"Faculty Diversification at the University of California"

Oversight Hearing, Assembly Committee on Higher Education
October 23, 2018

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Diversity Benefits Students

Studies prove the educational benefits of a diverse faculty.

Closing achievement gaps by 19-51%

Key Questions

- Do underrepresented minority students perform better in courses taught by minority instructors?
- Do African-American students do better in courses taught by African-American instructors?
- Do Latino students do better in courses taught by Latino instructors?
- How much does this represent the achievement gap?
## How Large are Effects Relative to Achievement Gap?

<table>
<thead>
<tr>
<th></th>
<th>Underrepresented Minority</th>
<th>White-Min.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Similar Instructor Effect</td>
<td>Achievement Gap</td>
</tr>
<tr>
<td>Dropped Course</td>
<td>-0.020</td>
<td>-0.039</td>
</tr>
<tr>
<td>Passed Course</td>
<td>0.012</td>
<td>0.054</td>
</tr>
<tr>
<td>Course Grade</td>
<td>0.054</td>
<td>0.318</td>
</tr>
<tr>
<td>Grade B or Higher</td>
<td>0.024</td>
<td>0.112</td>
</tr>
</tbody>
</table>
Conclusions

- Strong, positive and robust minority-interaction effects for all outcomes examined (including long-term outcomes)

- Strong, positive own-race interactions
  - African-Americans seem to have largest gains

- Evidence for students reacting to instructors rather than vice versa
  - Role model effects, take additional courses and majors
  - Focus on courses with more objective grading

- More details, full article
  - [http://people.ucsc.edu/~rfairlie/papers/](http://people.ucsc.edu/~rfairlie/papers/)
Institutional Effectiveness

Diversity's dividend
What's the likelihood that companies in the top quartile for diversity financially outperform those in the bottom quartile?¹

- 15% more likely to outperform, Gender-diverse companies
- 35% more likely to outperform, Ethnically diverse companies

¹Results show likelihood of financial performance above the national industry median. Analysis is based on composite data for all countries in the data set. Results vary by individual country. Source: McKinsey analysis
Non-Discrimination Laws & Proposition 209

1996 ballot measure, amended the CA Constitution

“[T]he state shall not discriminate against, or grant preferential treatment to, any individual or group on the basis of race, sex, color, ethnicity, or national origin in the operation of public employment, public education, or public contracting.”

Cal. Const., art. I, § 31, subd. (a)
Two Sides of the Same Coin

Nondiscrimination
Laws Prohibit Discrimination

EEO Laws
Promote Inclusion
Laws Promoting Inclusion / Equal Employment Opportunities

“a work force that is continually responsive to the needs of a diverse student population [which] may be achieved by ensuring that all persons receive an equal opportunity to compete for employment and promotion within the community college districts and by eliminating barriers to equal employment opportunity.”

Education Code, Section 87100
Laws Promoting Inclusion / Equal Employment Opportunities

Establishing and maintaining a richly diverse workforce is an on-going process that requires continued institutionalized effort.

– “Richly Diverse Workforce”
– “Continued Institutionalized Effort”
– “Establishing and Maintaining”

California Title 5, Section 53024.1
Screening/selection committee shall be trained on:

(a) federal and state law, including Title 5;
(b) the educational benefits of workforce diversity;
(c) the elimination of bias in hiring decisions; and
(d) best practices in serving on a selection/screening committee.

California Title 5, Section 53003(c)
STATE OF CALIFORNIA

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Thuy T. Nguyen, Interim General Counsel/
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Jake Knap, Deputy Counsel
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DATE: June 17, 2015

TO: Chief Executive Officers (Chancellor/Presidents and Superintendents/Presidents)
    Presidents of Boards of Trustees
    Community College Attorneys
    Chief Human Resources Officers
    Chief Instructional Officers
    Academic Senate Presidents
    Equal Employment Opportunity & Diversity Committee Chairs
    Other Interested Parties

FROM: Thuy Thi Nguyen
      Interim General Counsel / Vice Chancellor

SUBJECT: Legal Opinion 16-04: Sixteenth Advisory on Proposition 209 and Equal Employment Opportunity

The purpose of this Legal Opinion is to provide legal guidance on developments in Proposition 209 and Equal Employment Opportunity (“EEO”) laws since the last Chancellor’s Office Legal Opinion on Proposition 209 in 2002. This Opinion also addresses questions raised by faculty, classified professionals, and administrators on faculty diversity during various statewide EEO trainings and webinars that the Office of General Counsel conducted this academic year.

Federal and state employment laws are categorized into two areas: non-discrimination laws and equal employment opportunity (inclusive) laws – two sides of the same coin. On one side of the coin, the Chancellor’s Office, particularly the Office of the General Counsel, monitors non-discrimination laws and handles appeals of student discrimination complaints. On the other side of the coin, the Chancellor’s Office also oversees the EEO laws in Title 5 of the California Code of Regulations related to inclusionary hiring practices and has authority to monitor and withhold funds if the Office believes there are patterns of discrimination and non-compliance with certain regulatory provisions.1
This Opinion is organized to address issues related to pre-hiring, hiring, and post-hiring processes for all employees:

I. Federal and State EEO Laws
   A. Proposition 209 prohibits preference based on race and gender
      1. 20-year case law on Proposition 209
      2. Proposition 209 does not prohibit “diversity,” faculty internship programs, focused outreach, and other EEO efforts
   B. Federal EEO law
      1. Proposition 209 exception: loss of federal funds
      2. Unconscious bias evidence in federal discrimination lawsuits
   C. State EEO law
      1. Education Code, Title 5, and Indicators of Institutional Commitment to Diversity
      2. Chancellor’s Office role
   D. Districts may go beyond federal and state EEO laws

II. Pre-Hiring
   A. Districts are required to collect longitudinal data, identify any significantly underrepresented group, and conduct adverse impact - 80/20 analysis
      1. Title 5’s 80% rule: Districts are required to identify any “significantly underrepresented groups,” which exist where actual representation is below 80% of projected representation, using numerical data
      2. EEOC’s 4/5ths rule: Districts are also required to determine whether there is any “adverse impact” based on Equal Employment Opportunity Commission’s (EEOC) 4/5ths rule of thumb
   B. Recruitment and other remedies after conducting analysis
   C. Job announcements
      1. Job descriptions for faculty and administration must identify sensitivity to diversity as a job requirement
      2. Districts should be aware of potential “exclusionary effect” unintentionally produced by the manner in which job descriptions and postings are created
   D. Screening/Selection committee
      1. Districts may require selection committee to be racial and gender diverse
      2. It is not a violation of law for districts to provide the selection committee with data about the department or data (in aggregate form) about the applicant pool
      3. Screening committees are required to be trained in four specific areas, though the frequency of the training is a local decision
   E. The Board of Trustees has a role in promoting EEO

2 This Opinion will refer to race, color, ethnicity and national origin as “race” for simplicity purposes.
1. Board must ensure that an EEO Officer is designated to implement EEO requirements
2. Board is not required to be trained before hiring of CEO, but it is an indicator of institutional commitment to diversity
3. Board is required to approve an EEO plan every three years, or as frequently as it requires
4. Board has a right to reject the finalists

III. Hiring
A. Role of EEO officer
B. The diversity question in applications and interviews
C. Hiring processes

IV. Post-Hiring
A. Retention and promotion
B. Faculty diversity internship programs
C. Leadership succession programs

V. Conclusion

VI. Appendices
A. 20-Year Chronology of Proposition 209 case Law
B. Title 5: EEO Regulations
V. CONCLUSION

Education Code section 87100 and Title 5 require community colleges to have a richly diverse workforce that addresses the needs of our diverse student population. This legal obligation does not change due to Proposition 209. Instead, it requires focusing on equal employment opportunities to eliminate barriers in employment – barriers such as lack of focused outreach, a non-welcoming culture, and implicit and explicit bias. Such effort to eliminate barriers require a proactive, intentional effort by colleges, and require various institutional discipline such as review of job descriptions to avoid exclusionary effect, analysis of significant underrepresentation and adverse impact to ensure recruitment efforts and hiring processes are not unintentionally discriminatory, and effective training of committee members to self-regulate unconscious bias.

- Collect data (year and longitudinal study)
  - Title 5’s 80% rule: “Significantly unrepresented”?
  - EEOC 4/5th rule: “Adverse impact”?
  - If yes...
    - Analyze reasons or cause
      - Unlawful discrimination or disparate treatment?
      - Underrepresented pool?
      - “Exclusionary effect”?
        - Training/counseling on discrimination laws to prevent unlawful discrimination
        - Focused outreach
        - Revise job descr./announcement and
          - Re-evaluate hiring process (examples: committee composition, interview questions, unconscious bias, trainings, etc.)
2+2+3
Community College Pathway to Law School

22 H.S. Law Academies

26 Community Colleges

8 Universities

8 Law Schools
  • UC Davis
  • UC Irvine
  • UC Berkeley
  • UCLA