

CALIFORNIA

TANF

Bills/Laws

Assembly Bill No. 2466

Assembly Bill No. 167

Official Analysis

[AB 2466, Bill Analysis](#)

[AB 167, Bill Analysis](#)

[CA Welfare and Institutions Code](#)

[§ 11150-11160](#)

Advocacy

[Asset Policy Initiative of CA, Asset Action Center](#)

Letter of support provided by Asset Policy Initiative of CA

Public Assistance Savings Exclusions,
New America Foundation

AB 167 (Bass) Policy Piece,
New America Foundation

Public Comments

Letter of support for AB 167,
Dory Rand, Sargent Shriver National
Center on Poverty Law

Sample letter of support for AB 167

No More Mixed Messages: Reforming
Asset Limits to Facilitate Savings and
Asset Building, CSD State Policy
Conference,
Leslie Parris, New America Foundation

Media

[New America Foundation, AB 2466
press release](#)

[CA Jumpstart Coalition,
Financial Literacy E-Newsletter](#)

CA/NV Community Action Partnership
Cal/Neva CAPNews

FOODSTAMPS

Bills/Laws

[CA Welfare and Institutions Code](#)

[§ 18900-18926](#)

Assembly Bill No. 2466

CHAPTER 781

An act to amend Section 11322.6 of, and to add Section 11155.6 to, the Welfare and Institutions Code, relating to CalWORKs, and making an appropriation therefor.

[Approved by Governor September 29, 2006. Filed with
Secretary of State September 29, 2006.]

LEGISLATIVE COUNSEL'S DIGEST

AB 2466, Daucher. CalWORKs eligibility: welfare-to-work activities and excluded assets.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states, with California's version of this program being known as the California Work Opportunity and Responsibility to Kids (CalWORKs) program.

Under the CalWORKs program, each county provides cash assistance and other benefits to qualified low-income families and individuals who meet specified eligibility criteria, including limitations on income and assets generally applicable to public assistance programs.

Under existing law, with certain exceptions, every individual, as a condition of eligibility for aid under the CalWORKs program, is required to participate in welfare-to-work activities. Under existing law, these activities in which a recipient may engage include, among others, job search and job readiness assistance, as described.

This bill would include financial management education within the definition of job search and job readiness assistance.

Existing law exempts from consideration when determining public assistance program eligibility the principal and interest in an individual development account, which is a savings account established in accordance with federal law that may only be used for specified purposes.

This bill would similarly exclude the principal and interest in a 401(k) plan, a 403(b) plan, an IRA, a 457 plan, a 529 college savings plan, or a Coverdell ESA, as these terms are defined in the bill, from consideration as property only when determining eligibility and the amount of CalWORKs assistance for CalWORKs recipients, and not for new program applicants.

Because state funds are continuously appropriated to pay for a share of county aid grant costs, this bill would, by expanding the potential pool of CalWORKs recipients, make an appropriation. In addition, because each county is required to administer the CalWORKs program, by giving

counties new responsibilities, this bill would create a state-mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Appropriation: yes.

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

SECTION 1. Section 11155.6 is added to the Welfare and Institutions Code, to read:

11155.6. (a) (1) The principal and interest in a 401(k) plan, 403(b) plan, IRA, 457 plan, 529 college savings plan, or Coverdell ESA, shall be excluded from as property when redetermining eligibility and the amount of assistance for recipients of CalWORKS benefits.

(2) The principal and interest in a 401(k) plan, 403(b) plan, IRA, 457 plan, 529 plan college savings plan, or Coverdell ESA, shall not be excluded from consideration as property when determining eligibility and the amount of assistance only with respect to an applicant for benefits who is not a recipient of CalWORKS benefits.

(b) For purposes of this section, the following terms have the following meanings:

(1) “401(k) plan” means a deferred compensation plan that satisfies the requirements of Section 401(k) of the Internal Revenue Code.

(2) “403(b) plan” means a qualified annuity plan that satisfies the requirements of Section 403(b) of the Internal Revenue Code.

(3) “IRA” means an individual retirement account that satisfies the requirements of Section 408 of the Internal Revenue Code.

(4) “457 plan” means a deferred compensation plan that satisfies the requirements of Section 457 of the Internal Revenue Code.

(5) “529 college savings plan” means a qualified tuition program that satisfies the requirements of Section 529 of the Internal Revenue Code.

(6) “Coverdell ESA” means an education savings account that satisfies the requirements of Section 530 of the Internal Revenue Code.

SEC. 2. Section 11322.6 of the Welfare and Institutions Code is amended to read:

11322.6. The welfare-to-work plan developed by the county welfare department and the participant pursuant to this article shall provide for welfare-to-work activities. Welfare-to-work activities may include, but are not limited to, any of the following:

(a) Unsubsidized employment.

(b) Subsidized private sector employment.

(c) Subsidized public sector employment.

(d) Work experience, which means public or private sector work that shall help provide basic job skills, enhance existing job skills in a position related to the participant's experience, or provide a needed community service that will lead to employment. Unpaid work experience shall be limited to 12 months, unless the county welfare department and the recipient agree to extend this period by an amendment to the welfare-to-work plan. The county welfare department shall review the work experience assignment as appropriate and make revisions as necessary to ensure that it continues to be consistent with the participant's plan and effective in preparing the participant to attain employment.

(e) On-the-job training.

(f) (1) Grant-based on-the-job training, which means public or private sector employment or on-the-job training in which the recipient's cash grant, or a portion thereof, or the aid grant savings resulting from employment, or both, is diverted to the employer as a wage subsidy to partially or wholly offset the payment of wages to the participant, so long as the total amount diverted does not exceed the family's maximum aid payment. A county shall not assign a participant to grant-based on-the-job training unless and until the participant has voluntarily agreed to participate in grant-based on-the-job training by executing a voluntary consent form, which shall be developed by the department.

(2) Grant-based on-the-job training shall include community service positions pursuant to Section 11322.9.

(3) Any portion of a wage from employment that is funded by the diversion of a recipient's cash grant, or the grant savings from employment pursuant to this subdivision, or both, shall not be exempt under Section 11451.5 from the calculation of the income of the family for purposes of subdivision (a) of Section 11450.

(g) Supported work or transitional employment, which means forms of grant-based on-the-job training in which the recipient's cash grant, or a portion thereof, or the aid grant savings from employment, is diverted to an intermediary service provider, to partially or wholly offset the payment of wages to the participant.

(h) Workstudy.

(i) Self-employment.

(j) Community service.

(k) Adult basic education, which shall include reading, writing, arithmetic, high school proficiency, or general educational development certificate of instruction, and English-as-a-second-language. Participants under this subdivision shall be referred to appropriate service providers that include, but are not limited to, educational programs operated by school districts or county offices of education that have contracted with the Superintendent of Public Instruction to provide services to participants pursuant to Section 33117.5 of the Education Code.

(l) Job skills training directly related to employment.

(m) Vocational education and training, including, but not limited to, college and community college education, adult education, regional occupational centers, and regional occupational programs.

(n) Job search and job readiness assistance, which means providing the recipient with training to learn job seeking and interviewing skills, to understand employer expectations, and learn skills designed to enhance an individual's capacity to move toward self-sufficiency, including financial management education.

(o) Education directly related to employment.

(p) Satisfactory progress in secondary school or in a course of study leading to a certificate of general educational development, in the case of a recipient who has not completed secondary school or received such a certificate.

(q) Mental health, substance abuse, and domestic violence services, described in Sections 11325.7 and 11325.8, and Article 7.5 (commencing with Section 11495), that are necessary to obtain and retain employment.

(r) Other activities necessary to assist an individual in obtaining unsubsidized employment.

Assignment to an educational activity identified in subdivisions (k), (m), (o), and (p) is limited to those situations in which the education is needed to become employed.

SEC. 3. If the Commission on State Mandates determines that this act contains costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code.

AMENDED IN ASSEMBLY APRIL 10, 2007

CALIFORNIA LEGISLATURE—2007—08 REGULAR SESSION

ASSEMBLY BILL

No. 167

Introduced by Assembly Member Bass

January 22, 2007

An act to repeal Sections *11155*, 11155.1, 11155.2, *11155.6*, 11257.5, and 11260 of, and to repeal and add Section 11257 of, the Welfare and Institutions Code, relating to CalWORKs, ~~and making an appropriation therefor.~~

LEGISLATIVE COUNSEL'S DIGEST

AB 167, as amended, Bass. CalWORKs eligibility: asset limits.

Existing federal law provides for allocation of federal funds through the federal Temporary Assistance for Needy Families (TANF) block grant program to eligible states, with California's version of this program being known as the California Work Opportunity and Responsibility to Kids (CalWORKs) program.

Existing law provides for the CalWORKs program, under which each county provides cash assistance and other benefits to qualified low-income families and individuals who meet specified eligibility criteria.

Existing law continually appropriates money from the General Fund to pay for a share of aid grant costs under the CalWORKs program.

Existing law imposes limits on the amount of income and personal and real property an individual or family may possess in order to be eligible for aid under the CalWORKs program.

This bill would prohibit eligibility for CalWORKs aid from being conditioned on the limitation of an individual's or a family's assets, as defined, and would delete existing asset limitations. ~~By expanding~~

~~CalWORKs eligibility, this bill would make an appropriation. Additionally, by increasing the duties of counties administering the CalWORKs program, the bill would impose a state-mandated local program. The bill would declare that no appropriation would be made for purposes of the bill pursuant to the provision continuously appropriating funds for the CalWORKs program.~~

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: $\frac{2}{3}$ -majority. Appropriation: ~~yes-no~~. Fiscal committee: yes. State-mandated local program: yes.

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

- 1 SECTION 1. The Legislature finds and declares all of the
- 2 following:
- 3 (a) In 1996, Congress passed the Personal Responsibility and
- 4 Work Opportunity Reconciliation Act (PRWORA), known as
- 5 welfare reform, which created the Temporary Assistance to Needy
- 6 Families (TANF) program. TANF gives states power to design
- 7 their own programs, including establishing asset limits. The
- 8 California Work Opportunity and Responsibility to Kids
- 9 (CalWORKs) is California’s program implementing federal welfare
- 10 reform provisions.
- 11 (b) The structural components of the TANF program, as
- 12 administered by CalWORKs, have proven to be immensely
- 13 effective in preserving cash assistance for those in need. Federally
- 14 mandated and state-enforced time limits and work requirements
- 15 effectively deter anyone from applying for assistance without
- 16 having exhausted all other resources. These structural realities,
- 17 coupled with the social stigma associated with receiving public
- 18 assistance, prevent anyone with financial resources from
- 19 considering public assistance.
- 20 (c) In California, to qualify for public assistance under
- 21 CalWORKs, impoverished ~~family~~ families must demonstrate that
- 22 they are both income- and asset-poor. Under current law, a

1 low-income family will not qualify for assistance if the family has
2 savings or other assets, excluding a home and specific vehicle
3 allotment, exceeding the asset limit of \$2,000.

4 (d) Asset limits seek to ensure that public assistance programs
5 provide benefits only to those with too few resources to support
6 themselves. However, asset limits can dissuade low-income
7 families from saving because, in doing so, they risk losing their
8 benefits. For families making the difficult transition from welfare
9 to work, developing assets is critical to achieving true economic
10 independence. In order to prevent a complete backslide to public
11 assistance, low-income working families must begin to develop
12 their own safety net through personal saving for use in the event
13 of an unexpected income shock due to illness or temporary
14 unemployment. As personal saving is essential to achieving
15 self-sufficiency, which is the stated goal of the CalWORKs
16 program, saving should be encouraged by welfare policy and social
17 service agencies, rather than penalized.

18 (e) To be economically secure, families need both income and
19 assets. Regular income helps families pay for their daily living
20 expenses. In contrast, families need assets to weather financial
21 hardships and get ahead. Assets provide a safety net for coping
22 with unanticipated expenses and emergencies, such as
23 unemployment, accidents, and illnesses, that could otherwise cause
24 significant financial hardship. Assets also help families build
25 wealth and plan for the future by, for example, saving for retirement
26 or investing in their children's education.

27 (f) Several studies have documented the negative effect of asset
28 limits on wealth accumulation among low-income households in
29 a variety of public assistance programs. One study found that 49
30 percent of public assistance recipients indicated that they would
31 save more if the government did not cut their benefits because of
32 their savings.

33 (g) Many states are actively trying to stimulate savings by TANF
34 recipients and other low-income people by addressing asset tests.
35 The states of Ohio and Virginia have eliminated the asset test
36 altogether. The state of Virginia decided to eliminate asset limits
37 for their TANF program, in December 2003, by administrative
38 action, with the goal of streamlining the eligibility process and
39 cutting down on administrative costs. This decision has saved the
40 state an estimated \$400,000 annually, and to date, the state of

1 Virginia has reported no “horror stories” of individuals with
2 significant assets scamming the TANF program. In addition, in
3 1997, the state of Ohio eliminated its asset limit and has not
4 experienced any spike in the rolls or reported fraud.

5 *SEC. 2. Section 11155 of the Welfare and Institutions Code is*
6 *repealed.*

7 ~~11155. (a) Notwithstanding Section 11257, in addition to the~~
8 ~~personal property or resources permitted by other provisions of~~
9 ~~this part, and to the extent permitted by federal law, an applicant~~
10 ~~or recipient for aid under this chapter including an applicant or~~
11 ~~recipient under Chapter 2 (commencing with Section 11200) may~~
12 ~~retain countable resources in an amount equal to the amount~~
13 ~~permitted under federal law for qualification for food stamps.~~

14 ~~(b) The county shall determine the value of exempt personal~~
15 ~~property other than motor vehicles in conformance with methods~~
16 ~~established under the Food Stamp Program.~~

17 ~~(c) (1) The value of licensed vehicles shall be the greater of the~~
18 ~~fair market value as provided in paragraph (3) or the equity value,~~
19 ~~as provided in paragraph (5), unless an exemption as provided in~~
20 ~~paragraph (2) applies.~~

21 ~~(2) The entire value of any licensed vehicle shall be exempt if~~
22 ~~any of the following apply:~~

23 ~~(A) It is used primarily for income-producing purposes.~~

24 ~~(B) It annually produces income that is consistent with its fair~~
25 ~~market value, even if used on a seasonal basis.~~

26 ~~(C) It is necessary for long distance travel, other than daily~~
27 ~~commuting, that is essential for the employment of a family~~
28 ~~member.~~

29 ~~(D) It is used as the family's residence.~~

30 ~~(E) It is necessary to transport a physically disabled family~~
31 ~~member, including an excluded disabled family member, regardless~~
32 ~~of the purpose of the transportation.~~

33 ~~(F) It would be exempted under any of subparagraphs (A) to~~
34 ~~(D), inclusive, but the vehicle is not in use because of temporary~~
35 ~~unemployment.~~

36 ~~(G) It is used to carry fuel for heating for home use, when the~~
37 ~~transported fuel or water is the primary source of fuel or water for~~
38 ~~the family.~~

39 ~~(H) The equity value of the vehicle is one thousand five hundred~~
40 ~~one dollars (\$1,501) or less.~~

1 ~~(3) Each licensed vehicle that is not exempted under paragraph~~
2 ~~(2) shall be individually evaluated for fair market value, and any~~
3 ~~portion of the value that exceeds four thousand six hundred fifty~~
4 ~~dollars (\$4,650) shall be attributed in full market value toward the~~
5 ~~family's resource level, regardless of any encumbrances on the~~
6 ~~vehicle, the amount of the family's investment in the vehicle, and~~
7 ~~whether the vehicle is used to transport family members to and~~
8 ~~from employment.~~

9 ~~(4) Any licensed vehicle that is evaluated for fair market value~~
10 ~~shall also be evaluated for its equity value, except for the following:~~

11 ~~(A) One licensed vehicle per adult family member, regardless~~
12 ~~of the use of the vehicle.~~

13 ~~(B) Any licensed vehicle, other than those to which~~
14 ~~subparagraph (A) applies, that is driven by a family member under~~
15 ~~18 years of age to commute to, and return from his or her place of~~
16 ~~employment or place of training or education that is preparatory~~
17 ~~to employment, or to seek employment. This subparagraph applies~~
18 ~~only to vehicles used during a temporary period of unemployment.~~

19 ~~(5) For purposes of this section, the equity value of a licensed~~
20 ~~vehicle is the fair market value less encumbrances.~~

21 ~~(d) The value of any unlicensed vehicle shall be the fair market~~
22 ~~value less encumbrances, unless an exemption applies under~~
23 ~~paragraph (2).~~

24 ~~SEC. 2.~~

25 ~~SEC. 3.~~ Section 11155.1 of the Welfare and Institutions Code
26 is repealed.

27 ~~SEC. 3.~~

28 ~~SEC. 4.~~ Section 11155.2 of the Welfare and Institutions Code
29 is repealed.

30 ~~SEC. 5.~~ *Section 11155.6 of the Welfare and Institutions Code*
31 *is repealed.*

32 ~~11155.6. (a) (1) The principal and interest in a 401(k) plan,~~
33 ~~403(b) plan, IRA, 457 plan, 529 college savings plan, or Coverdell~~
34 ~~ESA, shall be excluded from as property when redetermining~~
35 ~~eligibility and the amount of assistance for recipients of~~
36 ~~CalWORKs benefits.~~

37 ~~(2) The principal and interest in a 401(k) plan, 403(b) plan, IRA,~~
38 ~~457 plan, 529 plan college savings plan, or Coverdell ESA, shall~~
39 ~~not be excluded from consideration as property when determining~~

1 eligibility and the amount of assistance only with respect to an
 2 applicant for benefits who is not a recipient of CalWORKs benefits.

3 (b) For purposes of this section, the following terms have the
 4 following meanings:

5 (1) “401(k) plan” means a deferred compensation plan that
 6 satisfies the requirements of Section 401(k) of the Internal Revenue
 7 Code.

8 (2) “403(b) plan” means a qualified annuity plan that satisfies
 9 the requirements of Section 403(b) of the Internal Revenue Code.

10 (3) “IRA” means an individual retirement account that satisfies
 11 the requirements of Section 408 of the Internal Revenue Code.

12 (4) “457 plan” means a deferred compensation plan that satisfies
 13 the requirements of Section 457 of the Internal Revenue Code.

14 (5) “529 college savings plan” means a qualified tuition program
 15 that satisfies the requirements of Section 529 of the Internal
 16 Revenue Code.

17 (6) “Coverdell ESA” means an education savings account that
 18 satisfies the requirements of Section 530 of the Internal Revenue
 19 Code.

20 ~~SEC. 4.~~

21 *SEC. 6.* Section 11257 of the Welfare and Institutions Code,
 22 as amended by Section 1 of Chapter 569 of the Statutes of 1984,
 23 is repealed.

24 ~~SEC. 5.~~

25 *SEC. 7.* Section 11257 of the Welfare and Institutions Code,
 26 as amended by Section 28 of Chapter 1022 of the Statutes of 2002,
 27 is repealed.

28 ~~SEC. 6.~~

29 *SEC. 8.* Section 11257 is added to the Welfare and Institutions
 30 Code, to read:

31 11257. (a) Notwithstanding any other provision of law, in
 32 order to encourage personal savings as a bridge from government
 33 dependency to self-sufficiency, and to create an incentive to saving,
 34 there shall be no limitation on the assets of an individual or a family
 35 as a condition of eligibility for aid under this chapter, to the extent
 36 permitted under federal law.

37 (b) For the purposes of this section, the term “assets” includes
 38 investments that appreciate over time, including, but not limited
 39 to, investments that can be converted into cash, such as savings,
 40 equities, 401(k) accounts, and individual retirement accounts.

1 Assets also include personal or real property that holds monetary
2 value, such as a house, an automobile, or a small business.

3 ~~SEC. 7.~~

4 *SEC. 9.* Section 11257.5 of the Welfare and Institutions Code
5 is repealed.

6 ~~SEC. 8.~~

7 *SEC. 10.* Section 11260 of the Welfare and Institutions Code
8 is repealed.

9 *SEC. 11.* *No appropriation pursuant to Section 15200 of the*
10 *Welfare and Institutions Code shall be made for the purposes of*
11 *this act.*

12 ~~SEC. 9.~~

13 *SEC. 12.* If the Commission on State Mandates determines that
14 this act contains costs mandated by the state, reimbursement to
15 local agencies and school districts for those costs shall be made
16 pursuant to Part 7 (commencing with Section 17500) of Division
17 4 of Title 2 of the Government Code.

Dear Senator Alquist,

As a concerned Californian, I write to ask your support for AB 167, a bill that would repeal the asset limit for CalWORKs eligibility. The asset limit has become an impediment for low-income families to save and build assets. Forced to spend down what little they may have to meet the \$2,000 asset limit, low-income families are further pulled into a cycle of dependence and instability.

The unintended consequence of the \$2,000 asset limit keeps poor families poor. With little or no assets to speak of, families face an even harder time getting up on their feet.

It's time to repeal this policy and help low-income families move out of poverty for good.



Public Assistance Savings Exclusions (PASE)

Rewarding Work, Promoting Independence, and Encouraging Sustained Self-Sufficiency

Overview

To qualify for major public assistance programs like CalWORKs, Food Stamps, and Medicaid, families must be both low-income and asset-poor. "Asset limits" make sense at first glance. The public pocketbook is not limitless and public aid should be directed to those who are truly desperate. However, asset limits can also put low-income families in a precarious position, causing them to deplete – and keep depleted – the part of a family's financial portfolio that is critical for promoting independence and keeping recipients from returning to public aid.

Poor People Can (and Do) Help Themselves

Findings from the privately-funded American Dream Demonstration, which offered matched savings accounts and financial education for low-income individuals saving for a home, education, or small business, found that program participants responded positively to savings incentives. Subsequent studies, such as one that allowed low-income tax filers to save a portion of their tax refund, demonstrate that people of all income levels can save if the appropriate products and incentives are in place so that it makes sense for them to do so.

Government Programs Send a Mixed Message

Asset limits send a mixed message to those on public aid and contribute toward continued dependency. Though savings are key to sustained self-sufficiency, the state penalizes recipients who save by imposing asset limits on CalWORKs and other assistance programs. In so doing, the state prevents recipients from becoming independent and discourages financial responsibility.

California has set its CalWORKs asset limit at \$2,000, which means that applicants must have no more than \$2,000 in countable assets to be eligible for benefits. While traditional supports for retirement and education, such as company-sponsored pensions and publicly-funded grants and scholarships are not taken into consideration for eligibility purposes; applicants and recipients who budget wisely and take the initiative to save on their own—through 401(k)s, IRAs, 529 college savings plans, and other restricted accounts—are penalized.

The Next Step in Welfare Reform: PASE

Certain assets—such as a home—are already excluded from asset tests so recipients do not have to liquidate long-term assets just to receive short-term assistance. The same logic can be used for excluding savings held in restricted retirement and education accounts.

Take retirement savings as an example. Currently, employer-sponsored 401(k) plans and IRAs count toward the asset limits in CalWORKs. These retirement accounts may need to be spent down before someone can qualify for welfare. This hurts recipients in the short-run, and punishes work, because recipients lose earned money to penalties. Over the long run this policy jeopardizes welfare recipients' privately generated retirement savings and makes it more likely they will need to return to public assistance in old age.

In line with excluding retirement accounts, contributions to 529s and other restricted education savings plans should also be excluded from eligibility consideration. Investing in higher education is one of the best ways to move recipients towards self-sufficiency and ensure that the next generation has better economic opportunities.

Other States

Several states offer savings incentives to low-income people. The next step is to exclude restricted education and retirement accounts from public aid asset limits, so that responsible savers are not rewarded in some programs and penalized in others. Pennsylvania now excludes all education savings accounts, including 529 plans, from eligibility consideration in its TANF program. Other states, such as Ohio and Virginia, have eliminated their asset limits entirely, which allows their recipients to save for education, retirement, and other purposes while allowing the state to incur lower administrative costs. California could follow these states' lead.

For more information, contact: Anne Stuhldreher. New America Foundation
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NEW AMERICA FOUNDATION

ASSET BUILDING PROGRAM

AB (167) Bass CalWORKs Savings Act

Empowering the most vulnerable Californians to save

For families making the difficult transition from welfare to work, developing assets is critical to achieving true economic independence. In order to prevent a complete backslide to public assistance, low income working families must begin to develop their own safety nets through personal saving for use in the event of an unexpected income shock due to illness or temporary unemployment. As personal saving is essential to achieving self-sufficiency – the stated goal of the CalWORKs program – saving should be encouraged, not penalized, by welfare policy and social service agencies.

To qualify for public assistance under CalWORKs, impoverished families must demonstrate they are both income and asset poor. Under current law, low-income families will not qualify for assistance if they have savings or other assets – excluding a home and specific vehicle allotment – exceeding the “asset limit” of \$2,000 in California. Although asset limits were created to preserve AFDC benefits for those truly in need, the work requirements and time limits that define the TANF program today effectively deter anyone with alternative means from applying for assistance. In this respect, it appears that asset limits have become outdated, unnecessary, and potentially harmful.

Asset tests unnecessary to preserve welfare for the needy

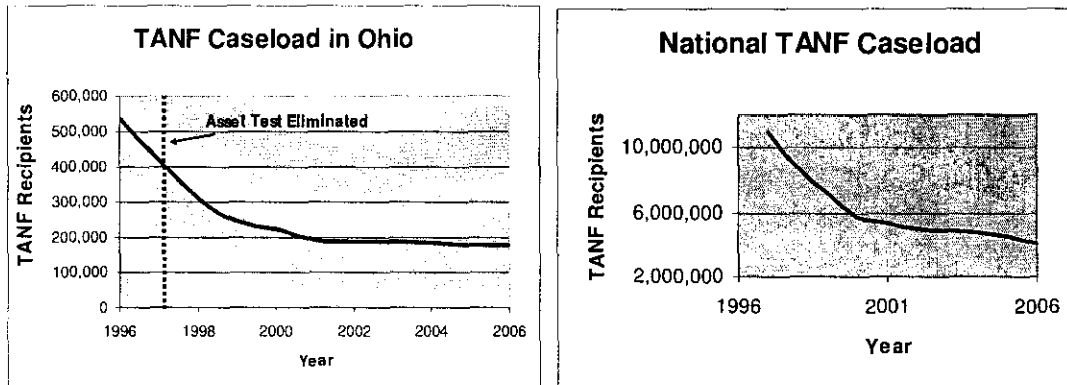
The structural components of the TANF program, as administered by CalWORKs, have proven to be immensely effective in preserving cash assistance for those in need. Federally mandated and state enforced time limits and work requirements effectively deter anyone from applying for assistance without having exhausted all other resources. These structural realities, coupled with the social stigma associated with receiving public assistance, prevent anyone with financial resources from considering public assistance. Recent qualitative research (O’Brien, 2006) identifies the trend among low-income individuals to “spend down” all financial resources before applying for assistance, and administrative data across the country (Virginia, New Hampshire, Oregon), demonstrates that very few TANF applicants are denied assistance due to excess resources – less than 1,200 out of more than 60,000 applicants in Virginia.

States that eliminate asset tests see no increase in caseload

After examining the small number of denials made for exceeding the relatively generous resource limits the state had in place, Virginia decided to do away with asset limits entirely for their TANF program, in December 2003 (Golden, 2005). Because only an administrative change was needed, this decision was made by the Department of Social Services with the goal of streamlining the eligibility process and cutting down on administrative costs – saving the state an estimated \$400,000 annually. To date, the state of Virginia has reported no “horror stories” of individuals with significant assets scamming the TANF program.



Ohio, too, eliminated the asset limit for TANF eligibility in 1997 and has not experienced any spike in the rolls or reported fraud. As illustrated below, despite eliminating the asset limit for TANF eligibility, Ohio witnessed a tremendous decline in the number of families receiving TANF, mirroring the national trend over the past decade. Eliminating the asset limit appears to have had little to no effect on the number of people qualifying for assistance.



Asset limits increase client hassle and government expense

In order to qualify for assistance, TANF applicants provide detailed financial statements to establish they possess no assets. Caseworkers, in turn, must spend time and resources verifying the (lack of) asset holdings of every CalWORKs applicant multiple times a year. This cumbersome process is almost entirely unproductive – as discussed above, it is exceedingly rare for an individual with significant assets to be applying for welfare in the first place.

Asset limits are incompatible with goals of economic security and self-sufficiency

The stated goal of California's Department of Social Services "is to serve... in ways that... encourage personal responsibility, and foster independence." Yet, by inhibiting low-income families from accumulating and maintaining assets, the State of California is preventing families from achieving self-sufficiency. In order to be economically secure, families must build their own safety nets through precautionary savings, so as to prevent future income shocks from forcing them back onto public assistance. CalWORKs currently penalizes saving by withdrawing assistance. Without basic savings or other assets, California's low-income families are not only susceptible to inevitable income shocks, but are likewise ill-equipped to provide their children with opportunities for higher education, pay for family medical expenses, or achieve retirement security. So long as asset limits prevent families from receiving much needed assistance while building and maintaining assets, achieving true economic self-sufficiency – and ending the need for government assistance – is nearly impossible.

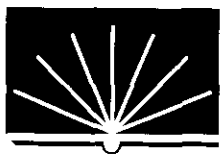
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Taking action to end poverty

Sargent Shriver National Center on Poverty Law

March 23, 2007

Assembly Member Jim Beall
Human Services Committee
State Capitol, Room 4206
Sacramento, CA 95814
FAX: 916.319.2189

RE: SUPPORT for Assembly Bill 167 (Bass)

Dear Assembly Member Beall:

On behalf of the Sargent Shriver National Center on Poverty Law, I write to express my strongest support for AB 167, the CalWORKs Savings Act, which repeals the asset limit on CalWORKs applicants and recipients and encourages low-income families to build savings for their own personal safety nets.

The Shriver Center is a national law and policy center that takes action to end poverty through policy development, communications, and impact litigation. Our Community Investment Unit promotes policies that strengthen families and communities through building, owning, and protecting personal and financial assets. We believe that asset limits in assistance programs are unnecessary and counterproductive barriers to moving up the ladder of financial security and independence. In fact, we recently published a paper on asset limit reform in the March-April issue of the Clearinghouse Review. We believe that California should join the growing number of states that are reforming antiquated asset limit policies.

For families making the difficult transition from welfare to work, developing assets is critical to achieving true economic independence. In order to prevent a complete backslide to public assistance, low-income working families must begin to develop their own safety net through personal saving. These savings can be used to buffer an unexpected income shock due to illness, temporary unemployment, or divorce. CalWORKs current \$2,000 asset limit inhibits applicants and recipients from accumulating and maintaining assets and penalizes those who *do* save with a loss of benefits.

The Shriver Center believes AB 167 removes the disincentive for individuals on CalWORKs to exercise fiscal responsibility and encourages them to save and plan for the future. Consistent with the stated goals of the CalWORKs program, AB 167 assists families in achieving economic self-sufficiency and responsibility through work.

Sincerely,

Dory Rand
Supervising Attorney, Community Investment
312.368.2007
doryrand@povertylaw.org

DATE

Assembly Member Jim Beall
Human Services Committee
State Capitol, Room 4206
Sacramento, CA 95814
FAX: 916.319.2189

RE: SUPPORT for Assembly Bill 167 (Bass)

Dear Majority Leader Bass:

On behalf of [YOUR ORGANIZATION], I write to express my support for AB 167 the CalWORKs Savings Act, which repeals the asset limit on CalWORKs applicants and recipients to encourage low-income families to build savings and their own personal safety nets.

[BRIEF DESCRIPTION OF YOUR ORGANIZATION]

For families making the difficult transition from welfare to work, developing assets is critical to achieving true economic independence. In order to prevent a complete backslide to public assistance, low income working families must begin to develop their own safety net through personal saving for use in the event of an unexpected income shock due to illness or temporary unemployment.

At present, applicants and recipients of the CalWORKs find their progress restricted by an asset limit which restricts families to no more than \$2,000 in savings. By inhibiting low-income families from accumulating and maintaining assets, California is preventing families from achieving self-sufficiency. The asset limit forces individuals who are working their way off of public assistance to hide their savings, or to not save at all. The asset limit penalizes those who *do* save with a loss of benefits. Without savings, these families are unable to establish their own personal safety net, and are therefore vulnerable to income shocks that will lead them to backslide to government assistance. The asset limit in the CalWORKs program prevents families from achieving true economic independence through work

[My Organization] believes AB 167 the CalWORKs Savings Act removes the disincentive for individuals on CalWORKs to exercise fiscal responsibility and encourages them to save and plan for the future. AB 167 assists families in achieving economic self-sufficiency through work, creates social and fiscal responsibility and restores the stated goal of the CalWORKs program.

Thank you for introducing this important measure. We are pleased to support AB 167 and look forward to working with you to advance this sensible savings initiative that promotes responsibility and fosters independence.

Sincerely,
Name
Title
Organization

No More Mixed Messages: Reforming Asset Limits to Facilitate Savings and Asset Building

Leslie Parrish, New America Foundation
CSD State Policy Conference
April 21, 2005

The Mixed Message

Asset Building programs for low-income families in direct conflict with asset limits

Asset Tests are:

- Inefficient
- Counter-productive to economic security and opportunity
- Inequitable

Programs with Asset Tests

Program	Level of Govt Setting Asset Test
TANF	State
Medicaid	State
SCHIP	State
Food Stamps	Federal, with some state flexibility
SSI	Federal
Financial Aid	Federal

only Oregon + Texas have asset limits

Treatment of Assets, by Type

Home	Always excluded
Financial Aid	Always excluded
Car	At least a portion of car value excluded but varies by program and state
IDAs	TANF and AFIA funded IDAs always excluded; if states have flexibility they can exclude other IDAs

Treatment of Assets, by Type

College Savings (529s)	Counts as an asset, if states have flexibility they can exclude
Retirement Savings	Defined benefit plans (pensions) always excluded, Defined contribution plans (401ks) excluded in Food Stamp program, IRAs not excluded (if states have flexibility they can exclude) Student financial aid excludes all parental retirement assets

Reform Principles

Changes to asset rules:

- should remain consistent with or enhance the underlying goal for public assistance programs—to help those in need
- should minimize the threats to a family's longer-term economic security
- should not be guided by a "worst case scenario" but instead by what's best for the majority of recipients

Categorically Exclude Assets

- Retirement savings in 401(k)s/IRAs
- Savings for college (529s)
- At least one car per household
- Allow families to keep EITC refunds for at least a year

Other Reforms

- Raise asset limits and then index them to inflation (Food Stamps, 1985; SSI, 1989)
- Greater clarity on the rules among caseworkers and recipients
- Ensure new asset building legislation takes asset limits into account

Proposed Reforms

- Raise asset limits or eliminate asset tests altogether
- Categorically exclude a particular asset (as a home is always excluded now)
- Upon creating new asset building products, exclude them from consideration (IDA tax credit, KIDS Accounts)

Eliminate Asset Test

- Especially appropriate in programs where recipients have lots of hoops to jump through already (ie: TANF)
- Decrease administrative complexity (and reduce costs?)

*Old - \$1mil less
cost when
medicaid asset
limit gone*

More Information

- To Save or Not To Save issue brief from the New America Foundation
- Issue Brief on Retirement Savings and Asset Limits forthcoming from Brookings
- Other resources at www.AssetBuilding.org

Leslie Parrish

parrish@newamerica.net

202-986-2700

Cal/Neva CAPNews

California/Nevada Community Action Partnership

August 2006

The Promise of Community Action

“Community Action changes people’s lives, embodies the spirit of hope, improves communities, and makes America a better place to live. We care about the entire community, and we are dedicated to helping people help themselves and each other.”



Inside this issue:

Executive Director’s Message	2
Head Start Centers Granted Accreditation	4
EITC News	4
Food Access News	5
Legislation	6
Annual Conference & Photos	7
Upcoming Events	8

New CSD Director Appointed by Governor

Article originally published by Department of Community Services & Development

Lloyd Throne has been appointed director of the Department of Community Services and Development by Governor Arnold Schwarzenegger, the Governor’s Office announced on Friday.

“With Lloyd’s innovative leadership, the Redwood Community Action Agency received statewide recognition for quality programs serving diverse and low-income communities,” said Governor Schwarzenegger. “I welcome him to my Administration so he can continue his work assisting at-risk Californians achieve self-sufficiency.”

Mr. Throne has been the Executive Director of the Redwood Community Action Agency since June 1985 and has more than 38 years experience in administration of both public and private non-profit human service programs. The Redwood Community Action Agency has been recognized as a model for innovative, cost-effective, and well-managed programs with more than 165 programs, and an annual budget of \$18 million. “It is with great anticipation that I look forward to working with this Administration, the Department of Health and Human Services, the staff at CSD, and the many successful grantees of this department to im-

prove the lives of at-risk Californians,” said Mr. Throne. “As an Executive Director of three local agencies over three decades, I bring an intimate knowledge of the issues that face the agencies in our State.”

Mr. Throne has extensive administrative and management experience with the federal government and Colorado and California state governments, including nine years as the Administrator for Denver Opportunity, an urban human service non-profit agency, where he worked closely with ...*Article continues on pg. 3*



Above: Mr. Lloyd Throne, recently appointed Director of the Department of Community Services and Development.

Community Services Block Grant (CSBG) Update

Due to the successful efforts of Appropriations Ranking Member Obey (D-WI), the Community Services Block Grant (CSBG) has received an increase of \$18.6 million, adopted during the Labor– HHS committee markup.

CSBG legislation provided by the Senate labor Health & Human Services Appropriation Committee on Tuesday July 18th pro-

vides Level funding for CSBG (\$630.4 million). Although 52 Senators co-signed a letter led by Senators Dodd(D-CT) and Grassley (R-IA) in support of CSBG funding, it is unclear if or when the House and Senate will schedule their Labor–HHS appropriations bills for floor consideration.

For additional CSBG information please visit www.ncaf.org.



**California/Nevada
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1964 -2006

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Department of Community Services
& Development,
The Bakersfield
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From the Desk of Tim F. Reese

Executive Director



We live in challenging times. That's a constant given. Recent federal funding changes have eliminated CFNP (Community Food and Nutrition Program) funds. Cal/Neva is facing the new federal fiscal year with a 40% reduction in funding for direct programs and some resulting staffing adjustments as well. In spite of this, we are committed to outcomes at the association level provided by a small but dedicated professional staff guided by the experience of our executive committee volunteers.

Cal/Neva has successfully moved the funding formula bill (SB1376) forward as required in AB444. We have worked very closely with CSD to include technical clean up language to the bill. We are on the record and have provided written and public testimony regarding a number of bills that affect low income families. Cal/Neva continues to provide education, training and technical assistance to the network as a whole and to individual agencies, specifically. Members of our executive committee sit on the boards of our national partners, representing the perspectives of California CAA's. Remember, your paid Cal/Neva membership automatically includes a membership to CAPLAW, which provides a significant savings to you.

Our priorities remain clear and have been adopted by the executive committee at a recent planning meeting in Sparks, Nevada. Cal/Neva will remain vigilant to our mission by focusing on

the following four priorities;

- 1. Capacity Building** of the community action network to assist our members fulfill the Promise of Community Action.
- 2. Direct individualized Training and Technical Assistance** to the community action network based upon local needs through referral or direct requests.
- 3. Asset Building** through the community action network utilizing a variety of federal and state initiatives such as EITC, IDA and food stamp access projects.
- 4. Member Services** providing for education opportunities, networking, legislative advocacy and public awareness.

Of course, Cal/Neva will continue to work closely with you and other partners including, the state CA Department of Community Services and Development department, federal Office of Community Services, National Community Action Foundation and Partnership, CAPLAW and the state directors association NASCSP.

I am very proud of our board, staff and members and the accomplishments of Cal/Neva over the past year in helping you, help people and change lives. Plan now to join us at our Fall Quarterly meeting at the Four Points Sheraton Hotel LAX October 18th - 20th.

See you there!

SAVE THE DATE:
CAL/NEVA QUARTERLY MEETING
October 18-20, 2006

Four Points Sheraton Hotel, Los Angeles International Airport (LAX)
Additional information will be e-mailed to you soon!

Cal/Neva Welcomes New Executive Directors

Cal/Neva would like to announce and welcome four new Executive Directors to the Community Action Network.

Ms. Estela Barrera, of LA County Community Action Board (CAB). Ms. Barrera has been the new Executive Director since April of this year and previously held the position of Human Services Administrator I at LA CAB.

Mr. Darick Simpson, of Long Beach Community Action Agency was hired as Executive Director on May 1, 2006. Prior to working at LBCAA, Mr. Simpson was employed by Long Beach City College as a Consultant and as a

presenter on Community Education.

Ms. Pam Miller, Director of Yolo County Department of Social Services was formerly employed by the Riverside County Department of Social Services. Ms. Miller has been Director of Yolo County DSS since January of 2006.

And finally, Ms. Georgina Lehne Executive Director, of Lake County Community Action Agency was hired as Executive Director in March of 2006 and was formerly the Director of the Lake County Red Cross.

Please join us in welcoming these new ED's to our network.



Pictured clockwise from top left: Mr. Darick Simpson, Ms. Pam Miller, Ms. Estela Barrera. (Not pictured: Ms. Georgina Lehne.

What's the Status of SB 1376?

Many of you may recall that Cal/Neva was charged by AB 444 to conduct a study and propose to the legislature recommendations of an equitable funding formula for Community Service Block Grant (CSBG) allocations to all California community action agencies.

Over the past six months, Cal/Neva staff, Legislative Committee, and Executive Committee have been working very close with the Department of Community Services and Development to finalize language to suggest to the legislature. Senator Wesly Chesbro (D-Arcata) has authored this language which is now in the form of SB 1376, and the bill has been moving through the legislative process with much success.

This bill would revise the method by which federal assistance is allocated to agencies to establish a base amount for each agency that increases, as provided, and to provide for additional allocations. If the amount of federal assistance declines by more than 20% below the 2005 federal fiscal year amount, the bill would require the Director of Community Services to convene the network of agencies receiving grant funds to determine whether changes to the allocation system should be contemplated and referred to the Legislature for consideration.

This bill is scheduled to be heard on the Assembly Floor on August 7th. Complete bill text can be viewed at www.cal-neva.org.

New CSD Director Appointed

...Article continued from pg. 1

18-person board of directors. He was Executive Director for the Boulder County Economic Development Council, Inc. when it offered the first HeadStart and HeadStart Follow Through program in the United States.

A (former) Board Member of the California Community Economic Development Association (CCEDA) and the Board of Directors of the National Community Action Foundation (NCAF), Mr. Throne has also served as an Executive Committee Member of CAL-NEVA, and on the Humboldt County Homeless Task Force, the Economic Development Task Force and the Disaster Assistance Task Force for the County.

Mr. Throne received a Bachelor of Arts degree in Political Science from Colorado University, Boulder, and attended the Graduate School of Community Development, University of Missouri. He served in the Peace Corps as a member of the first rural Peace Corps to be sent to Colombia, South America.

His interests include cycling, kayaking and travel.

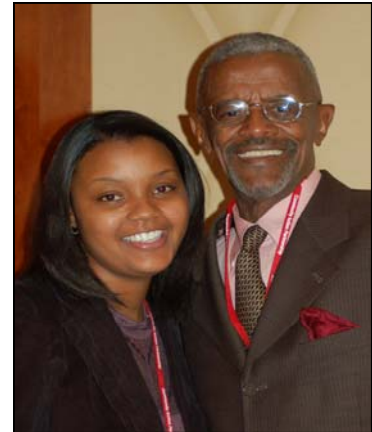
Congratulations Lloyd!

Where's All The CASH?

The CASH Campaign has successfully ended another tax season. With over 7 million in EITC dollars claimed and 12 million in federal refunds throughout California, the Campaign has a reason to celebrate.

This tax season, many new partnerships were born. We witnessed CAAs working together to provide tax preparation and financial literacy, agencies conducting traveling VITA sites, and agencies preparing finished taxes for their own employees. Fifteen agencies increased partnerships and focused on connecting low-income families to asset development, financial literacy, and combating refund anticipation loans (RALs) in this 2005 tax season.

In July, the CASH Campaign will culminate the tax season with the CASH Campaign Financial Education and Asset Development National Institute in San Francisco. The Institute presented a train the trainer model for practitioners interested in choosing and implementing a financial literacy program. The Institute was the first of its kind being held in California- designed for community action agencies and their partners.



Above: EITC Program Coordinator, Ms. Zena Scott with San Francisco EOC Executive Director, Mr. Nathaniel Mason.

Success Stories:

Imperial County- Campesinos Unidos with 3 staff completed 164 tax returns- helping their clients receive over \$180,000 in EITC refund.

San Francisco County- San Francisco Economic Opportunity Council partnered with Associated Community Action Program of Hayward to provide a Free Tax Day at the Potrero Hill Child Center.

For more information on the CASH Campaign or to share your EITC success stories, please contact Ms. Zena Scott at 916-433-1721 x 17.

Six Head Start Centers Granted Accreditation

Article taken from "The Bakersfield Californian", July 10, 2006

Six Head Start child development centers through Community Action Partnership of Kern earned accreditation from the National Association for the Education of Young Children.

The association accredited three centers in Bakersfield and others in Tehachapi, Lost Hills and Arvin May 31.

Head Start centers provide child care and education, plus referrals to health care for children from infants to age 5, said partnership spokeswoman Christine Lollar.

The centers serve 2,600 children

throughout the county, mostly from low-income households.

"Accreditation reverberates the quality Head Start strives for", she said.

Accreditation for the centers took nearly a year, Lollar said. The accreditation lasts five years.

The partnership will continue the process of accrediting its 54 child development centers.

The accredited Head Start centers are: 425 E. Fairview Road, 4404 Pioneer Drive and 3000 Sterling Road in Bakersfield; 1120 S. Curry St. in Tehachapi; 21109 Paso Robles Highway in Lost Hills; and 115 Monroe St. in Arvin.

The association accredits centers serving infants to children age, 8, said association spokesman Alan Simpson. The association's criteria cover health and safety, child-to-teacher ratio, and classroom size, he said.

To earn accreditation, Head Start conducts a self study and makes internal improvements.

After a report is made, the association sends reviewers to the site and the program is evaluated by a panel, which decided whether to give accreditation, Simpson said.

For more information or to enroll a child in the Head Start program, call 336-5236 or 800-701-7060.

Food Access News

Are You Ready to Walk Your Socks Off?

This past May Cal/Neva kicked off the "Walk Your Socks Off" campaign for a healthier lifestyle. By using a pedometer (step counter), CAA employees participated in walking 10,000 steps per day to effectively change their behavior to live a healthier lifestyle. In doing this they showed their clients that they are not only advocating and educating, but they are participating too.

We are proud to announce that six of our member agencies have participated in this program. The participating agencies include: Community Action Agency of Butte, Community Action Partnership of Riverside County, Community Action Partnership of San Bernardino County, Community Action Agency of Merced, Redwood Community Action Agency, and the Associated Community Action Program (ACAP).

With a combined total of over 600 participants in the program we can say that this program is off to a successful beginning. The Walk Your Socks Off Program will conclude at the end of August.

If you have any questions regarding this program. Please contact the Cal/Neva Office.



Hunger Action Day 2006

Cal/Neva staff and members recently participated in Hunger Action Day on May 16, 2006. Cal/Neva has been a proud supporter of this event for the past 3 years and has worked closely with the California Hunger Action Coalition (CHAC), California Food Policy Advocates (CFPA) and the California Association of Food Banks (CAFB) to plan and coordinate this valuable event.

This year CHAC recognized seven individuals as the 2006 Hunger Fighter Award recipients for their work in helping to combat hunger in California. Hunger Fighter recipients included, Representative Joe Baca, Assembly Member Noreen Evans, Assembly Member Bonnie Garcia, Sanger Unified School District's Director of Food Services, Jeffrey Davidson, Supervisor Sophie Maxwell of the San Francisco Board of Supervisors, Ag Against Hunger Board Chair, Joe Pezzini, and Owner of Raley's grocery store chain, Joyce Raley-Teel.

Cal/Neva Food System Summit

On June 1, 2006 Cal/Neva in collaboration with Lassen-Plumas-Sierra Community Action Agency to host the Cal/Neva Food System Summit the food.

The summit was a great success. With over 25 people in attendance representing all three counties.

Speakers of the summit included Cal/Neva staff Lisa Tadlock who gave an overview of federal nutrition programs and how they can be better utilized in Lassen, Plumas, and Sierra Counties; Zenae Scott, who presented on the Earned Income Tax Credit Program and how it can be used as a tool to help secure money for low-income families to purchase nutritious foods; Melissa Ortiz-Gray, who presented on the Cal/Neva Walk Your Socks Off campaign to promote a healthy lifestyle while preventing obesity. Other Summit presenters included Angela Dazey from the Food Bank of Northern Nevada who introduced the food bank of Nevada County and their services, Elizabeth Powell from the Food Bank of Northern Nevada county who presented on the formation of Food Policy Councils and how they can help communities actively shape the food systems on which they depend; Sara Martinez and Mercedes Ramof from the Colaboracion de Mujeres para la Salud y Nutricion who presented on the collaborative vision for a healthier food system; and Janet Canty from the Portola CARES Resource Center who facilitated a session on Open Spaces of Food and Nutrition.

Cal/Neva would like to thank the summit attendees for their participation and special thanks to Elizabeth Powell for being instrumental in the organization of the Summit!

"The spirit cannot endure the body when overfed, but if underfed, the body cannot endure the spirit."

-St. Frances de Sales

State and Federal Legislation

Cal/Neva has been very active this legislative session. Below is a listing of bills that we have recently supported or are currently watching.

AB 569 -Garcia: School breakfast

This bill would require the department to conduct a study on or before May 1, 2007, on certain matters relating to the feasibility of requiring schools that meet the qualifications for the federal severe need reimbursement to offer breakfast. *Cal/Neva Position: Support*

AB 2466 - Daucher: CalWORKS Eligibility & Excluded Assets

Existing law exempts from consideration when determining public assistance program eligibility the principal and interest in an individual development account. This bill would exclude the principal and interest in a 401(k) plan, a 403(b) plan, an IRA, a 457 plan, a 529 college savings plan, or a Coverdell ESA, from consideration when determining eligibility and the amount of CalWORKS assistance. *Cal/Neva Position: Support*

AB 2556 -Jones: Child Poverty

This bill would declare that it is a goal of the Legislature to reduce child poverty by one-half by January 1, 2016 and to eliminate it entirely by January 1, 2026. This bill would require the Department of Finance to report to the Legislature on how the Governor's Budget proposal will impact the state's goal of reducing child poverty. *Cal/Neva Position: Support*

SB 1534 - Alarcon: Coordinated Low-Income Eligibility Assistance

This bill would require the California Health and Human Services Agency, the Public Utilities Commission, the State department of Education, the Business, Transportation and Housing Agency, and the Department of Insurance to collaborate to ensure that individuals and families meeting income eligibility requirements for low-income programs administered by these entities are concurrently enrolled in all available programs for which they are eligible. This bill is scheduled to be heard in the As-

sembly Appropriations Committee on 8/9/06. *Cal/Neva Position: Support*

SB 437- Escutia: Health Care Coverage

This bill would create the California Healthy Kids Insurance Program operated by the State Department of Health Services. The bill would require the program to educate families about and enroll individuals in the most beneficial Healthy Families Program or Medi-Cal program component and to promote voluntary participation by employers in providing health care coverage to employees' children. This bill would also delete the family income eligibility requirement (below 200% of the federal poverty level) under the Medi-Cal Bridge Program and would delete the time limit (1 month of health care benefits while applying for the Healthy Families Program) for benefits under both bridge programs, providing health care benefits until the person's eligibility has been determined. *Cal/Neva Position: Watch*

AB 2205 - Evans: Food Stamp Program, Categorical Eligibility

This bill would require the State Department of Social Services to establish categorical eligibility program for recipients of benefits under the Medi-Cal program when those individuals will be receiving or are eligible to receive benefits or services funded under the federal Temporary Assistance for Needy Families (TANF) block grant by July 1, 2007 and to fully implement it as to new food stamp applicants by January 1, 2008. *Cal/Neva Position: Watch*

AB 3029-Laird: CalWORKS/Food Stamp Program Redetermination and Recertification

This bill would repeal the quarterly redetermination requirements and instead would impose requirements for a semiannual redetermination by January 1, 2009. Also, this bill would also repeal the requirements for prospective determination of a recipient's grant amount. In addition, this bill would

require the State Department of Social Services to seek a federal waiver or waivers of the federally required face-to-face interview requirement for annual recertifications, and would require the department to develop a food stamp simplification demonstration project. *Cal/Neva Position: Watch*

AB 2384- Leno: Healthy Food Purchase Pilot Program

This bill would require the State Department of Health Services to develop a "Healthy Food Purchase" pilot program to increase the sale and purchase of fresh produce (fruits and vegetables) in low-income communities. *Cal/Neva Position: Watch*

SB 1376- Chesbro: CSBG Funding Formula

See article on page 3. *Cal/Neva Position: Support*

Petition to Support Federal Programs for Low-Income People

In June, Cal/Neva sent out a petition to all Community Action Agencies to gather signatures to encourage members of Congress to immediately restore funding in full to the Community Service Block Grant, Commodity Supplemental Food Program, Weatherization Program, and the Low-Income Home Energy Assistance Program.

We received an overwhelming response to our request for petitions, totaling 4,017 signatures from Community Action clients from across the state. Petitions were mailed to NCAF and respective members of Congress from which signatures were gathered. Special thanks to the Community Action Partnership San Bernardino County, Community Action Commission of San Luis Obispo, Community Action of Napa Valley, San Benito County Community Services & Workforce Development, and Ventura County Commission on Human Concerns for their participation.

2006 Region IX & Cal/Neva Annual Conference

In May of this year Cal/Neva hosted its Region IX & Cal/Neva Annual Conference in San Francisco, CA.

Cal/Neva provided excellent speakers and presenters for 30 dynamic workshops. Speakers included: Tim Donnellan, Board Chair of the National Community Action Partnership, David Bradley, Executive Director of the National Community Action Foundation, and Sharon Fujii of the Administration for Children and Families, Health and Human Services (ACS-HHS).

Over the three day conference attendees gained knowledge in areas ranging in topics from

Earned Income Tax Credit/Asset Building to Program Assessment Rating Tools.

The highlight of the conference was the reception honoring Dr. Margaret Washnitzer. Long time Community Action friends gathered and thanked Dr. Washnitzer for her dedication to low-income issues and wished her a happy retirement.

For those who were unable to attend the Cal/Neva Annual Conference, you won't want to miss the October Quarterly meeting in Los Angeles. For registration information contact the Cal/Neva office.



Pictured above: Mr. Tim Donnellan, Board Chair of the National Community Action Partnership, addressing conference attendees.



Pictured clockwise from top left: Mr. David Droker and Ms. Elizabeth "Biz" Steinberg enjoy an ice cream snack during a conference break; Ms. Kristen Hayes of ACF-HHS receives an award from Cal/Neva President, Fred Drew; Conference Attendees from CAP of Orange County take a photo with Dr. Margaret Washnitzer at her retirement reception; Ms. Sharon Fujii of ACF-HHS addresses conference attendees; Conference attendees participate in a workshop led by Dr. Barbara Mooney and Ms. Julie Jakopic on planning for results; Ms. Stephanie Upp facilitates a workshop on Asset Policy; Mrs. Lois Carson and Mr. Tim Donnellan visit during the a break in the conference.



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*Funding for this newsletter provided by:
California Department of Community Services
and Development*

2006 CALENDAR OF EVENTS

September 5-8

National Community Action Partnership
Annual Convention
Orlando, FL
www.communityactionpartnership.com

September 19-21

CFED
Assets Learning Conference
Phoenix, AZ
www.cfed.org

September 26

CASH Campaign
Strategic Planning Meeting
Mendocino County, CA
www.cal-neva.org

October 11-13

National Community Tax Coalition
Building Prosperity for Working
Families Conference
Los Angeles, CA
www.tax-coalition.org

October 18-20

Cal/Neva Fall Quarterly Meeting
Los Angeles, CA
www.cal-neva.org

California/Nevada Community Action Partnership EXECUTIVE COMMITTEE

Fred Drew, President, Community Action Partnership of Kern

Vacant, 1st Vice President

Cheryl Hagen, 2nd Vice President, Colusa-Glenn-Trinity Community Action Partnership

Daniel Steinhagen, Treasurer, Inyo-Mono Advocates for Community Action, Inc. (IMACA)

Helga Lemke, Secretary, Community Action Partnership of Sonoma County

David Droker, Advocacy & Education Committee Chair, Kings Community Action Organization

Thomas Tenorio, Legislative & Public Policy Committee Chair, Community Action Agency of Butte County

Lois Carson, Membership & Meetings Committee Chair, Community Action Partnership of Riverside County

Charlie Rodriguez, Board Representative, Board Member, Community Action Partnership of Kern

Vacant, National Community Action Foundation (NCAF) Representative

Cloyd Phillips, State of Nevada Representative, Community Services Agency & Development Corporation

Clarence "Buddy" Ray, Immediate Past President, Community Action Partnership of Orange County

Elizabeth "Biz" Steinberg, Region IX Community Action Partnership Representative, Economic Opportunity Commission of San Luis Obispo, Inc.