

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

MAKES INDIVIDUALS WHO COMMITTED A SECOND STRIKE OFFENSE BEFORE AGE 23 ELIGIBLE FOR AN EARLIER PAROLE HEARING. INITIATIVE STATUTE.

Individuals who received an enhanced sentence for a second strike they committed before age 23 would receive earlier parole hearings and potential release on parole during their 15th, 20th, or 25th year in prison, depending on their original sentence. Does not apply to those who were convicted of a third strike or certain sex offenses, or who were sentenced to life in prison without parole, or who committed certain additional crimes after age 23. Establishes deadlines for parole hearings. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: **Net state savings likely in the hundreds of thousands of dollars annually, primarily due to individuals serving shorter prison terms.** (17-0009.)