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

SPEECH. HOLOCAUST DENIAL RESTRICTIONS. INITIATIVE STATUTE. Restricts speech that lobbies against the recognition of the Jewish, Armenian, or Ukrainian Holocausts at any school, educational institution, or museum that receives state funds. Prevents Holocaust denial organizations, as defined, from disseminating information and conducting activities on the premises of these institutions, or involving the employees, clients, or students of these institutions. Permits injunctive relief and damages against the Holocaust denial organizations that commit violations. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: Given its restraint on free speech, a court may find this measure unconstitutional. If so, it would have no fiscal effect. If the measure could be implemented legally, the annual cost to state-funded educational institutions is unlikely to be significant statewide, but the cost for a particular local government in a particular year might be significant if it is sued and found to have violated the provisions of the measure. (15-0073.)