June 7, 2017

VIA ELECTRONIC MAIL
VIA EXPRESS MAIL

The Honorable Edmund G. Brown, Jr.
Governor of California
State Capitol
Sacramento, CA 95814

Re: Violations of Proposition 54

Dear Governor Brown:

As proponents of Proposition 54, we write to advise you of our dismay that more than 50 bills were passed out of the Assembly last week without observing that Proposition’s constitutional safeguard that a bill be printed, distributed to members, and published on the internet at least 72 hours before the vote. This is in stark contrast to the Senate’s compliance with the 72-hour requirement regarding the bills that it sent to the Assembly.

However, the 72-hour requirement applies to both houses of the Legislature, and under the Proposition’s express terms, failure to observe this 72-hour period jeopardizes the validity of the resulting statute as well as thwarts the transparency in the democratic process that voters demanded when they overwhelmingly adopted Proposition 54.

Unfortunately, the Assembly has taken the position that Proposition 54 only applies to a vote in the second house that passes a bill. As explained below, this is a clearly erroneous interpretation. Accordingly, we respectfully urge you to request the Legislature to adhere to its constitutional obligation to provide at least 72 hours’ notice before a vote in either house or risk a veto of the resulting bill on the ground that the bill was passed in violation of the transparency requirements of the California Constitution, thereby jeopardizing the enforceability of the resulting statute.

As you know, Proposition 54 provides that except where waived based upon a declaration of emergency by the Governor, “No bill may be passed or ultimately become a statute unless the bill with any amendments has been printed, distributed to the members, and published on the Internet, in its final form, for at least 72 hours before the vote . . . .” (Cal. Const., art. IV, § 8, subd. (b)(2), italics added.) Since a bill cannot be passed and become a statute unless each house passes the bill, it should be clear that the phrase, “[n]o bill may be passed or ultimately become a statute,” without at least 72 hours’ notice before the vote, cannot apply to only the second house. It necessarily applies to all members of the Legislature, not one-third of the members of the Legislature, as the Assembly’s interpretation proposes. Indeed, the very next sentence in the same subdivision provides that “[n]o bill may be passed unless, by rollcall vote entered in the journal, a majority of the membership of each house concurs.” (Id., § 8, subd. (b)(3); italics added.) Thus, the “[n]o bill may be passed” language in Proposition 54 necessarily applies to each house of the Legislature.
Moreover, if there remains any doubt over the meaning of Proposition 54’s text, the ballot argument in the Voter Information Guide expressly stated that Proposition 54 will “[r]equire every bill to be posted online and distributed to lawmakers at least 72 hours before each house of the Legislature is permitted to vote on it (except when the Governor declares an emergency).” (Italics added.) As you know, under long-standing California Supreme Court precedent, the courts consider the analysis and arguments contained in the official ballot pamphlet to resolve any ambiguity in the interpretation of an initiative measure. (E.g., *Howard Jarvis Taxpayers Assn. v. Bowen* (2011) 192 Cal.App.4th 110, 122.)

Accordingly, the undersigned respectfully request that you urge the Legislature to adhere to the 72-hour rule in Proposition 54 in order to (1) respect the wishes of the voters, (2) honor the Legislature’s constitutional obligations, and (3) avoid jeopardizing the constitutional validity of the bills that reach your desk for signature (including bills sponsored by your Office), so that you are not placed in the uncomfortable position of deciding whether to veto a good bill passed pursuant to an unconstitutional process.

Respectfully,

Jonathan Stein
Board Chair
California Common Cause

James P. Mayer
President & CEO
California Forward

Teresa Casazza
President
California Taxpayers Association

Joseph T. Francke
Founder
Californians Aware

Helen Hutchison
President
League of Women Voters of California

Emily Rusch
Executive Director
CALPIRG

Tom Scott
State Executive Director
National Federation of Independent Business/California

Jon Coupal
President
Howard Jarvis Taxpayers Association

cc:  The Honorable Anthony Rendon
     The Honorable Kevin de León
     The Honorable Pat Bates
     The Honorable Chad Mayes