IMPARTIAL ANALYSIS BY COUNTY COUNSEL
COLUSA COUNTY ADVISORY MEASURES A AND B
CONCERNING THE DIVISION OF CALIFORNIA INTO TWO STATES

On December 10, 1991 the Colusa County Board of Supervisors determined to submit an advisory measure to the voters of Colusa County concerning whether or not the State of California should be divided into two states. This measure is advisory. The express purpose is to provide an opportunity for voters within the county to express an opinion on the question presented. It has no binding effect on either the state or national legislature concerning the decisions and actions necessary actually to divide the State of California. On the other hand, it is hoped and anticipated that this expression of voter opinion will assist the state and federal legislatures in determining whether to initiate actions to divide the state.

The measure consists of two questions. First, should the State of California be divided into two states? (Measure “A”). Second, if a 51st state is created, should the County of Colusa be a part of it? (Measure “B”).

A yes vote on Measure “A” will indicate the voters' approval of the proposition to divide the State of California into two states. A no vote will indicate that no division of the state should occur. A yes vote on Measure “B” will indicate the voters' approval of being included within the new state. A no vote will indicate that the County of Colusa should not be included.

s/ William James Murphy
Colusa County Counsel

NO ARGUMENT FOR OR AGAINST THIS MEASURE WAS SUBMITTED