

# Stuart & Associates

## Governmental Consultants

### 2009– 2010 Legislation – Chaptered and Vetoed (In Red) Bills October 6, 2010

#### Assembly Bills

<b>AB 97</b>	<b>Torlakson (D)</b>	School Curriculum: Content Standards
Would have established the Academic Content Standards Commission for Science and History-Social Science. Would have required the SBE to adopt a schedule for the commission to review and recommend revisions to the science and history-social science curriculum area content standards. Would have required the SBE to either adopt or reject the academic content standards proposed by the commission.		
Introduced: 1/6/2009	Subject: Curriculum	
Amended: 8/20/2010	Location: VETOED	
<b>AB 142</b>	<b>Hayashi (D)</b>	State Lottery
Relates to the allocation of state lottery net revenues to public education, to the public in the form of prizes and for lottery expenses. Provides for a change in the percentages of revenues allocated for those purposes. Requires the Lottery to report on the total net revenues allocated to the benefit of public education for that fiscal year and to report same on its website. Allocates the formula to be used by the Lottery Commission when setting the percentage of net revenues to public education.		
Introduced: 1/22/2009	Subject: Finance	
Amended: 3/11/2010	Location: Chaptered	
<b>AB 184</b>	<b>Block (D)</b>	Special Education Funding
Extends the authority for the SPI to allocate funds pursuant to the special disabilities adjustment (SDA) formula for two additional years, to the 2010-11 fiscal year, and makes the SDA formula inoperative as of July 1, 2011 and repeals it as of July 1, 2012.		
Introduced: 2/2/2009	Subject: Special Education	
Amended: 8/17/2010	Chaptered	
<b>AB 185</b>	<b>Buchanan (D)</b>	Education: Federal Funds
Appropriates a total of \$903,845,000 in federal funds for two educational purposes, the School Improvement Grant (SIG) program and State Fiscal Stabilization Fund (SFSF).		
Introduced: 2/2/2009	Subject: Finance	
Amended: 8/27/2010	Chaptered	
<b>AB 194</b>	<b>Torrico (D)</b>	Retirement: Local Employees
1) Would have limited the amount a member of a public retirement system may include in salary or payrate for the purpose of receiving a retirement benefit to 125 % of the salary recommended to be paid to the Governor by the California Citizens Compensation Commission as of December 7, 2009 (\$173,987 annually).		
2) Would have required that the base amount of \$173,987 be adjusted annually based on changes in the All Urban California Consumer Price Index.		

3) Would have specified that this limit applies to any individual who first becomes a member of a public retirement system on or after January 1, 2011.	
Introduced: 2/2/2009	Subject: Retirement
Amended: 8/27/2010	Location: Vetoed

<b>AB 211</b>	<b>Mendoza (D)</b>	School Facilities: Classroom Security Locks
Requires, on and after July 1, 2011, all new school construction projects submitted to DSA to include locks that allow doors to classrooms and any room with occupancy of five or more persons to be locked from the inside.		
Introduced: 2/2/2009	Subject: Facilities	
Amended: 8/17/2010	Chaptered	

<b>AB 346</b>	<b>Conway (R)</b>	Schools: Activity Supervisor Clearance Certificate
1)Authorizes LEAs to designate one entity, among the collective group, to perform criminal background checks for non-certificated individuals who are assuming a paid or volunteer position. 2)Clarifies that non-certificated individuals assuming a paid or volunteer positions to work with pupils in a pupil activity program sponsored by a school district must obtain an ASCC. 3)Defines a nonteaching volunteer to include parents volunteering in a classroom or on a field trip or a community member providing non-instructional services. 4)Specifies the ASCC requirement does not apply to individuals who have already cleared a DOJ and FBI criminal background check through a school district.		
Introduced: 2/19/2009	Subject: Personnel	
Amended: 6/24/2010	Chaptered	

<b>AB 352</b>	<b>Strickland A (R)</b>	Public Records: Interscholastic Federation
Declares the intent of the Legislature that the California Interscholastic Federation comply with the state Public Records Act, and in doing so, that it be afforded the same public records disclosure exemptions as are afforded to school districts in relation to pupil and school personnel information.		
Introduced: 2/19/2009	Subject: Records	
Amended: 6/7/2010	Chaptered	

<b>AB 354</b>	<b>Arambula (I)</b>	Health: Immunizations
Permits the Department of Public Health (DPH) to update vaccination requirements for children entering schools and child care facilities and adds the American Academy of Family Physicians (AAFP) to the list of entities whose recommendations DPH must consider when updating the list of required vaccinations.		
Introduced: 2/19/2009	Subject: Health & Safety	
Amended: 8/17/2010	Chaptered	

<b>AB 391</b>	<b>Torlakson (D)</b>	Pupil Assessment: STAR Program
Would have Required the SPI to contract for a one-time independent evaluation of the STAR Program to be completed on or before November 1, 2011, and would have specified that CDE use federal funds for this evaluation, and required that these provisions become operative only if an appropriation is provided for this purpose by the Legislature.		
Introduced: 2/23/2009	Subject: Assessment	
Amended: 6/30/2010	VETOED	

<b>AB 434</b>	<b>Block (D)</b>	After School Programs
Specifies that for the After School Education and Safety (ASES) Program, the cost of a program site supervisor may be included as direct services, provided that at least 85 percent of the site supervisor's time is spent at the program site.		
Introduced: 2/24/2009	Subject: After School Programs	
Amended: 8/17/2010	Chaptered	

<b>AB 572</b>	<b>Brownley (D)</b>	Charter Schools
Would have Required, commencing July 1, 2011, charter schools to comply with the same conflict of interest requirements as school districts by specifying that charter schools are subject to the Brown Act, the California Public Records Act (CPRA); Article 4 (commencing with Section 1090) of Chapter 1 of Division 4 of Title 1 of the Government Code; and, the Political Reform Act of 1974 (PRA).		
Introduced: 2/25/2009	Subject: Charter Schools	
Amended: 9/2/2009	VETOED	

<b>SB 635</b>	<b>Committee</b>	Roofing
Resurrected, this bill now includes among other things:		
<ol style="list-style-type: none"> <li>1) Requires an architect, engineer, or roofing consultant to disclose financial relationships with persons in connection with a public school roofing project contract and to complete and sign a certification, stating that he or she has not received or will not receive or give financial incentives, to or from a person in connection with the roofing project contract, when a bid is awarded.</li> <li>2) Imposes a civil penalty of \$1,000 against an architect, engineer, or roofing consultant who falsifies a certification or fails to disclose a financial relationship in a certification.</li> <li>3) Defines a roofing material as equal if all the following conditions are met: The item is at least equal in quality, durability, design and appearance but not necessarily of an identical color; the item will perform the intended function at least equally well; and, the item conforms substantially, even with deviations, to the detailed requirements contained in the specifications.</li> <li>4) Requires the specifications for any roof project be designed to promote competition.</li> <li>5) Exempts LEAs from the provisions of this bill when emergency works of improvement are necessary.</li> <li>6) Allows an individual to report bid rigging by involving local entities to the Attorney General or the Bureau of State Audits Whistleblower Hotline.</li> <li>7) Roof project is defined as a project for the replacement or repair of a roof of a public facility, and does not include a project for the repair of 25 percent or less of the roof or a repair project that has a total cost of \$21,000 or less</li> </ol>		
Introduced: 2/25/2009	Subject: Facilities	
Amended 8/20/2010	Chaptered	

<b>AB 677</b>	<b>Solorio (D)</b>	Public Works: Prevailing Wages
Would have provided that specified work related to renewable energy generation be considered "public works" for purposes of prevailing wage law, described as follows:		
<ol style="list-style-type: none"> <li>1) May be located on property wholly or partially owned by a school district or community college district, or on public property.</li> <li>2) Is performed in connection with a long-term arrangement for the purchase of "partially or fully exported" power</li> </ol>		
Introduced: 2/25/2009	Subject: Facilities	
Amended: 7/23/2009	VETOED	

<b>AB 1223</b>	<b>Block (D)</b>	<b>Linked Learning</b>
Would have authorized the CTC to convene a workgroup for linked learning competence for holders of a single subject teaching credential who will be teaching pupils enrolled in linked learning programs. Would have authorized the commission to work with the SPI to gather and post, on an appropriate internet website, best practices from school districts and schools on curriculum development and professional development relating to multiple pathway programs.		
Introduced: 2/27/2009	Subject: Teachers	
Amended: 8/17/2010	VETOED	

<b>AB 1374</b>	<b>Brownley (D)</b>	<b>Adult Education: Teaching Credentials</b>
Streamlines requirements for the preliminary and clear Designated Subjects Adult Education teaching credential (DSAE). Specifies that a credential, permit, certificate, or other document that is lawfully issued by the CTC shall remain in force in accordance with the laws and regulations under which it was issued, and shall be exempt from new laws and regulations unless specifically required.		
Introduced: 2/27/2009	Subject: Credentialing	
Amended: 3/8/2010	Location: Chaptered	

<b>AB 1643</b>	<b>Smyth (R)</b>	<b>Alcohol Beverages: Places of Consumption</b>
Removes the prohibition against serving alcohol at a public kindergarten K-12 school housed on the campus of a college, as long as the event is held at a time when children are not present. In addition, the only allowable events at which alcohol can be served in this instance are fundraisers held to benefit a nonprofit corporation.		
Introduced: 1/12/2010	Subject: Health & Safety	
Amended: 6/22/2010	Location: Chaptered	

<b>AB 1647</b>	<b>Hayashi (D)</b>	<b>Athletics</b>
Would have made it unlawful for any person to hold himself or herself out as a certified athletic trainer unless he or she has met specified educational requirements and has been certified by a specified entity and has either graduated from a college or university, after completing an accredited athletic training education program or completed requirements for certification by that specified entity.		
Introduced: 1/13/2010	Subject: Athletics	
Amended: 6/28/2010	VETOED	

<b>AB 1651</b>	<b>De La Torre (D)</b>	<b>Public Employees' Retirement Law: Furloughs: Credit</b>
1) Provides that an employee of a county office of education, a school district, a school district that is a contracting agency, a community college district, or a local safety member, who are members of CalPERS, and subject to mandatory furloughs receive the same amount of retirement service credit and final compensation value he or she would have received had the employee not been subject to the mandatory furlough. 2) Specifies its provisions affect those persons subject to mandatory furloughs occurring on or after July 1, 2008 as directed by the employer, or by memorandum of understanding between the employer and employee bargaining unit.		
Introduced: 1/13/2010	Subject: Retirement	
Amended: 5/28/2010	Chaptered	

<b>AB 1683</b>	<b>Torres (D)</b>	Education: Finance
Would have required the SBE to include school districts, COEs, charter schools and other agencies deemed eligible pursuant to state and federal law, in any application for federal aid to education, in any allocation of federal funds made pursuant to law, and in any rules and regulations adopted governing the allocation of those funds. Would have clarified that charter schools are included in the provisions of this bill.		
Introduced: 1/26/2010	Subject: Charter Schools	
Amended: 7/15/2010	VETOED	

<b>AB 1712</b>	<b>Furutani (D)</b>	School Employees: Leaves of Absence
Would have required a school or community college district to grant a leave of absence to any permanent classified employee elected to the Legislature. Specifically, this bill would have:		
1) Required the governing board of a school or community college district to grant a leave of absence to any permanent classified employee who is elected to the Legislature.		
2) Specified that during the leave of absence the employee may be employed by the district to perform less than full-time duties as mutually agreed upon.		
3) Specified that this leave of absence does not effect the classification of the employee.		
4) Specified that within six months after the end of the term of office for which the classified employee has been granted a leave, the employee is entitled to return to their prior position at the same salary they had prior to the leave.		
5) Specified that any person first employed to take the place of the employee on leave has no right to the position once the employee returns from serving in the Legislature but may, at any time, be employed or transferred to any vacant position in the district and will attain all rights of a classified employee as of the date of transfer or employment.		
6) Specified that a current classified employee moving into the position vacated by the employee on leave retains all his or her rights as a classified employee.		
7) Specified that permanent classified school district or community college employees who hold the office of Member of the Assembly or State Senator on or after December 6, 2010, and prior to January 1, 2011, are entitled to leaves of absence from their duties as district employees retroactive to December 6, 2010.		
8) Allowed a governing board to grant the leave of absence retroactively so that the leave will start with the start of the legislative session which begins on December 6, 2010.		
Introduced: 2/2/2010	Subject: Employees	
Amended: 6/30/2010	VETOED	

<b>AB 1713</b>	<b>Furutani (D)</b>	Public Education: Reporting Requirements
Repeals a requirement of existing law that requires the Chancellor of the California Community Colleges and the SPI to convene a working group to review adult education and noncredit instruction systems. Changes the date for the Chancellor to report on secondary education pupils attending community college and requires the information to be consolidated with another report. Deletes a reporting requirement for the CSUS and the UC.		
Introduced: 2/2/2010	Subject: Adult Education	
Amended: 8/3/2010	Chaptered	

<b>AB 1742</b>	<b>Coto (D)</b>	Education: Special Education
Stipulates that an NPS which provides special education and related services to a pupil with disabilities includes technology-based materials as part of the standards-based core curriculum and instructional materials. Requires, rather than allows, technology-based materials to be part of the standards-based core		

curriculum and instructional materials that a NPS is required to provide access to consistent with an IEP to a pupil with disabilities.

Introduced: 2/8/2010	Subject: Special Education
Amended: 6/17/2010	Chaptered

<b>AB 1821</b>	<b>Ma (D)</b>	<b>Public Employees' Retirement: Preretirement Benefits</b>
Would have merged, beginning on July 1, 2011, the assets and liabilities of PERS 1st and 2nd benefit levels into the 3rd level, increases the benefits for participants in the 1st and 2nd benefit levels to those of the 3rd level, Would have authorized CalPERS to suspend the \$2 monthly employee premium if the Board determines that the combined pool contains a surplus in excess of 200% of the total liabilities of the pool, Would have authorized the CalPERS Board to suspend employee contributions as long as the surplus exceeds 200% of the total liabilities of the pool.		
Introduced: 2/11/2010	Subject: Retirement	
Amended: 6/23/2010	VETOED	

<b>AB 1841</b>	<b>Buchanan (D)</b>	<b>Special Education: Parental Consent</b>
Makes changes to special education statute relative to parental consent for continued special education services to conform to the revised federal regulations. The revised regulations require that parental revocation of consent for the continued provision of special education and related services to a child must be made in writing; and that upon revocation of consent, a public agency must provide the parent with prior written notice before ceasing the provision of such services. Additionally, the regulations stipulate that a public agency is not required to amend the child's education records to remove any references to the child's receipt of special education and related services because of the revocation of consent.		
Introduced: 2/12/2010	Subject: Special Education	
Amended: 6/3/2010	Chaptered	

<b>AB 1854</b>	<b>Ammiano (D)</b>	<b>School Attendance: Residency Requirements</b>
Would have required a school district to accept a wide range of documents and representations from a parent or guardian of a pupil as reasonable evidence that the pupil meets residency requirements. Would have authorized a school district to make reasonable efforts to determine whether a pupil actually meets the residency requirements, if an employee of the district reasonably believes the parent or guardian has provided false or unreliable evidence of residency.		
Introduced: 2/12/2010	Subject: Attendance	
Amended: 6/30/2010	VETOED	

<b>AB 1933</b>	<b>Brownley (D)</b>	<b>Foster Children: Education</b>
Requires a local educational agency to allow a foster child to continue at the school of origin at the foster child's initial detention, placement, or any subsequent change in placement for the duration of the jurisdiction of the court. Allows the child to continue at that school of origin if the court's jurisdiction is terminated prior to the end of the academic year. Specifies other requirements for a foster child's placement in school when such child is transitioning between school grade levels.		
Introduced: 2/17/2010	Subject: Foster Youth	
Amended: 8/20/2010	Chaptered	

<b>AB 1937</b>	<b>Fletcher (R)</b>	<b>Pupil Health: Immunizations</b>
Expands the individuals who are authorized to administer school immunizations, and contains an urgency clause, allowing this bill to take effect immediately upon enactment.		
Amended: 6/23/2010	Location: Chaptered	

<b>AB 1987</b>	<b>Ma (D)</b>	<b>Public Retirement: Final Compensation: Retirees</b>
<p>Would have established minimum standards and requirements for all public retirement systems in California with respect to final compensation, ongoing audits with penalties for noncompliance, and prohibitions against a retiree from immediately returning to employment with the public employer on a part-time or contract basis. Specifically this bill would have:</p> <p>1) Authorized a retirement system to not include in retirement calculations any compensation they determine was paid for the principal purpose of enhancing a member's retirement benefit.</p> <p>2) Limited cash conversions of accrued employee benefits to that which is earned during the final compensation and prohibits final settlement pay from being included in retirement calculations.</p> <p>3) Prohibited a retiree from returning to work as a retired annuitant or as a contract employee for a period of 180 days after retirement. This requirement will apply to anyone retiring on and after January 1, 2012.</p> <p>4) Limited the compensation used in retirement calculations for members who are not in a group or class to the average increase in compensation received during the final compensation period and the proceeding two years by employees in the same or related group as the member.</p> <p>5) Specified that nothing in this bill will require a county or district to include something as compensation that was not considered compensation by the county or district prior to January 1, 2011.</p> <p>6) Specified that a county or district that hires someone in violation of the 180 day rule is required to pay the employer contributions, plus interest that would have been paid had the person reinstated and, if determined to be at fault, any administrative expenses incurred by the system.</p> <p>7) Specified that all other provisions of the bill become operative for all active and future members of the retirement system beginning July 1, 2011.</p> <p>8) Specified that this bill will not become operative unless SB 1425 (Simitian) of this year is also enacted.</p>		
Introduced: 2/17/2010		Subject: Retirement
Amended: 8/27/2010		VETOED

<b>AB 2048</b>	<b>Torlakson (D)</b>	<b>School Facilities</b>
<p>This bill does not impose new fees, but provides school districts with the ability to ensure compliance. Existing law authorizes school districts to assess developer's fees on all residential, commercial, and industrial construction with the exception of the following: facilities used exclusively for religious purposes that are also exempt from property taxation, facilities used exclusively as a private full-time day school, and facilities owned and occupied by one or more federal, state or local agencies. Districts currently have to undertake various measures to collect fees from non-public hospitals, including paying legal counsel to attempt collection of fees, as well as seeking the assistance of local building departments to help obtain the fees – which is not the case for all other commercial development projects because existing law provides assurance that fees will be paid. This bill prohibits the state Office of Statewide Health Planning and Development (OSHPD) from issuing a building permit for any construction absent certification from the appropriate school district that the builder has complied with any fee levied by the governing board of that school district. Requires the architect in charge of the project plans to determine the chargeable covered and enclosed space within the perimeter of a commercial or industrial structure that is subject to fees.</p>		
Introduced: 2/17/2010		Subject: Facilities
Amended: 8/19/2010		Chaptered

<b>AB 2072</b>	<b>Mendoza (D)</b>	<b>Hearing Screening: Resources and Services</b>
<p>Would have modified provisions of the Newborn and Infant Hearing Screening, Tracking and Intervention Act and the California Early Intervention Services Act. Would have required the State CDE to develop an</p>		

informational pamphlet, in multiple languages, to be provided to parents of newborns and infants identified as deaf or hard of hearing containing information related to visual and auditory communication and language options. Requires the audiologist to note receiving the pamphlet in the child's record.

Introduced: 2/18/2010	Subject: Special Education
Amended: 8/20/2010	VETOED

<b>AB 2079</b>	<b>Torlakson (D)</b>	Student Athletes: Scholarships
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Requires a state postsecondary educational institution that offers athletic scholarships, or that provides written material regarding its athletic program to a student athlete, to provide specified information on its internet website that describes the institution's athletic program's policies concerning athletic scholarship issuance, renewal, release, and medical expenses.

Introduced: 2/18/2010	Subject: Athletics
Amended: 8/20/2010	Chaptered

<b>AB 2081</b>	<b>Education Cmt</b>	Education
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This bill is the annual Education Code clean up legislation, sponsored by the SPI to make various non-controversial revisions to statute. This education omnibus bill corrects errors, resolves conflicts, and deletes obsolete references. By tradition, objection to any provision by the CDE, the Department of Finance, or any of the four legislative caucuses prevents that provision from being included in this bill.

Introduced: 2/18/2010	Subject: Finance
Amended: 6/9/2010	Location: Chaptered

<b>AB 2147</b>	<b>Perez V (D)</b>	Safe Routes to School
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Would have modified the Safe Routes to School (SR2S) program to authorize schools to apply for SR2S grants and required the Caltrans to establish an advisory body.

Introduced: 2/18/2010	Subject: Health & Safety
Amended: 8/20/2010	VETOED

<b>AB 2160</b>	<b>Bass (D)</b>	Teacher Credentialing: Instruction to Autistic Pupils
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This bill extends, until October 1, 2013, employment options that allow teachers who hold a credential authorizing them to teach students with mild to moderate disabilities to also serve students with autism spectrum disorders.

Introduced: 2/18/2010	Subject: Credentialing
Amended: 4/6/2010	Location: Chaptered

<b>AB 2178</b>	<b>Torlakson (D)</b>	After School Education and Safety Program
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Authorizes LEA grantees funded by the ASES and the 21st CCLC programs to submit the following pupil data to each operator of an after school program; school day attendance data, STAR Program test scores, and scores on individual California Standards tests, high school exit examination scores, English language development test placement or reclassification scores, and, California Healthy Kids Survey results in aggregate form. Also requires recipients of 21st CCLC program funds to also provide pupil data to operators and deletes the provisions in the bill that require CDE to collect and maintain annual outcome-based data.

Introduced: 2/18/2010	Subject: Health & Safety
Amended: 8/19/2010	Chaptered

<b>AB 2211</b>	<b>Fuentes (D)</b>	Work based learning
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Requires districts that operate high schools which choose to offer work-based learning opportunities ensure

that pupils are afforded the same statutory and regulatory safeguards as pupils in work experience education programs. Authorizes districts to purchase liability insurance for pupils enrolled in programs of study involving work-based learning off school grounds and to arrange, approve coordinate and award credit for work-based learning. Amends the definition of "sufficient textbooks or "instructional materials" to state that instructional materials may be in a digital format as long as each pupil, at a minimum, has and can access the same materials in the class and to take home, as all other pupils in the same class or course in the district and has the ability to use and access them at home.

Introduced: 2/18/2010	Subject: CTE
Amended: 8/19/2010	Chaptered

<b>AB 2260</b>	<b>PERS Committee</b>	State Teachers' Retirement: Administration: Benefits
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Among other provisions, this bill would bring the Ed Code into compliance with federal law that requires members to be paid a "definitely determinable" benefit. Overpaid benefits are outside of that "definitely determinable" benefit and, therefore, must be collected from the member to the extent possible. In order to make the system whole, what is not collected from the member would be collected from the employer when the overpayment was made due to employer error. This bill also would allow a member, spouse or beneficiary to submit STRS forms and documents to a benefits counselor even when a counseling session takes place at a location other than a counseling office.

Introduced: 2/18/2010	Subject: Retirement
Amended: 6/21/2010	Location: Chaptered

<b>AB 2444</b>	<b>Furutani (D)</b>	School Districts: Interdistrict Attendance
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Precludes a pupil, who is enrolled in a school pursuant to interdistrict transfer provisions under current law, from having to reapply for an interdistrict transfer and requires that a district allow a pupil to continue to attend the school in which he or she is enrolled, except as specified in terms and conditions for reapplication or revocation agreed to by the district of residence (DOR) and district of enrollment (DOE); also prohibits a district from rescinding transfer permits for pupils entering grades 11 or 12.

Introduced: 2/19/2010	Subject: Attendance
Amended: 8/18/2010	Chaptered

<b>AB 2478</b>	<b>Mendoza (D)</b>	School Safety: Disruption: Pupil's Physical Safety
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Would have expanded an existing misdemeanor related to interference or disruption of school activities and punishable by up to six months in the county jail to include any person who willfully or knowingly creates a disruption with the intent to threaten the immediate physical safety of K-8 pupils arriving at, attending or leaving school.

Introduced: 2/19/2010	Subject: Health & Safety
Amended: 6/23/2010	VETOED

<b>AB 2543</b>	<b>Lowenthal B (D)</b>	Charter Schools: Renewal
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Would have authorized a charter school to submit a renewal petition before or after September 15, if mutually agreed upon by the chartering authority and the charter school, in order to accommodate local circumstances, including delays in the release of API scores.

Introduced: 2/19/2010	Subject: Charter Schools
Amended: 8/16/2010	VETOED

<b>AB 2560</b>	<b>Brownley (D)</b>	Education Finance: Federal Tax Credit Bond Volume Cap
Among other things, authorizes the CDE and the CSFA to assign and distribute the state's 2010 federal tax credit bond volume cap for qualified school construction bonds (QSCB). Authorizes the CDE to assign and distribute \$651,652,000 of the state's 2010 federal tax credit bond volume cap for QSCBs to school districts and COEs if the project is funded by local voter-approved bonds issued by the school district or bond anticipation notes as authorized by Ed Code Section 15150. Specifies that COEs and a school district with an enrollment of 2,500 or less may use other forms of financing with the submission of a resolution adopted by the county board of education or governing board of the school district authorizing the issuance of the financing. Specifies that if the program is oversubscribed, priority shall be assigned first to those charter schools that are best able to demonstrate to the CSFA, in its sole discretion, that they will be capable of accessing the capital markets or be privately placed with an investor.		
Introduced: 2/19/2010	Subject: Finance	
Amended: 8/20/2010	Chaptered	

<b>AB 2650</b>	<b>Buchanan (D)</b>	Medical Marijuana
Prohibits any medical marijuana cooperative, collective, dispensary, operator, establishment, or provider who possesses, cultivates, or distributes medical marijuana, as specified, from being located within 600 feet of a school, public or private, K-12.		
Introduced: 2/19/2010	Subject: Health & Safety	
Amended: 7/15/2010	Chaptered	

<b>AB 2685</b>	<b>De La Torre (D)</b>	Charter Schools: Criminal Background Check
This bill requires the CTC to make available to each private school, a listing of all credential holders who have had final adverse action taken against their credential.		
Introduced: 2/19/2010	Subject: Charter Schools	
Amended: 5/10/2010	Location: Chaptered	

<b>AB 2694</b>	<b>Blumenfield (D)</b>	Instructional Materials
Revises the definition of "supplementary instructional materials" and authorizes schools to include relevant technology-based materials when adopting instructional materials.		
Introduced: 2/19/2010	Subject: Instructional Materials	
Amended: 6/30/2010	Chaptered	

<b>ACR 82</b>	<b>Hall (D)</b>	Public Education: Discrimination Free Zones
Encourages public education institutions to designate each campus as a Discrimination Free Zone to provide a safe haven from intolerance or discrimination, to enact appropriate procedures that address acts of discrimination that occur on campus, to notify parents and the campus community of existing policies and procedures that encourage tolerance of others, and to use existing resources to identify themselves as such zones to create a climate that welcomes diversity and supports the tolerance of others.		
Introduced: 6/16/2009	Subject: Health & Safety	
Amended: 4/6/2010	Location: Chaptered	

<b>ACR 88</b>	<b>Torlakson (D)</b>	Education: Science, Technology, Engineering, Math
Establishes a Task Force on Science, Technology, Engineering, and Mathematics Education for the purpose of promoting the improvement of mathematics, science, engineering, and technology education across the state.		

Introduced: 8/17/2009	Subject: Curriculum
Amended: 1/7/2010	Location: Chaptered

<b>ACR 99</b>	<b>Buchanan (D)</b>	Day of the Special Educator
Proclaims December 3, 2010, to be the Day of the Special Educator. Urges Californians to recognize the dedication and hard work of special educators in teaching pupils with unique needs.		
Introduced: 1/4/2010	Subject: Special Education	
Amended:	Location: Chaptered	

<b>ACR 128</b>	<b>Emmerson (R)</b>	School Districts: Recycle Programs
Encourages School Districts to engage in recycling programs to include paper and beverage cans and to promote awareness of available state resources that schools may utilize to maintain recycling programs.		
Introduced: 2/17/2010	Subject: Recycling	
Amended: 3/11/2010	Location: Chaptered	

<b>ACR 137</b>	<b>Carter (D)</b>	Latino Education and Advocacy Week
Declares the last week of March every year as a statewide week of advocacy for Latino education.		
Introduced: 2/19/2010	Subject: Misc	
Amended: 4/12/2010	Location: Chaptered	

<b>ACR 145</b>	<b>Brownley (D)</b>	California Healthy Schools Day
Recognizes April 26, 2010 as California Healthy Schools Day. Encourages schools and districts to take proactive and preventative steps to create a healthy school environment.		
Introduced: 3/15/2010	Subject: Health & Safety	
Amended: 4/12/2010	Location: Chaptered	

<b>AJR 31</b>	<b>Buchanan (D)</b>	Special Education Funding
Memorializes Congress and the President to enact one of the bills pending before Congress that would fully fund the federal individuals with Disabilities Education Act.		
Introduced: 2/4/2010	Subject: Special Education	
Amended: 4/6/2010	Location: Chaptered	

<b>AJR 39</b>	<b>Torlakson (D)</b>	Common State Education Standards
Calls upon the National Governors Association and the Council of Chief State School Officers to develop common core state standards in the disciplines of English-language arts, mathematics, history-social science, and science and requests that they replicate the process used to develop English-language, arts and mathematics common core state standards to now develop common core state standards for social studies and science and examine developing common standards in those and other subject areas.		
Introduced: 3/25/2010	Subject: Accountability/Achie	
Amended: 6/22/2010	Location: Chaptered	

### SENATE BILLS

<b>SB 205</b>	<b>Hancock (D)</b>	Education Finance: Tax Credit Bond Volume Cap
Provides statutory authority for the CDE and CSFA to administer the federal Qualified School Construction Bonds tax credit program authorized by the federal American Recovery and Reinvestment Act of 2009.		
Introduced: 2/23/2009	Subject: Finance	
Amended: 3/8/2010	Location: Chaptered	

<b>SB 438</b>	<b>Yee (D)</b>	<b>Charter Schools: Freedom of Speech and of the Press</b>
Makes provisions of existing law regarding free speech and expressive activities of public school pupils applicable to charter schools.		
Introduced: 2/26/2009	Subject: Charter Schools	
Amended: 1/14/2010	Location: Chaptered	

<b>SB 515</b>	<b>Hancock (D)</b>	<b>Career Technical Education</b>
Would have required, starting with 2012-13 fiscal years, as a condition of receiving federal funds provided under the Carl D. Perkins Vocational and Applied Technology Education Act of 1998, at least one-half of the course sequences offered are linked to high priority workforce needs in the career sectors identified by the Labor and Workforce Development Agency or the LMID of EDD for the economic region established by the state where the ROC/P, community college district, or school district is located, or for the county where the ROC/P, community college district, or school district is located. Would have encouraged school districts, ROC/Ps, and community college districts to work with local workforce investment boards and the LMID in the identification of career sectors of high priority.		
Amended: 6/30/2009	VETOED	

<b>SB 675</b>	<b>Steinberg (D)</b>	<b>Partnership Academies: Clean Technology Energy Training</b>
Would have established the Clean Technology and Renewable Energy Job Training, Career Technical Education, and Dropout Prevention Program by creating a grant program for California Partnership Academies that focus on clean technology and renewable energy businesses.		
Introduced: 2/27/2009	Subject: CTE	
Amended: 8/30/2010	VETOED	

<b>SB 694</b>	<b>Correa (D)</b>	<b>Public Works: Competitive Bidding: Procedures</b>
This bill extends the time limit for the California Uniform Construction Cost Accounting Commission (CUCCAC) to review and act on disputes over whether local agencies have followed the CUCCAC. For complaints which allege that local officials rejected all bids and instead claimed that the agency can do the work less expensively, this bill extends the time limit from 30 days to 45 days. For complaints which allege that local officials have either exceeded the force accounts or improperly classified the work as maintenance, this bill extends the time limit from 30 days to 90 days. Extends the date that the CUCCAC must receive requests to review disputes in writing from five to eight days.		
Introduced: 2/27/2009	Subject: Facilities	
Amended: 5/18/2010	Chaptered	

<b>SB 798</b>	<b>DeSaulnier (D)</b>	<b>Before and After School Programs: Learning Centers</b>
Specifies that any amount exceeding the FY 2008-09 state appropriation shall be allocated as follows: 35% to community learning centers serving high school pupils - 50% to community learning centers serving elementary and middle school pupils - 25% to summer programs serving elementary and middle school pupils. Specifies that the appropriation for the new funding formula shall be allocated after funds have been appropriated to CDE to provide technical assistance, evaluation and training services. Specifies that priority for 21st CCCL program funding shall be given to programs with expiring grants if those programs have met projected pupil outcomes as required by the After School Education and Safety Program.		
Introduced: 2/27/2009	Subject: After School Programs	
Amended: 8/18/2010	Chaptered	

<b>SB 847</b>	<b>Steinberg (D)</b>	Education Finance – Federal Education Jobs Bill Allocation
Appropriates funds from the Federal Trust Fund to the Office of Planning and Research for the 2010-11 fiscal year. \$1,199,906,585 is to be allocated to LEAs on the basis of an equal amount per unit of 2010-11 Second Principal Apportionment ADA. Requires a preliminary allocation equal to 90% of the estimated final allocation, with that estimate based on 2009-10 P-2 ADA, to be allocated no later than 14 days following the enactment of this bill or the notification of an award for federal funding, whichever is later. \$1.5 million is to be available to the CDE for administrative purposes related to the allocation of Education Jobs Act funds to LEAs.		
Introduced: 1/11/2010	Subject: Finance	
Amended: 8/30/2010	Chaptered	

<b>SB 930</b>	<b>Ducheny (D)</b>	Pupil Assessments
Would have modified California's public school assessment and accountability system with respect to English learner (EL) pupils, including expanding the number of limited-English proficient students who are tested on the state's content standards in their primary language, and other changes related to the testing of EL pupils and inclusion of their test scores in accountability measures. Would have deleted accommodations and modifications for limited-English-proficient pupils implementation date of July 1, 2011, deleted the requirement that test publishers provide valid and reliable aggregate scores to school districts and county boards of education implementation date of July 1, 2011.		
Introduced: 2/2/2010	Subject: Assessment	
Amended: 8/20/2010	VETOED	

<b>SB 957</b>	<b>Price (D)</b>	Student Financial Aid
Would have required the Student Aid Commission to develop and regularly review and update the areas of occupational or technical training for which students may utilize Cal Grant C awards. Would have required the commission to give priority in granting such awards to students pursuing occupational or technical training in areas that meet specified criteria. Would have required the LAO to submit a report related to the Cal Grant C Program and required the commission to publish a list of training on its Web site.		
Introduced: 2/5/2010	Subject: Financial Aid	
Amended: 6/29/2010	VETOED	

<b>SB 972</b>	<b>Wolk (D)</b>	Indemnity: Design Professionals
Amends an existing law relating to public contracts with design professional services and indemnity clauses in such contracts. Provides that all provisions, clauses, covenants, and agreements that purport to require the design professional to defend the public agency under an indemnity agreement, including the duty and the cost to defend, are unenforceable. Provides exceptions. Provides that all contracts and solicitation documents are deemed to incorporate these provisions by reference.		
Introduced: 2/8/2010	Subject: Facilities	
Amended: 8/24/2010	Chaptered	

<b>SB 1059</b>	<b>Liu (D)</b>	Local Educational Agencies: Districts of Residence
Would have clarified which local educational agency is responsible for the provision and payment of special education services for pupils with disabilities in the foster care system that have been detained in a juvenile hall and who are subsequently placed in a residential treatment facility.		
Introduced: 2/16/2010	Subject: Attendance	
Amended: 8/2/2010	VETOED	

<b>SB 1116</b>	<b>Huff (R)</b>	Heritage School Instruction
This bill requires heritage schools to file an electronic registration form with the SPI detailing specific information relative to personnel and the course of study; and, requires heritage school employees to be fingerprinted. Prohibits heritage schools from employing individuals who would otherwise be prohibited from being employed in a public school district or private school, includes a notice to parents specifying that the school does not comply with compulsory education laws, exempts from child care licensure any heritage schools that has filed a registration form with CDE.		
Introduced: 2/17/2010	Subject: Curriculum	
Amended: 8/20/2010	Chaptered	

<b>SB 1157</b>	<b>DeSaulnier (D)</b>	Education: Healthy Schools Act of 2010
Would have required all schoolsites to adopt an integrated pest management program as established, administered, and enforced by the Department of Pesticide Regulation. Would have required that all pesticide registration assessments be augmented to reimburse the department, local agencies, and school districts for the cost of adopting integrated pest management programs at schoolsites.		
Introduced: 2/18/2010	Subject: Health & Safety	
Amended: 8/20/2010	VETOED	

<b>SB 1290</b>	<b>Kehoe (D)</b>	Physical Education: Self-Defense and Safety Instruction
Requires the SBE and the Curriculum Development and Supplemental Materials Commission to include self-defense instruction, and safety instruction, in the next revision of the physical education framework for pupils in grades 7, 8, 9, 11, and 12. Adds the Curriculum Development and Supplemental Materials Commission to include self-defense and safety instruction in the next revision of physical education framework for students in grades 7,8,9, 11 and 12.		
Introduced: 2/19/2010	Subject: Health & Safety	
Amended: 6/23/2010	Chaptered	

<b>SB 1317</b>	<b>Leno (D)</b>	Truancy
Enacts a new misdemeanor for parents of K-8 children who are chronically truant, as specified; and authorizes courts to establish a deferred entry of judgment program to handle cases involving parents or guardians of elementary school pupils who are chronically truant. Adds to guidelines for the new court program, adds clarifying language as to procedure to be followed by the District Attorney, and clarifies that parents must be offered language accessible support.		
Introduced: 2/19/2010	Subject: Attendance	
Amended: 8/9/2010	Chaptered	

<b>SB 1353</b>	<b>Wright (D)</b>	Education: Foster Youth
Provides that the foster child's health and education summary shall also include the number of school transfers the child has experienced and the child's educational progress, as demonstrated by factors, including, but not limited to, academic proficiency scores, and credits earned toward graduation. Adds to a foster child's bill or rights the right to attend school with minimal disruptions to attendance and educational settings caused by transfers. Provides that the decision of which foster care setting choose for a child shall include selecting a setting that is available in close proximity to the parent's home and proximity to the child's school. Encourages CDE and Social Services to develop other indicators of educational stability to complement the current indicators of proximity of the home to the school or origin, school attendance area, the number of transfers the child has previously experienced and accommodation of the child's matriculation schedule.		

Introduced: 2/19/2010	Subject: Foster Youth
Amended: 8/2/2010	Chaptered

<b>SB 1354</b>	<b>Hancock (D)</b>	Partnership Academies
Revises the criteria for identifying pupils that are at risk for purposes of enrollment in California Partnership Academies and requires a school district to provide an assurance that each CPA pupil will be provided with career technical education courses that are part of an occupational course sequence that targets comprehensive skills. Deletes the limit on the number of grants the SPI is authorized to issue for planning partnership academies. Specifies that the bill becomes operative on July 1, 2011, and requires its provisions to be implemented commencing with the 2011-12 school year.		
Introduced: 2/19/2010	Subject: CTE	
Amended: 8/19/2010	Chaptered	

<b>SB 1357</b>	<b>Steinberg (D)</b>	Longitudinal Pupil Achievement Data System
Requires the CDE to include pupil attendance data on chronic absentees in the Annual Report on Dropouts in California and in the CALPADS, and to provide related reports to local educational agencies on demand.		
Introduced: 2/19/2010	Subject: Achievement	
Amended: 8/20/2010	Chaptered	

<b>SB 1380</b>	<b>Hancock (D)</b>	School Facilities: Construction - CTE
Would have required school facilities constructed or modernized using Career Technical Education Facilities program (CTEFP) funds to be used for CTE purposes for a minimum of five years. Would have authorized the governing board of a school district to seek a waiver of the CTE use requirement from the SAB if the facility or educational program of the school district changes during the initial five years of use. Would have required the CDE to evaluate the waiver request and make a recommendation to the SAB based on prescribed criteria. Would have authorized 25% of the funds used for qualifying equipment purchased with CTEFP funds to have a life expectancy of at least five years instead of 10 years. Would have encouraged a school district to purchase energy efficient and environmentally preferable equipment.		
Introduced: 2/19/2010	Subject: Facilities	
Amended: 8/16/2010	VETOED	

<b>SB 1381</b>	<b>Simitian (D)</b>	Kindergarten: Age of Admission
Changes the date by which a child is required to be admitted to kindergarten at the beginning of the school year (or any time later in the school year) from December 2 of the year in which the child will have his or her 5th birthday to November 1 for the 2012-13 school year, October 1 of the 2013-14 school year, and September 1 for the 2014-15 school year and each year thereafter. A corresponding change for admittance to 1st grade would be made for a child having his or her 6th birthday during the year. Creates an ongoing "transitional" kindergarten program - the first year of a two-year kindergarten program that uses a modified kindergarten curriculum that is age and developmentally appropriate - for those pupils impacted by the change in age of admission date. This bill would allow districts to claim funding for two years of kindergarten for children born between September and December, assuming certain conditions are met.		
Introduced: 2/19/2010	Subject: Curriculum	
Amended: 8/30/2010	Chaptered	

<b>SB 1413</b>	<b>Leno (D)</b>	Schools: Pupil Nutrition: Availability of Tap Water
Requires a school district to provide access to free, fresh drinking water during meal times in school food service areas by July 1, 2011.		
Amended: 8/2/2010	Chaptered	

<b>SB 1422</b>	<b>Romero (D)</b>	Teachers: Pupil Survey
Authorizes the student government of a school maintaining any of grades 9 to 12, inclusive, to establish a committee of pupils and teachers to develop a survey by which pupils may provide feedback to teachers. Requires the survey to solicit pupil opinion on aspects of a class and the effectiveness of the teacher. States the survey would be provided to teachers who would survey the pupils in the classes they teach. Provides the surveys are confidential. Prohibits surveys in a teacher's personnel file.		
Introduced: 2/19/2010	Subject: Teachers	
Amended: 4/19/2010	Location: Chaptered	

<b>SB 1425</b>	<b>Simitian (D)</b>	Public Retirement: Final Compensation
<p>1) Would have required each retirement system to establish accountability provisions for participating employers</p> <p>2) Would have authorized a retirement system to not include in retirement calculations any compensation they determine was paid for the principal purpose of enhancing a member's retirement benefit.</p> <p>3) Would have limited ash conversions of accrued employee benefits, and prohibits final settlement pay from being included in retirement calculations.</p> <p>4) Would have prohibited a retiree from returning to work as a retired annuitant or as a contract employee for a period of 180 days after retirement. Specifies that this requirement will apply to anyone retiring on and after January 1, 2012.</p> <p>5) Would have limited the compensation used in retirement calculations for members who are not in a group or class to the average increase in compensation received during final compensation period and the proceeding two years by employees in the same or related group as the member.</p> <p>6) Would have clarified and defines in the TRL and the PERL which forms of compensation may be included in an employee's final compensation for the purpose of determining a retirement allowance, and requires that no compensation determined to have been paid expressly to enhance a member's retirement allowance may be included.</p> <p>7) Would have required that increases to compensation paid during the final compensation period must be consistent with publicly published pay scales and the increases paid to other employees in the same or similar working groups or classes, and prohibits classes of one individual only.</p> <p>8) Would have allowed PERS and STRS to assess fees on employers who fail to accurately provide required information, including the costs of auditing, adjusting, or correcting inaccurate reporting, and prohibits an employer from passing those costs on to employees.</p> <p>9) Would have required that any PERS member who retires on or after January 1, 2012, may not return to public employment as a part-time worker, a private contractor, or employee of a third party contractor for 180 days following the date of retirement. Any employee who works in violation of this provision will be required to cease employment and wait another 180 days before returning to work. In addition, either the employer or employee will be liable for related administrative costs of enforcement, depending on whether the violation was due to employee or employer error.</p> <p>10) Would have required that any STRS member who retires on or after January 1, 2012, may not earn any compensation as a retired part-time worker, a private contractor, or employee of a third party contractor for 180 days following the date of retirement. If the retiree does earn compensation in violation of this requirement, his or her retirement allowance will be reduced by the amount of compensation earned in the prohibited period.</p> <p>11) Would have provided that the provisions of this bill become operative for all active and future members of the retirement systems beginning July 1, 2011.</p> <p>12) Would have specified that this bill will not become operative unless AB 1987 (Ma) of this year is also</p>		

enacted and takes effect on or before January 1, 2011.	
Introduced: 2/19/2010	Subject: Retirement
Amended: 8/19/2010	VETOED

<b>SB 1432</b>	<b>Hancock (D)</b>	School Facilities
Would have required an LEA to certify that the new construction project meets, or can meet special education student facility needs in the future. For a project that does not provide any facility, infrastructure or acreage for special education students, a district would have been required to certify that the district and the county office of education or SELPA have conferred and determined that there are no special education facilities needs. This bill was intended to initiate a dialog at the local level among those entities responsible for ensuring that special education facilities needs are considered during the facility planning process.		
Introduced: 2/19/2010	Subject: Facilities	
Amended: 8/2/2010	VETOED	

<b>SB 1444</b>	<b>Hancock (D)</b>	Pupil Instruction: Science, Technology
Would have set forth various findings and declarations of the Legislature relating to science, technology, engineering, and mathematics (STEM) education. Defines STEM education as courses or a sequence of courses that prepare pupils for occupations and careers that required technically sophisticated skills, including the application of mathematical and scientific skills and concepts. Would have expressed the Legislature's intent that the SPI allocate funds designated for STEM education.		
Introduced: 2/19/2010	Subject: Curriculum	
Amended: 6/22/2010	VETOED	

<b>SB 1451</b>	<b>Yee (D)</b>	Education: Instructional Materials
Would have required the SBE to inform the Chairperson of the Assembly Committee on Education, the Chairperson of the Senate Committee on Education, and the Secretary for Education of content that it interprets to be the result of changes made to the Texas Administrative Code. Would have required the board, upon the next adoption of the history-social science curriculum framework, to ensure that the framework is consistent with specified standards governing instructional materials.		
Introduced: 2/19/2010	Subject: Instructional Materials	
Amended: 8/19/2010	VETOED	

<b>SB 1460</b>	<b>Cedillo (D)</b>	Student Financial Aid: Eligibility: Dream Act of 2010
This bill was an effort to expand the availability of financial aid to those UC, SCU, and CCC students eligible for nonresident tuition status under AB 540. These students are typically aliens without lawful immigration status or United States citizens or Permanent Residents who are residents of another state and would be ineligible for state-administered or campus-based financial aid programs without the provisions of AB 540. Federal law prohibits undocumented students from receiving any aid from the federal government, such as Pell grants and federal student loans, and prevents states from offering public benefits to undocumented students unless the state passes a statute expressly qualifying undocumented students for such benefits.		
Introduced: 2/19/2010	Subject: Financial Aid	
Amended: 8/20/2010	VETOED	

<b>SB 1473</b>	<b>Wyland (R)</b>	School Facilities Bond Proceeds: Performance Audits
Requires that the constitutionally required performance audit established by initiative measure (Proposition 39, November 2000) be conducted in accordance with Government Auditing Standards issued by the Comptroller General of the United States. Prop 39 required, and the Education Code requires both annual		

financial and annual performance audits for funds connected to bonds issued under the provisions of Proposition 39, the standards and methodologies to use with the performance audits have never been defined.

Introduced: 2/19/2010	Subject: Facilities
Amended: 8/9/2010	Chaptered

<b>SCR 47</b>	<b>DeSaulnier (D)</b>	Child Development Centers and Preschools
States the intent of the Legislature to increase the funding of child development centers and preschools in future years, in order to provide staff with adequate salaries and benefits, provide adequate resources to support program quality for children, and keep programs open to serve parents and children.		
Introduced: 5/14/2009	Subject: Child Care	
Amended: 6/28/2010	Location: Chaptered	

<b>SCR 77</b>	<b>Correa (D)</b>	Childhood Obesity Prevention and Fitness Week.
Proclaims the last full week in September in each year as Childhood Obesity Prevention and Fitness Week.		
Introduced: 2/19/2010	Subject: Health & Safety	
Amended:	Location: Chaptered	

<b>SCR 91</b>	<b>Steinberg (D)</b>	Autism Awareness Month
Designates April 2010 as Autism Awareness Month. Affirms the Legislature's commitment to the important issues related to autism spectrum disorders (ASDs). Emphasizes that each and every individual with an ASD is a valued and important member of our society. Recognizes and commends the parents and relatives of individuals with ASDs for their sacrifice and dedication in providing for the special needs of individuals with ASDs. Recognizes and commends the work of related nonprofit organizations.		
Introduced: 3/22/2010	Subject: Autism	
Amended: 5/20/2010	Location: Chaptered	

### Special Session Bills

<b>SB 1</b>	<b>Steinberg (D)</b>	Public Schools: Race to the Top
Authorizes agencies to enter into agreements in order to facilitate the implementation of a longitudinal education data system. Establishes the Science, Technology, Engineering, Math, and CTE Credentialing Program. Provides for teacher evaluations, certain requirements for low-achieving schools, revised academic content standards, a plan to secure federal RTTT funds, and sharing of wage data with CDE .		
Introduced: 8/27/2009	Subject: RTTT	
Amended: 1/5/2010	Location: Chaptered	

<b>SB 2</b>	<b>Simitian (D)</b>	Pupil Data
Authorizes CDE to conduct pupil data management on behalf of local educational agencies. Authorizes the local agencies to access specified data via the Longitudinal Pupil Achievement Data System and to share specified data via the system. Requires the establishment of an education data team to respond to all requests for pupil data. Authorizes the release of data to a nonprofit scientific research entity.		
Introduced: 8/27/2009	Subject: Pupil Data	
Amended: 12/10/2009	Location: Chaptered	

<b>SB 4</b>	<b>Romero (D)</b>	Public Schools: Race to the Top
Establishes the Open Enrollment Act to enable pupils residing in the state to attend public schools in school districts other than their school district of residence under certain conditions. Relates to implementation of the federal Race to the Top program. Require a local educational agency to implement certain reforms for schools which are subject to corrective action and continue to fail to make adequate yearly progress.		
Introduced: 12/15/2009	Subject: RTTT	
Amended: 1/4/2010	Location: Chaptered	