

1 5824 AAS 3/20/91

2 **SB 5824** - S AMD

3 By Senators Saling, Bauer, Anderson, Stratton, Patterson,
4 Hansen, Nelson, Bailey and Hayner

5 ADOPTED 3/20/91 - Roll Call 25-24

6 Strike everything after the enacting clause and insert the
7 following:

8 "NEW SECTION. **Sec. 1.** A new section is added to chapter 28B.15
9 RCW to read as follows:

10 (1) The boards of trustees of the community college districts may
11 operate summer schools on either a self-supporting or a state-funded
12 basis.

13 If summer school is operated on a self-supporting basis, the fees
14 charged shall be retained by the colleges, and shall be sufficient to
15 cover the direct costs, which are instructional salaries and related
16 benefits, supplies, publications, and records.

17 Community colleges that have self-supporting summer schools shall
18 continue to receive general fund state support for vocational programs
19 that require that students enroll in a four quarter sequence of courses
20 that includes summer quarter due to clinical or laboratory requirements
21 and for ungraded courses limited to adult basic education, vocational
22 apprenticeship, aging and retirement, small business management,
23 industrial first aid, and parent education.

24 (2) The boards of trustees of the community college districts may
25 exceed state-funded, full-time equivalent enrollment limits by four
26 percent each fiscal year and charge those students a fee equivalent to
27 the amount of tuition and fees that are charged students enrolled in
28 state-funded courses. These fees shall be retained by the colleges.

1 Any community college which in 1990-91 has excess enrollments which
2 are less than the four percent limit in this subsection may increase
3 its excess enrollments to the four percent limit in this subsection.

4 Community colleges that currently have excess enrollments more than
5 four percent above the state-funded limit, by means of enrollments that
6 would have otherwise been eligible for state funding, shall reduce
7 those excess enrollments to four percent above the state-funded full-
8 time equivalent enrollment limits by September 1, 1995, in at least
9 equal annual reductions, commencing with the 1991-92 fiscal year.

10 Should the number of student supported, full-time equivalent
11 enrollments exceed in any fiscal year the limits established in this
12 section, the colleges shall return by September 1st to the state
13 general fund, an amount equal to the college's full average state
14 appropriations per full-time equivalent student for such student funded
15 full-time equivalent in excess of the limit.

16 (3) The state board for community college education shall ensure
17 compliance with this section."

18 "**Sec. 2.** RCW 28B.15.502 and 1985 c 390 s 25 are each amended to
19 read as follows:

20 Tuition fees and services and activities fees at each community
21 college other than at summer quarters shall be as follows:

22 (1) For full time resident students, the total tuition fees shall
23 be twenty-three percent of the per student educational costs at the
24 community colleges computed as provided in RCW 28B.15.067 and
25 28B.15.070: PROVIDED, That the building fees for each academic year
26 shall be one hundred and twenty-seven dollars and fifty cents.

27 (2) For full time nonresident students, the total tuition fees
28 shall be one hundred percent of the per student educational costs at
29 the community colleges computed as provided in RCW 28B.15.067 and

1 28B.15.070: PROVIDED, That the building fees for each academic year
2 shall be four hundred and three dollars and fifty cents.

3 (3) The boards of trustees of each of the state community colleges
4 shall charge and collect equally from each of the students registering
5 at the particular institution and included in subsections (1) and (2)
6 hereof a services and activities fee which for each year of the 1981-83
7 biennium shall not exceed sixty-four dollars and fifty cents. In
8 subsequent biennia the board of trustees may increase the existing fee,
9 consistent with budgeting procedures set forth in RCW 28B.15.045, by a
10 percentage not to exceed the percentage increase in tuition fees
11 authorized in subsection (1) above: PROVIDED, That such percentage
12 increase shall not apply to that portion of the services and activities
13 fee previously committed to the repayment of bonded debt. The services
14 and activities fee committee provided for in RCW 28B.15.045 may
15 initiate a request to the governing board for a fee increase.

16 (4) Tuition and services and activities fees consistent with the
17 above schedule will be fixed by the state board for community colleges
18 for summer school students unless the community college charges fees in
19 accordance with section 1 of this 1991 act.

20 The board of trustees shall charge such fees for ungraded courses,
21 noncredit courses, community services courses, and self-supporting
22 short courses as it, in its discretion, may determine, not inconsistent
23 with the rules and regulations of the state board for community college
24 education."

25 "NEW SECTION. Sec. 3. This act is necessary for the immediate
26 preservation of the public peace, health, or safety, or support of the
27 state government and its existing public institutions, and shall take
28 effect June 15, 1991."

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2 By Senators Saling, Bauer, Anderson, Stratton, Patterson,
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4 ADOPTED 3/20/91 - Roll Call 25-24

5 On page 1, line 1 of the title, after "enrollments;" strike the
6 remainder of the title and insert "amending RCW 28B.15.502; adding a
7 new section to chapter 28B.15 RCW; providing an effective date; and
8 declaring an emergency."

9 **SB 5824** - S Amd

10 By Senators Skratek, Bluechel, Cantu, Owen and Jesernig

11 Adopted 3/10/91 - Roll Call 26-23

12 On page 2, line 13, beginning with "Community" strike all the material
13 down to the period on line 18 and insert the following paragraph:

14 "Any community college which in 1990-91 has excess enrollment
15 above the state funded limit, by means of enrollments that would have
16 otherwise been eligible for state funding, shall not increase its
17 excess enrollment above the 1990-91 level. The community college shall
18 not be required to reduce such excess enrollments until such time that
19 additional state-funded enrollments become available which shall then
20 be used to phase down the excess enrollments. Once the excess
21 enrollments above the state-funded limit are within four percent of the
22 state funded limit, then the four percent excess limit shall apply"

23 NOTE: Made moot by adoption of Senator Saling, et al, striking
24 amendment