

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

ELIMINATES CERTAIN 2011 CRIMINAL JUSTICE MEASURES. INITIATIVE

STATUTE. Requires that individuals sentenced for certain non-serious, non-violent, and non-sexual felonies after November 3, 2020 serve their time in state prison—rather than in county jail, as 2011 law requires. Requires that individuals released on parole for these low-level felonies after November 3, 2020 be supervised by state parole authorities rather than county probation departments. After November 3, 2020, prohibits courts from suspending the concluding portion of the prison sentence of individuals convicted of these low-level felonies and placing such felons on mandatory supervision by county authorities. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: **Increased state criminal justice system costs of around a billion dollars annually, due to an increase in the state prison and parole populations. Net reduction in county criminal justice system costs likely in the hundreds of millions of dollars annually that are currently supported by realignment revenues provided by the state, due to a decline in county correctional populations. The state would have various options to offset some or all of its increased costs—including changing the amount of realignment revenue counties receive and/or county responsibilities. Such actions would offset some or all of the reductions in county costs.** (18-0008.)