

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

ELIMINATES STUDENTS' RIGHTS TO PARTICIPATE IN SCHOOL ACTIVITIES

CONSISTENT WITH THEIR GENDER IDENTITY. INITIATIVE STATUTE. Repeals

2013 state law allowing students to participate in school activities and use school facilities consistent with their gender identity. Requires public and private K-12 schools, colleges, and universities to:

- prohibit transgender female students in grades 7 and higher from participating in female sports; and
- restrict use of gender-segregated facilities (e.g., bathrooms, locker rooms) only to persons assigned that gender at birth.

For purposes of the measure's restrictions, defines "male" and "female" exclusively by reference to certain reproductive traits. Summary of estimate by Legislative Analyst and Director of

Finance of fiscal impact on state and local governments: **Minor administrative and workload**

costs to schools, colleges, and universities, which could range from no effect to a few

millions of dollars initially, depending on whether the measure can be legally implemented.

If legally implemented, there could be potential, but unknown, cost pressures related to

federal fiscal penalties if the measure results in schools, colleges, or universities being

deemed out of compliance with federal law.