

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

**ALLOWS FOR JURY TRIALS IN CHILD-CUSTODY AND DEPENDENT-CHILD**

**DETERMINATIONS. INITIATIVE STATUTE.** Gives parties in child-custody matters the right to demand that a jury, rather than a judge, determine who receives the physical and legal custody of the child. Prohibits the judge from rejecting a jury's joint-child-custody decision. Provides that findings in dependent-child proceedings, in which a juvenile may be declared a dependent of the court, can be made by a judge or jury. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: **Unknown ongoing net fiscal impact on state courts that would depend significantly on (1) how the measure is interpreted and implemented by the courts and (2) how individuals respond to the ability to demand a jury trial in child custody and juvenile dependency jurisdictional hearings. Potential ongoing increase in county costs that could reach the low millions of dollars annually related to juvenile dependency jurisdictional cases—some or all of which could be shifted to the state. (17-0054.)**