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Advisory 18-01: “Sanctuary” Jurisdiction Legislation Senate Bill 54 (2017) and Assembly Bill 21 (2017) Released by the Office of the General Counsel and the Office of the CCC Chancellor.

This advisory provides information regarding recent California “sanctuary” jurisdiction legislation that prohibits state and local agencies from using resources to further certain federal immigration enforcement efforts. This legislation is contained in Senate Bill 54 (2017) and Assembly Bill 21 (2017). These new laws went into effect on January 1, 2018.

SB 54 (De León) prohibits, subject to exceptions, state and local law enforcement agencies, including school police and security departments, from using money or personnel to investigate, interrogate, detain, detect, or arrest persons for immigration enforcement purposes. This bill reflects the view that California’s public policy interests are best served “by a relationship of trust between California’s immigrant community and state and local agencies” and this trust would be eroded if our campus police cooperated or was seen to cooperate with ICE personnel.

Specifically for our District Police this advisory spells out:

- The six categories where cooperation with immigration enforcement is prohibited.
- The five categories where cooperation with immigration enforcement is permitted.

AB 21 (Kalra) places a number of affirmative obligations on community college districts to prevent student, staff, and faculty from participation in federal immigration enforcement efforts “to the fullest extent consistent with state and federal law.” The bill is intended to protect the state’s students, faculty, staff, and the public, by ensuring that everyone in California has an opportunity to pursue an education free from intimidation, and without fear or undue risk.

Specifically for our District and Board of Governors, this advisory spells out:

- The Protection of Personal Information from disclosure to ICE, with some exceptions.
- Notice of Immigration Enforcement Activity.

- Notification of Emergency Contact. If there is reason to suspect that a student, faculty, or staff person has been taken into custody in an immigration enforcement action, the college district shall immediately notify the person's emergency contact.
- Compliance with Judicial Warrants and Subpoenas.
- *The college district shall advise all students, faculty, and staff having contact with an immigration officer executing a federal immigration order to refer the entity or individual to the office of the president, to verify the legality of the warrant, court order, or subpoena.*
- Single Point of Contact. College districts shall designate a staff person to serve as a point of contact for any student, faculty, or staff person who could be subject to an immigration order or inquiry on campus.
- We shall maintain and provide free of charge to students a contact list of immigration legal services providers upon request.
- College districts shall adopt and implement, by March 1, 2019, the model policy developed by the Attorney General's Office (or an equivalent policy) that limits assistance with immigration enforcement to the fullest extent possible consistent with federal and state law.
- We must post and maintain current information prominently displayed on their Internet sites including, the Attorney General's Office model policy, and relevant guidance regarding their rights under state and federal immigration laws.
- Hold Undocumented Students Harmless. College districts will do everything possible to ensure that students, staff, or faculty who are detained by immigration enforcement will not lose grants, financial aid, employment, fellowships, etc.

California Community College Budget: Some information on the governor's budget going forward:

FACCC response: <http://www.faccc.org/wp-content/uploads/2018/02/Senate-Budget-Committee-Final.pdf>

Hearing Schedule: <https://mailchi.mp/faccc/faccc-urges-protection-of-daca-students-master-plan-panel-kicks-off-multi-year-review-719829?e=2f8004fc67>

AB 310 (Medina D) This bill would require each community college district to report, on or before August 15 of each year, the total part-time faculty office hours paid divided by the total part-time faculty office hours taught during the prior fiscal year and post this information on its Internet Web site. The bill cleared the Assembly on a 76-0-1 vote. The measure is now pending referral in the Senate, and will be heard next in the Senate Education Committee, likely in June.

Recall from before:

SB 25 (Portantino D) Education: integrated K-14 system. This bill would require the Legislative Analyst to conduct an assessment and make recommendations for the integration of the state's elementary schools, secondary schools and the California Community Colleges into one coordinated education system. In preparing the assessment, the LAO shall consider the expansion of concurrent enrollment programs, determine the cost of providing free access to the California Community Colleges, and determine what, if any, curriculum changes are needed to better facilitate transfer and employment.

ASCCC Position/Resolutions: !!!x*@!!!

This entire bill has been amended, all text crossed out and replaced with a bill to repeal a section of election code.