Introduced by Assemblymen Keene, Statham, Wornum, Chappie, Bates, Brown, Gage, Haden, Knox, Lehman, Mori, Perino, William Thomas, Thurman, and Norman Waters

March 16, 1978

REFERRED TO COMMITTEE ON GOVERNMENTAL ORGANIZATION

An act granting consent of the Legislature to the secession of a portion of California from the state and the formation of a new state.

LEGISLATIVE COUNSEL'S DIGEST

AB 2929, as introduced, Keene (G.O.). Division of state. This bill would express the consent of the Legislature to the secession of a portion of the state from the State of California and to the formation of a new state which would be created upon the consent of Congress.

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. In compliance with Section 3 of Article
- 2 IV of the United States Constitution, the Legislature
- 3 hereby grants its consent to the secession of that portion
- 4 of the state from the State of California and to the
- 5 formation of a new state, as follows:
- 6 (a) The new state shall be known as "Alta California"
- 7 and shall consist of that territory lying north of a line
- 8 representing the crest of the Tehachapi Mountain Range

and extended therefrom west to the Pacific Ocean and east to the eastern boundary of the State of California.

(b) The State of California shall retain the name "California" and shall consist of all territory south of the new state.

6 SEC. 2. This act shall become operative upon consent 7 of Congress to the division of the state.

AMENDED IN ASSEMBLY MARCH 16, 1978

CALIFORNIA LEGISLATURE-1977-78 REGULAR SESSION

ASSEMBLY BILL

No. 2229

Introduced by Assemblyman Hart

January 16, 1978

REFERRED TO COMMITTEE ON EDUCATION

An act to amend Sections 48800, 48801, 48802, 48810, 76001, 76002, and 78009 of, and to amend the heading of Article 2 (commencing with Section 48810) of Chapter 5 of Part 27 of, the Education Code, relating to community colleges.

LEGISLATIVE COUNSEL'S DIGEST

AB 2229, as amended, Hart (Ed.). Community college: attendance.

Existing law authorizes the president of a community college to accept on a special part-time basis those 11th or 12th grade students recommended by their high school principals for either community college or vocational education classes. No high school principal may recommend for community college classes more than 15% of the 11th and 12th grade students in the high school. A high school principal may also recommend as special summer session students up to 5% of the students in the high school who have completed the 11th grade immediately prior to the recommendation.

This bill would allow students of any grade, with parental consent, to be recommended for special student status at community college or vocational education classes and would remove the restriction on the percentage of students who may be recommended for community college classes, while

retaining the restriction on the number of special summer session students from any one grade.

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 48800 of the Education Code is 2 amended to read:

48800. The governing board of any school district may determine which students would benefit from advanced

5 scholastic or vocational work. *The intent of this section* 6 *is to provide educational enrichment opportunities for a*

6 is to provide educational enrichment opportunities for a 7 limited number of eligible pupils, rather than to reduce

8 current course requirements of elementary and

9 secondary schools. The governing board may authorize 10 such students, with parental consent, to attend a

11, community college as special part-time students and to

12 undertake one or more courses of instruction offered at 13 the community college level.

14 SEC. 2. Section 48801 of the Education Code is 15 amended to read:

16 48801. Any student authorized to attend a community 17 college as a special part-time student pursuant to Section 18 48800 shall, nevertheless, be required to attend school for

18 48800 shall, nevertheless, be required to attend school for 19 the minimum schoolday, except as provided for in

20 Section 46145 or 46147, and to undertake courses of 21 instruction of a scope and duration sufficient to satisfy the

22 requirements of law.

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23 SEC. 3. Section 48802 of the Education Code is 24 amended to read:

48802. For purposes of allowances and apportionments from the State School Fund, a community college shall be credited with additional units of average daily attendance attributable to the attendance of students at the community college as

30 special part-time students pursuant to this article.

A school district whose students attend a community 32 college pursuant to this article shall, for purposes of 33 allowances and apportionments from the State School Fund, continue to receive credit for attendance by such students computed in the manner prescribed by law, and a student's attendance at school for the minimum schoolday shall be deemed a day of attendance for purposes of making the computation.

SEC. 4. The heading of Article 2 (commencing with Section 48810) of Chapter 5 of Part 27 of the Education

Code is amended to read:

Article 2. Vocational Education Classes

12 SEC. 5. Section 48810 of the Education Code is 13 amended to read:

43810. The principal of any school may, with the approval of the governing board of the school district, permit students, with parental consent, to attend vocational education classes maintained by the community college district in which the high school is located, in accordance with Section 78009.

SEC. 6. Section 76001 of the Education Code is

21 amended to read:

76001. The president of any community college may admit to the community college as a special part-time student any student whose admission is recommended by his or her principal. A principal of a high school may recommend a student as a special part-time student pursuant to rules and regulations which may be adopted by the governing board of the school district.

The attendance of a student at community college as a special part-time student pursuant to this section is authorized attendance and the student shall receive credit for community college courses which he or she completes in the same manner as a regularly enrolled community college student unless, upon agreement between the two districts, the student receives high school or elementary school credit for the course completed.

Each special part-time student shall attend high school

classes for at least the minimum schoolday.

SEC. 7. Section 76002 of the Education Code is

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amended to read: 1

76002. The president of any community college may 2 admit to the summer session of the community college as 3 a special student any student, with parental consent, 4 whose admission to summer session is recommended by

5 the principal of the school which the student attends. A 6

principal may recommend such a student as a special 7 student pursuant to rules and regulations which may be 8 adopted by the governing board of the school district. 9

The principal of a school shall not recommend a number of students who have completed a particular grade in excess of 5 percent of the total number of students in the school who have completed that grade immediately prior to the time of recommendation.

The attendance of a student at community college as a special summer session student pursuant to this section shall be credited to the district maintaining the community college for the purposes of allowances and apportionments from the State School Fund, and the student shall receive credit for community college

21 courses which he or she completes, in the same manner 22 as a regularly enrolled community college student. 23 Sections 76001 and 48800 to 48802, inclusive, do not

apply to the special students authorized to be admitted to a community college summer session pursuant to this

26 section.

SEC. 8. Section 78009 of the Education Code is

amended to read:

78009. The president of any two-year community college may admit students to vocational education classes maintained for such students who may profit from the instruction and are recommended by the school principal, provided:

(a) The students are enrolled in a school within the

35 community college district. 36

(b) A contract is entered into between the governing board of the school district and the community college district for the payment of the current expense to the community college district incurred on account of such attendance.

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one calendar day.

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- (d) Scholastic credit for courses completed is at the high school level.

(c) Notwithstanding the provisions of Section 84500,

the hours of attendance of such students is credited to the school district of enrollment but in no case shall the

credited hours of attendance of a student in both

attendance centers exceed one day of attendance on any

For the purposes of this section, such vocational education classes may be considered to be classes maintained by the school within the boundaries of the school district.