Florida State College at Jacksonville | Legislative Update III – 2024

FSC

JANUARY 26, 2024

Week 3

FSCJ District Board of Trustees attend Legislative Conference in Tallahassee

This week, President Avendano, Chair Young, Trustee Bell, and Trustee Odom attended the Florida College System Trustee Commission Legislative Conference. Conference attendees had the opportunity to hear from Commissioner of Education Manny Diaz, Department of Education Chancellor Kathy Hebda and Chancellor Kevin O'Farrell, and many other state legislators focusing on higher education in Florida. Trustees from across the state also discussed the Council of President's top legislative priorities, including adding the Florida College System to the State Group Health Insurance Plan and increasing funding for recurring programs, deferred maintenance, and capital projects. President Avendano and the FSCJ Trustees also visited with Duval Delegation members to discuss FSCJ's priority projects, including expanding the Nursing Program at North Campus and upgrades to our Public Safety Program facilities.



Bill Tracking

HB <u>25</u> / SB 262 (Identical bills)	This bill makes a minor naming change in Florida Statute 1009.534 regarding the eligibility for the Florida Bright Futures Scholarship Program. It removes "National Hispanic Recognition Program" and replaces it with "College Board National Recognition Programs."	In Postsecondary Education & Workforce Committee (No action in past 3 weeks)
HB <u>767</u> / SB <u>62</u> (Identical bills)	The bill amends Florida Statute 1009.21 ("Determination of resident status for tuition purposes.") to allow individuals who have been incarcerated to use evidence of being incarcerated in Florida to establish in state residency to obtain in-state tuition.	Passed by Education Postsecondary Committee
SB <u>130</u> /HB <u>209</u> (Identical bills)	The bill prohibits the use of a firearm in a "sensitive location." The bill includes college campuses in the definition of a "sensitive location." The bill includes criminal penalties as well as specific exceptions.	In Criminal Justice Committee (No action in past 3 weeks)
HB <u>149</u> /SB <u>656</u> (Similar bills)	The bill amends Florida Statute 287.055 ("Acquisition of professional architectural, engineering, landscape architectural, or surveying and mapping services; definitions; procedures; contingent fees prohibited; penalties.") to allow governmental entities (including state colleges) to enter into contracts with construction management entities and program management entities on a continuing contract so long as the individual projects do not exceed \$7.5M each.	Passed by State Administration & Technology Appropriations Committee
HB <u>151</u> / SB <u>242</u> (Similar bills)	The bill amends Florida Statute 121.101 to provide for a cost-of-living adjustment (COLA) for FRS pension plan members beginning July 1, 2024, which will adjust every July 1 thereafter.	Now in Appropriations Committee (No action in past 2 weeks)
SB <u>164</u> /HB <u>147</u> (Identical bills)	The bill creates Florida Statute 1009.675, which is a loan forgiveness program for mental health professionals. The bill provides scholarships of up to \$8K per year for up to 5K scholarships. The bill provides exceptions by which the loan repayments would not continue once enrolled in the program. The Florida Department of Education would create rules to administer the program.	In Health Policy Committee (No action in past 3 weeks)
SB <u>166</u>	The bill creates Florida State 112.23 ("Medical Marijuana Public Employee Protection Act.") which provides that a public employer may not take adverse personnel action against an employee or a job applicant who is a qualified patient for his or her use of medical marijuana consistent with Florida Statute 381.986, unless certain exceptions are met.	In Health Policy Committee (No action in past 3 weeks)

SB <u>460</u> / HB <u>917</u> (Similar bills) HB <u>465</u> /	of Education by June 1, 2025. At present, the Task Force is not charged with studying Education the workforce programs offered by the FCS.	
SB <u>470</u> (Identical bills)	student information to U.S. Department of Homeland Security; requires FCS institutions & state universities to assess out-of-state fee for students who promote foreign terrorist organization; & provides that students who promote foreign terrorist organization are ineligible for specified fee waivers & any institutional or state grants, financial aid, scholarships, or tuition assistance.	Postsecondary Education & Workforce Committee
SB <u>472</u> / HB <u>569</u> (Similar bills)	HB 569its agencies and subdivisions (including FCS institutions); prohibiting an insuranceGovernment(Similarpolicy from conditioning payment of benefits on the enactment of a claim bill;Oversight &	
HB <u>483</u>	The bill amends Florida Statute 1009.532 ("Florida Bright Futures Scholarship Program; student eligibility requirements for renewal awards.") to include scholarship awards for industry certifications, a technical certificate, an applied technology diploma, a career and technical certificate, an apprentice program, or a registered apprenticeship program. The same change is made to Florida Statute 1009.536 ("Florida Gold Seal Vocational Scholars and Florida Gold Seal CAPE Scholars awards.") The bill also creates the Artificial Intelligence Task Force, which requires the Department of Education to establish a Task Force, which will then study the application of artificial intelligence to K-12 and higher education.	In Choice & Innovation Committee (No action in past 3 weeks)
HB <u>599</u> / SB <u>1382</u> (Identical bills)	The bill creates Florida Statute 110.1051 ("Personal titles and pronouns.") and applies to employees, contractors, and employers of "of the state or any county, municipality, or special district or any subdivision or agency thereof." The bill prohibits employees & contractors of certain employers from being required to use, from providing, & from being asked to provide certain titles & pronouns; prohibits employees & contractors from being penalized or subjected to certain actions for not providing certain titles & pronouns; prohibits adverse personnel action on basis of deeply held religious or biology-based beliefs; provides administrative & civil remedies.	In Constitutional Rights, Rule of Law & Government Operations Committee (No action in past 3 weeks)
SB <u>622</u>	This bill deletes Florida Statute 1004.91(2), which requires a student who is enrolled in a program that requires 450 clock hours or more to take a basic skills examination, which a student must pass in order to receive a certificate of completion. It also deletes the requirement in 1011.81 that a dual enrollment student cannot be counted for funding unless that student has completed the exam.	Postponed by Education Postsecondary Committee (No action in past 2 weeks)

SB <u>634</u>	The bill amends Florida Statute 1009.21 ("Determination of resident status for tuition purposes.") to allow an application for property tax exemption for homestead property that has been approved by a property appraiser, provided that such property has been continuously maintained as the primary residence for at least 12 months before the first day of the semester for which the resident status is being claimed, as conclusive evidence of residency to establish in-state tuition.	 In Education Postsecondary Committee (No action in past 3 weeks) In Education Quality Committee (No action in past 3 weeks) 	
HB <u>643</u> / SB <u>686</u> (Similar bills)	This bill amends Florida Statute 1001.05 and 1002.20 to prohibit discrimination based on protected hairstyle in the K-20 public education system.		
HB 899/ SB 970 (Similar bills)	 The bill creates Florida Statute 447.009(6) which provides SUS and FCS faculty with the right to collectively bargain. The bill revises Florida Statute 1001.03 to state that Florida College System institutions must be free of undue political influence, 		
HB <u>901</u> / SB <u>1120</u> (Similar bills)	The bill creates Florida 256.045 ("Display of flags; governmental agencies, local governments, or other units of local government."). It prohibits, among others, colleges and universities from erecting or displaying a flag that represent a political viewpoint, including, but not limited to, a politically partisan, racial, sexual orientation and gender, or political ideology viewpoint.	Now In State Affairs Committee (No action in last week)	

HB <u>903</u> / SB <u>992</u> (Identical bills)	The bill amends Florida Statute 1004.04 ("Public accountability and state approval for teacher preparation programs.") and Florida Statute 1004.85 ("Postsecondary educator preparation institutes.") to include in curriculum "strategies and practices on identifying, preventing, preparing, addressing, and responding to mass casualty incidents." The bill amends Florida Statute 1012.56 ("Educator certification requirements.) to require those people seeking certification to have been trained in the same. The bill creates Florida 1012.5841 ("Continuing education and in-service training for identifying, preventing, preparing, addressing, and responding to mass casualty incidents.") to require the State Board of Education to adopt a list that states approved trainings for the same.	In Education Quality Committee (No action in past 3 weeks)		
HB <u>947</u> / SB <u>1270</u> (Identical bills)	SB 1270postsecondary educational institution sexual harassment, sexual assault, dating (identical violence, and stalking policies.") Each FCS and SUS institution shall create a sexualPostse Educational			
HB <u>973</u> / SB <u>1022</u> (Identical bills)	The bill amends Florida Statute 121.4501 and allows an FRS employee who was enrolled in the FRS pension plan before 2002 and switched to the investment plan to move back to the pension plan while deferring the cost until retirement. The enrollee has 90 days to make the election after receiving notice from DMS.In Constitution Rights, Rule Law & Government Operations Committee (action in pass weeks)			
SB <u>990</u>	As it relates to the hiring of a SUS or FCS president, the bill defines the term "final group of applicants" to mean no fewer than three and no more than five applicants who will receive final consideration for the position.	In Education Postsecondary Committee (No action in past 3 weeks)		
HB <u>1027</u> / SB <u>1728</u> (Identical bills)	SB 1728Rights."). The bill prohibits adverse action against members of social fraternities and (Identical sororities solely on the basis of their membership or prospective members in suchPostsecond Education against			
HB <u>1151</u>	As it relates to the Stanley G. Tate Florida Prepaid College Program, the bill revises the definition of the term "tuition differential."	Passed by Postsecondary Education & Workforce Committee		

HB <u>1067</u> / SB <u>1308</u> (Identical bills)	The bill amends Florida Statute 409.1452 ("Collaboration with State University System, Florida College System, and Department of Education to assist children and young adults who have been or are in foster care or are experiencing homelessness; documentation regarding eligibility for tuition and fee exemptions"). It revises the requirements for homeless student liaisons. The bill requires State Office on Homelessness within the Department of Children and Families, develop best practices and training materials for all employees of each school district program, Florida College System institution, and state universities for the purpose of assisting homeless students. Employees designated by these entities to serve these students are now required to undergo training. Institutions are required to distribute information about services covered by the statute to students and to post them in physical public places. Institutions must develop plans for prioritizing welfare transition students for placement in on campus housing, Jean-round housing and work study opportunities. The bill creates Florida Statute 1009.702("Fostering Independence Grant Program"). The bill sets student eligibility criteria and allows students who are in welfare transition programs, former foster youth, and homeless students access to last dollar funding for the cost of attendance at a FCS and SUS institution.	In Postsecondary Education & Workforce Committee (No action in past 3 weeks)
HB <u>1069</u> / SB <u>1118</u> (Similar bills)	The bill amends Florida Statute 464.019 ("Approval of nursing education programs"). The statute establishes application requirements to offer programs for the prelicensure education of professional or practical nurses. The bill requires that the program director be named in the application. The bill amends the statute to require disclosure of the admission criteria. The admission criteria are required to identify students likely in need of additional preparation and education support during the program, and what the individualized support plan will be. It also requires that the program application affirm that the program has an NCLEX preparation exam as an exit component of the program. The application must also contain a statement of what remediation efforts the program will take for those students would do not receive a passing score on the exit examination. The board may deny an application for a program if the entity offering the program has had an adverse action taken against it by a regulatory body in another state. In subsection (3) which pertains to the annual report that must be filed by the program certifying compliance with subsection (1) – the application criteria – the board of nursing can terminate the program if a program is not in compliance. The program director is also subject to discipline. The bill reduces the number of years of scores that will form the basis of being put on probationary status, and a remediation plan is due from the program director within 6 months of being put on probationary status.	In Healthcare Regulation Committee (No action in past 3 weeks)
HB <u>1285</u>	As it relates to the FCS, the bill amends Florida Statute 1007.25 to allow for the State Board of Education to set requirements for specialized transfer degrees, and a process for applying for a specialized transfer degree that requires more than 60 hours of coursework for purposes of transfer. The bill repeals the Florida College System institution employment equity accountability program found in Florida Statute 1012.86.	Passed by Choice & Innovation Committee

SB <u>1334</u> / HB <u>1357</u> (Identical bills)	establish and maintain dedicated spaces within certain institutions, centers, and venues that are easily accessible to youth for the dissemination of information and resources relating to mental health and to promote such spaces.	In Children, Families, and Elder Affairs Committee (No action in past 3 weeks)
SB <u>1372</u>	The bill amends Florida Statute 1004.04 ("Public accountability and state approval for teacher preparation programs") and 1004.85 ("Postsecondary educator preparation institutes). The bill prohibits teacher preparation program courses from distorting significant historical events or include a curriculum or instruction that teaches identity politics, violates Florida Statute 1000.05, or is based on theories that systemic racism, sexism, oppression, and privilege are inherent in the institutions of the United States and were created to maintain social, political, and economic inequities.	Passed by Education Postsecondary Committee. Now in Appropriations Committee on Education
SB <u>1414</u> / HB <u>1355</u> (Identical bills)	The bill amends Florida Statute 1000.05 ("Discrimination against students and employees in the Florida K-20 public education system prohibited; equality of access required") to delete section 4, which was passed during the 2023 legislative session which states that compelling students and employees to believe certain concepts is discrimination on the basis of race. The bill repeals Florida Statute 1000.071 ("Personal titles and pronouns"). The bill deletes the DEI prohibited expenditure language from 1004.06 ("Prohibited expenditures") passed during the 2023 legislative session. The bill deletes from Florida Statute 1007.25 ("General education courses; common prerequisites") that was passed during that general education core courses may not distort significant historical events or include a curriculum that teaches identity politics, violates s. 1000.05, or is based on theories that systemic racism, sexism, oppression, and privilege are inherent in the institutions of the United States and were created to maintain social, political, and economic inequities.	In Education Pre K – 12 Committee (No action in past 3 weeks)
SB <u>1416</u> / HB <u>1637</u> (Identical bills)	The bill authorizes employees enrolled in the Special Risk Class of the FRS to make an election to move from the investment plan to the pension plan within a certain timeframe, subject to certain conditions.	In Governmental Oversight and Accountability Committee (No action in past 3 weeks)
HB <u>1667</u>	B <u>1667</u> This bill requires students awarded the Florida Academic Scholars award within the Florida Bright Futures Scholarship Program to receive additional funds in certain semesters for textbooks.	
HB <u>7007</u> / SB <u>7022</u> (Identical bills)	The bill renews the public records and public meeting exemption found in Florida Statute 1004.0962 ("Campus emergency response of a public postsecondary educational institution; public records exemption; public meetings exemption.") It removes certain sections under which plans would be disclosed.	Passed by State Affairs Committee. Placed on House Special Order Calendar

SB <u>7024</u>	The bill establishes the contribution rates paid by employers that participate in the Florida Retirement System beginning July 1, 2024. The fiscal impact of these changes for the FCS is \$555K less in contributions than last year.	Now in Appropriations Committee (No action in the past 2 weeks)
-	The bill removes outdated language including the following: (1) the requirement for the SBE to establish the tuition and out-of-state fees for developmental education and for credit instruction that may be counted toward an associate in arts degree, an associate in applied science degree, or an associate in science degree; (2) the requirement for the SBE to identify performance metrics for the FCS and develop a plan that specifies goals and objectives for each FCS institution, and (3) language referring to the Executive Director of the Florida College System and regarding a special baccalaureate approval process for St. Petersburg College that was put in place when bachelor's degrees were first authorized in the FCS.	Now in Education & Employment Committee (No action in the past week)
SB <u>7032</u> / HB PEW1	This bill creates the Graduation Alternative to Traditional Education (GATE) Program, GATE Scholarship Program, and GATE Student Success Incentive Fund. All three programs are aimed at providing high school students the opportunity to earn postsecondary course credits at no cost to the student while pursuing the completion of a standard high school diploma or equivalent credential. The bill provides eligibility criteria for students to enroll in the GATE Program and defines the career education programs and certificates that can be offered to students enrolled in the GATE Program. The bill exempts students that are enrolled in the GATE program from the payment of tuition and specified fees and the costs of instructional materials. To assist Florida College System institutions, school districts, and charter technical career centers in administering the GATE Program, the GATE Scholarship Program reimburses participating institutions for the tuition and fees and instructional materials for students enrolled in the GATE program. Additionally, the bill provides incentive funding for institutions through the GATE Student Success Incentive Fund. The incentive funding is provided based on the number of students enrolled in the GATE program who earn a high standard high school diploma or equivalent credential and postsecondary industry certifications.	In Appropriations Committee (No action in the past week)
HB <u>7039</u>	As it relates to the FCS, the bill eliminates Florida Statute 1012.86, which requires that the FCS institution president to submit an annual employment accountability plan to the commissioner and the SBE.	Now in Education Quality Committee (No action in the past week)
HB <u>1619</u>	As to the FCS, the bill amends Florida Statute 790.06 ("License to carry concealed weapon or concealed firearm") to allow for concealed carry on college campuses, among others.	Now in Criminal Justice Subcommittee

HB <u>473</u> / SB <u>658</u> (Similar bills)	 Similar FCS institutions), and commercial entities that comply with Florida 501.171 and the standards listed in the statute are not liable to those whose data is taken for cybersecurity incidents. Defendants in lawsuits have the burden of demonstrating compliance with the law. B 1624/ As to the Florida College System, the bill amends Florida Statute 286.29 ("Energy guidelines for Climate-friendly public business.") to eliminate subsection 4, which requires the FCS institution, when using the state purchasing plan, to first define the 			
SB <u>1624</u> / HB <u>1645</u> (Similar bills)				
HB <u>611</u> / SB <u>1018</u> (Identical bills)	1018 required to deposit public funds in a qualified public depository (QPD) pursuant to Identical the Florida Security for Public Deposits Act, Ch. 280, F.S. (Act). The bill makes state-			

If you have any questions or comments about bills being tracked or other matters not included in the update, please feel free to contact Taylor Mejia, Director of Government and Community Relations.

	•	Website:		Contact:	Ŕ	Email:
00	00	fscj.edu/discover/governance-		(904) 632-3220		Taylor.Mejia@fscj.edu
		administration/government-relations				