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

**REQUIRES USE OF STATE AND LOCAL LAW-ENFORCEMENT RESOURCES FOR FEDERAL IMMIGRATION PURPOSES. RESTRICTS VOTER REGISTRATION PROCESS. INITIATIVE STATUTE.** Requires state and local law enforcement to attempt to verify the immigration status of arrestees suspected of being in United States without documentation and notify federal and state agencies when arrestees appear to be undocumented. Prohibits local governments and law-enforcement agencies from preventing or limiting cooperation with federal immigration authorities. Sets criminal penalties and minimum $10,000 fines for noncompliance. Prohibits automatic voter registration; requires an affidavit for voter eligibility. Prohibits issuing driver’s license or identification card without verifying citizenship or immigration status. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: **Net increase in state and local law enforcement costs, potentially reaching the low tens of millions of dollars annually, related to cooperation with federal immigration enforcement. One-time and ongoing costs—each potentially reaching several million dollars annually—to state and local governments for the verification and retention of proof of citizenship prior to individuals voting in their first election.** (18-0002.)