SUBJECT: Dual Enrollment Week.

SUMMARY: Recognizes the week of March 17, 2019, to March 23, 2019, inclusive, as Dual Enrollment Week in California. Specifically, this resolution:

1) Makes numerous declarations and findings, including:
   a) Dual enrollment programs offer pupils the opportunity to take challenging college courses while still enrolled in high school;
   b) Expanding awareness of dual enrollment programs can provide pathways to higher education for all pupils, especially those from underrepresented communities;
   c) The California Department of Education, school districts, California Community Colleges (CCC), the California State University, the University of California, and nonprofit college access organizations that administer or facilitate the participation in dual enrollment programs have had a long-standing partnership to build participation in dual enrollment in California; and,
   d) In the 2015–16 fall, winter, spring, and summer terms, there was a total enrollment of 158,403 high school pupils in CCCs.

2) Recognizes the week of March 17, 2019, to March 23, 2019, inclusive, as Dual Enrollment Week in California.

3) Encourages colleges and universities to visit high schools and take action to help pupils register in dual enrollment courses.

EXISTING LAW:

1) Authorizes the governing board of a school district, upon recommendation of the principal of a student's school of attendance, and with parental consent, to authorize a student who would benefit from advanced scholastic or vocational work to attend a community college as a special part-time or full-time student. Additionally, current law prohibits a principal from recommending, for community college summer session attendance, more than five percent of the total number of students in the same grade level and exempted from the five percent cap a student recommended by his or her principal for enrollment in a college-level summer session course if the course in which the pupil was enrolled met specified criteria. These exemptions were repealed on January 1, 2014 (Education Code (EC) Section 48800, et seq.).

2) Prohibits a pupil enrolled in a public school from being required to pay a pupil fee for participation in an educational activity; and, specifies that all of the following requirements apply to the prohibition:
a) All supplies, materials, and equipment needed to participate in educational activities shall be provided to pupils free of charge;

b) A fee waiver policy shall not make a pupil fee permissible;

c) School districts and schools shall not establish a two-tier educational system by requiring a minimal educational standard and also offering a second, higher educational standard that pupils may only obtain via payment of a fee or purchase of additional supplies that the school district does not provide; and,

d) A school district or school shall not offer course credit or privileges related to educational activities in exchange for money or donations of goods or services from a pupil or a pupil's parents or guardians, and a school district or school shall not remove course credit or privileges related to educational activities, or otherwise discriminate against a pupil, because the pupil or the pupil's parents or guardians did not or will not provide money or donations of goods or services to the school district or school (EC Section 49011).

3) Requires the CCC Chancellor's Office (CCCCO) to report to the Department of Finance and the Legislature annually on the amount of full-time equivalent students (FTES) claimed by each CCC district for high school pupils enrolled in non-credit, non-degree applicable, and degree applicable courses; and provides that, for purposes of receiving state apportionments, CCC districts may only include high school students within the CCC district's report on FTES if the students are enrolled in courses that are open to the general public, as specified. Additionally, current law requires the governing board of a CCC district to assign a low enrollment priority to special part-time or full-time students in order to ensure that these students do not displace regularly admitted community college students (EC Sections 76001 and 76002).

4) Authorizes the governing board of a community college district to enter into a College and Career Access Pathways (CCAP) partnership with the governing board of a school district for the purpose of offering or expanding dual enrollment opportunities for students who may not already be college bound or who are underrepresented in higher education, with the goal of developing seamless pathways from high school to community college for career technical education or preparation for transfer, improving high school graduation rates, or helping high school pupils achieve college and career readiness; and authorizes the governing board of a community college district participating in a CCAP partnership agreement to exempt special part-time students, as specified, from various fee requirements, as specified (EC Section 76004).

FISCAL EFFECT: None. This resolution is keyed non-fiscal by the Legislative Counsel.


Such programs, also referred to as concurrent enrollment, dual credit, or early college programs, are designed to increase college access and degree attainment, especially for students typically underrepresented in higher education.
Purpose of this resolution. According to the author, there remains a lack of awareness surrounding the benefits of dual enrollment for high school pupils to enroll and take college level course concurrently. The author contends that this, "results in less students engaging an opportunity that has been proven to be effective in increasing rates of high school completion and entrance into higher education particularly for low achieving students".

While the number of high school pupils taking college courses is growing, this resolution seeks to raise more awareness of the dual enrollment option for minors, by encouraging California's institutions of higher education to visit high schools and take proactive measures in assisting high school pupils in registering in dual enrollment courses.

Committee comments and amendments. If the author's goal is to ensure on-going awareness to high school pupils of the unique role dual enrollment can provide them; the author may wish to consider amending this resolution to simply proclaim every third week of March as "Dual Enrollment Week".

Additionally, as presently drafted, this resolution states that, "In the 2015–16 fall, winter, spring, and summer terms, there was a total enrollment of 158,403 high school pupils in California Community Colleges". However, this data is outdated.

With this in mind, Committee Staff recommends, and the author has agreed to accept, the following amendment:

WHEREAS, In the 2015–16 2017–18 fall, winter, spring, and summer terms, there was a total enrollment of 158,403 high school pupils in California Community Colleges; and

To note, while it would appear that the number of high school pupils enrolled in the CCC declined from 2015-16 to 2017-18, Committee Staff understands, per the CCCCOC, that the stated 2015-16 number included duplicated high school pupils’ headcount. The unduplicated high school pupils’ headcount for 2015-16 was actually 107,508. The 2017-18 figure referenced in the above amendment, accounts for the unduplicated high school pupils’ headcount.

Prior legislation. ACR 150 (Limón), Resolution Chapter 46, Statutes of 2018, recognized the week of March 18, 2018, to March 24, 2018, inclusive, as Dual Enrollment Week in California.

REGISTERED SUPPORT / OPPOSITION:

Support

California Coalition of Early & Middle Colleges
California State PTA

Opposition

None on file.

Analysis Prepared by: Jeanice Warden / HIGHER ED. / (916) 319-3960