# JUVENILE COURT & COMMUNITY SCHOOLS LEGISLATIVE UPDATE



# JCCASAC Regional Meetings October 2018

### AB 2235 (Quirk-Silva – D)

#### Chaptered

#### **County community schools: funding**

 Requires the Superintendent of Public Instruction (SPI) to transfer the Local Control Funding Formula apportionment amount for county community school students from the school district of residence to the county office of education (COE). Further, this bill authorizes the SPI to transfer an alternative amount from the school district of residence to the COE upon a mutual agreement.



## **AB 2448 (Gipson – D)**

#### Chaptered

#### **Juveniles: Rights: Computing Technology**

- Requires a minor detained in or committed to a juvenile hall or juvenile ranch, camp, or forestry camp, to be provided with access to computer technology and the Internet for the purposes of education, and would allow him or her to be provided with access to computer technology and the Internet for the purpose of maintaining relationships with family.
- These provisions do not limit the authority of the chief probation officer, or his or her designee, to limit or deny access to computer technology or the Internet for safety and security or staffing reasons.

## AB 2657 (Weber – D)

#### Chaptered

#### **Pupil Discipline: Restraint and Seclusion**

- Authorizes an educational provider, as defined, to use behavioral restraints, which includes physical and mechanical restraints, or seclusion, as defined, only to control behavior that poses a clear and present danger of serious physical harm to the pupil or others that cannot be immediately prevented by a response that is less restrictive, and if other specified conditions are met.
- Prohibits an educational provider from using a behavioral restraint or seclusion in certain circumstances, including, but not limited to, using seclusion or a behavioral restraint for the purpose of coercion, discipline, convenience, or retaliation, and would prohibit the use of certain restraint and seclusion techniques.

## SB 1106 (Hill – D)

#### Chaptered

## Young Adults: Deferred Entry of Judgement Pilot Program

 Extends the operative date of an authorization to establish a deferred entry of judgment pilot program for young adults in counties of Alameda, Butte, Napa, Nevada, and Santa Clara. Expands the scope of the program to include the County of Ventura. Requires the Board to submit a comprehensive report relating to the program's impact and effectiveness no later than December 31, 2020.

