies. Status:
Chapter 409, Statutes of 1991.

Deletes obsolete language related to the computation of funding for prisoner education programs in the 1982-83 fiscal year. In addition, this legislation specifies that a board of arbitrators established to resolve disputes in school district reorganization procedures shall be composed of an odd number of persons. This legislation also requires the governing boards of community colleges or school districts maintaining a security or police department to establish minimum qualifications for the employment of the chief of security or chief of police.

SB 400 (Craven) -- Public high schools: military recruiting.
Status: Chapter 666, Statutes of 1991.

Prohibits a school district from denying the military services access to high school students if the school district provides other employers such access.

SB 648 (C. Green) -- Home schools. Status: Chapter 884, Statutes of 1991.

Authorizes county boards of education to enroll pupils whose parents have requested and whose school districts have approved their enrollment in county community schools; and, exempts homeless children from the requirement, as set forth in the Budget Act of 1991, that persons may be enrolled in a county community school only after an individualized review and certification of the appropriateness of enrollment.

SB 954 (Torres) -- Pupils: Collection of data. Status: Vetoed by the Governor.

Would have established the California Comprehensive Pupil Information Management System to centralize and track student records.

SB 976 (Hart) -- Advanced placement programs. Status: Vetoed by the Governor.

Would have established a grant program to provide payment for advanced placement examinations for economically disadvantaged students. Additionally, this bill would have appropriated a total of \$165 million from an anti-trust lawsuit involving several oil companies to the California State University, California Maritime Academy, community colleges, and the Superintendent of Public Instruction.

SB 1252 (Petris) -- California Library Construction and Renovation Program. Status: Chapter 45, Statutes of 1991.

Expands eligibility for library construction grants in the California Library Construction and Renovation Bond Act of 1988 bond program by clarifying that a local jurisdiction may also acquire land by eminent domain.

SB 1438 (Morgan) -- Education reporting requirements. Status: Chapter 507, Statutes of 1992.

Eliminates certain reporting requirements relating to vocational education. Deletes the requirement that state apportionments be reduced in the amount of any profits earned by the business activity of a regional occupational center or program.

SB 1534 (Rosenthal) -- California Summer School for the Arts. Status: Chapter 193, Statutes of 1992.

Authorizes the California Summer School for the Arts (CSSSA) to admit out-of-state students under specific conditions.

SB 1571 (Mello) -- Arts education: local arts education partnership program. Status: Chapter 1286, Statutes of 1992.

This bill establishes the Local Arts Education Partnership Program. Under the program, local arts agencies may apply for an annual matching grant of \$100,000 to develop, implement, and review arts education programs in schools.

SCR 19 (Rogers) -- Interscholastic athletics injuries: report. Status: Resolution Chapter 84, Statutes of 1991.

Proposes that all persons involved in high school athletics make efforts to prevent injuries and that the State Department of Education develop a report to the Legislature on persons who are injured or reinjured in high school athletics.

SCR 56 (Killea) -- Schools: bicycle safety. Status: Resolution Chapter 50, Statutes of 1992.

Urges schools to adopt a bicycle safety policy, which may include additions to curriculum, revised district rules or special events to promote safe bicycle use.

SCR 81 (Morgan) -- Education gender equity. Status: Chapter 111, Statutes 1992.

Requests the State Board of Education to adopt regulations to enforce the existing sex discrimination prohibition and the State Department of Education (SDE) to implement those regulations by January 1, 1993. The SDE is further requested to include these regulations in the current coordinated compliance review of districts conducted by the department and make available data, by gender, on school dropouts, course enrollment, program enrollment in vocational and special education, discrimination complaints, including sexual harassment, and the results of standardized assessment tests.

Sex Discrimination/Sexual Harassment

AB 1868 (Becerra) -- Sex discrimination. Status: Failed passage in the Senate Education Committee.

Would have prohibited sex discrimination in any interscholastic club or intramural athletic program, set forth the principles for interpreting and applying the prohibition with regard to operating or sponsorship of single sex athletic teams. The purpose of the bill was to change current California Interscholastic Federation (CIF) guidelines which deny girls access to boys teams, even if they meet the competitive skill requirements.

AB 2900 (Archie-Hudson) -- Education: sexual harassment. Status: Chapter 906, Statutes of 1992.

Requires educational institutions to post a written policy on sexual harassment, setting forth rules and procedures for reporting charges of sexual harassment, and disciplinary actions that may be taken by the institution. The policy must also state where to obtain rules for reporting sexual harassment and available remedies.

SB 1930 (Hart) -- Pupils: grounds for suspension or expulsion. Status: Chapter 909, Statutes of 1992.

Makes sexual harassment an offense for which a student can be suspended or expelled from school. The student's conduct must be considered sufficiently severe or pervasive to have a negative impact on academic performance or the educational environment. This bill does not apply to students enrolled in kindergarten and grades 1 to 3.

SCHOOL DISTRICT GOVERNING BOARDS

AB 2226 (Bates) -- School district governing boards: Pupil members. Status: Vetoed by the Governor.

Would have required school district governing boards to appoint at least one nonvoting pupil member to the board.

SB 1154 (Bergeson) -- School governing boards: Membership. Status: Chapter 1065, Statutes of 1991.

Prohibits a person from being sworn into an elected or appointed position on a school district or community college governing board if the person is an employee of either the same school district or same community college district unless he or she terminates his or her employment.

SCHOOL FACILITIES

AB 272 (Clute) -- Public School Buildings: Structural Accountability Act. Status: Vetoed.

Originally, this bill required the Department of General Services and the State Allocation board to annually report all school buildings in violation of, or exempt from the Field Act, or are reported to be unsafe for use. The bill was amended in the Senate to deal with other non-education building code issues.

AB 595 (Bates) -- School facilities: building plans. Status: Chapter 809, Statutes of 1991.

Requires all new or modernized elementary school buildings to provide space for before-school and after-school child care programs. The State Allocation Board (SAB) may waive this requirement under certain conditions.

AB 609 (Cannella) -- Public contracts: school districts. Status: Failed passage in the Assembly Ways and Means Committee.

Would have authorized school districts to use higher force account and bidding limits if specified conditions were met.

**AB 1010 (Floyd) -- School facilities: relocatable buildings.
Status: Failed passage on the Assembly Floor.**

After July 1, 1993, would have required school districts requesting a waiver from the State Allocation Board (SAB) to use a relocatable building that does not meet the Field Act to prove to the SAB that they have met specified conditions.

**AB 1044 (Mays) -- School facilities: joint ventures. Status:
Died in the Assembly Ways and Means Committee.**

Would have made several changes to the current law regarding the lease of school property including extending the maximum allowable time for a lease to 99 years.

**AB 1066 (Peace) -- School facilities. Status: Vetoed by the
Governor.**

Would have added incentives for school districts to purchase state-owned portable classroom facilities during 1992-93.

**AB 1144 (Clute) -- School facilities: maximum utilization.
Status: Died in the Assembly Education Committee.**

Would have required school district governing boards to adopt a policy regarding the allowable use of excess school facilities for community, recreational, and child care purposes.

**AB 1603 (Eastin) -- Leroy F. Greene School Facilities Act of 1991.
Status: Chapter 846, Statutes of 1991.**

Creates a program of self-certification within the school building program to streamline the planning and approval process for the approval and funding of school construction projects.

**AB 2023 (Hunter) -- School Facilities: Funding Priorities.
Status: Died in the Senate Education Committee.**

Originally, this bill changed the funding priority for state assistance in school funding to benefit one elementary school district. The bill was amended in the Senate to include the salaries of Liberian and counselors in the definition of classroom instructors at the community college level.

**AB 2507 (Quackenbush) -- Capital projects: schools: volunteers.
Status: Died on the Assembly Floor.**

Would have authorized a school district to use community volunteers for maintenance projects at schools.

AB 3640 (Eastin) -- School facilities. Status: Chapter 1147, Statutes of 1992.

Makes changes in the school building plan review procedures at the office of the State Architect (OSA) to streamline the process. Authorizes OSA, within the Department of General Services, to contract with private firms for assistance as needed to meet timelines set forward in the bill. Requires the Department of General Services to develop and publish interpretations of the structural standards, architectural barrier requirements, and review procedures as may be necessary to remedy interpretational discrepancies.

AB 3656 (Umberg) -- School facilities: area of adequate school construction. Status: Chapter 1224, Statutes of 1992.

Expands the types of school building areas that are exempt from the calculation for purposes of the State School Building Program and exempts these areas from the Field Act. The bill limits the amount of exempted space to one classroom per schoolsite for those schools which participate.

SB 78 (Morgan)--School Facilities. Status: Died in the Assembly Education Committee.

Originally this bill deleted the identification of statutes relating to notice of open meetings. The Assembly deleted the Senate version. Instead, the bill would exempt from the Field Act a building used by a school district as a school building, if the building is leased commercial property that meets applicable earthquake standards in California.

SB 282 (L. Greene) -- Portable classrooms: Status: Chapter 333, Statutes of 1991.

Increases the rent for portable classrooms through the state building program to up to \$4,000 per year (from \$2,000). Clarifies that school districts will not be charged fees for property tax administration by counties.

SB 1275 (L. Greene) -- School facilities building. Status: Vetoed by the Governor.

Would have returned school construction bonds to the repayment schedule authorized under the 1952 State School Building Aid Law -- equal payments over the life of the repayment period with the loan fully repaid by the end of the 30-year period.

SB 1379 (L. Greene) -- School facilities. Status: Chapter 771, Statutes of 1992.

Allows districts that are unable to provide 50 percent of a school construction project's costs to qualify for first priority for school building program funds if they are already at 95 percent of their statutory maximum bonded indebtedness.

SB 1612 (L. Greene) -- School facilities. Status: Chapter 341, Statutes of 1992.

Makes numerous minor changes in the school building program such as deleting the formula based on "square footage" and requiring the use of the formula based on "available teaching stations" with respect to allowable area standards. Allows districts, using non state program money, to modernize up to 50 percent of the replacement cost of the building without bring the building up to current building standards.

SB 1644 (Deddeh) -- Schools: leasing. Status: Chapter 268, Statutes of 1992.

Includes within the definition of "site available" a site leased for an original term of 35 years or more or having an option to renew that would extend the term to at least 35 years. The effect of this new definition applies mainly to San Diego City Schools.

Building Standards

AB 1469 (Lempert) -- Leased school buildings. Status: Chapter 65, Statutes of 1991.

Exempts regional occupational centers or programs from school building structural safety (Field Act) requirements.

AB 1961 (Areias) -- Education: structural safety of school facilities. Status: Died in the Assembly Ways and Means Committee.

Would have required the office of the State Architect to review seismic safety of the school buildings built from 1933 to 1976, and to issue certificates, for each school building reflecting the ability of the school buildings to withstand earthquakes. School districts would have been required to post those certificates in a conspicuous place on each school building.

AB 2555 (Brown) -- School Facilities: child care. Status: Died in the Assembly Education Committee.

Would have exempted from the Field Act any school buildings which the district board certifies meet the requirements of the Uniform Building Code, as determined by a licensed structural engineer. The bill also would have authorized eligible districts to apply state funding toward the purchase and conversion to school facility purposes of existing building space as described above. Allows savings from such a purchase to be credited toward the district's deferred maintenance fund.

AB 3183 (Hauser) -- School facilities: structural safety. Status: Chapter 1260, Statutes of 1992.

Authorizes the State Allocation Board to renew a Field Act waiver for one additional period of no more than three years.

AB 3397 (Clute) -- School programs: pregnant and parenting teen programs. Status: Chapter 795, Statutes of 1992.

Allows county superintendents or school districts operating new or expanded pregnant and parenting programs to use non Field Act buildings if no Field Act facilities or emergency portable classrooms are available under certain conditions.

Financing

AB 21 (Tucker) -- Allowable uses of interest from the sale of real property. Status: Chapter 365, Statutes of 1991.

Permits certain districts to divert interest earnings on funds obtained through the sale of school property or facilities into the district's general fund.

AB 80 (O'Connell) -- School facilities funding. Status: Died in the Assembly Education Committee.

Would have repealed the Leroy F. Greene State School Building Lease-Purchase Law of 1976 as of January 1, 1993, and changed provisions of existing law that allow for mitigation of environmental effects related to the adequacy of school facilities with regard to the approval of development projects.

AB 215 (Campbell) -- Pittsburg Unified School District. Status: Vetoed by the Governor.

Would have authorized the State Allocation Board to loan up to \$1.7 million from the State School Site Utilization Fund to Pittsburg Unified School District to fund all construction of a specified school.

AB 880 (Eastin) -- School facility bonds. Status: Chapter 12, Statues of 1992.

Authorizes the sale of \$1.9 billion in general obligation bonds for the construction and modernization of K-12 school facilities. This measure was placed on the June, 1992, ballot as Proposition 152. It was approved by the voters.

AB 1228 (Costa) -- Local self-insurance on bond financing. Status: Died in the Assembly Education Committee.

Would have permitted districts to self-insure local bond issues and lease purchase projects by making repayment of bonds the first call on state apportionments. In the event of default, the bill would have authorized the State Controller to pay bond holders and deduct the payments from the district's apportionments.

AB 1516 (Allen) -- School facilities funding: classroom use. Status: Died in the Assembly Education Committee.

Would have required, as a condition of funding through the school building program, that an applicant district demonstrate to the State Allocation Board that all facilities owned by the district which are permitted for use as classroom space are in use for that purpose.

AB 1978 (Campbell) -- School facilities funding. Status: Vetoed by the Governor.

Would have repealed the requirement that schools which receive school building program funds for air conditioning (from the 1985-86 program) stay year-round for at least three years or return the money to the program.

AB 2062 (Brulte) -- School facility bonds. Status: Died in the Assembly Banking and Bonded Indebtedness Committee.

Would have authorized the sale of \$800 million in general obligation bonds for the construction and modernization of K-12 school facilities.

AB 2339 (Peace) -- School facilities funding. Status: Failed passage in the Senate Education Committee.

Would have given applicant districts for school building program funding the same priority for state school construction aid of a multitrack year-round school, or its equivalent, if the district meets specified temperature conditions or attendance factors.

SB 34 (Leroy Greene) -- School facility bonds. Status: Chapter 117, Statutes of 1992.

Authorizes the sale of \$800 million in general obligation bonds for the construction and modernization of K-12 school facilities. This measure was placed on the November, 1992, ballot as Proposition 155. It was approved by the voters.

SB 484 (L. Greene) -- Education: school facilities funding. Status: Chapter 27, Statutes of 1991.

Amends the State School Building Aid Law of 1952, a loan program, to allow the Murrieta Unified School District (Riverside County) to qualify for a \$40 million loan by extending the period of the resolution of conditional apportionment from 9 to 12 months. Repeals the statutory language which merged the 1952 and 1976 school building programs.

SB 1287 (No author) -- School Facilities: funding. Status: Chapter 1354, Statutes of 1992.

Repeals the State School Building Lease-Purchase Law of 1976 on January 1, 1996, if voters approve ACA 6; increases the school facilities fees cap on residential construction by \$1 per square foot (above the current \$1.50); and, applies the fee cap to "legislative" actions (e.g., general plan amendments, rezonings) until ACA 6 fails. Thus, this bill reverses the effect of the Mira decision and prevents local government from setting higher developer fees, or imposing other conditions, to mitigate a potential negative impact a particular development may have on the overcrowding of schools in the vicinity of the project.

SB 1756 (L. Greene) -- Financing of public educational facilities. Status: Died in the Assembly Education Committee.

Would have authorized school districts to use school building program funds to repay interim construction loans made by the California School Finance Authority (CSFA). Authorizes the State Controller to withhold from the district's annual apportionment the amount needed to repay their obligations to CSFA.

Year-Round Schools

AB 1129 (Campbell) -- School facilities funding: year-round schools. Status: Chapter 588, Statutes of 1991.

Modifies the year-round school incentive program formula for high school districts, and temporarily exempts specified buildings in the Mendocino-Lake County Community College District from Field Act requirements.

AB 1247 (Alpert) -- School facilities. Status: Chapter 931, Statutes of 1991.

Authorizes a school district to group two or more qualifying schools together for purposes of State Allocation Board application for funding for air-conditioning equipment and insulation materials and to expend the appropriation among the schools at the discretion of the governing board. Requires that pupil enrollment calculated for the Year-Round School Grant Program be the enrollment data identified in the California Basic Education Data System report transmitted by the school district to the State Department of Education. If a school does not operate on a year-round basis but received a grant to do so, requires repayment of a year-round implementation grant within one year following the date on which the school site was to begin to operate on a multitrack year-round basis. Changes the method of calculation of excess pupil capacity for certification purposes for year-round grants.

SCHOOL FINANCE

AB 165 (Eaves) -- School governance: San Bernardino County. Status: Died on the Floor when the Assembly failed to concur in Senate Amendments.

Would have authorized San Bernardino County to transfer, beginning in 1993-94, fiscal duties and functions to the county board of education without also transferring county property tax revenue to the education agency. Instead, the county board of education would be reimbursed with state education funds.

AB 320 (Areias) -- School district fund deposit policy. Status: Chapter 68, Statutes of 1991.

Permits school districts to place funds in any financial institution that maintains federal insurance on its deposits.

AB 661 (Campbell) -- Home-to-school Transportation Funds. Status: Chapter 42, Statutes of 1991

Originally, this bill specified that \$6 million of a previously allocated sum from the General Fund for school transportation be allocated immediately. The Senate deleted the Assembly version of this bill. Instead, the bill became a vehicle for the education budget.

AB 701 (Hansen) -- Summer school funding for work experience. Status: Used for budget trailer bill.

Would have permitted school districts to use summer school apportionments to support work experience classes for high school students.

AB 896 (Brulte) -- Funding for schools experiencing large ADA reductions. Status: Chapter 1261, Statutes of 1992.

Provides additional funding over a two-year period to Adelanto Elementary School District due to a reduction in ADA because of a military base closure.

AB 1033 (Allen) -- Categorical programs: expenditures and accounting. Status: Died in the Assembly Education Committee.

Would have required that evidence of compliance with the 85% expenditure requirement (i.e., 85% of categorical program apportionments must be spent at school sites for direct pupil services) be included in the annual statement and provided that the Instructional Materials Program and Gifted and Talented Education program be included among the categorical programs subject to the expenditure requirement.

AB 1138 (Woodruff) -- Continuation school funding. Status: Died on the Assembly Ways and Means Committee Suspense File.

Would have equalized funding for continuation high schools by entitling all such schools to receive the higher small necessary school revenue limit in 1993-94.

AB 1200 (Eastin) -- School District Financial Accountability. Status: Chapter 1213, Statutes of 1991.

Makes various technical and substantive changes to (1) the budget adoption process for school districts/county offices of education; (2) financial and management report requirements for districts and county offices; and (3) the emergency loan apportionment process. Permits county superintendents of schools to make changes to school district budgets under specified circumstances.

AB 1227 (Hunter) -- Hamilton School Funding Status. Status: Chapter 450, Statutes of 1991.

Provided a waiver so that the Hamilton School within the Hemet Unified School District could receive small necessary school funding status.

AB 1248 (Alpert) -- School funding. Status: Chapter 759, Statutes of 1992.

Requires a school board to exclude any pupil who has not received a health screening or a waiver for up to 5 days. Expands the definition of "economically disadvantaged pupils" for assistance for payment of advanced placement exams. Reduces state funding to Fresno Unified School District in accordance to an audit exception. Makes other numerous, nonsubstantive changes to current law.

AB 1317 (Allen) -- Budget Reduction Policy. Status: Held Under Submission in the Assembly Education Committee.

Would have required each school district to establish a budget policy that establishes a priority for funding direct programs and services to students. The bill would not require the school boards to follow these guidelines when actually making budget reductions.

AB 1318 (Allen) -- Cost Accounting. Status: Held Under Submission in the Assembly Education Committee.

Would have required the State Board of Education to develop a model cost accounting system to identify the needs of teachers and students in the classroom.

AB 1627 (Ferguson) -- Financial Statements. Status: Died In the Assembly Education Committee.

Would have required the State Department of Education to submit annual financial statements to the Legislature.

AB 1764 (Statham) -- School districts: funding. Status: Vetoed by the Governor.

Would have provided additional funding to Shasta Union High School District (SUHSD) which will experience a reduction in average daily attendance as a result of a unification action in its area.

AB 1925 (Hughes) -- Specialized high school program funding. Status: Chapter 563, Statutes of 1992.

Provides higher revenue limits for students who participate in specialized high school programs operated in conjunction with the state university system.

AB 1990 (Baker) -- School funding minimum. Status: Died In the Assembly Education Committee.

Would have redefined the Proposition 98 minimum funding guarantee for 1991-92.

AB 2058 (Nolan) -- Categorical programs: study. Status: Died in the Senate Education Committee.

Would have required the Legislative Analyst to convene a group of experts to define the scope of study that would determine whether categorical program funds follow the child to the schoolsite.

AB 2269 (Hannigan) -- School districts: taxation. Status: Died on the Assembly Floor.

Would have authorized a school district that imposes a qualified special tax to charge the parents or guardians of elementary school students who have transferred into the district a fee equal to the special tax.

AB 2345 (Tucker) -- School funding: special assessments. Status: Vetoed by the Governor.

Would have allowed school districts to establish a benefit assessment district to fund specified school activities.

AB 2441 (Horcher) -- School district revenue limits. Status: Died In the Assembly Education Committee.

Would have authorized increases in the average revenue limits for K-12 districts by providing larger cost-of-living adjustments to districts with below-average revenue limits.

AB 2506 (Eastin) -- School District Budget Review. Status: Chapter 232, Statutes of 1992.

Makes a number of changes in regard to the review process of a school district's budget. Specifically, the bill requires that the hearing to adopt a school district's budget must be posted at least 72 hours prior to the hearing date.

AB 2595 (Bates) -- Richmond Unified School District. Status: Vetoed by the Governor.

Would have provided for the disposal of excess property in exchange for forgiveness of the state loan made to the district. In addition, it would have created a new base year for purposes of reimbursement of desegregation costs and clarified the condition under which a state-appointed trustee could be appointed.

AB 2898 (Eastin) -- School attendance. Status: Died In the Assembly Education Committee.

Would have made technical changes to attendance accounting statutes.

AB 3002 (Costa) -- Local educational agencies: borrowing. Status: Chapter 1051, Statutes of 1992.

Authorizes a school district, county board of education or community college district to elect to use their state apportionments to guarantee the payment of principal and interest on specified short-term securities, thereby increasing their bond ratings with investors and lowering interest on debt.

AB 3038 (Conroy) -- Deposit of funds. Status: Chapter 115, Statutes of 1992.

Permits school districts to deposit certain funds in any financial institution if the institution's accounts are insured by the federal government.

AB 3136 (Roybal-Allard) -- Apportionment process plan. Status: Chapter 425, Statutes of 1992.

Requires the state Department of Education to develop a plan to simplify the state apportionment process.

AB 3149 (Seastrand) -- Class-size penalties. Status: Died in the Assembly Education Committee.

Would have waived class-size penalties if the state cost-of-living adjustment is less than a specific federal cost measure.

AB 3210 (Campbell) -- School financing: priorities. Status: Vetoed by the Governor.

Would have allowed any savings in the building cost of a state-funded project resulting from the use of a qualifying relocatable structure to be applied to the 50 percent match requirement necessary to receive priority funding.

AB 3345 (Areias) -- California School Finance Authority. Status: Died in the Assembly Banking, Finance and Bonded Indebtedness Committee.

Would have allowed the California School Finance Authority to issue revenue bonds on behalf of school districts to fund the purchase of school equipment. The school districts would have been able to elect to use their state apportionments to guarantee the payment of principal and interest on specified short-term securities, thereby increasing their bond ratings with investors and lowering interest on debt.

AB 3423 (Brown) -- Attendance of teen-age parents. Status: Died in the Assembly Ways and Means Committee.

Would have permitted districts to claim funding for a teen-age parent who is absent because of an illness of his or her dependent child.

AB 3595 (Farr) -- Declining enrollment districts. Status: Held under Submission in the Assembly Ways and Means Committee.

Would have created an alternate method of calculating attendance for districts that experience a one-year attendance reduction of at least ten percent.

AB 3646 (Clute) -- Transportation and County Offices of Education. Status: Held under Submission in the Assembly Ways and Means Committee.

Would have provided annual "growth" adjustments as part of the annual state budget for county offices of education and district transportation programs.

AB 3787 (Woodruff) -- School financing: prisoners. Status: Chapter 228, Statutes of 1992.

Authorizes county superintendents of schools to receive funding to serve adult prisoners in county jails.

SB 2 (Alquist) -- School Funding. Status: Chapter 728, Statutes of 1992.

Modifies the source of fund transfers among various K-12 Proposition 98 appropriations, approved in Chapter 161, Statutes of 1992 (AB 2350, Vasconcellos), to fund K-12 deficiencies.

SB 186 (Morgan) -- Earthquake relief. Status: Chapter 77, Statutes of 1991.

Adds Los Gatos-Saratoga High School District to the list of school districts eligible for financial relief made available as a result of the 1988 Bay Area earthquake. General Fund cost of \$368,000.

SB 259 (L. Greene) -- School facilities funding. Status: Vetoed by the Governor.

Would have revised the school building program by requiring a local bond revenue raising effort and modified some of the formulas used for determining the size and scope of school facilities. Would not have gone into effect unless a constitutional amendment is passed allowing the levy of an ad valorem tax on real property within school districts by a majority vote.

SB 407 (Cecil Green) -- Attendance accounting. Status: Chapter 984, Statutes of 1991.

Creates an alternative method of attendance accounting for school districts. Schools electing the new method would make a one-time adjustment to district revenue limits to reflect the lower initial ADA counts caused by the new method.

SB 482 (Marks) -- School finance. Status: Chapter 369, Statutes of 1991.

Authorizes the San Francisco Educational Financing Authority to impose a transactions and use tax at a rate of 0.25% upon specified approval to provide financial assistance to school districts within the City and County of San Francisco.

SB 553 (Hart) -- Educational funding. Status: Chapter 83, Statutes of 1992.

This bill: 1) authorizes school districts that receive Economic Impact Aid (EIA) to use these funds to pay all or part of the fees for Advanced Placement (AP) Exams for economically disadvantaged pupils; 2) modifies the funding formula for school restructuring demonstration grants; and 3) clarifies the funding formula for community colleges to specify that the enrollment cap on inmate education programs operated in 1990-91 includes state and federally funded programs operated under Job Training Partnership Act.

SB 673 (Morgan) -- Higher Education: financial aid. Status: Chapter 482, Statutes of 1992.

Appropriates the necessary funds to purchase defaulted student loans, for the 1992-93 fiscal year and to make various changes relating to financial aid.

SB 789 (Hart) -- Attendance accounting. Status: Vetoed by the Governor.

Would have revised the method of apportioning funds so that money is based on school enrollments rather than average daily attendance.

SB 1278 (Presley) -- Coachella Valley emergency loan. Status: Chapter 59, Statutes of 1992.

Appropriated \$7.3 million to Coachella Valley School District as an emergency loan.

SB 1574 (McCorquodale) -- Small school funding. Status: Chapter 480, Statutes of 1992.

Permits a county unified school district to continue receiving small necessary school funding even if the county's population grows to exceed 2500.

SB 1744 (Watson) -- Schools desegregation funding. Status: Vetoed by the Governor.

Would have created the Justice Thurgood Marshall Integration Account for payment of school districts' court-ordered and voluntary desegregation cost claims. Beginning in 1993-94, funds appropriated by the Legislature for these purposes would be transferred to this account for subsequent allocation or distribution.

SB 1786 (Alquist) -- Summer school funding: East Side Union High School District. Status: Vetoed by the Governor.

Would have provided East Side Union High School District with an additional 60,000 hours of summer school funding. With these funds, East Side Union High School District would have been able to claim summer school apportionments for the elementary and middle school students they serve. In addition, the bill provided that an elementary school district which sends students to the East Side summer school program could not also claim those students for reimbursement for summer school attendance unless those students also attend summer school taught by the elementary school district.

SB 1996 (Hart) -- School district financial responsibility. Status: Chapter 962, Statutes of 1992.

Assigns financial responsibility to county offices of education and independent school auditors in the event of an emergency apportionment. Limits the "buyout" of a local government official (including school superintendents) to 18 months worth of salary and benefits.

Equalization/Supplemental Grants

AB 239 (Wright) -- Supplemental Grants. Status: Died in the Assembly Education Committee.

Would have permanently extended the Supplemental Grant program beginning in 1992-93.

AB 576 (Allen) -- Equalization payments. Status: Failed passage in the Assembly Ways and Means Committee.

Would have required all school districts with a revenue limit below the statewide average to receive a one-time adjustment to bring the districts' limit up to the average.

AB 899 (Allen) -- Supplemental Grants. Status: Failed passage in the Assembly Ways and Means Committee.

Would have extended the Supplemental Grant program to June 30, 1994.

AB 3211 (Jones) -- Supplemental Grants. Status: Failed passage in the Assembly Ways and Means Committee.

Would have extended the Supplemental Grant program for two years.

SB 238 (McCorquodale) -- Equalization payments. Status: Died in the Assembly Ways and Means Committee.

Would have required all school districts with a revenue limit below the average to receive a one-time adjustment to bring the districts' limit up to the average.

Local Funding Incentives

AB 17X (Brown) -- Local government finance: local public financing authorities: transactions and use taxes. Status: Chapter 13, Statutes of 1991.

Authorizes counties to establish a local Public Finance Authority for the purpose of financing public education. Authorizes a transactions and use tax at a rate of 0.5% or 0.25% for the purpose of the authority. Funds allocated to public education must be distributed on the basis of average daily attendance.

AB 1930 (Farr) -- Local government: finance. Status: Chapter 1024, Statutes of 1991.

Authorizes counties to establish a local Public Finance Authority for the purpose of financing public education. Authorizes a transactions and use tax at a rate of 0.5% or 0.25% for the purpose of the authority. Funds allocated to public education must be distributed on the basis of average daily attendance.

ACA 6 (O'Connell) -- School facility funds: bonds. Status: Chapter 135, Statutes of 1992.

Asks the voters of California to change the two-thirds vote currently required to approve school bonds to a simple majority. In addition, this measure eliminates the repeal of the cap on developer fees in the event a school bond measure is defeated.

SB 177 (Hart) -- Taxation: school districts. Status: Vetoed by the Governor.

Would have allowed local school districts to levy local taxes for the general operations of the district with majority vote approval. Examples of the types of taxes that might be imposed include parcel taxes and taxes based on the square footage of property. Any proceeds collected would not offset state aid and would not count for purposes of Proposition 98 calculations.

School District Reorganization

AB 325 (Felando) -- School district reorganization. Status: Chapter 24, Statutes of 1992.

Specifies conditions for the reorganization of the South Bay Union High School District, the Manhattan Beach City Elementary School District and the Redondo Beach City Elementary School District and permits high school students who live within the boundaries of the Hermosa Beach City Elementary School District to attend either the Manhattan Beach City Unified School District or the Redondo Beach City Unified School District. In addition, this bill provides that a reorganization action involving the Grant Joint Union High School District (Sacramento County) shall not apply to the Elverta Joint Elementary School District.

AB 1457 (Eastin) -- New Haven Unified School District reorganization. Status: Died in the Assembly Education Committee.

Would have authorized New Haven Unified School District to reorganize the school district by adding a portion of Union City to the district.

AB 3615 (Boland) -- School districts: reorganization. Status: Died in the Assembly Education Committee.

Would have established an alternate method for the electorate, in school districts that have an enrollment in excess of 150,000 pupils, to form a new smaller school district.

1992-93 Budget

AB 1977 (Campbell) -- Funding for Richmond School District. Status: Held in the Senate Appropriations Committee.

Establishes a number of provisions designed to assist the financial recovery of the Richmond Unified School District.

AB 1977 (No Author) -- School funding. Status: Died in Conference Committee. Used for a budget trailer bill.

Would have "recaptured" \$1.083 billion of Proposition 98 funds that exceed the 1991-92 minimum funding guarantee to count against the 1992-93 guarantee and borrowed \$959 million of Proposition 98 funds from future years for use during 1992-93. This "loan" would be repaid in equal amounts during future budget years, which would reduce the amount owed to schools.

Would have suspended Proposition 98 in the event an appellate court rules that the retroactive loan or the recalculation of the Proposition 98 base is unconstitutional, unenforceable, or otherwise invalid.

AB 2275 (No author) -- School funding. Status: Assembly Failed to Concur in Senate Amendments.

Would have reduced the amount of money available to schools in 1992-93 by \$2.2 billion. This would have been achieved by cutting apportionments by \$1.1 billion and loaning schools \$1.1 billion from future apportionments.

This bill was amended to contain the Governor's plan. This version was adopted by the Senate on June 30, 1992.

AB 3065 (Hannigan) -- School funding. Status: Vetoed by the Governor.

Would have partially restored base funding for schools and fully funded enrollment growth for general education programs. Would have also provided continued funding for major ongoing reform efforts of school restructuring, pupil assessment and professional development for teachers.

The bill would have provided \$64 more per student than schools received in the current year (a 1.5 percent increase per student) and reduced funding for schools by \$605 million from the January, 1992, estimated Proposition 98 guarantee by eliminating new programs, expansion of existing special programs and deferring funding for growth in virtually all special categorical programs.

AB 3065 (Wright) -- Minimum funding guarantee. Status: Used for a budget trailer bill.

Would have established the minimum funding guarantee under Proposition 98 for 1992-93.

SB 613 (No Author) -- 1992-93 Budget implementation for K-12 schools and community college districts. Status: Vetoed by the Governor. (Not heard in Education Committee)

Would have made the necessary changes to implement the education portion of the 1992-93 budget. Specifically, the bill would have "recaptured" \$1.083 billion of Proposition 98 funds from 1991-92 and "borrowed" \$959 million from Proposition 98 funds from 1993-94 and 1994-95. Would have eliminated the \$959 million "loan" if either the recapture or the borrowing is ruled unconstitutional by an appellate court. Would have made other technical and budgetary changes in Proposition 98 as required to implement the 1992 Budget Act.

SB 613 (No Author) -- Education funding. Status: Vetoed by the Governor.

Would have implemented a Proposition 98 "recapture" of \$1.083 billion to count against the 1992-93 guarantee and borrowed \$732 million from future Proposition 98 apportionments. The money would have been repaid over two years if specified conditions are met.

SB 746 (No Author) -- Education finance: 1992-93 Budget Implementation. Status: Vetoed by the Governor. (Not heard in Assembly Education Committee)

Would have set in 1992-93 school district and county office of education revenue limits at 5.51 percent below the level required by current law. Would have incorporated the Budget Bill language adopted by the Budget Conference Committee on August 7, 1992. Excluded property tax revenues provided to school districts as a part of property taxes that are shifted between cities, counties or special districts. Redefined General Fund revenues to include property tax revenues provided to school districts. Eliminated the four-hour minimum attendance requirement for the purposes of calculating most K-12 school apportionments. Recaptured \$599.7 million in Proposition 98 funds from 1991-92.

SB 766 (No Author) -- Education finance: 1992-93 Budget Implementation. Status: Chapter 703, Statutes of 1992. (Not heard in Assembly Education Committee)

Makes the required statutory provisions to implement the education portion of the Budget Act of 1992. "Recaptures" \$1.083 billion of Proposition 98 funds from 1991-92. "Borrows" \$973 million of Proposition 98 funds from 1993-94 and 1994-95. Suspends Proposition 98 if either the recapture or the borrowing of Proposition 98 funds from past or future years is unconstitutional. Increases community college enrollment fee. Makes other technical and budgetary changes in Proposition 98 to implement the education portion of the Budget Act of 1992.

SB 766 (No author) -- Education funding. Status: Chapter 703, Statutes of 1992. (Not heard in Assembly Education Committee)

Provides the same number of dollars for each student in 1992-93 as received in 1991-92. This is achieved by loaning K-12 education \$732 million from their own future entitlements to be repaid in equal payments of \$366 million and by retroactively recapturing \$1.1 billion of Proposition 98 funds that exceed the 1991-92 minimum funding guarantee. This reduced the funding base for K-12 education.

The bill also conditionally suspends Proposition 98 in the event that a court rules that the recapture is invalid. The bill also increases the community college enrollment fee by \$5 per unit and imposes a \$50 per unit fee on students who have already obtained a

bachelor's degree.

SB 929 (Hart) -- Education funding: demonstration projects. Status: (Line-item veto) Chapter 854, Statutes of 1992. The funding was reduced. (Not heard in Assembly Education Committee)

Would have appropriated \$24.5 million from the General Fund in 1992-93, for the support of the "Demonstration of Restructuring in Public Education" program established by SB 1274 (Hart, Chapter 1556, Statutes of 1990). This amount is identical to the amount vetoed for this program by the Governor from the 1992 Budget Act. The Governor reduced the General Fund appropriation by \$11.5 million through a line-item veto.

SB 1779 (Roberti) -- Technical correction to the 1992 Budget Act. Status: Chapter 617, Statutes of 1992. (Not heard in Assembly Education Committee)

Makes a technical correction to the 1992 Budget Act to restore \$487.7 million deleted in the Governor's veto messages.

SB 1833 (No Author) -- 1992-93 Budget implementation. Status: Senate Rule 38.5 refused suspension. Amendments were found not germane. (Not heard in Assembly Education Committee)

"Would have recaptured" \$1.083 billion in 1991-92 Proposition 98 funds. "Borrow" \$1 billion from Proposition 98 funds from future years. Increased community college enrollment fees. Would have made other technical and budgetary changes in Proposition 98 funds to implement the education portion of the 1992 Budget Act.

SB 1970 (Roberti) -- School district budget format. Status: Used for budget trailer bill. (Not heard in Assembly Education Committee)

Would have required specific information be published for each school as part of a district's annual budget.

SCHOOL HEALTH

SB 2033 (Calderon) -- Public health assessment. Status: Chapter 1246, Statutes of 1992.

Requires the State Department of Education, Health Services, and Social Services to jointly enter into a collaborative agreement, as specified, with the California State University, University of California, and California medical schools to establish a standardized database on the health of children representative of the state's population.

SCHOOL SAFETY

AB 678 (Boland) -- Pupil expulsions. Status: Chapter 16, Statutes of 1992.

Requires a principal to immediately suspend a student found in possession of a firearm at school or at a school activity off school grounds. The bill also requires that the principal recommend that pupil's expulsion to the governing board of the school district.

AB 2140 (Lee) -- Pupil suspension or expulsion. Status: Died in the Assembly Education Committee.

Would have made substantive changes to the state's suspension and expulsion policies, including the elimination of suspensions and expulsion in grades K-6.

AB 2509 (Quackenbush) -- Pupil fingerprinting. Status: Died in the Assembly Education Committee.

Would have required school districts which offer a fingerprint program to notify parents of its availability in writing.

AB 2632 (Lee) -- Pupil suspension and expulsion. Status: Died on the Assembly Floor.

Would have required that any written notification of a suspension be in the students primary language and that a decision to expel be based upon "clean and convincing" evidence rather than "substantial" evidence.

AB 2755 (Lee) -- Hate violence reduction. Status: Vetoed by the Governor.

Would have enacted the California Schools Hate Violence Reduction Act of 1992. The bill would have established a 13-member advisory committee to develop lesson plans to be integrated in the curriculum and assist schools in implementing and evaluating such plans and allowed schools to expel or suspend students for participating in an act of hate violence.

AB 3130 (Hunter) -- School safety. Status: Failed passage in the Assembly Ways and Means Committee.

Would have required schools to develop and adopt a comprehensive school safety plan to be filed with the district superintendent.

AB 3362 (Murray) -- Pupil expulsion. Status: Chapter 152, Statutes of 1992.

Clarifies that a governing board is not required to readmit an expelled pupil who applies for readmission.

AB 3496 (Hughes) -- School safety. Status: Failed in the Assembly Ways and Means Committee.

Would have required the Department of Justice, with the assistance of the State Department of Education and the Office of Criminal Justice Planning, to evaluate the school safety programs to determine if local school districts are in compliance with the constitutional right to safe schools.

SB 409 (C. Green) -- School safety. Status: Chapter 773, Statutes of 1991.

Makes changes to the School Safety Partnership, including changing the name of the partnership to the School Law Enforcement Partnership and expanding its duties to include drug use and gang violence.

SB 480 (C. Green) -- Certificated employees: juvenile court schools. Status: Chapter 428, Statutes of 1992.

Authorizes juvenile court schools to provide a maximum of two inservice days emphasizing teacher safety training, during any calendar year. In addition, the bill permits the school to claim ADA funding for these particular inservice days, provided that the school's total apportionment is not increased for this purpose.

SB 1078 (Marks) -- Hate violence reduction. Status: Vetoed by the Governor.

Would have created the "California Schools Hate Violence Reduction Act. Would have allowed schools to suspend or expel a student for threatening or participating in an act of violence.

SB 1115 (Leonard) -- Students: speech and other communication on campus. Status: Chapter 1363, Statutes of 1992.

Restricts the ability of a public or private high school or post-secondary institution to take disciplinary action against any student solely on the basis of speech or other communication. However, the bill maintains regulatory authority over student expression for school districts and institutions of higher education to the extent that this authority is protected by law.

SPECIAL EDUCATION

AB 237 (Hughes) -- Special education: deaf pupils. Status: Vetoed by the Governor.

Expands the criteria that the individualized education program team must consider when placing hearing-impaired and deaf pupils in special education programs and requires that the communication needs of these pupils to be specified in the program.

AB 698 (Seastrand) -- Special education funding. Status: Died in the Assembly Ways and Means Committee.

Would have required the Superintendent of Public Instruction to allocate the anticipated increase in federal funds for special education funding.

AB 911 (Hunter) -- Assistance for individuals with exceptional needs. Status: Died in the Senate Education Committee.

Would have precluded classroom teachers from being designated as qualified to perform specialized physical health care services to special education pupils.

AB 1022 (Hughes) -- California School for the Blind. Status: Vetoed by the Governor.

Would have required the Superintendent of Public Instruction to develop and submit to the Legislature by July 1, 1992, a plan to establish a summer school program at the California School for the Blind.

AB 1056 (Farr) -- Pupils with exceptional needs. Status: Contents amended out of the bill which was used as a budget trailer bill on social services. Died in the Assembly Human Services Committee.

Would have conformed the State of California's scope and standard of quality of an individualized education program (IEP) to the federal definition, and would have clarified when special education program services end for a student who reaches age 22.

AB 1060 (Farr) -- Special education: support service amount. Status: Chapter 223, Statutes of 1991.

Clarifies that surrogate parents may sign any consent relating to a pupil's individualized education plan. This bill also included the provisions of AB 1056 (Farr) which were taken out when it became a budget trailer bill.

AB 1096 (Speier) -- Special education: resource specialist program. Status: Died in the Assembly Ways and Means Committee.

Would have required that all resource specialists within a local plan area be provided with an instructional aide.

AB 1134 (Campbell) -- Special education: contracts for services. Status: Chapter 325, Statutes of 1991.

Delays implementation of the statewide pilot project for establishing a mainstreaming education program in the public schools for pupils placed in nonpublic schools until the 1992-93, 1993-94 and 1994-95 fiscal years. Additionally, this bill makes other technical changes to the pilot project.

AB 1845 (Gotch) -- Special education. Status: Chapter 109, Statutes of 1991.

Removes the limit on the number of times a parent can request an individualized education program meeting; and makes other changes to bring state law in conformity with federal law.

AB 2267 (Hannigan) -- Special education: electronic recording of individualized education program team meetings. Status: Chapter 106, Statutes of 1992.

Authorizes a parent, or a representative of a school district, special education local plan area (SELPA) or county office of education to record electronically the proceedings of Individualized Education Plan (IEP) team meetings on an audio tape recorder, provided that prior notification is provided team members at least 24 hours before the meeting.

AB 2298 (O'Connell) -- Special education. Status: Chapter 528, Statutes of 1992.

Continues the statutory provisions governing special education by extending the sunset date until June 30, 1998.

AB 2773 (Farr) -- Special education. Status: Chapter 1360, Statutes of 1992.

Makes a number of changes in the law relating to special education including allowing a mediation conference to be conducted prior to a state due process hearing and prohibiting attorneys from participating in the hearing. Requires the department to contract with a single, nonprofit organization to conduct all mediation conferences and due process hearings.

AB 2774 (Farr) -- Special education: special day classes. Status: Died in the Assembly Education Committee.

Would have authorized special day class pupils with an individualized education program that designates placement in a regular class to receive all or a portion of their instruction in the regular classroom and to be enrolled in special classes taught by credentialed teachers.

AB 2984 (Quackenbush) -- Special education: in-lieu transportation costs. Status: Failed passage in the Assembly Education Committee.

Would have required school districts to pay transportation costs or in-lieu transportation costs (regardless of distance) for the special education student as well as any individual who lives with the student. This bill would have allowed parents or guardians of special education students to recoup their transportation and/or food and lodging costs incurred while living with the child at the

location of the appropriate education program.

AB 3148 (Seastrand) -- Special education: age limits. Status: Failed passage in the Assembly Education Committee.

Would have made technical changes to age requirements for pupils enrolled in special education who reach the age of 22 years.

AB 3227 (Hughes) -- Special education: deaf and hard-of-hearing pupils. Status: Vetoed by the Governor.

Would have expressed legislative intent that individualized education programs for pupils who are deaf or hard-of-hearing address the specific communication needs of the pupil. In addition, the bill would have expressed legislative intent that special education programs for deaf and hard-of-hearing children consider students' need for both a sufficient number of peers as well as teachers who are proficient in students' methods of communication.

AB 3606 (Ferguson) -- Special education: nonpublic, nonsectarian schools. Status: Died in the Assembly Education Committee.

Would have required the state, rather than the district to contract with private schools for pupils with exceptional needs who require services.

AB 3783 (Farr) -- Special education. Status: Chapter 1061, Statutes of 1992.

Requires school districts to apply to the Superintendent of Public Instruction for a waiver before making special education placements in out-of-state, non-public schools. The bill also specifies that, if the state participates in the P.L. 89-313 program (the federal program of assistance for state programs for handicapped children), the pupils enrolled in non-public schools would be deemed to be enrolled in state-supported institutions for the purpose of claiming P.L. 89-313 funding.

SB 806 (McCorquodale) -- Developmentally disabled pupils. Status: Chapter 997, Statutes of 1991.

Requires the Superintendent of Public Instruction to develop and disseminate a report on the integration of disabled pupils into mainstream classrooms.

SB 807 (McCorquodale) -- Special education. Status: Chapter 1361, Statutes of 1992.

Allows any person who begins a school term at 21 years old and becomes 22 years old while participating in a special education program, to continue for the remainder of that school term under specified conditions.

STATE LEGALIZATION IMPACT-ASSISTANCE GRANT

SB 112 (Torres) -- State Legalization Impact-Assistance Grant Program. Status: Vetoed by the Governor.

Would have changed funding priorities for potential, available State Legalization Impact-Assistance Grant (SLIAG) funds. Established priority for education programs that are designed to assist eligible persons with the acquisition of English as a second language.

SB 1764 (Torres) -- Immigration Workforce Preparation Act. Status: Chapter 1068, Statutes of 1992.

Enacts the Immigrant Workforce Preparation Act, which requires school districts and community colleges that receive certain funds to give priority to eligible immigrants for courses offered in basic skills, English as a Second Language (ESL), and occupational training.

VOCATIONAL EDUCATION

AB 781 (Murray) -- Compton Unified Science and Technology Program. Status: Died in the Assembly Education Committee.

Would have created a specialized high school emphasizing vocational education in science and technology within the Compton Unified School District.

AB 949 (Eastin) -- Regional program coordination. Status: Vetoed by the Governor.

Would have allowed the Employment Training Panel to spend up to \$6 million to fund occupational academies in public high schools. It also would have authorized an evaluation of the Partnership Academies Program.

AB 995 (Statham) -- Small necessary regional occupation programs. Status: Chapter 624, Statutes of 1991

Corrected technical problems in the funding of small necessary ROPs.

AB 1171 (Lee) -- California Youth Entrepreneur Program. Status: Chapter 876, Statutes of 1991.

Establishes a program to train high school students in the skills needed to become an effective entrepreneur. Encourages the Job Training Coordinating Council to provide federal JTPA funds for the program.

AB 1536 (Alpert) -- Interdistrict attendance to Regional Occupational Programs. Status: Chapter 64, Statutes of 1991.

Requires that state apportionments be paid to the Regional Occupational Program a student actually attends rather than the program in the area where the student lives.

AB 1539 (Alpert) -- Weekend classes at Regional Occupational Programs. Status: Chapter 169, Statutes of 1991.

Permits Regional Occupation Centers to hold weekend classes if the classes are also offered during the week.

AB 1799 (Areias) -- California State Council on Vocational Education. Status: Chapter 288, Statutes of 1991.

Reauthorizes the State Council on Vocational Education consistent with the requirements of the federal Carl Perkins Vocational Education and Technology Act of 1990.

AB 2929 (Moore) -- Vocational Education Demonstration Projects. Status: Vetoed by the Governor.

Would have appropriated \$32,000 in federal job training funds to support four demonstration projects to assist at-risk pupils to make an effective transition from school to work or college.

AB 3170 (Conroy) -- Apprenticeship Training. Status: Died in the Assembly Ways and Means Committee.

Appropriated \$3 million from the Employment Training Fund for apprenticeship programs administered by the Department of Industrial Relations.

AB 3264 (Farr) -- ROC/P funding for displaced workers. Status: Vetoed by the Governor.

Would have authorized Regional Occupation Programs and Centers to apply for additional growth funding if their applications grew by more than 10 percent and they can document that the growth is related to military base closures.

SB 646 (Dills) -- California Workforce Education and Skills Training Commission. Status: Vetoed by the Governor.

Would have created the California Workforce Education and Skills Training Commission to develop a master plan for workforce education and skills training for non-college students.

INTERIM HEARINGS

EDUCATION FINANCE: EQUALIZATION, held October 7, 1991, in Santa Ana, at the John Adams Elementary School.

The committee took testimony on AB 576 (Allen), which would have required an annual adjustment of the base revenue funding limit for school districts so that no district's limit would be less than the average statewide limit for all schools of a certain type and size. This annual adjustment would begin in the 1991-92 fiscal year.

The committee also took testimony regarding equalization of base revenue limits, categorical equalization (including special education and supplemental grants), and intra-district equalization. Included within the testimony were issues such as whether differences in revenue limits among districts can be justified and what types of funding should be included in the formula to determine whether districts are equally funded.

Outcome: The committee passed AB 576 (Allen) by a vote of 13-0 on January 15, 1992. The bill was sent to the Assembly Ways and Means Committee where it died on the suspense file.

YEAR ROUND SCHOOLS, held November 20, 1991, in Encinitas, at the Park Dale Lane School.

The committee took testimony regarding: the history, enrollment and projections of year-round education (YRE) in California; the mechanics of YRE in its various forms of implementation; and, the difficulty with actual implementation and operation of YRE at the district level. The committee investigated the fiscal and administrative issues surrounding YRE from the school district's perspective and took testimony from the public regarding specific problems with YRE implementation.

The committee learned that about 13.5 percent of California's school children attend year round schools -- 675,000 pupils. In part this is due to overcrowding, in part due to a strategic educational choice at the district level.

Outcome: Suggestions for Education Code changes were given by the State Department of Education -- which agreed to pursue them so that YRE is a more integral part of the Education Code -- currently written for the traditional, nine-month school calendar.

The committee continued its efforts to adjust the fiscal hardship placed on year round schools due to the payment schedule which is based on a nine-month calendar.

SCHOOL BASED MANAGEMENT, held November 20, 1991, in San Diego at the Point Loma High School.

The committee received an overview of the issues involved with school based management, as presented by the Policy Analysis for California Education (PACE). The committee took testimony regarding the importance of involving all representatives in the process, the different mechanisms for development, and the effect on student outcomes and employee morale.

Outcome: AB 1263 (Eastin) embodied many of the comments about school based management. The bill was vetoed by the Governor. It would have made school based management voluntary, but districts choosing to enact school based management after January 1, 1994, would have had to consult with the representatives listed in the bill in developing and finalizing school based management plans. The plans would have had to contain specified information.

TEACHERS IN THE 21ST CENTURY, held November 25, 1991, in Sacramento, at Hiram Johnson High School.

The committee took testimony on the current issues facing teachers, the lack of diversity in the teaching profession and what the demands of the 21st Century will be on teachers. The committee also looked at non-traditional teacher training and certification models, paraprofessional programs, programs to attract retired military personnel to teaching, teacher training for LEP students and diverse students, and training for and retention of the existing pool of teachers. In addition, the committee members had the opportunity to watch Jaime Escalante, a noted math teacher, teach a high school math class.

Outcome: AB 2800 (Eastin) incorporated many of the suggestions from the hearing. The bill would have established "The Model Teacher Training Program of 1992," to develop and maintain active teacher recruitment policies that address teacher shortage areas, structuring programs so that teaching credential candidates receive experience and instruction at elementary and secondary schoolsites whenever possible, and providing ongoing support for graduates of the program in their beginning years of teaching. In addition, the bill would have authorized any school district or public institution of higher education to apply for a grant of up to \$15,000 to develop a model teacher training program. The bill died on the Ways and Means Committee suspense file.

STUDENT DISCIPLINE AND PUBLIC SAFETY IN SCHOOLS, held November 26, 1991, in Oakland, at the Lafayette Elementary School.

The committee held an interim hearing on AB 2140 (Lee) which proposed to revise the K-12 suspension and expulsion procedures in order to reduce the number of alleged abuses of these provisions by school districts. Specifically, the bill would have prohibited pupils in grades K - 6 from being suspended or expelled and made other changes to these laws, including limiting the reasons for which a pupil may be expelled.

The committee heard concerns about possible excessive, unwarranted or arbitrary suspensions and expulsions and the need to strengthen due process with regard to suspensions and expulsions. According to testimony, black students are suspended at a rate 2 1/2 times greater than their percentage enrollment. Proponents also argued that elementary school children are too young to be excluded from school.

The committee also heard from opponents who felt that curtailing the use of suspensions might compromise both school safety and the healthy learning environment of the school. In addition, they raised concerns that portions of the bill might prevent schools from implementing some gang abatement programs, that on-site suspensions are expensive, and that elementary schools might not be able to maintain safe and secure schools if they are unable to exclude students who are dangerous.

Outcome: The final hearing on the bill was canceled by the author and the bill died in the Assembly Education Committee.

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