

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

RESTRICTS RIGHTS OF TRANSGENDER YOUTH. INITIATIVE STATUTE.

- Requires public and private schools and colleges to: restrict gender-segregated facilities like bathrooms to persons assigned that gender at birth; prohibit transgender female students (grades 7+) from participating in female sports. Repeals law allowing students to participate in activities and use facilities consistent with their gender identity.
- Requires schools to notify parents whenever a student under 18 asks to be treated as a gender differing from school records without exception for student safety.
- Prohibits gender-affirming health care for transgender patients under 18, even if parents consent or treatment is medically recommended.

Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: **Potentially minor savings in state and local health care costs of up to millions of dollars annually from no longer paying for prohibited services for individuals under the age of 18. These savings could be affected by many other impacts, such as individuals seeking treatment later in life. Minor administrative and workload costs to schools, colleges, and universities, up to several millions of dollars initially. Potential, but unknown, cost pressures to state and local governments related to federal fiscal penalties if the measure results in federally funded schools, colleges, universities, or health care providers being deemed out of compliance with federal law. (23-0027A2.)**