The Attorney General prepares the legal title and summary that is required to appear on initiative petitions. When the official language is complete, the Attorney General forwards it to the proponent and to the Secretary of State. The Secretary of State then provides calendar deadlines to the proponent and to county elections officials, and the initiative may be circulated for signatures. The Attorney General’s official title and summary for the measure is as follows:

**IMPOSES WEALTH TAX. INITIATIVE CONSTITUTIONAL AMENDMENT AND STATUTE.** Imposes one-time tax of 55% on certain real and personal property in California exceeding $15 million if single, $20 million if married. Imposes one-time tax of up to 54.3% on income exceeding $5 million when resident dies or leaves California. Imposes additional 17.5% tax on total incomes exceeding $150,000 if single, $250,000 if married; 35% if incomes exceed $350,000 if single, $500,000 if married. Creates tax credits. Requires State to acquire shares of specified corporations for purposes of influencing environmental practices. May exempt new revenues from education funding requirements. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local government: **One-time increase in state revenues potentially in the low hundreds of billions of dollars from imposition of a wealth tax, and ongoing increase in state revenues potentially in the tens of billions of dollars from imposition of the tax on certain people dying or leaving the state and from the higher personal income tax rate on upper-income taxpayers. Of the increased revenues, $25 billion during each of the first three years and $10 billion a year thereafter would go to state general purpose funding. Remaining revenue would be allocated to accomplish various goals including purchasing the common stock of various weapons, petroleum, automotive, media and financial companies. Unknown state and local revenue reductions—potentially in the tens of billions of dollars annually—due to changes in taxpayer behavior.** (09-0095.)
The Secretary of State’s tracking number for this measure is 1446 and the Attorney General’s tracking number is 09-0095.

The proponent for this measure, Paul McCauley, must collect signatures of 694,354 registered voters – the number equal to eight percent of the total votes cast for governor in the 2006 gubernatorial election – in order to qualify it for the ballot. The proponent has 150 days to circulate petitions for this measure, meaning the signatures must be collected by July 1, 2010.

The initiative proponent can be reached at pmcca28169@aol.com. No phone number was provided.

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