



General Assembly

Amendment

February Session, 2024

LCO No. 5019



Offered by:
SEN. KELLY, 21st Dist.

To: Subst. Senate Bill No. 203

File No. 203

Cal. No. 149

(As Amended)

**"AN ACT CONCERNING THE CONSIDERATION OF FAMILIAL
RELATIONSHIP DURING THE ADMISSIONS PROCESS BY AN
INSTITUTION OF HIGHER EDUCATION."**

1 Strike subparagraph (B) of subdivision (2) of section 1 in its entirety
2 and substitute the following in lieu thereof:

3 "(B) For each category of enrolled students reported pursuant to
4 subparagraph (A)(iv) of this subdivision, the (i) median and average
5 unweighted grade point average, class rank percentile and scores on
6 standardized academic aptitude tests, (ii) graduation or completion
7 rates, (iii) median and average amount of need-based financial aid
8 received by such students in each category, and (iv) number of such
9 students in each category who had an expected family contribution or
10 student aid index that qualified such students as (I) eligible for a full
11 federal Pell grant or other need-based financial aid, (II) eligible for a
12 partial federal Pell grant or other need-based financial aid, (III) ineligible
13 for a federal Pell grant, but eligible for other need-based financial aid,

14 and (IV) ineligible for a federal Pell grant or other need-based financial
15 aid."