What’s New for 2020

A compendium of new laws that impact K-12 education in California
What’s New For 2020

This report provides a comprehensive list of new legislation signed into law in 2019 that impacts K-12 education in California. Many of the bills in this report are items that CSBA has adopted a specific legislative position on and actively lobbied for or against. Also included are a number of bills CSBA monitored throughout the year to assess impact on public schools, but did not adopt a formal position on.

IMPORTANT NOTE: Many of the bills in this report show “No Official Position,” indicating that CSBA did not adopt a formal legislative position on the bill. However, each bill in this report will have an impact on K-12 public education, even if CSBA did not adopt a position or if CSBA board policies will not be impacted.

Each bill listing provides the following information:

» The bill number, author, title and a brief summary
» The bill’s chapter number (Statutes of 2019)
» When the bill takes effect (Most new statues take effect on January 1, 2020, unless passed with an urgency clause or an alternative effective date is included)
» Which CSBA Policy Pillar(s) the bill falls under (www.csba.org/policyplatform):
  › Strengthen Local Governance
  › Secure Fair Funding
  › Improve Conditions of Children
  › Ensure Achievement for All
» Which CSBA sample board policies are impacted, if applicable
  › Note: As CSBA sample policies are continuously updated based on newly signed laws, it is possible that additional CSBA sample policies may be impacted by a particular bill in addition to those listed.
» What sections of the Education Code and/or other relevant code sections are affected.
» CSBA’s position on the bill (see next page for details on positions)

“New Laws for California Schools” blog posts

Visit blog.csba.org to view the New Laws for California Schools entries, highlighting key bills from this report and offering further detail and insight on the policy impacts of the new law. New Laws blog posts will be added throughout October and November.
Descriptions of CSBA legislative positions:

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Additional information on new bills

Details on 2019-20 legislation: [leginfo.legislature.ca.gov](http://leginfo.legislature.ca.gov)
News and updates from 2019: [www.csba.org/legislativenews](http://www.csba.org/legislativenews)

Questions?

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### 2019 bills signed
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AB 2 (Santiago) - Community colleges: California College Promise

Current law establishes the California College Promise, under the administration of the Chancellor of the California Community Colleges, to provide funding, upon appropriation by the Legislature, to each community college meeting prescribed requirements. Current law authorizes a community college to use that funding to accomplish specified policy goals and to waive some or all of the fees for 2 academic years for certain first-time students who are enrolled in 12 or more semester units or the equivalent at the college and complete and submit either a Free Application for Federal Student Aid (FAFSA) or a California Dream Act application. This bill makes ineligible for the fee waiver a community college student who has previously earned a degree or certificate from a postsecondary educational institution.

CSBA Position: No Official Position  
Sample Policies Impacted: None  
Policy Pillar: Ensure Achievement for All, Secure Fair Funding  
Effective: 1/1/20  
Chapter #: 509

An act to amend Section 76396.3 of the Education Code, relating to postsecondary education.

AB 5 (Gonzalez) - Worker status: employees and independent contractors

States the intent of the Legislature to codify the decision in the Dynamex case and clarify its application. The bill provides that for purposes of the provisions of the Labor Code, the Unemployment Insurance Code, and the wage orders of the Industrial Welfare Commission, a person providing labor or services for remuneration shall be considered an employee rather than an independent contractor unless the hiring entity demonstrates that the person is free from the control and direction of the hiring entity in connection with the performance of the work, the person performs work that is outside the usual course of the hiring entity’s business, and the person is customarily engaged in an independently established trade, occupation, or business. The bill, notwithstanding this provision, provides that any statutory exception from employment status or any extension of employer status or liability remains in effect, and that if a court rules that the 3-part test cannot be applied, then the determination of employee or independent contractor status shall be governed by the test adopted in S. G. Borello & Sons, Inc. v. Department of Industrial Relations (1989) 48 Cal.3d 341 (Borello). The bill exempts specified occupations from the application of Dynamex, and instead provides that these occupations are governed by Borello.

CSBA Position: No Official Position  
Sample Policies Impacted: None  
Policy Pillar: Strengthen Local Governance  
Effective: 1/1/20  
Chapter #: 296

An act to amend Section 3351 of, and to add Section 2750.3 to, the Labor Code, and to amend Sections 606.5 and 621 of the Unemployment Insurance Code, relating to employment, and making an appropriation therefor.
**AB 9 (Reyes) - Employment discrimination: limitation of actions**

The California Fair Employment and Housing Act makes specified employment and housing practices unlawful, including discrimination against or harassment of employees and tenants, among others. Existing law authorizes an aggrieved person to file a verified complaint with the Department of Fair Employment and Housing within one year from the date upon which the unlawful practice occurred, unless otherwise specified. This bill extends the above-described period to 3 years for complaints alleging employment discrimination, as specified. The bill specifies that the operative date of the verified complaint is the date that the intake form was filed with the Labor Commissioner.

**CSBA Position:** No Official Position

**Sample Policies Impacted:** AR 4030 - Nondiscrimination in Employment

**Policy Pillar:** Ensure Achievement for All, Strengthen Local Governance  

**Chapter #:** 709

**Effective:** 1/1/20

An act to amend Sections 12960 and 12965 of the Government Code, relating to employment.

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**AB 25 (Chau) - California Consumer Privacy Act of 2018**

The California Consumer Privacy Act of 2018, beginning January 1, 2020, grants consumers various rights with regard to their personal information held by businesses, including the right to request a business to disclose specific pieces of personal information it has collected and to have information held by that business deleted, as specified. The act requires a business to disclose and deliver the required information to a consumer free of charge within 45 days of receiving a verifiable consumer request from the consumer. The act prohibits a business from requiring a consumer to create an account with the business in order to make a verifiable consumer request. This bill provides an exception to that prohibition by authorizing a business to require authentication of the consumer that is reasonable in light of the nature of the personal information requested in order to make a verifiable consumer request.

**CSBA Position:** No Official Position

**Sample Policies Impacted:** None

**Policy Pillar:** Strengthen Local Governance

**Chapter #:** 763

**Effective:** 1/1/20

An act to amend Sections 1798.130 and 1798.145 of the Civil Code, relating to consumer privacy.

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**AB 30 (Holden) - Community colleges: College and Career Access Pathways partnerships**

Current law authorizes a community college district participating in a CCAP partnership to assign priority for enrollment and course registration to a pupil seeking to enroll in a community college course that is required for the pupil’s CCAP partnership program that is equivalent to the priority assigned to a pupil attending a middle college high school and consistent with specified middle college high school provisions. Current law repeals these provisions on January 1, 2022. This bill requires specified protocols as described to require a high school pupil participating under a CCAP partnership to submit only one parental consent form and principal recommendation, and requires the Chancellor of the California Community Colleges, on or before July 31, 2020, to revise the special part-time student application process to allow a pupil to complete one application, for the duration of the pupil’s participation under the CCAP partnership.

**CSBA Position:** Support

**Sample Policies Impacted:** BP/AR 6172.1 - Concurrent Enrollment in College Classes

**Policy Pillar:** Ensure Achievement for All

**Chapter #:** 510

**Effective:** 1/1/20

An act to amend Section 76004 of the Education Code, relating to community colleges.
AB 34 (Ramos) - Pupils: bullying and harassment prevention information

Commencing with the 2020–21 academic year, requires each local educational agency, as defined, to ensure that specified information on bullying and harassment prevention is readily accessible in a prominent location on the local educational agency’s existing internet website in a manner that is easily accessible to parents or guardians and pupils. The bill requires local educational agencies to include specified State Department of Education policies and the policies adopted by a local educational agency relating to hate violence, bullying, harassment, discrimination, and suicide prevention and resources relating to these topics.

CSBA Position: Support

Sample Policies Impacted: BP 5131.2 - Bullying; BP 5141.52 - Suicide Prevention; BP 5145.3 - Nondiscrimination/Harassment; BP 5145.7 - Sexual Harassment

Policy Pillar: Improve Conditions of Children  Chapter #: 282  Effective: 1/1/20

AB 37 (Jones-Sawyer) - Personal income taxes: deductions: business expenses: commercial cannabis activity

Current federal income tax laws disallow a deduction or credit for business expenses of a trade or business whose activities consist of trafficking specified controlled substances, including marijuana. The Personal Income Tax Law conforms to those federal income tax law provisions with respect to deductions. This bill, for each taxable year beginning on or after January 1, 2020, and before January 1, 2025, specifically provides in the Personal Income Tax Law for nonconformity to that federal law disallowing a deduction or credit for business expenses of a trade or business whose activities consist of trafficking specified controlled substances only for commercial cannabis activity, as defined under MAUCRSA, by a licensee under MAUCRSA, thus allowing deduction of business expenses paid or incurred during the taxable year in carrying on that commercial cannabis activity under the Personal Income Tax Law.

CSBA Position: No Official Position

Sample Policies Impacted: None

Policy Pillar: Secure Fair Funding  Chapter #: 792  Effective: 10/12/19

An act to add and repeal Section 17209 of the Revenue and Taxation Code, relating to taxation, to take effect immediately, tax levy.
AB 48 (O’Donnell) - Education finance: school facilities: Public Preschool, K-12, and College Health and Safety Bond Act of 2020

Current law authorizes the governing board of any school district or community college district to order an election and submit to the electors of the district the question of whether the bonds of the district shall be issued and sold to raise money for specified purposes. Current law generally requires, to pass a school bond measure, that either at least 2/3 of the votes cast on the proposition of issuing bonds be in favor of issuing the bonds to pass the measure, or, if certain conditions are met, at least 55% of the votes cast on the proposition of issuing bonds be in favor of issuing the bonds. Current law prohibits the total amount of bonds issued by a school district or community college district from exceeding 1.25% of the taxable property of the district, as provided. This bill raises that limit to 2%.

CSBA Position: Support
Sample Policies Impacted: BP 3470 - Debt Issuance and Management; BP 7110 - Facilities Master Plan
Policy Pillar: Ensure Achievement for All, Secure Fair Funding  Chapter #: 530
Effective: 3/3/2020 (if approved by voters)

An act to amend Sections 14503, 15102, 15106, 15268, 15270, 17070.15, 17070.43, 17070.51, 17070.65, 17071.10, 17071.25, 17071.75, 17072.30, 17072.35, 17073.15, 17073.25, 17074.10, 17074.16, 17074.25, 17075.15, 17077.35, 17078.52, 17078.53, 17078.54, 17078.58, 17078.62, 17219, and 41024 of, to amend, repeal, and add Section 17070.75 of, to add Sections 17070.415, 17070.54, 17070.56, 17070.57, 17070.59, and 17075.20 to, to add Article 10.7 (commencing with Section 17077.60) and Article 11.5 (commencing with Section 17078.40) to Chapter 12.5 of Part 10 of Division 1 of Title 1 of, to add Article 7 (commencing with Section 89776) to Chapter 6 of Part 55 of Division 8 of Title 3 of, to add Article 7 (commencing with Section 92170) to Chapter 2 of Part 57 of Division 9 of Title 3 of, to add Part 71 (commencing with Section 101200) to Division 14 of Title 3 of, to repeal Sections 17070.53, 17070.76, 17070.766, 17070.99, 17072.15, 17072.17, 17072.25, 17072.32, 17074.15, 17074.27, and 17078.66 of, and to repeal and add Section 17075.10 of, the Education Code, and to add Chapter 4.95 (commencing with Section 65998.5) and Chapter 4.97 (commencing with Section 65999) to Division 1 of Title 7 of the Government Code, relating to education finance, by providing the funds necessary therefor through an election for the issuance and sale of bonds of the State of California and for the handling and disposition of these funds.
AB 61 (Ting) - Gun violence restraining orders

Current law authorizes a court to issue an ex parte gun violence restraining order prohibiting the subject of the petition from having in their custody or control, owning, purchasing, possessing, or receiving, or attempting to purchase or receive, a firearm or ammunition when it is shown that there is a substantial likelihood that the subject of the petition poses a significant danger of self-harm or harm to another in the near future by having in their custody or control, owning, purchasing, possessing, or receiving a firearm, and that the order is necessary to prevent personal injury to the subject of the petition or another, as specified. Current law authorizes renewal of a gun violence restraining order within 3 months of the order’s expiration. Petitions for ex parte, one-year, and renewed gun violence restraining orders may be made by an immediate family member of the person or by a law enforcement officer. This bill, commencing September 1, 2020, similarly authorizes an employer, a coworker who has substantial and regular interactions with the person and approval of their employer, or an employee or teacher of a secondary or postsecondary school, with approval of a school administrator or a school administration staff member with a supervisory role, that the person has attended in the last 6 months to file a petition for an ex parte, one-year, or renewed gun violence restraining order.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Improve Conditions of Children Chapter #: 725 Effective: 1/1/20

An act to amend, repeal, and add Sections 18150, 18170, and 18190 of the Penal Code, relating to firearms.

AB 68 (Ting) - Land use: accessory dwelling units

The Planning and Zoning Law authorizes a local agency to provide, by ordinance, for the creation of accessory dwelling units in single-family and multifamily residential zones and requires such an ordinance to impose standards on accessory dwelling units, including, among others, lot coverage. Current law also requires such an ordinance to require that the accessory dwelling units to be either attached to, or located within, the living area of the proposed or existing primary dwelling, or detached from the proposed or existing primary dwelling and located on the same lot as the proposed or existing primary dwelling. This bill deletes the provision authorizing the imposition of standards on lot coverage and prohibits an ordinance from imposing requirements on minimum lot size.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Strengthen Local Governance Chapter #: 655 Effective: 1/1/20

An act to amend Sections 65852.2 and 65852.22 of the Government Code, relating to land use.

AB 114 (Committee on Budget) - Education finance: education omnibus budget trailer bill

CSBA Position: Support
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding Chapter #: 413 Effective: 10/2/19

An act to amend Sections 8280, 8280.1, 8286, 41207.47, 45500, 51226.7, 56213, 56836.08, 56836.40, 69617, 69996.2, 69996.3, and 69996.6 of the Education Code, to amend Section 102430 of the Health and Safety Code, and to amend Section 84 of Chapter 51 of the Statutes of 2019, relating to education finance, and making an appropriation therefor, to take effect immediately, bill related to the budget.
AB 170 (Gonzalez) - Worker status: employees and independent contractors

As established in the case of Dynamex Operations W. Inc. v. Superior Court (2018) 4 Cal.5th 903 (Dynamex), current law creates a presumption that a worker who performs services for a hirer is an employee for purposes of claims for wages and benefits arising under wage orders issued by the Industrial Welfare Commission. Current law requires a 3-part test, commonly known as the “ABC” test, to establish that a worker is an independent contractor for those purposes. AB 5 of the 2019–20 Regular Session states the intent of the Legislature to codify the decision in the Dynamex case and clarify its application. AB 5 provides that for purposes of the provisions of the Labor Code, the Unemployment Insurance Code, and the wage orders of the Industrial Welfare Commission, a person providing labor or services for remuneration shall be considered an employee rather than an independent contractor unless the hiring entity demonstrates that the person is free from the control and direction of the hiring entity in connection with the performance of the work, the person performs work that is outside the usual course of the hiring entity's business, and the person is customarily engaged in an independently established trade, occupation, or business. AB 5 also exempts specified occupations from the application of Dynamex, and instead provides that these occupations are governed by the test adopted in S. G. Borello & Sons, Inc. v. Department of Industrial Relations (1989) 48 Cal.3d 341 (Borello). This bill, until January 1, 2021, also exempts a newspaper distributor working under contract with a newspaper publisher and a newspaper carrier working under contract, either with a newspaper publisher or newspaper distributor, from the Dynamex provisions proposed to be added by AB 5 described above.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Ensure Achievement for All, Strengthen Local Governance
Effective: 1/1/20

An act to amend Section 2750.3 of the Labor Code, relating to employment.

AB 189 (Kamlager-Dove) - Child abuse or neglect: mandated reporters: autism service personnel

The Child Abuse and Neglect Reporting Act requires a mandated reporter, as defined, to report whenever they, in their professional capacity or within the scope of their employment, have knowledge of or observed a child whom the mandated reporter knows or reasonably suspects has been the victim of child abuse or neglect. Failure by a mandated reporter to report an incident of known or reasonably suspected child abuse or neglect is a misdemeanor punishable by up to 6 months of confinement in a county jail, by a fine of $1,000, or by both that imprisonment and fine. This bill adds qualified autism service providers, qualified autism service professionals, and qualified autism service paraprofessionals, as defined, to the list of individuals who are mandated reporters.

CSBA Position: Support
Sample Policies Impacted: None
Policy Pillar: Improve Conditions of Children
Effective: 1/1/20

An act to amend Section 11165.7 of the Penal Code, relating to child abuse or neglect.
**AB 201 (Cervantes) - Political Reform Act of 1974: campaign disclosure: text messages**

The Political Reform Act of 1974 requires certain advertisements paid for by a committee to include the words “Ad paid for by” in the advertisement. The act requires electronic media advertisements, other than email messages or internet websites, paid for by a committee, other than a political party committee or a candidate-controlled committee established for an elective office of the controlling candidate, to comply with certain disclosure requirements. The act requires certain committees include a hyperlink to an internet website disclosing, among other things, the committee’s “top contributors,” as defined, in an electronic media advertisement. This bill authorizes a committee to instead include the words “Paid for by” or “With” in an advertisement that is a text message.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 555  
**Effective:** 1/1/20

An act to amend Section 84502 of, and to add Section 84504.7 to, the Government Code, relating to the Political Reform Act of 1974.

**AB 206 (Chiu) - Public nuisance: abatement: lead-based paint**

Makes a property owner, or agent thereof, who participates in a program to abate lead-based paint created as a result of a judgment or settlement in any public nuisance or similar litigation, and all public entities, immune from liability in any lawsuit seeking to recover any cost associated with that abatement program. The bill prohibits participation in a lead paint abatement program from being considered as evidence that a property constitutes a nuisance, or is substandard or untenable, as provided.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 171  
**Effective:** 1/1/20

An act to add Section 3494.5 to the Civil Code, relating to public nuisance.

**AB 218 (Gonzalez) - Damages: childhood sexual assault: statute of limitations**

Expands the definition of childhood sexual abuse, which would instead be referred to as childhood sexual assault. This bill increases the time limit for commencing an action for recovery of damages suffered as a result of childhood sexual assault to 22 years from the date the plaintiff attains the age of majority or within 5 years of the date the plaintiff discovers or reasonably should have discovered that the psychological injury or illness occurring after the age of majority was caused by sexual assault, whichever is later. This bill also provides for the recovery of up to treble damages against certain defendants in these actions, and revives time-lapsed claims in certain circumstances.

**CSBA Position:** Oppose Unless Amended  
**Sample Policies Impacted:** AR 3320 - Claims and Actions Against the District  
**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 861  
**Effective:** 1/1/20

An act to amend Sections 340.1 and 1002 of the Code of Civil Procedure, and to amend Section 905 of the Government Code, relating to childhood sexual assault.
**AB 220 (Bonta) - Political Reform Act of 1974: campaign funds: childcare costs**

The Political Reform Act of 1974 provides for the comprehensive regulation of campaign financing, including the use of campaign funds for specific expenditures. The act prohibits the use of campaign funds to pay for professional services not directly related to a political, legislative, or governmental purpose. This bill authorizes the use of campaign funds to pay for childcare expenses resulting from a candidate engaging in campaign activities, as specified.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 384  
**Effective:** 1/1/20

*An act to amend Section 89513 of the Government Code, relating to the Political Reform Act of 1974.*

**AB 263 (Burke) - Taxation: tax expenditures**

Current law imposes various taxes, including income taxes and sales and use taxes, and allows specified credits, deductions, exclusions, and exemptions in computing those taxes. Existing law limits the collection and use of taxpayer information and provides that any unauthorized use of this information is punishable as a misdemeanor. Existing law also requires any bill, introduced on or after January 1, 2015, that authorizes a personal income or corporation tax credit to contain, among other provisions, specified goals, purposes, and objectives that the tax credit will achieve and detailed performance indicators, including data collection requirements, to measure whether the tax credit is meeting those goals, purposes, and objectives and provides that taxpayer information collected pursuant to these new requirements is subject to the limitation on the collection and use of that information. This bill extends the information requirement described above to any bill, introduced on or after January 1, 2020, that authorizes a personal income or corporation tax expenditure, as defined, and sales and use tax exemptions. The bill provides that any unauthorized use of any taxpayer information collected is punishable as a misdemeanor. This bill contains other related provisions and other existing laws.

**CSBA Position:** Support  
**Sample Policies Impacted:** None  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 743  
**Effective:** 1/1/20

*An act to amend, repeal, and add Section 41 of the Revenue and Taxation Code, relating to taxation.*

**AB 272 (Muratsuchi) - Pupils: use of smartphones**

Explicitly authorizes the governing body of a school district, a county office of education, or a charter school to adopt a policy to limit or prohibit the use by its pupils of smartphones while the pupils are at a schoolsite or while the pupils are under the supervision and control of an employee or employees of that school district, county office of education, or charter school. The bill, however, specifies circumstances in which a pupil could not be prohibited from possessing or using a smartphone.

**CSBA Position:** Disapprove  
**Sample Policies Impacted:** BP 5131.8 - Mobile Communication Devices  
**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 42  
**Effective:** 1/1/20

*An act to add Section 48901.7 to the Education Code, relating to pupils.*
**AB 378 (Limón) - Childcare: family childcare providers: bargaining representative**

The Child Care and Development Services Act, administered by the State Department of Education, requires the Superintendent of Public Instruction to administer childcare and development programs that offer a full range of services for eligible children from infancy to 13 years of age, including, among others, resource and referral programs, alternative payment programs, and family childcare home education networks. This bill authorizes family childcare providers to form, join, and participate in the activities of provider organizations, as defined, and to seek the certification of a provider organization to act as the representative for family childcare providers on matters related to childcare subsidy programs pursuant to a petition and election process overseen by the Public Employment Relations Board or a neutral 3rd party designated by the board.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Improve Conditions of Children  
**Chapter #:** 385  
**Effective:** 1/1/20

An act to amend Sections 8431 and 8432 of, to amend the heading of Article 19.5 (commencing with Section 8430) of Chapter 2 of Part 6 of Division 1 of Title 1 of, to add Sections 8430.5, 8431.5, 8432.1, 8432.5, 8433, 8434, 8434.5, 8434.6, 8435, 8435.5, 8436, 8437, 8438, 8438.1, 8438.2, 8439, 8439.5, 8439.6, 8439.7, and 8439.8 to, and to repeal and add Section 8430 of, the Education Code, to amend Sections 6253.21, 6254, and 19815.4 of the Health and Safety Code, relating to childcare.

**AB 406 (Limón) - Disability compensation: paid family leave: application in non-English languages**

Current law establishes, within the state disability insurance program administered by the Employment Development Department, a family temporary disability insurance program, also known as the paid family leave program, for the provision of wage replacement benefits to workers who take time off work to care for a seriously ill family member or to bond with a minor child within one year of birth or placement, as specified. This bill, beginning January 1, 2025, requires the department to distribute the application for family temporary disability insurance benefits, in addition to the application in English, in all non-English languages spoken by a substantial number of non-English-speaking applicants, as defined.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Secure Fair Funding, Strengthen Local Governance  
**Chapter #:** 386  
**Effective:** 1/1/20

An act to add Section 3308 to the Unemployment Insurance Code, relating to disability compensation.

**AB 413 (Jones-Sawyer) - Education: at-promise youth**

Current law uses the term “at-risk” to describe youth for purposes of various provisions of the Education and Penal Codes. This bill deletes the term “at-risk” and replaces it with the term “at-promise” for purposes of these provisions. The bill, for purposes of the Education Code, defines “at-promise” to have the same meaning as “at-risk.”

**CSBA Position:** Approve  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 800  
**Effective:** 1/1/20

An act to amend Sections 234.1, 8266.1, 8423, 8801, 11300, 33426, 42920, 44324, 45391, 48660.1, 51266, 54690, 60901, and 69981 of, and to add Section 96 to, the Education Code, and to amend Sections 5087, 6025, 6027, 13825.2, 13825.4, 13825.5, 13826.11, and 13864 of the Penal Code, relating to youth.
**AB 456 (Chiu) - Public contracts: claim resolution**

Current law prescribes various requirements regarding the formation, content, and enforcement of state and local public contracts. Current law establishes, until January 1, 2020, for contracts entered into on or after January 1, 2017, a claim resolution process applicable to any claim by a contractor in connection with a public works project against a public entity, as defined. Current law defines a claim for these purposes as a separate demand by the contractor for one or more of the following: a time extension for relief from damages or penalties for delay, payment of money or damages arising from work done pursuant to the contract for a public work, or payment of an amount disputed by the public entity, as specified. This bill extends the operation of this claim resolution process until January 1, 2027.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 489  
**Effective:** 1/1/20

An act to amend Section 9204 of the Public Contract Code, relating to public contracts.

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**AB 493 (Gloria) - Teachers: lesbian, gay, bisexual, transgender, queer, and questioning pupil resources and training**

Encourages each school operated by a school district or county office of education and each charter school to use resources developed by the State Department of Education to provide training at least once every 2 years to teachers and other certificated employees at that school that serve pupils in grades 7 to 12, inclusive, and to other certificated employees at that school, on schoolsite and community resources for the support of lesbian, gay, bisexual, transgender, queer, and questioning (LGBTQ) pupils, and strategies to increase support for LGBTQ pupils and thereby improve overall school climate, as specified.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** BP 4131 - Staff Development  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 775  
**Effective:** 1/1/20

An act to add Article 2.7 (commencing with Section 218) to Chapter 2 of Part 1 of Division 1 of Title 1 of the Education Code, relating to teachers.

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**AB 525 (Rivas, Luz) - Teacher credentialing**

Requires the Commission on Teacher Credentialing to periodically provide reports and recommendations to the Legislature regarding the state’s teacher workforce for purposes of developing and reviewing state policy, identifying workforce trends, and identifying future needs.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 427  
**Effective:** 1/1/20

An act to amend Sections 44225, 44225.6, 44230.5, 44257, 44259, 44260.1, 44260.3, 44266, 44274.4, 44275.4, 44320.2, 44328, and 44468 of the Education Code, relating to teacher credentialing.
AB 543 (Smith) - Education: sexual harassment: written policy:

Current law requires each educational institution in the state to have a written policy on sexual harassment and to display that policy in a prominent location, as defined, in the main administrative building or other area of the educational institution’s campus or schoolsite. Current law requires a copy of that policy, as it pertains to students, to be provided as part of any orientation program conducted for new students at the beginning of each quarter, semester, or summer session, as applicable. This bill requires a copy of that policy to also be provided as part of an orientation program conducted for continuing pupils, as specified.

CSBA Position: Approve
Sample Policies Impacted: BP/AR 5145.7 - Sexual Harassment
Policy Pillar: Improve Conditions of Children Chapter #: 428 Effective: 1/1/20

An act to amend Section 231.5 of, and to add Section 231.6 to, the Education Code, relating to education.

AB 605 (Maienschein) - Special education: assistive technology devices

Requires a local educational agency, including a charter school, as defined, to provide, on a case-by-case basis pursuant to federal law, the use of school-purchased assistive technology devices in a child’s home or in other settings if the child’s individualized education program team determines that the child needs access to those devices in order to receive a free appropriate public education. The bill also requires a local educational agency to be responsible for providing an individual with exceptional needs who requires the use of an assistive technology device with continued access to that device, or to a comparable device when that individual, due to enrollment in another local educational agency, ceases to be enrolled in that local educational agency.

CSBA Position: Support if Amended
Sample Policies Impacted: AR 6159 - Individualized Education Program
Policy Pillar: Improve Conditions of Children Chapter #: 228 Effective: 1/1/20

An act to add Section 56040.3 to the Education Code, relating to special education.

AB 644 (Committee on Public Employment and Retirement) - State teachers’ retirement: compensation

Revises the definition of compensation earnable for the purposes of STRS to be the sum of the average annualized pay rate, as defined, paid in a school year divided by the service credited for that school year and the remuneration paid in addition to salary or wages. The bill makes various conforming changes in accordance with the revised definition of compensation earnable.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding Chapter #: 96 Effective: 1/1/20

An act to amend Sections 22115, 22119.2, 22119.3, 22121, 22138.5, 22701, 22708, 22710, 23102, 23301, 24209, 24209.3, 24211, 24309, 25024, 27201, and 27202 of, to add Sections 22104.8 and 24203.8 to, and to repeal Sections 22510, 22511, 22512, 22513, and 22514 of, the Education Code, relating to state teachers’ retirement.
**AB 672 (Cervantes) - Public employees' retirement: disability retirement: reinstatement**

PERL authorizes a person retired for disability to be employed by any employer without reinstatement in the system if specified conditions are met, including, among others, that the person is below the mandatory age for retirement for persons in the job in which the person will be employed, the person is found by the board to not be disabled for that employment, and the position is not the position from which the person retired or a position in the same member classification from which the person retired. This bill prohibits a person who has retired for disability from being employed by any employer without reinstatement from retirement if the position is the position from which the person retired or if the position includes duties or activities that the person was previously restricted from performing at the time of retirement, unless an exception applies.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 98  
**Effective:** 1/1/20

An act to amend Sections 51225.1 and 51225.2 of the Education Code, relating to pupil instruction.

**AB 709 (Bonta) - School districts: governing boards: pupil members**

Current law requires the governing board of a school district maintaining one or more high schools to appoint to its membership one or more pupil members if pupils submit a petition to the governing board to make those appointments, as provided. Current law gives each pupil member, among other things, the right to attend each and all meetings of the governing board of the school district, except executive sessions, and requires a pupil member to be seated with the members of the governing board of the school district and recognized as a full member of the governing board at the meetings, including receiving all open meeting materials presented to the board members at the same time the materials are presented to the board members. This bill requires a pupil member additionally to be appointed to subcommittees of the governing board in the same manner as other board members, require a pupil member to be made aware of the time commitment required to participate in subcommittee meetings and work, and authorize a pupil member to decline an appointment to a subcommittee.

**CSBA Position:** Support if Amended  
**Sample Policies Impacted:** BB 9150 - Student Board Members  
**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 437  
**Effective:** 1/1/20

An act to amend Sections 35012 and 35120 of the Education Code, relating to school districts.

**AB 711 (Chiu) - Pupil records: name and gender changes**

Requires a school district, charter school, or county office of education to update a former pupil’s records to include the pupil’s updated legal name or gender if the school district, charter school, or county office of education receives government-issued documentation, as described, demonstrating that the former pupil’s legal name or gender has been changed.

**CSBA Position:** Support  
**Sample Policies Impacted:** AR 5125 - Student Records, AR 5145.3 - Nondiscrimination/Harassment  
**Policy Pillar:** Ensure Achievement for All, Strengthen Local Governance  
**Chapter #:** 179  
**Effective:** 1/1/20

An act to amend Section 49070 of, and to add Section 49062.5 to, the Education Code, relating to pupil records.
AB 743 (Garcia, Eduardo) - Pupil health: self-administration of prescribed asthma medication

Requires a school district to accept a written statement provided by a physician or surgeon relating to a pupil carrying and self-administering inhaled asthma medication, from a physician or surgeon who is contracted with a prepaid health plan operating lawfully under the laws of Mexico that is licensed as a health care service plan in this state. The bill requires that written statement to be provided in both English and Spanish and to include the name and contact information for the physician or surgeon.

CSBA Position: Approve
Sample Policies Impacted: AR 5141.21 - Administering Medication and Monitoring Health Conditions, AR 5141.23 - Asthma Management
Policy Pillar: Improve Conditions of Children Chapter #: 101 Effective: 1/1/20

An act to amend Section 49423.1 of the Education Code, relating to pupil health.

AB 827 (McCarty) - Solid waste: commercial and organic waste: recycling

Current law requires a business that generates 4 cubic yards or more of commercial solid waste or 8 cubic yards or more of organic waste per week to arrange for recycling services, as specified. This bill requires a business subject to either of those requirements, and that provides customers access to the business, to provide customers with a recycling bin or container for that waste stream that is visible, easily accessible, adjacent to each bin or container for trash other than that recyclable waste stream, except in restrooms, and clearly marked with educational signage, as specified. The bill exempts full-service restaurants, as defined, from its requirements, as specified.

CSBA Position: No Official Position
Sample Policies Impacted: AR 3511.1 - Integrated Waste Management
Policy Pillar: Secure Fair Funding Chapter #: 441 Effective: 1/1/20

An act to amend Sections 42649.1, 42649.2, 42649.8, and 42649.81 of the Public Resources Code, relating to solid waste.

AB 836 (Wicks) - Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program

Establishes until January 1, 2025, the Wildfire Smoke Clean Air Centers for Vulnerable Populations Incentive Pilot Program, to be administered by the State Air Resources Board, to provide funding through a grant program to retrofit ventilation systems to create a network of clean air centers in order to mitigate the adverse public health impacts due to wildfires and other smoke events, as specified. The bill specifies that moneys for the program would be available upon appropriation, and that the implementation of these provisions is contingent upon an appropriation by the Legislature in the annual Budget Act or another statute for this purpose.

CSBA Position: Approve
Sample Policies Impacted: None
Policy Pillar: Improve Conditions of Children Chapter #: 393 Effective: 1/1/20

An act to add and repeal Chapter 9.5 (commencing with Section 39960) of Part 2 of Division 26 of the Health and Safety Code, relating to nonvehicular air pollution.
AB 849 (Bonta) - Elections: city and county redistricting

Current law establishes criteria and procedures pursuant to which cities and counties adjust or adopt council and supervisorial district area boundaries, as applicable, for the purpose of electing members of the governing body of each of those local jurisdictions. This bill revises and recast these provisions. The bill requires the governing body of each local jurisdiction described above to adopt new district boundaries after each federal decennial census, except as specified. The bill specifies redistricting criteria and deadlines for the adoption of new boundaries by the governing body. The bill specifies hearing procedures that would allow the public to provide input on the placement of boundaries and on proposed boundary maps. The bill requires the governing body to take specified steps to encourage the residents of the local jurisdiction to participate in the redistricting process.

CSBA Position: Neutral
Sample Policies Impacted: None
Policy Pillar: Strengthen Local Governance
Chapter #: 557
Effective: 1/1/20

An act to amend Sections 21500, 21501, 21506, 21507, 21600, 21601, 21606, and 21607 of, to add Sections 21500.1, 21507.1, 21508, 21509, 21605, 21607.1, 21608, 21609, 21622, 21623, 21625, 21626, 21627, 21627.1, 21628, and 21629 to, to repeal Sections 21502, 21504, and 21604 of, and to repeal and add Sections 21503, 21602, 21603, 21620, and 21621 of, the Elections Code, and to amend Sections 34874, 34877.5, 34884, and 34886 of the Government Code, relating to elections.

AB 931 (Boerner Horvath) - Local boards and commissions: representation: appointments

Current law establishes the policy of the Legislature to ensure equal access to specific information about the many local regulating and advisory boards, commissions, and committees and to ensure equal opportunity to be informed of vacancies on those boards. Current law requires each legislative body of a local agency to prepare an appointments list of all regular and ongoing boards, commissions, and committees that are appointed by the legislative body of the local agency. This bill, on and after January 1, 2030, requires, with respect to a city with a population of 50,000 or more, that the city not appoint members of nonsalaried, nonelected boards or commissions consisting of 5 or more members such that individuals of the same gender identity comprise more than 60% of the board or commission’s membership.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Strengthen Local Governance
Chapter #: 813
Effective: 1/1/20

An act to add Chapter 11.5 (commencing with Section 54977) to Part 1 of Division 2 of Title 5 of the Government Code, relating to local government boards.
**AB 945 (McCarty) - Local government: financial affairs: surplus funds**

Current law prescribes the instruments and criteria by which a local agency, as defined, may invest and deposit its funds, including its surplus funds. This bill instead, commencing January 1, 2020, authorizes a local agency to invest and deposit the agency’s surplus funds in deposits at specified types of financial institutions whether those investments are in certificates of deposit or another form. The bill, from January 1, 2020, until January 1, 2026, also increases to 50% the percentage of funds that can be so invested by a city, district, or other local agency that does not pool money in deposits or investments with other local agencies with a different governing body.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** BP 3430 - Investing  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 619  
**Effective:** 1/1/20

An act to amend and repeal Section 53635.8 of, and to amend, repeal, and add Section 53601.8 of, the Government Code, relating to local government.

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**AB 947 (Quirk-Silva) - Visually impaired pupils: expanded core**

Expresses legislative findings and declarations relating to the need for blind or visually impaired pupils to receive instruction in the expanded core curriculum. The bill authorizes school districts, county offices of education, and charter schools to consider elements of the expanded core curriculum when developing individualized education programs for a pupil who is blind, has low vision, or is visually impaired.

**CSBA Position:** Approve  
**Sample Policies Impacted:** BP 6154 - Homework/Makeup Work  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 778  
**Effective:** 1/1/20

An act to add Sections 56353 and 56354 to the Education Code, relating to special education.

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**AB 982 (Holden) - Pupils: homework assignments for suspended pupils**

Federal and state regulations prohibit an educational institution from applying any rule concerning a pupil’s actual or potential parental, family, or marital status that treats pupils differently on the basis of sex. This bill codifies those regulations and related regulations in state law, as they apply to local educational agencies, defined to include a school district, a county office of education, a school operated by a school district or a county office of education, a charter school, the California Schools for the Deaf, or the California School for the Blind.

**CSBA Position:** Support  
**Sample Policies Impacted:** 5146 Married/Pregnant/Parenting Students; 5113 Absences and Excuses  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 779  
**Effective:** 1/1/20

An act to amend Section 44274.2 of the Education Code, relating to teacher credentialing.
**AB 988** *(Berman)* - Teacher credentialing: out-of-state prepared teachers: education specialist credential

Authorizes the Commission on Teacher Credentialing to allow an applicant for an education specialist credential to demonstrate the area of concentration based on 2 years of experience in California, while the candidate holds the preliminary credential. The bill also makes nonsubstantive changes in this provision.

**CSBA Position:** Support  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 103  
**Effective:** 1/1/20

An act to amend Section 44274.2 of the Education Code, relating to teacher credentialing.

**AB 1062** *(Limón)* - Pupil instruction: community emergency response training

Current law requires each pupil completing grade 12 to satisfy certain requirements as a condition of receiving a diploma of graduation. These requirements include the completion of designated coursework in grades 9 to 12, inclusive. This bill authorizes, if the governing board of a school district requires the completion of community service hours as a requirement for graduation from high school, a school district to provide a pupil with credit towards the required community service hours commensurate with the hours required for completion of a course in community emergency response training.

**CSBA Position:** Approve  
**Sample Policies Impacted:** BP 6146.1 - High School Graduation Requirements  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 70  
**Effective:** 1/1/20

An act to add Section 51230 to the Education Code, relating to pupil instruction.

**AB 1097** *(Holden)* - Pupil instruction: credit recovery programs: report

Current law establishes the State Department of Education, under the administration of the Superintendent of Public Instruction, and assigns to the department numerous duties relating to the financing, governance, and guidance of the public elementary and secondary schools in this state. This bill requires the department, on or before July 1, 2021, to provide a report to the Governor and the Legislature regarding the use of programs that enable pupils to recover credits not earned due to unsuccessful attempts in courses in California public schools, including certain information about the operation of those programs and the pupils participating in those programs.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 451  
**Effective:** 1/1/20

An act to amend Section 1983 of, and to add and repeal Section 33318.1 of, the Education Code, relating to pupil instruction.
**AB 1127** *(Rivas, Luz)* - **Interdistrict attendance: prohibition on transfers by a school district of residence**

Requires a school district of residence to approve an intradistrict transfer request for a victim of an act of bullying, as provided. The bill prohibits a school district of residence, regardless of whether there is an agreement or permit, from prohibiting the interdistrict transfer of a victim of an act of bullying if there is no available school for an interdistrict transfer and the school district of proposed enrollment approves the application for transfer. By requiring school districts to approve intradistrict transfers for victims of bullying, the bill imposes a state-mandated local program.

**CSBA Position:** Oppose

**Sample Policies Impacted:** BP 5116.1 - Intradistrict Open Enrollment, AR 5117 - Interdistrict Attendance, BP 5131.2 - Bullying

**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 781  
**Effective:** 1/1/20

*An act to amend Section 46600 of the Education Code, relating to pupil attendance.*

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**AB 1172** *(Frazier)* - **Special education: nonpublic, nonsectarian schools or agencies**

Current law authorizes a master contract for special education and related services provided by a nonpublic, nonsectarian school or agency only if the school or agency has been certified as meeting specified standards. Current law sets forth the certification process and procedures for the nonpublic, nonsectarian schools or agencies that seek certification from the Superintendent of Public Instruction. This bill instead requires a contracting local educational agency to pay the full amount of the tuition or fees, as applicable, for individuals with exceptional needs who are enrolled in programs or receiving services provided pursuant to such a contract.

**CSBA Position:** Support

**Sample Policies Impacted:** AR 6159.2 - Nonpublic, Nonsectarian School and Agency Services for Special Education

**Policy Pillar:** Improve Conditions of Children  
**Chapter #:** 454  
**Effective:** 1/1/20

*An act to amend Sections 51225.2, 56365, 56366.1, 56366.4, and 56366.10 of the Education Code, relating to special education.*

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**AB 1219** *(Jones-Sawyer)* - **Teacher credentialing: certificated employee assignment monitoring**

Current law requires a county superintendent of schools to submit an annual report to the Commission on Teacher Credentialing and the State Department of Education summarizing the results of all assignment monitoring and reviews. Current law requires the commission to submit biennial reports to the Legislature concerning teacher assignments and misassignments based, in part, on the annual reports of the county superintendents of schools. This bill repeals those provisions relating to teacher assignment monitoring. The bill requires the commission to administer a State Assignment Accountability System to provide local educational agencies with a data system for assignment monitoring.

**CSBA Position:** No Official Position

**Sample Policies Impacted:** BP 4113 - Assignment

**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 782  
**Effective:** 1/1/20

*An act to amend Sections 44230.5, 44253.10, 44253.11, and 44258.3 of, to add and repeal Section 44258.10 of, and to repeal and add Section 44258.9 of, the Education Code, relating to teacher credentialing.*
**AB 1234 (Patterson) - Standardized tests**

Current law requires a test sponsor of a standardized test to provide test subjects materials for not fewer than 50% of regular test administrations, rounded to the nearest larger whole number. This bill changes the required calculation for the number of test administrations from which a test sponsor must provide test materials to a test subject to 50% of regular test administrations, unless the resulting number is a fraction, in which case the number would be rounded down to the nearest whole number, instead of up.

**CSBA Position:** Approve  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Effective:** 1/1/20

*An act to amend Section 99157 of the Education Code, relating to standardized tests.*

**AB 1240 (Weber) - School accountability: local control and accountability plans: state priorities: pupil achievement**

Requires school districts and county boards of education to measure pupil achievement in their respective local control and accountability plans by, and as applicable, among other things required by existing law, separate calculations for (1) the percentage of pupils who have successfully completed courses that satisfy the requirements for entrance to the University of California and the California State University, (2) the percentage of pupils who have successfully completed courses that satisfy the requirements for career technical education sequences or programs of study that align with state board-approved career technical education standards and frameworks, as prescribed, and (3) the percentage of pupils who have successfully completed both types of courses described in (1) and (2).

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** AR 0460 - Local Control and Accountability Plan  
**Policy Pillar:** Ensure Achievement for All, Strengthen Local Governance  
**Effective:** 1/1/20

*An act to amend Sections 52060 and 52066 of the Education Code, relating to school accountability.*

**AB 1303 (O’Donnell) - School facilities: Civic Center Act: direct costs**

Current law, until January 1, 2020, defines direct costs that the governing board of a school district may or must charge an entity for the use of school facilities or grounds to include a specified share of the operating and maintenance costs proportional to the entity’s use of the school facilities or grounds under this provision and a share of the costs for maintenance, repair, restoration, and refurbishment of the school facilities or grounds proportional to that entity’s use of the school facilities or grounds, as specified. This bill extends until January 1, 2025, the authorization or requirement for the governing board of a school district to charge an entity a fee for the use of the school’s facilities or grounds that includes the costs described above.

**CSBA Position:** Support  
**Sample Policies Impacted:** None  
**Policy Pillar:** Ensure Achievement for All  
**Effective:** 1/1/20

*An act to amend Section 38134 of the Education Code, relating to school facilities.*
AB 1319 (Arambula) - Migrant education: pupil residency

Requires local educational agencies, as defined, to allow a pupil who is a migratory child, as defined, to continue attending their school of origin, as defined, or a school within the school district of origin, as provided, regardless of any change of residence of the pupil, as specified. By requiring local educational agencies to allow pupils who are migratory children who no longer satisfy the residency requirement to attend their schools of origin or a school within the school district of origin, the bill imposes a state-mandated local program.

**CSBA Position:** Approve

**Sample Policies Impacted:** AR 6175 - Migrant Education Program

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**Effective:** 1/1/20

An act to add Section 48204.7 to the Education Code, relating to migrant education.

AB 1320 (Nazarian) - Public employee retirement systems: prohibited investments: Turkey

Current law prohibits the boards of administration of the Public Employees’ Retirement System and the State Teachers’ Retirement System from making investments in certain countries and in thermal coal companies, as specified, subject to the boards’ plenary authority and fiduciary responsibility for investment of moneys and administration of the systems. This bill, upon the passage of a federal law that imposes sanctions on the government of Turkey for failure to officially acknowledge its responsibility for the Armenian Genocide, prohibits the boards of administration of the Public Employees’ Retirement System and the State Teachers’ Retirement System from making additional or new investments, or renewing existing investments, of public employee retirement funds in an investment vehicle in the government of Turkey that is issued by the government of Turkey or that is owned by the government of Turkey. The bill requires the boards to liquidate existing investments in the government of Turkey within 18 months of the passage of the above-described federal law.

**CSBA Position:** Oppose

**Sample Policies Impacted:** None

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An act to amend, repeal, and add Section 16642 of, and to add and repeal Section 7513.74 of, the Government Code, relating to public employee retirement systems.
AB 1353 (Wicks) - Classified employees: probationary period

Current law requires the governing board of a school district to prescribe written rules and regulations governing the personnel management of the classified service whereby classified employees are designated as permanent employees of the school district after serving a prescribed period of probation that is prohibited from exceeding one year. This bill shortens the maximum length of a prescribed period of probation from not exceeding one year to not exceeding six months or 130 days of paid service, whichever is longer. The bill provides that, to the extent these provisions conflict with any provision of a collective bargaining agreement entered into before January 1, 2020, by a public school employer and an exclusive bargaining representative, the provisions shall not apply to the school district until the expiration or renewal of that collective bargaining agreement.

CSBA Position: Oppose
Sample Policies Impacted: BP 4216 - Probationary/Permanent Status
Policy Pillar: Ensure Achievement for All
Chapter #: 542
Effective: 1/1/20

An act to amend Section 45113 of the Education Code, relating to school employees.

AB 1354 (Gipson) - Juvenile court school pupils: joint transition planning policy: individualized transition plan

Current law requires a county office of education and county probation department to have a joint transition planning policy that includes collaboration with relevant local educational agencies to coordinate education and services for youth in the juvenile justice system. This bill requires, as part of the joint transition planning policy, the county office of education to assign transition oversight responsibilities to existing county office of education personnel who will work in collaboration with the county probation department, as needed, and relevant local educational agencies to ensure that specified transition activities are completed for the pupil, and to facilitate the transfer of, among other things, complete and accurate education records and the pupil’s individualized education plan, when a pupil enters the juvenile court school, as specified.

CSBA Position: Approve
Sample Policies Impacted: COE BP 6186 - Juvenile Court Schools
Policy Pillar: Ensure Achievement for All
Chapter #: 756
Effective: 1/1/20

An act to amend Section 48647 of the Education Code, relating to juvenile court school pupils.

AB 1377 (Wicks) - CalFresh

Requires the State Department of Education, the State Department of Health Care Services, and the State Department of Social Services to work together with specified stakeholders to develop a proposed statewide process for using data collected for purposes of the CalFresh program, Medi-Cal, free and reduced-price school meals programs, and the electronic benefits transfer system to increase enrollment in the CalFresh program, as provided. The bill requires those departments to submit recommendations on that process and related issues to the relevant policy committees of the Legislature on or before August 31, 2020.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Improve Conditions of Children
Chapter #: 461
Effective: 1/1/20

An act to add Section 18901.56 to the Welfare and Institutions Code, relating to CalFresh.
**AB 1452 (O’Donnell) - State teachers’ retirement**

Current law requires a person who is hired by a STRS employer to perform creditable service on a full-time basis to become a member of the Defined Benefit Program on the first day of employment, except as specified. Current law prohibits aggregating creditable service in more than one position for the purpose of determining mandatory membership as a full-time employee in this context. This bill prohibits aggregating creditable service in more than one position for the purpose of determining mandatory membership on a part-time basis for 50% or more of the time the employer requires for a full-time position, as specified.

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** None  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 318  
**Effective:** 1/1/20

An act to amend Sections 22501, 22502, 22503, 22504, 22601.5, 22602, 22604, 26401, and 26403 of, and to repeal and add Section 26400 of, the Education Code, relating to teachers’ retirement.

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**AB 1486 (Ting) - Surplus land**

Current law prescribes requirements for the disposal of surplus land by a local agency. Current law defines “local agency” for these purposes as every city, county, city and county, and district, including school districts of any kind or class, empowered to acquire and hold real property. This bill expands the definition of “local agency” to include sewer, water, utility, and local and regional park districts, joint powers authorities, successor agencies to former redevelopment agencies, housing authorities, and other political subdivisions of this state and any instrumentality thereof that is empowered to acquire and hold real property, thereby requiring these entities to comply with these requirements for the disposal of surplus land. The bill specifies that the term “district” includes all districts within the state, and that this change is declaratory of existing law.

**CSBA Position:** Neutral  
**Sample Policies Impacted:** BP 3280 - Sale or Lease of District-Owned Real Property  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 664  
**Effective:** 1/1/20

An act to amend Sections 54220, 54221, 54222, 54222.3, 54223, 54225, 54226, 54227, 54230.5, 54233, and 65583.2 of, and to add Sections 54230.6, 54233.5, 54234, 65400.1, and 65585.1 to, the Government Code, relating to surplus land.
**AB 1505 (O’Donnell) - Charter schools: petitions and renewals**

Revises and recasts numerous provisions relating to the submission of petitions to establish charter schools, the appeal to county boards of education and to the state board of decisions of the governing boards of school districts to deny approval or renewal of charter schools, and the revocation of charters by chartering authorities. The bill specifies criteria and procedures for the consideration and determination of these issues.

**CSBA Position:** Support & Seek Amendments

**Sample Policies Impacted:** BP/AR 0420.4 - Charter School Authorization, BP 0420.42 - Charter School Renewal, BP 0420.43 - Charter School Revocation

**Policy Pillar:** Strengthen Local Governance, Ensure Achievement for All

**Effective:** 7/1/2020

An act to amend Sections 47604.5, 47605, 47605.6, 47607, 47607.3, 47607.5, and 47632 of, to add Sections 47605.9 and 47607.8 to, to add and repeal Sections 47605.4, 47607.2, and 47612.7 of, and to repeal Section 47605.8 of, the Education Code, relating to charter schools.

**AB 1507 (Smith) - Charter schools: location: resource center**

Deletes the authority of a charter school to locate outside the jurisdiction or geographic boundaries of the chartering school district because the charter school has attempted to locate a single site or facility to house the entire program, but a site or facility is unavailable in the area in which the charter school chooses to locate, or the site is needed for temporary use during a construction or expansion project. The bill authorizes a charter school that established one site outside the boundaries of the school district, but within the county in which that school district is located before January 1, 2020, to continue to operate that site until the charter school submits a request for the renewal of its charter petition, and authorizes a charter school to continue operating that site if the charter school either, before submitting the request for the renewal of the charter petition, first obtains written approval from the school district where the site is operating, or submits a request for the renewal of the charter petition, as specified, to the school district in which the charter school is located.

**CSBA Position:** Support

**Sample Policies Impacted:** AR 0420.4 - Charter School Authorization

**Policy Pillar:** Strengthen Local Governance, Ensure Achievement for All

**Effective:** 1/1/2020

An act to amend Sections 47605, 47605.1, and 60640 of the Education Code, relating to charter schools.

**AB 1595 (Committee on Education) - Elementary and secondary education: omnibus bill**

**CSBA Position:** No Official Position

**Sample Policies Impacted:** AR 3260 - Fees and Charges, BP/AR 3553 - Free and Reduced Price Meals, AR 6143 - Courses of Study, AR 6145.2 - Athletic Competition

**Policy Pillar:** Ensure Achievement for All

**Effective:** 1/1/2020

An act to amend Sections 1900, 35179.6, 47605, 47605.6, 48600, 49550, 51220, 51810, 52501, and 52570 of the Education Code, relating to elementary and secondary education.
AB 1642 (Wood) - Medi-Cal: managed care plans

Requires a Medi-Cal managed care plan to provide to the State Department of Health Care Services additional information in its request for the alternative access standards, including a description of the reasons justifying the alternative access standards, and to demonstrate to the department how the Medi-Cal managed care plan arranged for the delivery of Medi-Cal covered services to Medi-Cal enrollees, such as through the use of Medi-Cal covered transportation. The bill requires the department to evaluate, as part of its review and approval of an alternative access standard, if the resulting time and distance is reasonable to expect a beneficiary to travel to receive care.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: : Improve Conditions of Children  Chapter #: 465  Effective: 1/1/20

AB 1651 (Medina) - Licensed educational psychologists: supervision of associates and trainees

The Licensed Marriage and Family Therapist Act, the Clinical Social Worker Practice Act, and the Licensed Professional Clinical Counselor Act, provides for the licensure and regulation of the practices of marriage and family therapy, clinical social work, and professional clinical counseling, respectively, by the Board of Behavioral Sciences. Under those acts, certain unlicensed persons, including an applicant for licensure, an associate, an intern, or a trainee, are authorized to perform specified services under the supervision of a healing arts practitioner who is included in the definition of “supervisor.” This bill expands the definition of “supervisor” under each of those acts to include a licensed educational psychologist supervising the provision of educationally related mental health services. For purposes of these provisions and the provisions in paragraph (2), the bill defines “educationally related mental health services.”

CSBA Position: Approve
Sample Policies Impacted: None
Policy Pillar: Ensure Achievement for All  Chapter #: 321  Effective: 1/1/20

An act to amend Sections 4980.03, 4980.43, 4980.44, 4980.48, 4989.14, 4989.54, 4996.20, 4996.23, 4999.12, and 4999.46 of the Business and Professions Code, relating to healing arts.
AB 1666 (Reyes) - The California Complete Count: local educational agencies

Requires the California Complete Count - Census 2020 Office to partner with local contracted educational agencies to make specified information about the 2020 federal decennial census available to students and their parents or guardians at schools.

CSBA Position: Support
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding, Strengthen Local Governance
Effective: 10/8/19

An act to add Section 65040.17 to the Government Code, relating to state government, and declaring the urgency thereof, to take effect immediately.

AB 1729 (Smith) - Pupils: attendance at community college

Current law limits the number of pupils a principal is authorized to recommend for community college summer session pursuant to those provisions to 5% of the total number of pupils in any grade level, as specified. Current law, until January 1, 2020, exempts from the 5% limitation pupils who meet specified requirements, including the requirement that the course is part of a College and Career Access Pathways program, and who enroll in certain community college courses, and prohibits the Board of Governors of the California Community Colleges from including enrollment growth attributable to pupils enrolled pursuant to these provisions as part of its annual budget request for the California Community Colleges. Until January 1, 2027, this bill extends the exemption described above, additionally exempts from the 5% limitation pupils who are enrolled in certain community college courses, explicitly provides that the 5% limitation applies to pupils enrolled in physical education courses at the community colleges under these provisions, prohibits the Board of Governors from including enrollment growth attributable to pupils enrolled pursuant to these provisions as part of its annual budget request for the California Community Colleges, and requires the chancellor to report to the Department of Finance the number of pupils who enrolled and received a passing grade in a community college summer session course under these provisions.

CSBA Position: No Official Position
Sample Policies Impacted: BP 6172.1 - Concurrent Enrollment in College Classes
Policy Pillar: Ensure Achievement for All
Chapter #: 784
Effective: 1/1/20

An act to amend Section 48800 of the Education Code, relating to pupil instruction.

AB 1767 (Ramos) - Pupil suicide prevention policies

Requires the governing board or body of a local educational agency that serves pupils in kindergarten and grades 1 to 6, inclusive, to, before the beginning of the 2020–21 school year, adopt, and update as prescribed, a policy on pupil suicide prevention that specifically addresses the needs of high-risk groups. The bill requires this policy to be age appropriate and delivered and discussed in a manner that is sensitive to the needs of young pupils.

CSBA Position: No Official Position
Sample Policies Impacted: BP/AR 5141.52 - Suicide Prevention
Policy Pillar: Ensure Achievement for All
Chapter #: 694
Effective: 1/1/20

An act to amend Section 215 of the Education Code, relating to pupil health.
AB 1804 (Committee on Labor and Employment) - Occupational injuries and illnesses: reporting

Existing law requires an employer to file a report of every occupational injury or occupational illness, as defined, of each employee that results in lost time beyond the date of the injury or illness, and that requires medical treatment beyond first aid, with the Department of Industrial Relations, on a form prescribed by the department. Existing law requires an employer to immediately report a serious occupational injury, illness, or death to the Division of Occupational Safety and Health by telephone or email, as specified. This bill instead requires the report of serious occupational injury, illness, or death to the division to be made immediately by telephone or through an online mechanism established by the division for that purpose. The bill, until the division has made the online mechanism available, requires that the employer be permitted to make the report by telephone or email.

CSBA Position: No Official Position
Sample Policies Impacted: AR 4157.1/4257.1/4357.1 - Work-Related Injuries
Policy Pillar: Secure Fair Funding
Chapter #: 199
Effective: 1/1/20

An act to amend Section 6409.1 of the Labor Code, relating to employment.

AB 1805 (Committee on Labor and Employment) - Occupational safety and health

Current law defines “serious injury or illness” and “serious exposure” for purposes of reporting serious occupa-
tional injury or illness to the Division of Occupational Safety and Health and for purposes of establishing the
division’s duty to investigate employment accidents and exposures. This bill recasts the definition of “serious inju-
ry or illness” by removing the 24-hour minimum time requirement for qualifying hospitalizations, excluding those
for medical observation or diagnostic testing, and explicitly including the loss of an eye as a qualifying injury. The
bill deletes loss of a body member from the definition of serious injury and, instead, includes amputation.

CSBA Position: No Official Position
Sample Policies Impacted: AR 4157.1 - Work-Related Injuries
Policy Pillar: Secure Fair Funding
Chapter #: 200
Effective: 1/1/20

An act to amend Sections 6302 and 6309 of the Labor Code, relating to employment.

AB 1819 (Committee on Judiciary) - Inspection of public records: use of requester’s reproduction
equipment

The California Public Records Act requires state and local agencies to make public records available upon receipt
of a request for a copy that reasonably describes an identifiable record not otherwise exempt from disclosure, and
upon payment of fees to cover costs. This bill grants a requester who inspects a disclosable record on the premises
of the agency the right to use the requester’s equipment on those premises, without being charged any fees or
costs, to photograph or otherwise copy or reproduce the record in a manner that does not require the equipment
to make physical contact with the record, unless the means of copy or reproduction would result in damage to
the record, or unauthorized access to a computer system of the agency or secured network, as specified.

CSBA Position: Oppose Unless Amended
Sample Policies Impacted: AR 1340 - Access to District Records
Policy Pillar: Strengthen Local Governance
Chapter #: 695
Effective: 1/1/20

An act to amend Section 6253 of the Government Code, relating to public records.
SB 13 (Wieckowski) - Accessory dwelling units

Authorizes the creation of accessory dwelling units in areas zoned to allow single-family or multifamily dwelling residential use. The bill also revises the requirements for an accessory dwelling unit by providing that the accessory dwelling unit may be attached to, or located within, an attached garage, storage area, or other structure, and that it does not exceed a specified amount of total floor area. This bill contains other related provisions and other existing laws.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding, Strengthen Local Governance
Effective: 1/1/20

An act to amend, repeal, and add Section 65852.2 of the Government Code, and to add and repeal Section 17980.12 of the Health and Safety Code, relating to land use.

SB 63 (Hertzberg) - Personal Income Tax Law: exclusion: student loan debt forgiveness

Excludes from gross income the amount of student loan indebtedness discharged on or after January 1, 2019, and before January 1, 2024, for an eligible individual who is granted a discharge under specified conditions, as provided, including that the individual attended a Brightwood College school or a location of The Art Institute of California.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding
Effective: 10/2/19

An act to add and repeal Section 17144.6 of the Revenue and Taxation Code, relating to taxation, to take effect immediately, tax levy.
SB 75 (Committee on Budget and Fiscal Review) - Education finance: education omnibus budget trailer bill

**CSBA Position:** No Official Position  
**Sample Policies Impacted:** BP 0420.41 - Charter School Oversight, BP/AR 0430 - Comprehensive Local Plan for Special Education, BP/AR 1312.3 - Uniform Complaint Procedures, others  
**Policy Pillar:** Secure Fair Funding  
**Chapter #:** 51  
**Effective:** 7/1/19

An act to add Article 1.1 (commencing with Section 8209.6) to Chapter 2 of Part 6 of Division 1 of Title 1 of the Education Code, and to amend Sections 8227.7, 8239, 8263, 8265.5, 8278.3, 17375, 33050, 35147, 37700, 41202, 41202.5, 41203.1, 46392, 47604.33, 47605, 47605.6, 47606.5, 47632, 47635, 48985, 51222, 52064.5, 52065, 52073, 52452, 53070, 53071, 53072, 53073, 53075, 53122, 56836.08, 56836.165, 56836.24, 64001, 65001, 68827, 88828, 88830, 88831, and 88833 of, to amend the heading of Chapter 4.7 (commencing with Section 56475) of Part 30 of Division 4 of Title 1 of the Education Code, and to add Sections 8207, 8236.3, 8266.2, 14002.05, 41207.46, 41404.5, 44226, 56477, and 56836.045 to, to add Article 13.1 (commencing with Section 8280) and Article 19.5 (commencing with Section 8430) to Chapter 2 of Part 6 of Division 1 of Title 1 of the Education Code, and to add Article 5 (commencing with Section 44690) to Chapter 3.1 of Part 25 of Division 3 of Title 2 of the Education Code, and to add Article 14 (commencing with Section 45500) to Chapter 5 of Part 25 of Division 3 of Title 2 of the Education Code, and to add Article 6.5 (commencing with Section 56836.39) to Chapter 7.2 of Part 30 of Division 4 of Title 2 of the Education Code, and to add Article 5.1 (commencing with Section 69617) to Chapter 2 of Part 42 of Division 5 of Title 3 of the Education Code, and to add Chapter 8.5 (commencing with Section 10850) to Part 7 of Division 1 of Title 1 of the Education Code, and to repeal and add Section 56213 of, and to repeal and add Article 14 (commencing with Section 8286) of Chapter 2 of Part 6 of Division 1 of Title 1 of the Education Code, to amend Section 17581.6 of, and to add Section 6253.21 to, the Government Code, to amend Section 1596.86 of the Health and Safety Code, and to add Chapter 3 (commencing with Section 5886) to Part 4 of Division 5 of the Welfare and Institutions Code, relating to education finance, and making an appropriation therefor, to take effect immediately, bill related to the budget.

SB 126 (Leyva) - Charter schools

Expressly states that charter schools and entities managing charter schools are subject to the Ralph M. Brown Act, unless the charter school is operated by an entity governed by the Bagley-Keene Open Meeting Act, in which case the charter school would be subject to the Bagley-Keene Open Meeting Act, except as specified. This bill requires specified charter schools or entities managing charter schools to hold meetings in specified locations.

**CSBA Position:** Support  
**Sample Policies Impacted:** BP 0420.4 - Charter School Authorization, E 0420.41 - Charter School Oversight  
**Policy Pillar:** Ensure Achievement for All  
**Chapter #:** 3  
**Effective:** 1/1/20

An act to add Section 47604.1 to the Education Code, relating to charter schools.
SB 128 (Beall) - Public contracts: Best Value Construction Contracting for Counties Pilot Program

Authorizes the County of Santa Clara and the County of Monterey to utilize this pilot program and extends the operation of those provisions until January 1, 2025. The bill, instead, requires the board of supervisors of a participating county to submit the report described above to the appropriate policy committees of the Legislature and the Joint Legislative Budget Committee before March 1, 2024. By expanding the crime of perjury, this bill imposes a state-mandated local program. This bill contains other related provisions and other existing laws.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding
Chapter #: 501
Effective: 1/1/20

An act to amend Sections 20155, 20155.1, 20155.7, and 20155.9 of the Public Contract Code, relating to public contracts.

SB 142 (Wiener) - Employees: lactation accommodation

Requires an employer to provide a lactation room or location that includes prescribed features and requires an employer, among other things, to provide access to a sink and refrigerator in close proximity to the employee’s workspace, as specified. The bill deems denial of reasonable break time or adequate space to express milk a failure to provide a rest period in accordance with state law. The bill prohibits an employer from discharging, or in any other manner discriminating or retaliating against, an employee for exercising or attempting to exercise rights under these provisions and establishes remedies that include filing a complaint with the Labor Commissioner.

CSBA Position: Neutral
Sample Policies Impacted: BP 4033 - Lactation Accommodation
Policy Pillar: Secure Fair Funding
Chapter #: 720
Effective: 1/1/20

An act to amend Sections 1030, 1031, and 1033 of, and to add Section 1034 to, the Labor Code, relating to employment.

SB 151 (Umberg) - Elections

Authorizes an officer in a voter-nominated office who is subject to a recall election to have the officer’s party preference identified on the ballot. The bill specifies the format and appearance of the statement of party preference. By increasing the duties of local officials relative to the information to be displayed on a recall election ballot, the bill imposes a state-mandated local program.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Strengthen Local Governance
Chapter #: 566
Effective: 1/1/20

An act to amend Sections 11320, 13300, and 13303 of the Elections Code, relating to elections.
SB 188 *(Mitchell)* - Discrimination: hairstyles

The California Fair Employment and Housing Act prohibits housing discrimination based on specified personal characteristics, including race. The act also prohibits discrimination because of a perception that a person has one of those protected characteristics or is associated with a person who has, or is perceived to have, any of those characteristics. Current law defines terms such as race, religious beliefs, and sex, among others, for purposes of the act. This bill provides that the definition of race for these purposes also include traits historically associated with race, including, but not limited to, hair texture and protective hairstyles, and defines protective hairstyles for purposes of these provisions.

**CSBA Position:** Support

**Sample Policies Impacted:** BP 4119.22/4219.22/4319.22 - Dress and Grooming, BP 5132 - Dress and Grooming

**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 58  
**Effective:** 1/1/20

An act to amend Section 212.1 of the Education Code, and to amend Section 12926 of the Government Code, relating to discrimination.

SB 223 *(Hill)* - Pupil health: administration of medicinal cannabis: schoolsites

Enacts Jojo’s Act, which authorizes the governing board of a school district, a county board of education, or the governing body of a charter school maintaining kindergarten or any of grades 1 to 12, inclusive, to adopt, at a regularly scheduled meeting of the governing board or body, a policy, as provided, that allows a parent or guardian of a pupil to possess and administer medicinal cannabis, as defined, at a schoolsite to the pupil who is a qualified patient entitled to the protections of the Compassionate Use Act of 1996, excluding cannabis, as defined, in a smokeable or vapeable form.

**CSBA Position:** Support

**Sample Policies Impacted:** BP/AR 5141.21 - Administering Medication and Monitoring Health Conditions

**Policy Pillar:** Improve Conditions of Children  
**Chapter #:** 699  
**Effective:** 1/1/20

An act to add Section 49414.1 to the Education Code, relating to pupil health.

SB 229 *(Hertzberg)* - Discrimination: complaints: administrative

Current law prohibits a person from discharging or otherwise discriminating, retaliating, or taking any adverse action against any employee or applicant for employment because the employee or applicant engaged in specified protected conduct. Current law authorizes the Labor Commissioner to issue citations to persons determined to be responsible for violations. Current law requires a petitioner seeking a writ of mandate to first post a bond equal to the total amount of any minimum wages, liquidated damages, and overtime compensation. Current law requires an employer who willfully refuses to comply with a final order pursuant to these provisions to pay prescribed civil penalties directly to the affected employee. This bill, among other things requires the commissioner, within 10 days, to file a certified copy of a final citation with the superior court for judicial enforcement in any county in which the person assessed the penalty has or had property or a place of business, unless the person cited requests an informal hearing to challenge the citation, as specified.

**CSBA Position:** No Official Position

**Sample Policies Impacted:** None

**Policy Pillar:** Strengthen Local Governance  
**Chapter #:** 721  
**Effective:** 1/1/20

An act to amend Section 98.74 of the Labor Code, relating to employment.
SB 265 (Hertzberg) - Pupil meals: Child Hunger Prevention and Fair Treatment Act of 2017

The Child Hunger Prevention and Fair Treatment Act of 2017, among other things, requires certain local educational agencies, as defined, that provide school meals through the federal National School Lunch Program or the federal School Breakfast Program to ensure that a pupil whose parent or guardian has unpaid school meal fees is not shamed, treated differently, or served a meal that differs from what a pupil whose parent or guardian does not have unpaid school meal fees would receive under that local educational agency’s policy. This bill instead requires those local educational agencies to ensure that a pupil whose parent or guardian has unpaid school meal fees is not denied a reimbursable meal of the pupil’s choice because of the fact that the pupil’s parent or guardian has unpaid meal fees and ensure that the pupil is not shamed or treated differently from other pupils.

CSBA Position: Support if Amended

Sample Policies Impacted: AR 3551 - Food Service Operations/Cafeteria Fund

Policy Pillar: Improve Conditions of Children  Chapter #: 785  Effective: 1/1/20

An act to amend Section 49557.5 of the Education Code, relating to pupil meals, and declaring the urgency thereof, to take effect immediately.

SB 276 (Pan) - Immunizations: medical exemptions

Requires the State Department of Public Health, by January 1, 2021, to develop and make available for use by licensed physicians and surgeons an electronic, standardized, statewide medical exemption request that would be transmitted using the California Immunization Registry (CAIR), and which, commencing January 1, 2021, would be the only documentation of a medical exemption that a governing authority may accept. The bill specifies the information to be included in the medical exemption form, including a certification under penalty of perjury that the statements and information contained in the form are true, accurate, and complete.

CSBA Position: No Official Position

Sample Policies Impacted: AR 5141.31 - Immunizations

Policy Pillar: Improve Conditions of Children  Chapter #: 278  Effective: 1/1/20

An act to amend Sections 120370, 120375, and 120440 of, and to add Sections 120372 and 120372.05 to, the Health and Safety Code, relating to public health.

SB 316 (Rubio) - Pupil and student safety: identification cards: domestic violence hotline telephone number

Commencing October 1, 2020, additionally requires a public school, including a charter school, or a private school, that serves pupils in any of grades 7 to 12, inclusive, that issues pupil identification cards to have printed on the identification cards the telephone number for the National Domestic Violence Hotline. The bill, commencing October 1, 2020, requires a public or private institution of higher education that issues student identification cards to have printed on the identification cards the telephone number for the National Domestic Violence Hotline or a local domestic violence hotline.

CSBA Position: Support

Sample Policies Impacted: BP 5141.4 - Child Abuse Prevention and Reporting, AR 5142 - Safety

Policy Pillar: Improve Conditions of Children  Chapter #: 270  Effective: 1/1/20

An act to amend Section 215.5 of the Education Code, relating to pupil and student safety.
SB 328 (Portantino) - Pupil attendance: school start time

Requires the school day for middle schools and high schools, including those operated as charter schools, to begin no earlier than 8:00 a.m. and 8:30 a.m., respectively, by July 1, 2022, or the date on which a school district’s or charter school’s respective collective bargaining agreement that is operative on January 1, 2020, expires, whichever is later, except for rural school districts. To the extent the bill imposes new duties on school districts and charter schools, the bill imposes a state-mandated local program.

CSBA Position: Oppose

Sample Policies Impacted: AR 6112 - School Day
Policy Pillar: Strengthen Local Governance, Secure Fair Funding

Effective: 1/1/20

An act to add Section 46148 to the Education Code, relating to pupil attendance.

SB 344 (McGuire) - Local Prepaid Mobile Telephony Services Collection Act

The local prepaid MTS act requires that specified local charges imposed by a city, county, or a city and county on prepaid mobile telephony services be collected from the prepaid consumer by a seller at the same time of the retail sale, as specified. Existing law requires that all local charges be collected and paid to the California Department of Tax and Fee Administration pursuant to the Fee Collection Procedures Law, be deposited in the Local Charges for Prepaid Mobile Telephony Services Fund, and be transmitted to the city, county, or a city and county, as provided. This bill extends operation of the local prepaid MTS act until January 1, 2021.

CSBA Position: No Official Position

Sample Policies Impacted: None
Policy Pillar: Secure Fair Funding

Effective: 1/1/20

An act to amend Sections 42018, 42101.5, 42103, and 42111 of the Revenue and Taxation Code, relating to prepaid mobile telephony services.

SB 390 (Umberg) - School safety: school security officers and security

Requires school security officers employed by a school district, charter school, county office of education, or community college district, commencing July 1, 2021, and security guards working on the property of a school district, charter school, county office of education, or community college district, to complete that training course regardless of the number of hours worked per week. The bill requires school districts, charter schools, county offices of education, and community college districts to provide the training required for their school security officer employees during regular work hours, except as specified. By imposing additional duties on school districts, charter schools, county offices of education, and community college districts, the bill imposes a state-mandated local program.

CSBA Position: Support if Amended

Sample Policies Impacted: AR 3515.3 - District Police/Security Department
Policy Pillar: Ensure Achievement for All

Effective: 1/1/20

An act to amend Section 7583.45 of the Business and Professions Code, and to amend Sections 38001.5 and 72330.5 of the Education Code, relating to school safety.
SB 419 (Skinner) - Pupil discipline: suspensions: willful defiance

Requires the Instructional Quality Commission to develop and submit to the State Board of Education, on or before January 1, 2020, a report containing recommendations for improving the pupil discipline system in schools. The report must include data on the number of pupil suspensions and expulsions, the reasons for these actions, and the impact of these actions on student achievement and behavior. The commission must review and update the report annually.

CSBA Position: Support
Sample Policies Impacted: BP/AR 5144.1 - Suspensions and Expulsions/Due Process
Policy Pillar: Ensure Achievement for All
Chapter #: 279
Effective: 1/1/20

SB 478 (Rubio) - Commission on Teacher Credentialing: membership

Current law establishes the Commission on Teacher Credentialing, consisting of 15 voting members, including 4 representatives of the public. Existing law requires the Regents of the University of California, the Trustees of the California State University, the California Postsecondary Education Commission, and the Association of Independent California Colleges and Universities to each appoint a representative to serve as nonvoting members of the commission. Current law authorizes the Board of Governors of the California Community Colleges to appoint an alternative representative to serve on the commission in the absence of the California Postsecondary Education Commission's representative. This bill requires the commission to instead include 3 public representatives and one certificated human resources administrator in a public elementary or secondary school in California.

CSBA Position: Support
Sample Policies Impacted: None
Policy Pillar: Ensure Achievement for All
Chapter #: 148
Effective: 1/1/20

SB 541 (Bates) - School safety: lockdown drills and multioption response drills: report

Requires the State Department of Education to collect, and local educational agencies to provide, data pertaining to lockdown or multioption response drills conducted at school sites within school districts, county offices of education, and charter schools, as provided. To the extent the bill imposes additional duties on a local educational agency, the bill imposes a state-mandated local program. The bill requires the department to conduct, or contract to conduct, a study that identifies, among other things, best practices for age-appropriate drills. The bill requires the data and the study to be submitted to the Governor and relevant policy committees of the Legislature on or before November 1, 2021, as provided.

CSBA Position: Approve
Sample Policies Impacted: AR 0450 - Comprehensive Safety Plan
Policy Pillar: Ensure Achievement for All
Chapter #: 786
Effective: 1/1/20

An act to add Section 32289.5 to the Education Code, relating to school safety.
SB 554 (Roth) - Public schools: adult school students: Advanced Scholastic and Vocational Training Program

Authorizes the governing board of a school district overseeing an adult education program or the governing board of a community college district overseeing a noncredit program to authorize a student pursuing a high school diploma or a high school equivalency certificate to enroll as a special part-time student at a community college, as provided. The bill credits or reimburses the community college through the apportionment process for the student’s attendance at the college, as specified.

CSBA Position: No Official Position
Sample Policies Impacted: BP 6172.1 - Concurrent Enrollment in College Classes, AR 6200 - Adult Education
Policy Pillar: Ensure Achievement for All  Chapter #: 528  Effective: 1/1/20

An act to amend Sections 76001 and 76002 of, and to add Article 7 (commencing with Section 52620) to Chapter 10 of Part 28 of Division 4 of Title 2 of, the Education Code, relating to public schools.

SB 586 (Roth) - College and Career Access Pathways partnerships

Requires the governing board of a community college district and the governing board of a school district or the governing body of a charter school providing career technical education pathways under a CCAP partnership, as a condition of adopting a CCAP partnership agreement, to consult with, and consider the input of, the appropriate local workforce development board to determine the extent to which the pathways are aligned with regional and statewide employment needs. Instead of a requirement under existing law that the governing board of each district present a proposed CCAP partnership agreement at an open public meeting of the board and, at a subsequent open public meeting of the board, take comments from the public and approve or disapprove the proposed agreement, the bill requires the governing board of each district to present, take comments from the public on, and approve or disapprove the proposed agreement at an open public meeting of the board. The bill extends the operation of the CCAP partnership provisions for 5 years.

CSBA Position: No Official Position
Sample Policies Impacted: BP 6178 - Career Technical Education
Policy Pillar: Ensure Achievement for All  Chapter #: 529  Effective: 1/1/20

An act to amend Section 76004 of the Education Code, relating to community colleges.
SB 714 (Pan) - Immunizations

Current law generally prohibits the governing authority of a school or other institution from admitting for attendance any pupil who fails to obtain required immunizations within the time limits prescribed by the State Department of Public Health, except when the pupil has an exemption from this requirement. Existing law, as proposed by SB 276 of the 2019–20 Regular Session, requires the department, by January 1, 2021, to develop and make available for use by licensed physicians and surgeons an electronic, standardized, statewide medical exemption certification form that would be transmitted using the California Immunization Registry (CAIR), and which, commencing January 1, 2021, would be the only documentation of a medical exemption that a governing authority may accept. The bill instead allows a child who has a medical exemption issued before January 1, 2020, to be allowed to continue enrollment until the child enrolls in the next grade span, as specified, and prohibits, on and after July 1, 2021, a governing authority from unconditionally admitting or readmitting to these institutions, or admit or advance any pupil to 7th grade level, unless the pupil has been immunized or has a medical exemption through a procedure that includes the completion of a compliant statewide form.

CSBA Position: No Official Position
Sample Policies Impacted: AR 5141.31 - Immunizations
Policy Pillar: Improve Conditions of Children Chapter #: 281 Effective: 1/1/20

An act to amend Sections 120370, 120372, and 120372.05 of the Health and Safety Code, relating to public health.

SB 716 (Mitchell) - Juveniles: delinquency: postsecondary academic and career technical education

Requires a county probation department to ensure that juveniles with a high school diploma or California high school equivalency certificate who are detained in, or committed to, a juvenile hall, ranch, camp, or forestry camp have access to, and can choose to participate in, public postsecondary academic and career technical courses and programs offered online, and for which they are eligible based on eligibility criteria and course schedules of the public postsecondary education campus providing the course or program.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Ensure Achievement for All Chapter #: 857 Effective: 1/1/20

An act to add Sections 858 and 889.2 to, and to add and repeal Section 1762 of, the Welfare and Institutions Code, relating to juveniles.

SB 743 (Hertzberg) - School facilities: design-build projects

Specifies that a certain school district entering into a design-build contract for projects that are subject to a project labor agreement retains the discretion to take specified actions related to the contract. The bill requires the contract to contain specified terms and conditions. The bill prohibits a design-build entity or its subcontractor performing work on a project for a school district from engaging in any activity under the design-build contract beyond the design phase of the contract unless the school district issues certain notices, including a notice to proceed with the construction.

CSBA Position: No Official Position
Sample Policies Impacted: None
Policy Pillar: Strengthen Local Governance Chapter #: 275 Effective: 1/1/20

An act to add Section 17250.27 to the Education Code, relating to school facilities.
**SB 778 (Committee on Labor, Public Employment and Retirement) - Employers: sexual harassment training: requirements**

Current law, by January 1, 2020, requires an employer with 5 or more employees to provide at least 2 hours of classroom or other effective interactive training and education regarding sexual harassment to all supervisory employees and at least 1 hour of classroom or other effective interactive training and education regarding sexual harassment to all nonsupervisory employees in California within 6 months of their assumption of a position. Current law also specifies that an employer who has provided this training to an employee after January 1, 2019, is not required to provide sexual harassment training and education by the January 1, 2020, deadline. This bill requires an employer with 5 or more employees to provide the above-described training and education by January 1, 2021, and thereafter once every 2 years.

**CSBA Position:** No Official Position

**Sample Policies Impacted:** AR 4119.11/4219.11/4319.11 - Sexual Harassment

**Policy Pillar:** Strengthen Local Governance

**Chapter #:** 215  

**Effective:** 8/30/19

An act to amend Section 12950.1 of the Government Code, relating to employment, and declaring the urgency thereof, to take effect immediately.