

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

ALLOWS FOR LEGALIZATION OF ONLINE AND IN-PERSON SPORTS

WAGERING. INITIATIVE CONSTITUTIONAL AMENDMENT. Amends California Constitution to authorize the Legislature or the voters by initiative to legalize online and in-person sports wagering, which currently is prohibited, if offered by federally recognized Indian tribes. Authorizes the Legislature to approve gaming compacts with tribes choosing to offer sports wagering. Such compacts must:

- prohibit wagering by persons under 21;
- limit wagering to professional, collegiate, and amateur sporting events, and prohibit wagering on amateur sports involving children or events involving animals other than horses; and
- require revenue sharing with non-gaming tribes and the state.

Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: **No immediate fiscal effects on the state and local governments as the Legislature would be allowed—but not required—to authorize sports wagering. If the Legislature authorizes sports wagering, uncertain increase in state and local government costs and revenues depending on various factors including the specific regulatory and other requirements adopted. Federal courts have generally limited tribal payments to state and local governments to the amount necessary to cover their regulation and other costs related to gaming activities. (23-0031.)**