

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

LAW ENFORCEMENT. USE OF EXCESSIVE FORCE. DISCRIMINATION.

INITIATIVE STATUTE. Establishes court process for designating a state or local law enforcement agency as an “over-policed jurisdiction” when the agency has shown a pattern of using excessive force or discrimination for at least twelve months. Subjects such agency to increased auditing, reporting, and drug testing requirements, monitoring by volunteer observers, loss of equipment, potential loss of State funding, mandatory use of body cameras, and other remedies ordered by court. Permits agency to petition court to remove designation after compliance with court order for at least one year. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: **Potential state court costs that could range in the millions of dollars annually related to hearing and processing cases filed under the measure and oversight of law enforcement agencies found to be over-policing. Potential state and local law enforcement costs that could be in the tens of millions of dollars annually primarily related to compliance with requirements placed on agencies found to be over-policing.** (15-0124.)