

AMENDED IN ASSEMBLY APRIL 26, 1995
AMENDED IN ASSEMBLY MARCH 23, 1995

CALIFORNIA LEGISLATURE—1995–96 REGULAR SESSION

ASSEMBLY BILL

No. 265

Introduced by Assembly Member Alpert
(Coauthors: Assembly Members Caldera, Davis, Kuehl,
Lee, and Mazzoni)
(Coauthor: Senator Watson)

February 6, 1995

An act to amend *Section 1983.5 of*, to add Sections 1983.1 and 1983.2 to, and to repeal ~~Sections~~ *Section 1982.5 and 1983.5* of, the Education Code, relating to county community schools.

LEGISLATIVE COUNSEL'S DIGEST

AB 265, as amended, Alpert. County community schools.

(1) Existing law authorizes a county board of education to establish and maintain county community schools and requires a county board of education to provide for the administration and operation of juvenile court schools, as specified. Existing law deems pupils enrolled in juvenile court schools because they were expelled for certain reasons the same as certain pupils enrolled in county community schools for purposes of making apportionments from the State School Fund.

This would repeal the provision deeming these juvenile court pupils to be the same as certain county community school pupils.

(2) Existing law requires pupils enrolled in county community schools to be assigned to classes or programs that are most appropriate for reinforcing or reestablishing educational development. These classes and programs include, among others, independent study requirements.

This bill would define the minimum school day for pupils attending county community schools, *as specified*, and would prohibit a pupil enrolled in these schools from generating more than one day of community school attendance credit in a schoolday.

The bill would permit a pupil enrolled in a county community school to be assigned to an instructor supervised education program consisting of 20 contract hours of individualized study of which a minimum of 10 *contract* hours *per week* is under immediate supervision, as specified.

(3) Existing law authorizes county community school apportionments to be claimed only for pupils enrolled in grades 7 to 12, inclusive. ~~Under existing law, apportionments claimed for average daily attendance for certain pupils enrolled in county community schools in excess of the number claimed in the 1991-92 fiscal year are funded at the statewide average revenue limit per unity of average daily attendance for that category of enrollment.~~

This bill would ~~repeal these provisions~~ *delete that provision*.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 1982.5 of the Education Code is
2 repealed.

3 SEC. 2. Section 1983.1 is added to the Education
4 Code, to read:

5 1983.1. (a) The minimum schoolday for pupils
6 attending county community schools is composed of both
7 of the following:

8 (1) Four hours of classroom instruction that meets the
9 requirements of subdivision (a) of Section 46300.

10 (2) Sixty minutes of immediately supervised
11 attendance, exclusive of the lunch period.



1 Notwithstanding subdivision (a) of Section 46300,
2 immediate supervision pursuant to this paragraph may be
3 provided by persons other than certificated employees of
4 the county office of education.

5 (b) A pupil enrolled in a community school may not
6 generate more than one day of community school
7 attendance credit in a schoolday.

8 (c) This section applies only to county community
9 school programs that are funded pursuant to subdivision
10 (b) of Section 1982, ~~except those~~ *and does not apply to*
11 programs for which the county superintendent of schools
12 claims an average daily attendance of 20 or less.

13 SEC. 3. Section 1983.2 is added to the Education
14 Code, to read:

15 1983.2. (a) A pupil enrolled in a county community
16 school may be assigned to an instructional strategy
17 designated as an instructor supervised education
18 program. An instructor supervised education program is
19 *a* program consisting of 20 contract hours of
20 individualized study under the supervision of a
21 certificated employee of the county office of education.
22 At least 10 of the 20 contract hours per week shall be
23 under the immediate supervision of a certificated
24 employee of the county office of education.

25 ~~(b) Notwithstanding subdivision (a) of Section 46300,~~
26 ~~immediate supervision of community school pupils~~
27 ~~assigned to an instructor supervised education program~~
28 ~~may be provided by persons other than certificated~~
29 ~~employees of the county office of education.~~

30 ~~(e)~~

31 (b) A pupil enrolled in an independent study program
32 that is not an instructor supervised education program as
33 that instructional strategy is defined in subdivision (a)
34 may not be funded at the level for which the pupil's
35 attendance is eligible pursuant to subdivision (b) of
36 Section 1982.

37 ~~SEC. 4. Section 1983.5 of the Education Code is~~
38 ~~repealed.~~

39 *SEC. 4. Section 1983.5 of the Education Code is*
40 *amended to read:*



1 1983.5. ~~(a) Notwithstanding any other provision of~~
2 ~~law, community school apportionments may be claimed~~
3 ~~only for pupils enrolled in grades 7 to 12, inclusive.~~
4 ~~(b) Notwithstanding any other provision of law,~~
5 apportionments claimed by a county office of education
6 for units of average daily attendance for pupils enrolled
7 pursuant to subdivision (c) of Section 1981 in excess of the
8 number claimed by that county office in the 1991-92 fiscal
9 year shall be funded at the statewide average revenue
10 limit per unit of average daily attendance for that
11 category of enrollment.

