Lee v. City of Lompoc, April 19, 1993, 14 Cal.App.4th 1515

The city councils' decision to submit a specific plan amendment to a voter initiative/referendum is not subject to CEQA. The court held that requiring CEQA review of a voluntary referendum "could interfere with the electorate's ability to vote on the matter." See later Calif Supreme Court decision in Sierra Madre for opposite holding.