



September 30, 2016

OVERVIEW – Final Actions

The Legislature is in its final recess and is still considered in session until “Sine Die” on November 30, 2016, but their work concluded nearly a month ago, and now the Governor has taken his final actions to sign or veto bills. In California, if the Governor fails to act on a bill sent to his desk by the Legislature, it would become law automatically. There are a number of our Bills of Interest whose fate has already been sealed by the actions of the committee. The fiscal committees, known as “Appropriations,” announced in August the measures that would be “held” and therefore could not be passed. These measures, along with others that were not passed by the Legislature or were vetoed by the Governor are noted below.

Bills that will now become law are identified as “chaptered” and the statutes will not go into effect until January 1, 2017, unless they are urgency measures, the Budget Act or one of the Budget Trailer bills. AB 526 takes effect immediately because it is an urgency measure and is the only urgency measure that remained eligible for the Governor’s signature out of all of our Bills of Interest. AB 526 is a gut-and-amend measure, revised in the last week of the session that now addresses concurrent enrollment.

The summaries that follow are for our top priority, or “Tier 1” bills, and reflect the information that was available when this update was drafted. For details and copies of any bill, please contact the Governmental Relations Division of the Chancellor’s Office or visit the Legislative Counsel’s website at: <http://leginfo.legislature.ca.gov/>.

BILLS OF INTEREST

ACADEMIC PROGRAMS

- **AB 1846 (Lopez) Adult Education Consortium Program.** AB 1846 specifies that the annual reports for the Adult Education Block Grant program include a requirement that consortiums assess whether funds provided by the state were insufficient to address local adult education demands.
 - Status: AB 1846 was **held** in the Senate Appropriations Committee.
- **AB 1985 (Williams) Advanced Placement Exam (Community College Standard).** AB 1985 requires the California Community College Chancellor’s Office to collaborate with the Academic Senate to develop a uniform policy to award General Education credit for Advanced Placement test scores. Each community college district will be required to adopt the policy and post it on its website.
 - Status: AB 1985 was signed into law by the Governor. **Chaptered**

CAREER TECHNICAL EDUCATION

- **SB 66 (Leyva) Career Technical Education Pathways Program.** SB 66 requires the Economic and Workforce Development Program to align performance accountability measures with that of the federal Workforce Innovation and Opportunity Act. SB 66 also requires the California Department of

Consumer Affairs make available to the Chancellor's Office any licensure information that the department has on its boards, bureaus, commissions, or programs to help measure employment outcomes of students who participate in career technical education programs.

- Position: Sponsor/Support
- Status: SB 66 was signed into law by the Governor. **Chaptered**

CAMPUS CLIMATE/CAMPUS SAFETY

- **AB 969 (Williams) Postsecondary Education: Sexual Assault Cases.** After being withdrawn from the enrollment process in 2015 and placed on the inactive file, AB 969 was amended in June and in August of 2016 to remove prior language. AB 969 now requires the University of California, California State University and the governing board of each community college district to report data from October 2018 to January 1, 2022 on cases of alleged sexual assault. The report is required to be on each district's website and presented in a manner that provides protections for the privacy of individuals involved.
 - Status: AB 969 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *While this is a relatively common sense measure, the state shouldn't have to mandate follow-up reporting. Governing boards should seek this information on their own, and take actions to mitigate problems at their institutions.*
- **AB 1594 (McCarty) Prohibition of Smoking and Vaping on Campus.** AB 1594 prohibits smoking tobacco products or the use of e-cigarettes on California State University and community college campuses. The bill authorizes a fine of up to \$100 with the proceeds to go to support educational operations of the campus, education of the policy implemented by the bill, and tobacco treatment options for students.
 - Status: AB 1594 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *The governing boards of our public colleges and universities already have the authority and are fully capable of setting smoking policies on their campuses.*
- **AB 1653 (Weber) Postsecondary Education: Campus Climate.** AB 1653 requires the California State University Trustees and the Board of Governors of the California Community Colleges to generate a report on campus climate in their respective system and provide guidance to colleges on the Clery Act and Violence Against Women Act. The Board shall request information from colleges about recent campus program developments that impact campus climate related to the following: gender, race, ethnicity, national origin, religion, sexual orientation, disability and gender identity. The report of the Board shall be based on data available from participating community college districts. Additionally the Chancellor's Office is required to review every two years and update, if necessary, the protocols, policies, and procedures regarding compliance with the Clery Act and Violence Against Women Act.
 - Status: AB 1653 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *This bill requires public and independent postsecondary governing boards to generate a report on campus climate and update policies related to compliance with the federal Clery Act every two years... I vetoed AB 340 last year, which is virtually identical to this bill.*
- **AB 1654 (Santiago) Student Safety: Crime Reporting.** Existing law requires the state Auditor to audit a sample of not less than six institutions of postsecondary education in California that receive federal student aid for reporting accurate crime statistics in compliance with the requirements of the Clery Act. AB 1654 adds compliance with state laws regarding campus safety to the State Auditor's audit.

- Status: AB1654 was signed into law by the Governor. **Chaptered**
- **AB 1778 (Quirk) Postsecondary Education: Sexual Assault and Violence.** Starting on January 1, 2018, AB 1778 requires the three segments of higher education to conduct annual employee training on responding and reporting incidents of sexual violence in order to receive state funding for student financial assistance.
 - Status: AB 1778 was **vetoed** by the Governor. The Governor referenced SB 967 (De León) from 2014, a bill he signed, in his veto message that included the following statement:
 - *College campuses are already required to have clear policies and procedures to deal with these reports. The state, in this case, should not have to additionally mandate an annual training schedule for all college employees.*
- **AB 2018 (Ridley-Thomas) Mandated Child Abuse Reporting Employee Training Act.** AB 2018 requires each community college district to annually train, and develop a process for those persons required to receive training under the bill.
 - Status: AB 2018 was **held** in the Senate Appropriations Committee.
- **AB 2654 (Bonilla) Equity in Higher Education Act (Sexual Harassment Policies).** AB 2654 requires a community college district to post its policy on sexual harassment on its website. It requires the policy to include specific rules and procedures for pursuing available remedies and resources, both on and off campus.
 - Status: Status: AB 2654 was signed into law by the Governor. **Chaptered**
- **SB 1439 (Block) Employees: Disclosure of Allegations of Sexual Harassment.** SB 1439 requires the governing board of a community college district to require an applicant for appointment to an academic or administrative position to disclose any final administrative decision or final judicial decision made against the applicant related to sexual harassment.
 - Status: SB 1439 was **vetoed** by the Governor. The Governor’s veto message included the following statement:
 - *While I understand the desire to mitigate risk, governing boards – who are the fiduciaries of these institutions – should be responsible for setting hiring standards, including the disclosure of prior bad conduct.*

FACULTY

- **AB 1690 (Medina) Community Colleges: Part-Time, Temporary Employees.** AB 1690 is similar to AB 1010 (Medina) from 2015. The bill requires community colleges without collective bargaining agreements in effect as of January 1, 2017, or after January 1, 2017, to adopt specific minimum standards for the treatment of part-time, temporary faculty. These standards would include evaluation procedures, workload distribution and seniority rights.
 - Status: AB 1690 was signed into law by the Governor. **Chaptered.** The Governor also included the following statement for AB 1690:
 - *I am signing both Assembly Bill 1690 and Senate Bill 1379, two intertwined measures intended to address terms of reemployment for part-time community college faculty, which comprise a large part of our community college workforce...AB 1690 has shortcomings, but SB 1379 remedies those defects.*
- **AB 2069 (Medina) Part-Time Faculty Office Hours.** AB 2069 requires colleges to post the number of paid part-time faculty office hours they provide on their campus websites.
 - Status: AB 2069 was **vetoed** by the Governor. The Governor’s veto message included the following statement:

- *Although the bill's language is simple, gathering and reporting this information still has a real cost-about 10 percent of the entire allocation of funding for part-time office hours.*
- **SB 1379 (Mendoza) Community Colleges: Part-Time, Temporary Employees.** SB 1379 amends the provisions of AB 1690 (Medina), which requires community college districts without a collective bargaining agreement with part-time faculty to negotiate on specified terms and conditions. AB 1690 is currently awaiting the Governor's signature. SB 1379 eliminates specific minimum standards regarding reemployment policies for part-time faculty and provides that these policies be locally negotiated. The bill establishes legislative intent on the minimum standards and delays implementation of AB 1690 from January 1, 2017 to July 1, 2017. SB 1379 includes a requirement that community college districts comply with these collective bargaining provisions as a condition of receipt of Student Success and Support Program funds.
 - Status: SB 1379 was signed into law by the Governor. **Chaptered**

FINANCE AND FUNDING

- **SB 1460 (Leno) Community Colleges: Funding: San Francisco Community College District.** SB 1460 would require the Board of Governors, for the 2017–18, 2018–19, and 2019–20, fiscal years to provide to the San Francisco Community College District a revenue adjustment for the restoration of reduced apportionments.
 - Status: SB 1460 passed in the Senate and was sent to the Assembly Committee on Higher Education, **but was not heard and remains with the Committee.** The provisions of this bill were addressed in the budget.

GOVERNANCE

- **AB 986 (Gipson) Community Colleges: Compton Community College District.** AB 986 requires the Chancellor to report to the Legislature on the priorities identified in each Fiscal Crisis and Management Assistance Team report and to provide a response on how the Chancellor intends to resolve the issues identified in the report.
 - Status: AB 986 passed in the Assembly and was sent to the Senate Education Committee **but was not heard and remains with the Committee.**
- **AB 1397 (Ting) Community College: Accreditation.** AB 1397 (Ting) enacts the California Community Colleges Fair Accreditation Act of 2015. It requires that at least 50 percent of each visiting accreditation team from the accrediting agency for the California Community Colleges be composed of academic personnel as defined in the bill. The bill prohibits persons with a conflict of interest from serving on a visiting accreditation team. The bill requires the accrediting agency to conduct the meetings of its decision-making body to ensure the ability of members of the public to attend those meetings. AB 1397 (Ting) also requires the accrediting agency to preserve all documents generated during an accreditation-related review. AB 1397 (Ting) requires the agency's accreditation-related decisions to be based on written, published standards in accordance with state and federal statutes and regulations.
 - Status: AB 1397 (Ting) passed the Assembly and the Senate Committees but was placed in the inactive file on September 11, 2015, before a vote on the Senate Floor and did not move off of the inactive file by the end of the session. **AB 1397 did not meet legislative deadlines.**
- **AB 1837 (Low) Office of Higher Education Performance and Accountability.** AB 1837 creates the Office of Higher Education Performance and Accountability as the statewide postsecondary education coordination and planning entity.
 - Status: AB 1837 was **held** in the Senate Appropriations Committee.

- **AB 2434 (Bonta) Postsecondary Education: Higher Education Policy.** AB 2434 creates a blue-ribbon commission to study and develop a plan to grow the funding, enrollment slots, and number of campuses at public universities and colleges so that public higher education in California has the capacity to be universal and tuition-free.
 - Status: AB 2434 was **held** in the Assembly Committee on Appropriations.
- **ACA 7 (Gonzalez) Voting Age: School and Community College Elections.** ACA 7 authorizes persons who are at least 16 years of age to vote in a school or community college district governing board election in which that person would be qualified to vote based on residence.
 - Status: Assembly Constitutional Amendment (ACA) 7 was assigned to the Assembly Elections and Redistricting Committee on April 28, 2016. Although a measure that is a proposed constitutional amendment by the Legislature does not have the same deadlines as bills introduced in the regular session, **this measure did not move forward by the end of the session.**

MISCELLANEOUS

- **AB 1726 (Bonta) Data Collection.** AB 1726 had required the segments of higher education to collect data on an expanded number of Asian and Pacific Islander subgroups; however, the bill was amended while on the floor to remove the segments of higher education and now just affects the State Department of Public Health.
 - Status: Although AB 1726 was signed into law by the Governor, **it no longer affects our system.**
- **AB 2222 (Holden) Transit Passes.** AB 2222 creates a Transit Pass Program administered by the California Department of Transportation to provide free or reduced cost transit passes to students.
 - Status: AB 2222 was **held** in the Senate Appropriations Committee.
- **AB 2308 (Hernandez, R.) California Health Care Coverage Enrollment Assistance Act of 2016.** AB 2308 would require each CSU and community college to provide information regarding health care coverage options to students by developing informational items or amending existing forms and materials, or revising campus websites.
 - Status: AB 2308 was signed into law by the Governor. **Chaptered**
- **AB 2455 (Chiu and Bonta) Electronic Voter Registration: Public Postsecondary Educational Institutions.** AB 2455 requires the California State University and California Community Colleges to permit students who enroll online at the institution to electronically register to vote through the Secretary of State's website, beginning July 1, 2018.
 - Status: AB 2455 was signed into law by the Governor. **Chaptered**
- **AB 2738 (Olsen) School Bonds: Local School Bonds.** AB 2738 prohibits the proceeds from the issuance of bond funds to be withdrawn by a school district or community college district for investment outside the county treasury. The bill also specifies that after all project costs related to the issuance of the bonds have been paid, any remaining balance or surplus in the building fund of the school district or community college district shall be applied to debt service. AB 2738 clarifies that any reference to "governing board" means the governing board of a school district or a community college district.
 - Status: AB 2738 was signed into law by the Governor. **Chaptered**
- **SB 1038 (Allen) Community Colleges: Employees.** SB 1038 eliminates the tuberculosis test requirement for community college employees. Instead, employees will take a risk assessment for tuberculosis and if found to be at risk, the employee is then required to take the tuberculosis test. This conforms to how tuberculosis screening is done in K-12 districts.

- Status: SB 1038 was signed into law by the Governor. **Chaptered**
- **SB 1359 (Block) Public Postsecondary Education: Course Materials:** SB 1359 requires each campus of public postsecondary education to disclose in the campus course schedule whether a course uses free or low cost open educational resources (OER).
 - Status: SB 1359 was signed into law by the Governor. **Chaptered**

STUDENT SERVICES

- **AB 801 (Bloom) Success for Homeless Youth in Higher Education Act.** AB 801 establishes priority enrollment for homeless students (a student that is verified as being without a residence in the last six years) and makes them eligible for a Board of Governors Fee Waiver. The bill establishes a liaison for homeless students who can be a current employee.
 - Status: AB 801 was signed into law by the Governor. **Chaptered**
- **AB 1995 (Williams) Community Colleges: Homeless Students: Access to Shower Facilities.** AB 1995 requires a district to grant access to shower facilities to any homeless student who is enrolled. The district will also determine a plan of action to implement this program. The plan shall include minimum number of units a student must have and plans for when hours of operation conflict with intercollegiate athletics.
 - Status: AB 1995 was signed into law by the Governor. **Chaptered**
- **AB 2009 (Lopez) Dream Resource Centers.** AB 2009 requires California Community Colleges and the California State University, and requests that UC, designate a Dream Resource Liaison on each of their campuses to assist students. The Centers would streamline access to all available financial aid opportunities and academic services. The bill authorizes each segment's governing board to accept private funds to support the Centers. AB 2009 does not include additional state resources to implement its provisions.
 - Status: AB 2009 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *Rather than reinforcing state law with an additional law, I am calling on University of California President Janet Napolitano and California State University Chancellor Tim White to ensure that relevant campus personnel can ably fulfill these duties, and I will request incoming California Community Colleges Chancellor Eloy Oakley to help our 113 community college campuses to do the same.*
- **AB 2017 (McCarty): College Mental Health Services Program.** AB 2017 requires the Mental Health Services Oversight and Accountability Commission, subject to appropriation by the Legislature, to establish a grant program for public community colleges, colleges, and universities to improve access to mental health services on campus. Multiple districts can apply as a group, and grants will not exceed \$5 million per application. Matching funds will be required to receive a grant and student health fees are allowed to be used as matching funds. The bill also requires a report to the Legislature. The provisions of this bill were not funded in the budget.
 - Position: Support
 - Status: AB 2017 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *While well- intentioned, the bill is premature as it commits to a particular program structure, without specifying the amount or source of funding.*
- **AB 2137 (Santiago) Postsecondary Education: Student Transfer Process.** AB 2137 requests the University of California Regents to submit annual reports before March 1 in each year from 2017 to 2020 on the implementation of the recommendations of the Transfer Action Team convened by the UC President. The bill also requests the Regents to submit annual reports before March 1 in each

year from 2017 to 2022 on topics relating to the use of transfer pathways by community college student transfers to the University of California.

- Status: AB 2137 was signed into law by the Governor. **Chaptered**
- **AB 2154 (Medina) Student Aid Commission: Student Members.** AB 2154 authorizes a student member to serve on the Student Aid Commission for up to one additional year after his or her two-year term expires if the Governor has not appointed a successor student member. The bill also requires a qualifying institution to waive a student member's tuition, up to a specified amount, for the duration of the student member's term in office if the student member is not a recipient of a Cal Grant award.
 - Status: AB 2154 was signed into law by the Governor. **Chaptered**
- **AB 2766 (Lopez) Student Aid Commission.** AB 2766 requires the Student Aid Commission to include four student members, one from each of the following: UC, CSU, California Community College, and a California private postsecondary educational institution. Existing law requires the commission to include two members, appointed by the Governor, who are students enrolled in a California postsecondary educational institution.
 - Status: AB 2766 was **vetoed** by the Governor. The Governor's veto message included the following statement:
 - *The current participation of the two student members should be sufficient to advancing the interests of students and protecting the public interest.*
- **AB 2791 (Medina) Community Colleges: Disability Services Program.** AB 2791 authorizes colleges to receive Disabled Student Programs and Services (DSPS) funds for a student that is enrolled in DSPS but not yet enrolled in a class. This will assist colleges in preparing accommodations for the student before they begin taking a class.
 - Position: Support
 - Status: AB 2791 was signed into law by the Governor. **Chaptered**
- **ACR 158 (Holden) Postsecondary Education: Transfers.** ACR 158 is an "Assembly Concurrent Resolution" that encourages the Academic Senates of the University of California, the California State University, and the California Community Colleges to expedite their current efforts to streamline the transfer process and ensure that all general education credits can transfer between the systems.
 - Status: ACR 158 was filed with the Secretary of State. **Chaptered**
- **SB 906 (Beall) Public Postsecondary Education: Priority Enrollment.** SB 906 revises the definition of foster youth to mean a person in California whose dependency was established or continued by the court on or after the youth's 16th birthday and who is no older than 25 years of age at the commencement of the academic year, aligning it with the Cooperating Agencies Foster Youth Educational Support Program. SB 906 extends priority enrollment indefinitely to those students who are in Community College Extended Opportunity Programs and Services programs and to disabled students by removing the existing sunset clause.
 - Position: Sponsor/Support
 - Status: SB 906 was signed into law by the Governor. **Chaptered**
- **SB 1139 (Lara) Undocumented Immigrants: Healing Arts Programs.** SB 1139 prohibits denying admission to students who meet the admission requirements for healing arts residency training programs but do not have lawful immigration status, including persons who are exempt from nonresident tuition. The bill specifies that its provision applies to healing arts residency training programs at public and private postsecondary institutions whose participants are not paid.
 - Status: SB 1139 was signed into law by the Governor. **Chaptered**

TUITION, FEES, FINANCIAL AID

- **AB 526 (Holden) Pupils: Attendance at Community Colleges.** AB 526 would exempt a high school student participating in a College and Career Access Partnership (CCAP) from the five percent restriction on summer session dual enrollment courses. AB 288 (Holden, Chapter 618, Statutes of 2015), authorized the governing boards of community college districts and school districts to establish CCAP partnerships in order to broaden student participation in dual enrollment. AB 526 takes effect immediately upon signature as an urgency statute.
 - Status: AB 526 was signed into law by the Governor. **Chaptered**
- **AB 1449 (Lopez) Student Financial Aid: Community College Cal Grant.** AB 1449 authorizes a student to meet the California Community College Cal Grant Transfer Entitlement award's high school graduation requirement with a high school diploma or equivalency or by being a California resident on his or her 18th birthday.
 - Status: AB 1449 was signed into law by the Governor. **Chaptered**
- **AB 1583 (Santiago) Postsecondary Education: Community Colleges.** AB 1583 would establish a California Promise Program that expands access for California residents to the Board of Governors Fee Waiver. The bill would change the financial need threshold to one dollar for determining the expected family contribution of students seeking a fee waiver.
 - Status: AB 1583 passed in the Assembly and was **held** in the Senate Education Committee.
- **AB 1721 (Medina) Student Financial Aid: Cal Grant Program.** AB 1721 would increase the number of competitive Cal Grant A and B awards from 25,750 to 34,000.
 - Position: Sponsor/Support
 - Status: AB 1721 was **held** in the Senate Appropriations Committee.
- **AB 1741 (Rodriguez) California Community College Promise Program.** AB 1741 establishes the California College Promise Innovation Grant Program to provide funds to California Community College districts for the purpose of establishing regional partnerships with K-12 school districts, CSU campuses, and UC campuses. The bill requires the Chancellor's Office to administer the program and distribute multiyear grants to community college districts. The provisions of AB 1741 were funded in this year's state budget.
 - Status: AB 1741 was signed into law by the Governor. **Chaptered**
- **AB 1747 (Weber) Food Assistance: Higher Education Students.** AB 1747 requires a college that is located in a county that has a Restaurant Meals Program to apply to become an approved food vendor for the program, if the institution operates any qualifying food facilities on campus, or to provide contracting food vendors with specified information about the program. The bill also allows colleges to receive funds for CalFresh outreach activities and establishes the Public Higher Education Pantry Assistance Account.
 - Status: AB 1747 was signed into law by the Governor. **Chaptered**
- **AB 1888 (Low) Cal Grants: Nondiscrimination.** AB 1888 requires colleges and universities as a condition of participating in the Cal Grant program to certify in their participation agreement with the California Student Aid Commission that the institution shall not subject a student or employee to discrimination.
 - Status: AB 1888 passed in the Assembly Committee on Higher Education and was **held** in the Assembly Committee on Appropriations.
- **AB 1892 (Medina) Cal Grant C.** AB 1892 sets the maximum Cal Grant C award amount at \$3,000 for access costs to help community college students in priority occupational and technical training programs.
 - Position: Sponsor/Support

- Status: AB 1892 was **held** in the Assembly Committee on Appropriations.
- **AB 2056 (Garcia, E.) Cal Grant Program: Graduation Verification.** AB 2056 requires the California Student Aid Commission (CSAC), if it requires the verification of high school graduation to be submitted electronically as permitted under current law, to provide guidance to school districts so the verification of graduation is submitted as soon as possible but no later than August 31st.
 - Position: Support
 - Status: AB 2056 was signed into law by the Governor. **Chaptered**
- **AB 2058 (Mayes) CalWORKs: Education Incentives.** AB 2058 creates the CalWORKs Educational Opportunity and Attainment Program which will provide a monthly incentive grant to a CalWORKs recipient who has attained a high school diploma, associate degree or bachelor's degree while receiving CalWORKs benefits.
 - Position: Support
 - Status: AB 2058 was passed by the Assembly Human Services Committee and was **held** in the Assembly Committee on Appropriations.
- **AB 2136 (Mayes) Exemption from Nonresident Tuition (Deletes Nonimmigrant Exception).** AB 2136 deletes the exception in the nonresident tuition for nonimmigrant aliens, therefore making nonimmigrant aliens eligible for the exemption from nonresident tuition if the student meets other requirements specified in statute.
 - Status: AB 2136 passed in the Assembly Committee on Higher Education and was **held** in the Assembly Committee on Appropriations.
- **AB 2251 (Stone) Student Loan Servicers: Licensing and Regulation.** AB 2251 establishes the Student Loan Borrower's Servicing Act, which provides for the licensure, regulation, and oversight of student loan servicers and prohibits a person from acting as a student loan servicer without a license. Public postsecondary educational institutions are not subject to the provisions of this bill.
 - Status: AB 2251 was signed into law by the Governor. **Chaptered**
- **AB 2364 (Holden) Tuition Exemption: Concurrently Enrolled Students.** AB 2364 exempts specified nonresident students who live and attend high school in California from nonresident tuition for community college dual enrollment coursework. The bill also allows community college districts to claim apportionment for students who are eligible for the nonresident tuition exemption.
 - Status: AB 2364 was signed into law by the Governor. **Chaptered**
- **AB 2506 (Thurmond) Student Financial Aid: Chafee Grants.** AB 2506 requires the California Student Aid Commission, beginning with the 2017-18 award year, to make a new Chafee grant award to a student only if the student attends either of the following: a qualifying institution that is eligible for participation in the Cal Grant Program or an institution that is not located in California that satisfies the "qualifying institution" requirements of the Cal Grant Program.
 - Position: Support
 - Status: AB 2506 was signed into law by the Governor. **Chaptered**
- **AB 2681 (O'Donnell) Public Education: College Promise Grant Program.** AB 2681 establishes the California College Promise Grant Program to provide planning grants to eligible school districts and community college districts to establish Career Access Pathways partnerships.
 - Status: AB 2681 was **held** in the Assembly Committee on Appropriations.
- **AB 2822 (Chiu) Student Financial Aid: Emergency Financial Assistance.** AB 2822 authorizes the use of private funds from a community college district, community college campus, or local community college foundation for emergency student financial assistance.
 - Status: AB 2822 passed in the Senate and was sent to the Assembly for concurrence but **was placed in the inactive file in the Assembly.**

- **SB 412 (Glazer) The California Promise.** SB 412 establishes the CSU California Promise program which would provide additional academic support services to students as freshmen in obtaining baccalaureate degrees within four academic years, and as transfer students within two academic years.
 - Status: SB 412 was signed into law by the Governor. **Chaptered**
- **SB 893 (Nguyen) Tuition and Fees: San Bernardino Dependents.** SB 893 prohibits the three segments of higher education from collecting fees from surviving dependents of the December 2, 2015, San Bernardino terrorist attack.
 - Status: SB 893 was **held** in the Senate Appropriations Committee.
- **SB 1314 (Block) Cal Grant Program: Middle Class Scholarship Program: Community College Baccalaureate Degree Program.** SB 1314 specifies that community college students participating in the baccalaureate degree programs who also satisfy the eligibility requirements for a Cal Grant award and Middle Class College Scholarship award shall receive an award.
 - Status: SB 1314 was signed into law by the Governor. **Chaptered**
- **SB 1357 (Block) Cal Grant Act: California Community Colleges Assistance Grant Program.** SB 1357 establishes the California Community Colleges Assistance Grant Program. The bill requires the California Student Aid Commission to annually augment the awards of all community college recipients of Cal Grant B Entitlement awards and Competitive Cal Grant B awards, and specifies that the amounts awarded under the bill would supplement, and not supplant, the awards and other student financial aid.
 - Status: SB 1357 was **held** in the Senate Appropriations Committee
- **SB 1450 (Glazer) The California Promise.** SB 1450 authorizes a California Community College and a CSU to enter into a pledge with a student to cap fees and tuition if the student earns an associate degree within two academic years or a baccalaureate degree within four academic years.
 - Status: SB 1450 was **held** in the Senate Education Committee.

VETERANS, MILITARY AND DEPENDENTS

- **AB 1936 (Chavez) Residency: Dependents of Armed Forces Members.** AB 1936 amends current statute that provides in-state tuition for dependents of military members so that they will maintain resident tuition after being admitted to a postsecondary institution.
 - Position: Support
 - Status: AB 1936 was **held** in the Senate Appropriations Committee.
- **AB 2494 (Hernandez, R) Veteran Resource Centers Grant Program.** AB 2494 establishes the Veteran Resource Centers Grant Program.
 - Position: Support, if amended
 - Status: AB 2494 was **held** in the Senate Appropriations Committee.

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