

ASSEMBLY BILL

No. 383

Introduced by Assembly Member Portantino

February 14, 2011

An act relating to community colleges.

LEGISLATIVE COUNSEL'S DIGEST

AB 383, as introduced, Portantino. Public postsecondary education: community colleges.

Existing law establishes the California Community Colleges under the administration of the Board of Governors of the California Community Colleges. Existing law requires that a person employed to teach adult or community college classes for not more than 67% of the hours per week of a full-time employee having comparable duties, excluding substitute service, be classified as a temporary employee.

This bill would state the intent of the Legislature to enact legislation requiring the Office of the Chancellor of the California Community Colleges to fund each community college district with a one-time stipend for including provisions in its collective bargaining agreements that prohibit a full-time instructor from being assigned a teaching workload, including overload or extra assignments, when the overload or extra assignments exceed 50% of a full-time workload in any semester that commences on or after January 1, 2012.

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

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

1 SECTION 1. It is the intent of the Legislature to enact
2 legislation requiring the Office of the Chancellor of the California
3 Community Colleges to fund each community college district with
4 a one-time stipend for including provisions in its collective
5 bargaining agreements that prohibit a full-time instructor from
6 being assigned a teaching workload, including overload or extra
7 assignments, when the overload or extra assignments exceed 50
8 percent of a full-time workload in any semester that commences
9 on or after January 1, 2012.

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