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

ABORTION ACCESS RESTRICTION. PARENTAL NOTIFICATION AND WAITING PERIOD FOR FEMALES UNDER 16. INITIATIVE CONSTITUTIONAL

AMENDMENT. Changes California Constitution to prohibit certain currently authorized trained and licensed medical professionals from providing abortions to unemancipated minors, as defined. Prohibits abortion for those minors until 48 hours after physician notifies parent/legal guardian in writing. Provides exceptions for medical emergency, parental waiver, or parental abuse documented by notarized statement from law enforcement or relatives. Judge may waive notice if minor appears personally in court and proves maturity or best interest. Requires specific abortion information reported to State. Physicians subject to suit for 12 years.

Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: State administrative costs of at least \$1 million, and potentially a few million dollars, annually. Uncertain net fiscal impact on state health and social services programs, potentially in the millions of dollars annually, to the extent the measure results in changes to the abortion and/or birth rates in the state. (15-0062.)