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

**AUTHORIZES ADDITIONAL LAWSUITS CHALLENGING PUBLIC EDUCATION POLICIES AND ACTIONS BY CREATING NEW CONSTITUTIONAL RIGHT.**

**INITIATIVE CONSTITUTIONAL AMENDMENT.** Creates new constitutional right for all public school students in preschool through high school, including charter schools, to a “high-quality” education, the requirements of which will be defined by the courts. Allows lawsuits to enjoin or invalidate any law, regulation, policy, or action that allegedly violates this new right. Policies that do not “put the interests of students first,” which is not defined, are deemed to violate the new right. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: **Unknown litigation and court-related costs for the state and schools that would depend significantly on the number of lawsuits filed to challenge existing laws, regulations, policies, or official actions.** (22-0007)