

STATE OF NEW YORK

6681

1985-1986 Regular Sessions

IN SENATE

June 24, 1985

Introduced by Sen. MARKOWITZ -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the education law, in relation to making Medgar Evers college a senior college

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. Subdivision five of section sixty-two hundred two of the
2 education law, as amended by chapter eight hundred fifteen of the laws
3 of nineteen hundred eighty, is amended to read as follows:
4 5. The term "senior college" shall mean an institution of higher edu-
5 cation in the city of New York, which is governed and administered by
6 the board of trustees, including, but not limited to, a professional or
7 graduate institution, an institution for research, an administrative in-
8 stitution, and, except as otherwise provided, New York city technical
9 college, (formerly known as New York city community college), Medgar
10 Evers college and the college of Staten Island, but not including a com-
11 munity college.
12 § 2. Subdivision three of section sixty-two hundred fifteen of such
13 law, as added by chapter eight hundred fifteen of the laws of nineteen
14 hundred eighty, is amended to read as follows:
15 3. For purposes of this article and article one hundred twenty-five-B
16 of this chapter, and notwithstanding any other provision thereof, the
17 instructional and non-instructional fees received from matriculated and
18 non-matriculated students at New York city technical college shall be
19 treated as if they were fees from a community college, and the instruc-
20 tional and non-instructional fees received from matriculated and non-
21 matriculated students at the college of Staten Island and Medgar Evers
22 college shall be treated as if they were senior college fees; provided,
23 however, that instructional and non-instructional fees from students at-
24 tending that portion of the [program] programs of the college of Staten

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [] is old law to be omitted.

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1. Island and Medgar Evers college whose primary purpose is providing certificate and associate degree post secondary programs in general and technical educational subjects shall be treated as if they were fees from a community college; provided, however, that instructional and non-instructional fees received from all students attending the college of Staten Island [and], New York city technical college and Medgar Evers college shall be used to offset the state share of operating expenses.

8. § 3. Section sixty-two hundred nineteen of such law is amended by adding a new subdivision three to read as follows:

3. Notwithstanding any other provision of law, the provisions of this section shall apply to the college of Staten Island, New York city technical college and Medgar Evers college.

§ 4. Paragraph eight of subdivision A and subdivision C of section sixty-two hundred twenty-one of such law, paragraph eight as amended and subdivision C as added by chapter eight hundred fifteen of the laws of nineteen hundred eighty, are amended to read as follows:

8. Senior college capital costs. Commencing with the twelve-month period beginning July first, nineteen hundred eighty-two and thereafter, the state shall pay one hundred per centum of capital costs exclusive of those financed pursuant to the provisions of article one hundred twenty-five-B of this chapter, of the senior colleges of the city university of New York, provided however that commencing with the twelve month period beginning July first, nineteen hundred eighty-two and thereafter, the state shall pay one hundred per centum of capital costs exclusive of those financed pursuant to the provisions of article one hundred twenty-five-B of this chapter, of the college of Staten Island and New York city technical college, and that commencing with the twelve month period beginning April first, nineteen hundred eighty-six and thereafter, the state shall pay one hundred per centum of capital costs exclusive of those financed pursuant to the provisions of article one hundred twenty-five-B of this chapter, of Medgar Evers college, and provided that appropriations authorizing such costs have been approved by the legislature. The advancement of capital projects pursuant to this subdivision shall be undertaken only in accordance with the provisions of section ninety-three of the state finance law.

C. College of Staten Island and Medgar Evers college. Notwithstanding the designation of the college of Staten Island and Medgar Evers college as [a] senior [college] colleges:

(i) the city of New York shall annually appropriate in its expense budget and pay to the city university of New York, as operating aid in support of the programs and services of the college of Staten Island and Medgar Evers college, an amount for each full-time equivalent student in the associate degree [program] programs of [the college] such colleges equal to the amount the city of New York is appropriating and paying for each full-time equivalent student in the community colleges;

(ii) and the state of New York shall annually appropriate and pay to the city university of New York an amount equal to the net operating expenses of the college of Staten Island and Medgar Evers college less the amount payable by the city of New York pursuant to this subdivision. Such state of New York payment shall be made in four installments on or before April twenty-fifth, June twenty-fifth, October twenty-fifth and January twenty-fifth. The amount to be paid by the city of New York pursuant to this subdivision shall be determined by the state director of the budget, based upon information submitted by the mayor in such form

1 and content and at such time as may be required by the state director of
2 the budget.

3 § 5. The opening paragraph of section sixty-two hundred twenty-five of
4 such law, is designated subdivision one and a new subdivision two is
5 added to read as follows:

6 2. Notwithstanding any other provision of law, the provisions of this
7 section shall apply to the college of Staten Island, New York city tech-
8 nical college and Medgar Evers college.

9 § 6. The section heading and subdivision A of section sixty-two hun-
10 dred thirty-two of such law, as added by chapter eight hundred fifteen
11 of the laws of nineteen hundred eighty, are amended to read as follows:

12 College of Staten Island [and], New York city technical college pro-
13 grams and Medgar Evers college. A. Notwithstanding the designation of
14 the college of Staten Island [and the], New York city technical college
15 and Medgar Evers college as senior colleges, the associate degree pro-
16 grams of these colleges shall be conducted administratively and academi-
17 cally in a manner consistent with the policies of the city university of
18 New York applicable to such programs.

19 § 7. Paragraph (c) of subdivision three of section sixty-two hundred
20 seventy-nine of such law is amended by adding a new subparagraph (iv) to
21 read as follows:

22 (iv) For the twelve month period commencing July first, nineteen hun-
23 dred eighty-six and thereafter an amount equal to the amount paid by the
24 city pursuant to subdivision two of this section attributable to facili-
25 ties of Medgar Evers college whose primary purpose is providing associ-
26 ate and certificate programs in general and technical educational
27 subjects.

28 § 8. This act shall take effect on the first day of April, nineteen
29 hundred eighty-six.