STATE OF CALIFORNIA

CALIFORNIA LAW REVISION COMMISSION

2012-2013 Annual Report

California Law Revision Commission 4000 Middlefield Road, Room D-2 Palo Alto, CA 94303-4739 www.clrc.ca.gov

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SUMMARY OF WORK OF COMMISSION

Community Redevelopment Law Clean-Up

In 2011, a statute was enacted that required the Commission to prepare Community Redevelopment Law clean-up legislation, for submission to the Legislature and Governor by January 1, 2013. The Commission began its work on that topic on February 1, 2012, when the statutory mandate first operated. Nearly all of the Commission's resources were dedicated to that study until June 27, 2012, when the statute that required and authorized the study was repealed. As a result, the Commission ended its work on the topic. Although the study was not completed, substantial progress was made and it is likely that the Commission's work will be useful in future efforts to reform or clean up community redevelopment law.

Recommendations to the 2012 Legislature

In 2012, bills effectuating six Commission recommendations and part of a seventh were enacted, relating to the following subjects:

- Statutory clarification and simplification of CID law
- Trial court restructuring:
 - Rights and responsibilities of the county as compared to the superior court
 - Appellate jurisdiction of bail forfeiture
 - Writ jurisdiction in a small claims case
 - Compensation under Evidence Code Sections 731, 752, and 753
- Statutory cross-references to "Tort Claims Act"
- Ownership of amounts withdrawn from a joint account

In 2012, the Commission also submitted a report to the Legislature on the following subject, which did not recommend introduction of legislation:

• Charter schools and the Government Claims Act

Recommendations to the 2013 Legislature

In 2013, the Commission expects that the Legislature will consider legislation recommended by the Commission on the following subjects:

- Commercial and industrial common interest developments
- Statutory clarification and simplification of CID law (clean-up legislation)
- Exemptions from enforcement of judgments: third decennial review

Commission Activities Planned for 2013

During 2013, the Commission intends to work on the following major topics: the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act (UAGPPJA), mediation confidentiality, commercial and industrial subdivisions, revision of the Fish and Game Code, and statutory clarification and simplification of CID law (clean-up legislation). The Commission will work on other topics as time permits.

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STATE OF CALIFORNIA

CALIFORNIA LAW REVISION COMMISSION 4000 Middlefield Road, Room D-2 Palo Alto, CA 94303-4739 650-494-1335

XOCHITL CARRION, Chairperson DAMIAN CAPOZZOLA, Vice-Chairperson DIANE F. BOYER-VINE JUDGE PATRICIA COWETT (RET.) ASSEMBLY MEMBER ROGER DICKINSON TARAS KIHICZAK VICTOR KING SUSAN DUNCAN LEE CRYSTAL MILLER-O'BRIEN

December 13, 2012

To: The Honorable Edmund G. Brown, Jr. *Governor of California*, and The Legislature of California

In conformity with Government Code Section 8293, the California Law Revision Commission submits this report of its activities during 2012 and its plans for 2013.

Six Commission recommendations considered by the Legislature in 2012, and part of a seventh, were enacted into law, in whole or in substantial part.

The Commission is grateful to the members of the Legislature who carried Commission-recommended legislation in 2012:

- Assembly Member Norma Torres (Statutory Clarification and Simplification of CID Law)
- Assembly Member Roger Dickinson (Trial Court Restructuring: Rights and Responsibilities of the County as Compared to the Superior Court (Part 1), Trial Court Restructuring: Appellate Jurisdiction of Bail Forfeiture, Trial Court Restructuring: Writ Jurisdiction in a Small Claims Case, and part of Statutes Made Obsolete by Trial Court Restructuring: Part 5)

- Assembly Committee on Judiciary (Statutory Cross-References to "Tort Claims Act")
- Assembly Member Mike Gatto (Ownership of Amounts Withdrawn from Joint Account)

The Commission held six one-day meetings in 2012. Meetings were held in Sacramento, Los Angeles, Davis, and San Diego.

Respectfully submitted,

Xochitl Carrion *Chairperson*

2012-2013 ANNUAL REPORT

Introduction

The California Law Revision Commission was created in 1953 and commenced operation in 1954 as the permanent successor to the Code Commission,¹ with responsibility for a continuing substantive review of California statutory and decisional law.² The Commission studies the law to discover defects and anachronisms and recommends legislation to make needed reforms.

The Commission ordinarily works on major topics, assigned by the Legislature, that require detailed study and cannot easily be handled in the ordinary legislative process. The Commission's work is independent, nonpartisan, and objective.

The Commission consists of:³

- A Member of the Senate appointed by the Rules Committee
- A Member of the Assembly appointed by the Speaker
- Seven members appointed by the Governor with the advice and consent of the Senate
- The Legislative Counsel, who is an ex officio member

The Commission may study only topics that the Legislature has authorized.⁴

3. For current membership, see "Personnel of Commission" infra.

^{1.} See 1953 Cal. Stat. ch. 1445, operative September 9, 1953. The first meeting of the Commission was held on February 23, 1954.

^{2.} See Gov't Code §§ 8280-8298 (statute establishing Law Revision Commission) (Appendix 1 *infra*). See also 1955 Report [Annual Report for 1954] at 7, 1 Cal. L. Revision Comm'n Reports (1957).

^{4.} Under its general authority, the Commission may study only topics that the Legislature, by concurrent resolution, authorizes for study. See *Calendar of Topics Authorized for Study*, Appendix 2 *infra*. However, the Commission may study and recommend revisions to correct technical or minor substantive defects in state statutes without a prior concurrent resolution. Gov't Code § 8298. Additionally, a concurrent resolution or statute may directly confer authority to study a particular subject. See, e.g., 2006 Cal. Stat. res. ch. 128 [ACR 73] (nonsubstantive reorganization of weapon statutes); 2006 Cal. Stat. ch. 216 [AB 2034] (donative transfer restrictions).

The Commission has submitted 399 recommendations to the Legislature, of which 366 (more than 90%) have been enacted in whole or in substantial part.⁵ Commission recommendations have resulted in the enactment of legislation affecting 24,727 sections of California law: 4,954 sections amended, 10,843 sections added, and 8,930 sections repealed.

The Commission's recommendations, reports, and other selected materials are published annually in hardcover volumes. Recent materials are also available through the Internet. A list of past publications and information on obtaining printed or electronic versions of Commission material can be found at the end of this Annual Report.⁶

Community Redevelopment Law Clean-Up

In 2011, a statute was enacted that required the Commission to prepare Community Redevelopment Law clean-up legislation, for submission to the Legislature and Governor by January 1, 2013.⁷ The Commission began its work on that topic on February 1, 2012, when the statutory mandate first operated.⁸ Nearly all of the Commission's resources were dedicated to that study until June 27, 2012, when the statute that required and authorized the study was repealed.⁹ As a result, the Commission ended its work on the topic. Although the study was not completed, substantial progress was made and it is likely that the Commission's work will be useful in any future efforts to reform or clean up community redevelopment law.

^{5.} See Legislative Action on Commission Recommendations, Appendix 3 infra.

^{6.} See Commission Publications, Appendix 8 infra.

^{7.} See former Health & Safety Code § 34189(b); 2011 Cal. Stat. ch. 5, § 7.

^{8.} By court order, the operation of the statute was deferred until February 1, 2012. California Redevelopment Ass'n v. Matosantos, 53 Cal. 4th 231, 275, 267 P.3d 580, 135 Cal. Rptr. 3d 683 (2011).

^{9.} See 2012 Cal. Stat. ch. 26, § 31.

2013 Legislative Program

In 2013, the Commission plans to seek the introduction of legislation effectuating Commission recommendations on the following subjects:

- Commercial and industrial common interest developments
- Statutory clarification and simplification of CID law (clean-up legislation)
- Exemptions from enforcement of judgments: third decennial review

Major Studies in Progress

During 2013, the Commission intends to work on the following major topics: the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act (UAGPPJA), mediation confidentiality, commercial and industrial subdivisions, revision of the Fish and Game Code, and statutory clarification and simplification of CID law (clean-up legislation). The Commission will work on other topics as time permits.

Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act (UAGPPJA)

The Commission will continue to study whether the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act (UAGPPJA) should be adopted in California, and, if so, in what form it should be adopted.

Mediation Confidentiality

The Commission will analyze the relationship under current law between mediation confidentiality and attorney malpractice and other misconduct, including the purposes for and impact of mediation confidentiality on public protection, professional ethics, attorney discipline, client rights, the willingness of parties to participate in voluntary and mandatory mediation, the effectiveness of mediation, and other relevant issues.¹⁰

^{10.} See 2012 Cal. Stat. res. ch. 108.

Commercial and Industrial Subdivisions

The Commission will continue to study whether to clarify the application of two related provisions, Business and Professions Code Section 11010.3 and Civil Code Section 1373, which exempt commercial and industrial subdivisions from the Subdivided Lands Act and portions of the Davis-Stirling Common Interest Development Act.

Revision of the Fish and Game Code

The Commission will study revision of the Fish and Game Code and related statutory law to improve organization, clarify meaning, resolve inconsistencies, eliminate unnecessary or obsolete provisions, standardize terminology, clarify program authority and funding sources, and make other minor improvements, without making any significant substantive change to the effect of the law.¹¹

Statutory Clarification and Simplification of CID Law (Clean-Up Legislation)

The Commission will continue to study clean-up legislation necessary to fully implement its recommendation on *Statutory Clarification and Simplification of CID Law*, 40 Cal. L. Revision Comm'n Reports 235 (2010).

Other Subjects

The major studies described above will dominate the Commission's time and resources during 2013. As time permits, the Commission will continue its work on trial court restructuring and consider other subjects authorized for study.

Calendar of Topics for Study

The Commission's calendar includes 23 topics authorized by the Legislature for study.¹²

^{11.} See *id*.

^{12.} See Calendar of Topics Authorized for Study, Appendix 2 infra.

Function and Procedure of Commission

The principal duties of the Commission are to:13

- (1) Examine the common law and statutes for the purpose of discovering defects and anachronisms.
- (2) Receive and consider suggestions and proposed changes in the law from the American Law Institute, the National Conference of Commissioners on Uniform State Laws,¹⁴ bar associations, and other learned bodies, and from judges, public officials, lawyers, and the public generally.
- (3) Recommend such changes in the law as it deems necessary to bring California law into harmony with modern conditions.¹⁵

The Commission is required to file a report at each regular session of the Legislature containing a calendar of topics selected by it for study, listing both studies in progress and topics intended for future consideration. Under its general authority, the Commission may study only topics that the Legislature, by concurrent resolution, authorizes for study.¹⁶ However, the Commission may study and recommend revisions to correct technical or minor substantive defects in state statutes without a

^{13.} Gov't Code §§ 8280-8298 (statute governing California Law Revision Commission). See Appendix 1 *infra*.

^{14.} The Legislative Counsel, an ex officio member of the Law Revision Commission, serves as a Commissioner of the Commission on Uniform State Laws. See Gov't Code § 8261.

^{15.} Gov't Code § 8289. The Commission is also directed to recommend the express repeal of all statutes repealed by implication, or held unconstitutional by the California Supreme Court or the United States Supreme Court. Gov't Code § 8290. See "Report on Statutes Repealed by Implication or Held Unconstitutional" *infra*.

^{16.} Gov't Code § 8293. Section 8293 requires a concurrent resolution authorizing the Commission to study topics contained in the calendar of topics set forth in the Commission's regular report to the Legislature. Section 8293 also requires that the Commission study any topic that the Legislature by concurrent resolution or statute refers to the Commission for study.

prior concurrent resolution.¹⁷ Additionally, a concurrent resolution¹⁸ or statute¹⁹ may directly confer authority to study a particular subject.

Background Studies

The Commission's work on a recommendation typically begins after a background study has been prepared. The background study may be prepared by a member of the Commission's staff or by a specialist in the field who is retained as a consultant.²⁰ Law professors and practicing attorneys who serve as consultants have already acquired the considerable knowledge necessary to understand the specific problems under consideration, and receive little more than an honorarium for their services. From time to

17. Gov't Code § 8298.

18. For an example of a concurrent resolution referring a specific topic to the Commission for study, see 2006 Cal. Stat. res. ch. 128 [ACR 73] (nonsubstantive reorganization of weapon statutes).

19. For example, Code of Civil Procedure Section 703.120(a) requires the Commission to review statutes providing for exemptions from enforcement of money judgments every 10 years and to recommend any needed revisions. The Commission also has continuing statutory authority to study enforcement of judgments pursuant to Code of Civil Procedure Section 703.120(b).

Government Code Section 70219 requires the Commission, in consultation with the Judicial Council, to perform follow-up studies taking into consideration the experience in courts that have unified. For a list of specific studies, see *Trial Court Unification: Revision of Codes*, 28 Cal. L. Revision Comm'n Reports 51, 82-86 (1998).

Government Code Section 71674 requires the Commission to recommend repeal of provisions made obsolete by the Trial Court Employment Protection and Governance Act (Gov't Code § 71600 *et seq.*), Lockyer-Isenberg Trial Court Funding Act of 1997 (1997 Cal. Stat. ch. 850), and the implementation of trial court unification.

Statutory authority may be uncodified. See, e.g., 2005 Cal. Stat. ch. 422 (beneficiary deeds).

20. The following persons are presently under contract as Commission consultants, or have served in that capacity on presently active studies: James E. Acret, Pacific Palisades; Professor Susan F. French, UCLA School of Law; Keith Honda, Monterey; Gordon Hunt, Hunt Ortmann; Professor J. Clark Kelso, McGeorge School of Law; Professor Miguel A. Méndez, UC Davis School of Law; Nathaniel Sterling, former Executive Secretary, California Law Revision Commission, Palo Alto; Professor Gregory S. Weber, McGeorge School of Law.

time, expert consultants are also retained to advise the Commission at meetings.

Recommendations

After making its preliminary decisions on a subject, the Commission ordinarily distributes a tentative recommendation to interested persons and organizations, including the State Bar, local and specialized bar associations, public interest organizations, and business and professional associations. Notice of the availability of the tentative recommendation is mailed to interested persons on the Commission's mailing list and publicized in legal newspapers and other relevant publications. Notice is also posted on the Commission's website and emailed to interested persons.

Comments received on the tentative recommendation are considered by the Commission in determining what recommendation, if any, will be made to the Legislature.²¹ When the Commission has reached a conclusion on the matter,²² its recommendation to the Legislature (including a draft of any necessary legislation) is published and distributed in printed form and on the Internet. If a background study has been prepared in connection with the recommendation, it may be published by the Commission or in a law review.²³

^{21.} For a step-by-step description of the procedure followed by the Commission in preparing the 1963 governmental liability statute, see DeMoully, *Fact Finding for Legislation: A Case Study*, 50 A.B.A. J. 285 (1964). The procedure followed in preparing the Evidence Code is described in 7 Cal. L. Revision Comm'n Reports 3 (1965). See also Gaal, *Evidence Legislation in California*, 36 S.W.U. L. Rev. 561, 563-69 (2008); Quillinan, *The Role and Procedures of the California Law Revision Commission in Probate and Trust Law Changes*, 8 Est. Plan. & Cal. Prob. Rep. 130-31 (Cal. Cont. Ed. Bar 1987).

^{22.} Occasionally, one or more members of the Commission may not join in all or part of a recommendation submitted to the Legislature by the Commission. Dissents are noted in the minutes of the meeting at which the recommendation is approved.

^{23.} For recent background studies published in law reviews, see Méndez, California Evidence Code - Federal Rules of Evidence, IX. General Provisions, 44 U.S.F. L. Rev. 891 (2010); Méndez, California Evidence Code - Federal Rules of Evidence, VIII. Judicial Notice, 44 U.S.F. L. Rev. 141 (2009); Méndez, California Evidence Code - Federal Rules of Evidence, VII. Relevance:

Official Comments

The Commission ordinarily prepares an official Comment explaining each section it recommends for enactment, amendment, or repeal. The Comments are included in the Commission's published recommendations. A Comment indicates the derivation of a section and often explains its purpose, its relation to other law, and potential issues concerning its meaning or application.²⁴

Commission Materials as Legislative History

Commission recommendations are printed and sent to both houses of the Legislature, as well as to the Legislative Counsel and

Definition and Limitations, 42 U.S.F. L. Rev. 329 (2007); Méndez, California Evidence Code - Federal Rules of Evidence, VI. Authentication and the Best and Secondary Evidence Rules, 41 U.S.F. L. Rev. 1 (2006); Méndez, California Evidence Code - Federal Rules of Evidence, V. Witnesses: Conforming the California Evidence Code to the Federal Rules of Evidence, 39 U.S.F. L. Rev. 455 (2005); Alford, Report to Law Revision Commission Regarding Recommendations for Changes to California Arbitration Law, 4 Pepp. Disp. Resol. L.J. 1 (2004); Méndez, California Evidence Code - Federal Rules of Evidence, IV. Presumptions and Burden of Proof: Conforming the California Evidence Code to the Federal Rules of Evidence, 38 U.S.F. L. Rev. 139 (2003); Méndez, California Evidence Code - Federal Rules of Evidence, I. Hearsay and Its Exceptions: Conforming the Evidence Code to the Federal Rules, 37 U.S.F. L. Rev. 351 (2003); Méndez, California Evidence Code - Federal Rules of Evidence, II. Expert Testimony and the Opinion Rule: Conforming the Evidence Code to the Federal Rules, 37 U.S.F. L. Rev. 411 (2003); Méndez, California Evidence Code - Federal Rules of Evidence, III. The Role of Judge and Jury: Conforming the Evidence Code to the Federal Rules, 37 U.S.F. L. Rev. 1003 (2003).

For a list of background studies published in law reviews before 2003, see 32 Cal. L. Revision Comm'n Reports 585 n.14 (2002); 20 Cal. L. Revision Comm'n Reports 198 n.16 (1990); 19 Cal. L. Revision Comm'n Reports 513 n.22 (1988); 18 Cal. L. Revision Comm'n Reports 212 n.17, 1713 n.20 (1986); 17 Cal. L. Revision Comm'n Reports 819 n.6 (1984); 16 Cal. L. Revision Comm'n Reports 2021 n.6 (1982); 13 Cal. L. Revision Comm'n Reports 1628 n.5 (1976); 11 Cal. L. Revision Comm'n Reports 1008 n.5, 1108 n.5 (1973); 10 Cal. L. Revision Comm'n Reports 1108 n.5 (1971).

24. Commission Comments are published by LexisNexis and Thomson Reuters in their print and CD-ROM editions of the annotated codes, and printed in selected codes prepared by other publishers. Comments are also available on Westlaw, Westlaw Next, and LexisNexis.

Governor.²⁵ Receipt of a recommendation by the Legislature is noted in the legislative journals, and the recommendation is referred to the appropriate policy committee.²⁶

The bill introduced to effectuate a Commission recommendation is assigned to legislative committees charged with study of the matter in depth.²⁷ A copy of the recommendation is provided to legislative committee members and staff before the bill is heard and throughout the legislative process. The legislative committees rely on the recommendation in analyzing the bill and making recommendations to the Legislature concerning it.²⁸

If an amendment is made to the bill that renders one of the Commission's original Comments inconsistent, the Commission generally will adopt a revised Comment and provide it to the committee. The Commission also provides this material to the Governor's office once the bill has passed the Legislature and is before the Governor for action. These materials are a matter of public record.

Until the mid-1980s, a legislative committee, on approving a bill implementing a Commission recommendation, would adopt the Commission's recommendation as indicative of the committee's

^{25.} See Gov't Code §§ 8291, 9795, 11094-11099; see also Reynolds v. Superior Court, 12 Cal. 3d 834, 847 n.18, 528 P.2d 45, 53 n.18, 117 Cal. Rptr. 437, 445 n.18 (1974) (Commission "submitted to the Governor and the Legislature an elaborate and thoroughly researched study").

^{26.} See, e.g., Senate J. Aug. 18, 2003, at 2031 (noting receipt of 2002-2003 recommendations and their transmittal to the Committee on Judiciary).

^{27.} See, e.g., Office of Chief Clerk, California State Assembly, California's Legislature 126-27 (2000) (discussing purpose and function of legislative committee system).

^{28.} The Commission does not concur with the suggestion of the court in *Conservatorship of Wendland*, 26 Cal. 4th 519, 542, 28 P.3d 151, 166, 110 Cal. Rptr. 2d 412, 430 (2001), that a Commission Comment might be entitled to less weight based on speculation that the Legislature may not have read and endorsed every statement in the Commission's report. That suggestion belies the operation of the committee system in the Legislature. See White, *Sources of Legislative Intent in California*, 3 Pac. L.J. 63, 85 (1972) ("The best evidence of legislative intent must surely be the records of the legislature itself and the reports which the committees relied on in recommending passage of the legislation.").

intent in approving the bill.²⁹ If a Comment required revision, the revised Comment would be adopted as a legislative committee Comment. The committee's report would be printed in the journal of the relevant house.³⁰

The Legislature has discontinued the former practice due to increased committee workloads and an effort to decrease the volume of material reprinted in the legislative journals. Under current practice, a legislative committee relies on Commission materials in its analysis of a bill, but does not separately adopt the materials. Instead, the Commission makes a report detailing the legislative history of the bill, including any revised Comments. Bill reports are published as appendices to the Commission's annual reports.³¹

Use of Commission Materials To Determine Legislative Intent

Commission materials that have been placed before and considered by the Legislature are legislative history, are declarative of legislative intent,³² and are entitled to great weight in

^{29.} See, e.g., Baldwin v. State, 6 Cal. 3d 424, 433, 491 P.2d 1121, 1126, 99 Cal. Rptr. 145, 150 (1972). For a description of legislative committee reports adopted in connection with the bill that became the Evidence Code, see *Arellano v. Moreno*, 33 Cal. App. 3d 877, 884, 109 Cal. Rptr. 421, 426 (1973).

^{30.} For an example of such a report, see *Report of Senate Committee on Judiciary on Assembly Bill 3472*, Senate J. June 14, 1984, *reprinted in* 18 Cal. L. Revision Comm'n Reports 1, 115 (1986).

^{31.} Commission reports have in the past been published as well in the legislative journals. See, e.g., *In re* Marriage of Neal, 153 Cal. App. 3d 117, 124, 200 Cal. Rptr. 341, 345 (1984) (noting that Chairman of Senate Judiciary Committee, when reporting on AB 26 on Senate floor, moved that revised Commission report be printed in Senate Journal as evidence of legislative intent).

^{32.} See, e.g., Fair v. Bakhtiari, 40 Cal. 4th 189, 195, 147 P.3d 653, 657, 51 Cal. Rptr. 3d 871, 875 (2006) ("The Commission's official comments are deemed to express the Legislature's intent."); People v. Williams, 16 Cal. 3d 663, 667-68, 547 P.2d 1000, 128 Cal. Rptr. 888 (1976) ("The official comments of the California Law Revision Commission on the various sections of the Evidence Code are declarative of the intent not only of the draft[ers] of the code but also of the legislators who subsequently enacted it.").

construing statutes.³³ The materials are a key interpretive aid for practitioners as well as courts,³⁴ and courts may judicially notice and rely on them.³⁵ Courts at all levels of the state³⁶ and federal³⁷ judicial systems depend on Commission materials to construe statutes enacted on Commission recommendation.³⁸ Appellate

In an effort to discern legislative intent, an appellate court is entitled to take judicial notice of the various legislative materials, including committee reports, underlying the enactment of a statute. (*Kern v. County of Imperial* (1990) 226 Cal.App.3d 391, 400, fn. 8 [276 Cal. Rptr. 524]; *Coopers & Lybrand v. Superior Court* (1989) 212 Cal.App.3d 524, 535, fn. 7 [260 Cal. Rptr. 713].) In particular, reports and interpretive opinions of the Law Revision Commission are entitled to great weight. (*Schmidt v. Southern Cal. Rapid Transit Dist.* (1993) 14 Cal.App.4th 23, 30, fn. 10 [17 Cal. Rptr. 2d 340].)

34. *Cf.* 7 B. Witkin, Summary of California Law *Constitutional Law* § 123, at 230 (10th ed. 2005) (Commission reports as aid to construction); Gaylord, *An Approach to Statutory Construction*, 5 Sw. U. L. Rev. 349, 384 (1973).

35. See, e.g., Kaufman & Broad Communities, Inc. v. Performance Plastering, Inc., 133 Cal. App. 4th 26, 34 Cal. Rptr. 3d 520 (2005) (providing overview of materials that may be judicially noticed in determining legislative intent); *Hale*, 86 Cal. App. 4th at 927; Barkley v. City of Blue Lake, 18 Cal. App. 4th 1745, 1751 n.3, 23 Cal. Rptr. 2d 315, 318-19 n.3 (1993).

36. See, e.g., Sullivan v. Delta Air Lines, Inc., 15 Cal. 4th 288, 298, 935 P.2d 781, 63 Cal. Rptr. 2d 74 (1997) (California Supreme Court); Admin. Mgmt. Services, Inc. v. Fid. Deposit Co. of Md., 129 Cal. App. 3d 484, 488, 181 Cal. Rptr. 141 (1982) (court of appeal); Rossetto v. Barross, 90 Cal. App. 4th Supp. 1, 110 Cal. Rptr. 2d 255 (2001) (appellate division of superior court).

37. See, e.g., California v. Green, 399 U.S. 149, 154 n.3 (1970) (United States Supreme Court); S. Cal. Bank v. Zimmerman (*In re* Hilde), 120 F.3d 950, 953 (9th Cir. 1997) (federal court of appeals); Williams v. Townsend, 283 F. Supp. 580, 582 (C.D. Cal. 1968) (federal district court); Ford Consumer Fin. Co. v. McDonell (*In re* McDonell), 204 B.R. 976, 978-79 (B.A.P. 9th Cir. 1996) (bankruptcy appellate panel); *In re* Garrido, 43 B.R. 289, 292-93 (Bankr. S.D. Cal. 1984) (bankruptcy court).

38. See, e.g., Jevne v. Superior Court, 35 Cal. 4th 935, 947, 111 P.3d 954, 962, 28 Cal. Rptr. 3d 685, 694-95 (2005) (Commission report entitled to substantial weight in construing statute); Collection Bureau of San Jose v.

^{33.} See, e.g., Dep't of Alcoholic Beverage Control v. Alcoholic Beverage Control Appeals Bd., 40 Cal. 4th 1, 12-13 n.9, 145 P.3d 462, 469 n.9, 50 Cal. Rptr. 3d 585, 593 n.9 (2006) (Commission's official comments are persuasive evidence of Legislature's intent); Hale v. S. Cal. IPA Med. Group, Inc., 86 Cal. App. 4th 919, 927, 103 Cal. Rptr. 2d 773, 778 (2001):

courts have cited Commission materials in more than a thousand published opinions.³⁹

Commission materials have been used as direct support for a court's interpretation of a statute,⁴⁰ as one of several indicia of legislative intent,⁴¹ to explain the public policy behind a statute,⁴² and on occasion to demonstrate (by their silence) the Legislature's intention not to change the law.⁴³ The Legislature's failure to adopt a Commission recommendation may be used as evidence of legislative intent to reject the proposed rule.⁴⁴

39. In this connection it should be noted that the Law Revision Commission should not be cited as the "Law Revision Committee" or as the "Law Review Commission." See, e.g., Venerable v. City of Sacramento, 185 F. Supp. 2d 1128, 1132 (E.D. Cal. 2002) (Law Revision "Committee"); Ryan v. Garcia, 27 Cal. App. 4th 1006, 1010 n.2, 33 Cal. Rptr. 2d 158, 160 n.2 (1994) (Law "Review" Commission).

40. See, e.g., People v. Ainsworth, 45 Cal. 3d 984, 1015, 755 P.2d 1017, 1036, 248 Cal. Rptr. 568, 586 (1988).

41. See, e.g., Heieck & Moran v. City of Modesto, 64 Cal. 2d 229, 233 n.3, 411 P.2d 105, 108 n.3, 49 Cal. Rptr. 377, 380 n.3 (1966).

42. See, e.g., Southern Cal. Gas Co. v. Public Utils. Comm'n, 50 Cal. 3d 31, 38 n.8, 784 P.2d 1373, 1376 n.8, 265 Cal. Rptr. 801, 804 n.8 (1990).

43. See, e.g., State *ex rel*. State Pub. Works Bd. v. Stevenson, 5 Cal. App. 3d 60, 64-65, 84 Cal. Rptr. 742, 745-46 (1970) (finding that Legislature had no intention of changing existing law where "not a word" in Commission's reports indicated intent to abolish or emasculate well-settled rule).

44. See, e.g., Nestle v. City of Santa Monica, 6 Cal. 3d 920, 935-36, 496 P.2d 480, 490, 101 Cal. Rptr. 568, 578 (1972).

Rumsey, 24 Cal. 4th 301, 308 & n.6, 6 P.3d 713, 718 & n.6, 99 Cal. Rptr. 2d 792, 797 & n.6 (2000) (Comments to reenacted statute reiterate the clear understanding and intent of original enactment); Brian W. v. Superior Court, 20 Cal. 3d 618, 623, 574 P.2d 788, 791, 143 Cal. Rptr. 717, 720 (1978) (Comments persuasive evidence of Legislature's intent); Volkswagen Pac., Inc. v. City of Los Angeles, 7 Cal. 3d 48, 61-63, 496 P.2d 1237, 1247-48, 101 Cal. Rptr. 869, 879-80 (1972) (Comments evidence clear legislative intent of law); Van Arsdale v. Hollinger, 68 Cal. 2d 245, 249-50, 437 P.2d 508, 511, 66 Cal. Rptr. 20, 23 (1968) (Comments entitled to substantial weight), overruled on other grounds by Privette v. Superior Court, 5 Cal. 4th 689, 854 P.2d 721, 21 Cal. Rptr. 2d 72 (1993); County of Los Angeles v. Superior Court, 62 Cal. 2d 839, 843-44, 402 P.2d 868, 870-71, 44 Cal. Rptr. 796, 798-99 (1965) (statutes reflect policy recommended by Commission).

Commission materials are entitled to great weight, but they are not conclusive.⁴⁵ While the Commission endeavors in Comments to explain any changes in the law made by a section, the Commission does not claim that every consistent or inconsistent case is noted in the Comments,⁴⁶ nor can it anticipate judicial conclusions as to the significance of existing case authorities.⁴⁷ Hence, failure of the Comment to note every change the recommendation would make in prior law, or to refer to a consistent or inconsistent judicial decision, is not intended to, and should not, influence the construction of a clearly stated statutory provision.⁴⁸

Some types of Commission materials are not properly relied on as evidence of legislative intent. On occasion, courts have cited preliminary Commission materials such as tentative recommendations, correspondence, and staff memoranda and drafts in support of their construction of a statute.⁴⁹ While these

46. *Cf.* People v. Coleman, 8 Cal. App. 3d 722, 731, 87 Cal. Rptr. 554, 559 (1970) (Comments make clear intent to reflect existing law even if not all supporting cases are cited).

47. See, e.g., Arellano v. Moreno, 33 Cal. App. 3d 877, 885, 109 Cal. Rptr. 421, 426-27 (1973) (noting that decisional law cited in Comment was distinguished by the California Supreme Court in a case decided after enactment of the Commission recommendation).

48. The Commission does not concur in the *Kaplan* approach to statutory construction. See Kaplan v. Superior Court, 6 Cal. 3d 150, 158-59, 491 P.2d 1, 5-6, 98 Cal. Rptr. 649, 653-54 (1971). For a reaction to the problem created by the *Kaplan* approach, see *Recommendation Relating to Erroneously Ordered Disclosure of Privileged Information*, 11 Cal. L. Revision Comm'n Reports 1163 (1973); 1974 Cal. Stat. ch. 227.

49. See, e.g., Rojas v. Superior Court, 33 Cal. 4th 407, 93 P.3d 260, 15 Cal. Rptr. 3d 643 (2005) (tentative recommendation, correspondence, and staff memorandum and draft); Yamaha Corp. v. State Bd. of Equalization,

^{45.} See, e.g., Redevelopment Agency v. Metropolitan Theatres Corp., 215 Cal. App. 3d 808, 812, 263 Cal. Rptr. 637, 639 (1989) (Comment does not override clear and unambiguous statute). Commission materials are but one indicium of legislative intent. See, e.g., Estate of Joseph, 17 Cal. 4th 203, 216, 949 P.2d 472, 480, 70 Cal. Rptr. 2d 619, 627 (1998). The accuracy of a Comment may also be questioned. See, e.g., Buzgheia v. Leasco Sierra Grove, 30 Cal. App. 4th 766, 774, 36 Cal. Rptr. 2d 144, 149 (1994); *In re* Thomas, 102 B.R. 199, 202 (Bankr. E.D. Cal. 1989).

materials may be indicative of the Commission's intent in proposing the legislation, only the Legislature's intent in adopting the legislation is entitled to weight in construing the statute.⁵⁰ Unless preliminary Commission materials were placed before the Legislature during its consideration of the legislation, those materials are not legislative history and are not relevant in determining the Legislature's intention in adopting the legislation.⁵¹

A Commission study prepared after enactment of a statute that analyzes the statute is not part of the legislative history of the statute.⁵² However, documents prepared by or for the Commission may be used by the courts for their analytical value, apart from their role in statutory construction.⁵³

19 Cal. 4th 1, 12-13, 960 P.2d 1031, 1037, 78 Cal. Rptr. 2d 1, 7 (1998) (tentative recommendation). However, in some cases, proposed legislation will be based on a tentative, rather than final, Commission recommendation. See, e.g., Estate of Archer, 193 Cal. App. 3d 238, 243, 239 Cal. Rptr. 137, 140 (1987). In that event, reliance on the tentative recommendation is proper.

See also Ilkhchooyi v. Best, 37 Cal. App. 4th 395, 406, 45 Cal. Rptr. 2d 766, 772-73 (1995) (letter responding to tentative recommendation); D. Henke, California Legal Research Handbook § 3.51 (1971) (background studies).

50. *Cf.* Rittenhouse v. Superior Court, 235 Cal. App. 3d 1584, 1589, 1 Cal. Rptr. 2d 595, 598 (1991) (linking Commission's intent and Legislature's intent); Guthman v. Moss, 150 Cal. App. 3d 501, 508, 198 Cal. Rptr. 54, 58 (1984) (determination of Commission's intent used to infer Legislature's intent).

51. The Commission concurs with the opinion of the court in *Juran v*. *Epstein*, 23 Cal. App. 4th 882, 894 n.5, 28 Cal. Rptr. 2d 588, 594 n.5 (1994), that staff memoranda to the Commission should not be considered as legislative history.

52. See, e.g., Duarte v. Chino Community Hosp., 72 Cal. App. 4th 849, 856 n.3, 85 Cal. Rptr. 2d 521, 525 n.3 (1999).

53. See. e.g., Sierra Club v. San Joaquin Local Agency Formation Comm'n, 21 Cal. 4th 489, 502-03, 981 P.2d 543, 551-52, 87 Cal. Rptr. 2d 702, 712 (1999) (unenacted Commission recommendation useful as "opinion of a learned panel"); Hall v. Hall, 222 Cal. App. 3d 578, 585, 271 Cal. Rptr. 773, 777 (1990) (Commission staff report most detailed analysis of statute available); W.E.J. v. Superior Court, 100 Cal. App. 3d 303, 309-10, 160 Cal. Rptr. 862, 866 (1979) (law review article prepared for Commission provides insight into development of law); Schonfeld v. City of Vallejo, 50 Cal. App. 3d 401, 407 n.4, 123 Cal. Rptr. 669, 673 n.4 (1975) (court indebted to many studies of Commission for analytical materials).

Publications

Commission publications are distributed to the Governor, the Secretary of the Senate, the Chief Clerk of the Assembly, and the Legislative Counsel.⁵⁴ Commission materials are also distributed to interest groups, lawyers, law professors, courts, district attorneys, law libraries, and other individuals requesting materials.

The Commission's reports, recommendations, and studies are published in hardcover volumes that serve as a permanent record of the Commission's work and, it is believed, are a valuable contribution to the legal literature of California. These volumes are available at many county law libraries and at some other libraries. About half of the hardcover volumes are out of print, but others are available for purchase.⁵⁵ Publications that are out of print are available as electronic files.⁵⁶

Electronic Publication and Internet Access

Since 1995, the Commission has provided a variety of information on the Internet, including online material and downloadable files.⁵⁷ Interested persons with Internet access can find the current agenda, meeting minutes, background studies, tentative and final recommendations, staff memoranda, and general background information.

Since 2002, all Commission publications and staff memoranda are available as electronic files. Recent publications and memoranda may be downloaded from the Commission's website. Files that are not on the website are available on request.⁵⁸

Electronic Mail

Email commenting on Commission proposals or suggesting issues for study is given the same consideration as letter

^{54.} See Gov't Code § 8291. For limitations on Section 8291, see Gov't Code §§ 9795, 11094-11099.

^{55.} See Commission Publications, Appendix 8 infra.

^{56.} See "Electronic Publication and Internet Access" infra.

^{57.} The URL for the Commission's website is http://www.clrc.ca.gov>.

^{58.} See Commission Publications, Appendix 8 infra.

correspondence, if the email message includes the name and regular mailing address of the sender. Email to the Commission may be sent to *commission@clrc.ca.gov*.

The Commission distributes the majority of its meeting agendas, staff memoranda, and other written materials electronically, by means of its website and email distribution lists. The Commission encourages use of email as an inexpensive and expedient means of communication with the Commission.

MCLE Credit

The Commission is approved by the State Bar of California as a minimum continuing legal education provider. Participants and attendees at Commission meetings may be eligible to receive MCLE credit. To receive credit for participation or attendance at a meeting, a person must register at the meeting. Meeting materials are available free of charge on the Internet⁵⁹ or may be purchased in advance from the Commission.

Personnel of Commission⁶⁰

As of December 13, 2012, the following persons were members of the Law Revision Commission:

Legislative Members⁶¹

Assembly Member Roger Dickinson, Sacramento

^{59.} See "Electronic Publication and Internet Access" supra.

^{60.} See also Biographies of Current Commissioners, Appendix 7 infra.

^{61.} The Senate and Assembly members of the Commission serve at the pleasure of their respective appointing powers, the Senate Committee on Rules and the Speaker of the Assembly. Gov't Code § 8281.

Members Appointed by Governor ⁶²	Term Expires
Xochitl Carrion, San Francisco	October 1, 2015
Chairperson	
Damian Capozzola, Hermosa Beach	October 1, 2013
Vice Chairperson	
Judge Patricia Cowett (ret.), San Diego	October 1, 2015
Taras Kihiczak, Pacific Palisades	October 1, 2013
Victor King, La Crescenta	October 1, 2015
Susan Duncan Lee, San Francisco	October 1, 2015
Crystal Miller-O'Brien, Los Angeles	October 1, 2013

Legislative Counsel⁶³

Diane F. Boyer-Vine, Sacramento

On July 25, 2012, Damian Capozzola was reappointed to the Commission.

On October 1, 2012, Taras Kihiczak was appointed to the Commission, and Susan Duncan Lee was reappointed to the Commission.

^{62.} Seven Commission members are appointed by the Governor with the advice and consent of the Senate. Gov't Code § 8281. These Commissioners serve staggered four-year terms. *Id*. The provision in Government Code Section 8281 to the effect that Commission members appointed by the Governor hold office until the appointment and qualification of their successors has been superseded by the rule in Government Code Section 1774 declaring a vacancy if there is no reappointment 60 days following expiration of the term of office. See also Gov't Code § 1774.7 (Section 1774 overrides contrary special rules unless specifically excepted).

^{63.} The Legislative Counsel serves on the Commission by virtue of office. Gov't Code § 8281.

The following persons are on the Commission's staff:

Legal

BRIAN HEBERT Executive Director BARBARA S. GAAL Chief Deputy Counsel

STEVE COHEN Staff Counsel

Administrative-Secretarial

DEBORA LARRABEE Associate Governmental Program Analyst VICTORIA V. MATIAS Secretary

Mina Choi, Hart Ku, Lynn Kirshbaum, Liana Mayilyan, Robert Semones, and Courtney Taylor, all students at the University of California, Davis, School of Law, also worked for the Commission during 2012.

Commission Budget

The Commission's operations for the 2012-13 fiscal year have been funded through a reimbursement from the California Office of Legislative Counsel, in the amount of \$651,000.

That reimbursement is supplemented by \$15,000 budgeted for income generated from the sale of documents to the public, to recover the cost of the documents.

The Commission also receives substantial donations of necessary library materials from the legal publishing community, especially California Continuing Education of the Bar, LexisNexis, and Thomson Reuters. In addition, the Commission receives benchbooks from the California Center for Judicial Education and Research (CJER). The Commission receives additional library materials from other legal publishers and from other law reform agencies on an exchange basis, and has full access to the law libraries at the University of California, Davis, School of Law and at Stanford Law School. The Commission is grateful for these contributions.

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Other Activities

The Commission is directed by statute to cooperate with bar associations and other learned, professional, or scientific associations, institutions, or foundations in any manner suitable for the fulfillment of the purposes of the Commission.⁶⁴

National Conference of Commissioners on Uniform State Laws

The Commission is directed by statute to receive and consider proposed changes in the law recommended by the National Conference of Commissioners on Uniform State Laws.⁶⁵ Legislative Counsel and Commission member Diane F. Boyer-Vine is a member of the California Commission on Uniform State Laws and the National Conference. The Commission's Executive Secretary, Brian Hebert, is an associate member of the National Conference.

Other Staff Activities

In May 2012, an article on the Secondary Evidence Rule, co-authored by Professor Edward Imwinkelried, Professor Miguel Méndez, and the Chief Deputy Counsel, was published as the MCLE feature in California Lawyer magazine.⁶⁶

On June 7, 2012, the Executive Director made an informational presentation on the Commission's function and work to a delegation from the Bangladesh Ministry of Law Justice and Parliamentary Affairs. The delegation was headed by Qamrul Islam, the Honorable State Minister.

Legislative History of Recommendations in the 2012 Legislative Session

In 2012, bills to effectuate six Commission recommendations and part of a seventh were introduced. The Legislature also

^{64.} Gov't Code § 8296.

^{65.} Gov't Code § 8289.

^{66.} Edward J. Imwinkelried, Miguel A. Méndez & Barbara S. Gaal, Document Summaries in Court, Cal. Lawyer 37 (May 2012).

continued consideration of a two-year bill to effectuate an additional Commission recommendation. All of the proposals were enacted, in whole or substantial part.

A resolution relating to the Commission's calendar of topics was also passed by the Legislature in the 2012-2013 session.

Statutory Clarification and Simplification of CID Law

The Legislature continued consideration of Assembly Bills 805 (2012 Cal. Stat. ch. 180) and 806 (2012 Cal. Stat. ch. 181), introduced by Assembly Member Norma Torres in 2011, to effectuate the Commission's recommendation on *Statutory Clarification and Simplification of CID Law*, 40 Cal. L. Revision Comm'n Reports 235 (2010).

Both measures were enacted, with amendments. See *Report of the California Law Revision Commission on Chapter 180 of the Statutes of 2012 (Assembly Bill 805)*, 42 Cal. L. Revision Comm'n Reports 405 (2012) (Appendix 4 *infra*).

Trial Court Restructuring

Assembly Bill 1529 (2012 Cal. Stat. ch. 470) was introduced by Assembly Member Roger Dickinson to effectuate the Commission's recommendations on *Trial Court Restructuring: Rights and Responsibilities of the County as Compared to the Superior Court (Part 1)*, 39 Cal. L. Revision Comm'n Reports 157 (2009), Trial Court Restructuring: Appellate Jurisdiction of Bail *Forfeiture*, 41 Cal. L. Revision Comm'n Reports 265 (2011), Trial Court Restructuring: Writ Jurisdiction in a Small Claims Case, 41 Cal. L. Revision Comm'n Reports 313 (2011), and part of *Statutes Made Obsolete by Trial Court Restructuring: Part 5*, 39 Cal. L. Revision Comm'n Reports 109 (2009).

The measure was enacted. See *Report of the California Law Revision Commission on Chapter 470 of the Statutes of 2012* (Assembly Bill 1529), 42 Cal. L. Revision Comm'n Reports 409 (2012) (Appendix 6 infra).

Statutory Cross-References to "Tort Claims Act"

Assembly Bill 2690 (2012 Cal. Stat. ch. 759) was introduced by the Assembly Committee on Judiciary to effectuate the Commission's recommendation on *Statutory Cross-References to* "*Tort Claims Act*," 41 Cal. L. Revision Comm'n Reports 285 (2011).

The measure was enacted.

Ownership of Amounts Withdrawn From Joint Account

Assembly Bill 1624 (2012 Cal. Stat. ch. 235), introduced by Assembly Member Gatto, effectuates the Commission's recommendation on *Ownership Of Amounts Withdrawn From Joint Account*, 34 Cal. L. Revision Comm'n Reports 199 (2004).

The measure was enacted, with amendments. See *Report of the California Law Revision Commission on Chapter 235 of the Statutes of 2012 (Assembly Bill 1624)*, 42 Cal. L. Revision Comm'n Reports 407 (2012) (Appendix 5 *infra*).

Resolution Authorizing Topics for Study

Assembly Concurrent Resolution 98 (2012 Cal. Stat. res. ch. 108) was introduced by Assembly Member Donald Wagner. It authorizes the Commission's continued study of 22 previously authorized topics, removes the Commission's authority to study special assessments for public improvement, and authorizes the Commission to study two new topics, the revision of the Fish and Game Code and mediation confidentiality.

The measure also directs the Commission, before commencing work on any project within the Commission's calendar of topics, to submit a detailed description of the scope of work, as well of any major change to the scope of that work that occurs during the course of the project, to the chairs and vice chairs of the Assembly Committee on Judiciary and the Senate Committee on Judiciary, and of any other legislative policy committee that has jurisdiction over the subject matter of the study.

The measure further requests that the Commission provide a copy of a Commission recommendation to each member of a policy committee hearing a bill that would implement the recommendation.

The measure also invites the staff of the Commission to appear and testify at any committee hearing of a bill to implement a Commission recommendation, for the purpose of explaining the recommendation and answering questions posed by committee members, provided that the staff may not advocate for the passage or defeat of the legislation.

Report on Statutes Repealed by Implication or Held Unconstitutional

Government Code Section 8290 provides:

The commission shall recommend the express repeal of all statutes repealed by implication, or held unconstitutional by the Supreme Court of the state or the Supreme Court of the United States.

Pursuant to this directive, the Commission has reviewed the decisions of the United States Supreme Court and the California Supreme Court published since the Commission's last Annual Report was prepared⁶⁷ and has the following to report:

- No decision holding a state statute repealed by implication has been found.
- No decision of the United States Supreme Court holding a state statute unconstitutional has been found.⁶⁸
- Two decisions of the California Supreme Court holding a state statute unconstitutional have been found.⁶⁹

The court concluded its opinion by stating: "We urge the Legislature to enact legislation establishing a parole eligibility mechanism that provides a defendant serving a de facto life sentence without possibility of parole for nonhomicide

^{67.} This study has been carried through opinions published on or before September 17, 2012.

^{68.} In *National Meat Ass'n v. Harris*, <u>U.S.</u>, 132 S. Ct. 965 (2012), the United States Supreme Court held that Penal Code Section 599f, to the extent it governs the treatment of nonambulatory pigs in federally inspected swine slaughterhouses, is preempted by the Federal Meat Inspection Act (21 U.S.C. § 601 et seq.).

^{69.} In addition, in *People v. Caballero*, 55 Cal. 4th 262, 282 P.3d 291, 145 Cal. Rptr. 3d 286 (2012), the California Supreme Court held that the statutorily authorized imposition of a "de facto life sentence" on a juvenile, based on conviction of non-homicide offenses, constitutes cruel and unusual punishment in violation of the Eighth Amendment of the United States Constitution.

In *California Redevelopment Ass'n v. Matosantos*, 53 Cal. 4th 231, 267 P.3d 580, 135 Cal. Rptr. 3d 683 (2011), the California Supreme Court held that Assembly Bill 27 (2011–2012 1st Ex. Sess.) and Health and Safety Code Section 34172(a)(2), violated Article XIII, Section 25.5(a)(7)) of the California Constitution. Those provisions would have conditioned the ability of otherwise dissolved redevelopment agencies to continue operations based on making specified payments to state funds.

In State Building & Construction Trades Council of California v. City of Vista, 54 Cal. 4th 547, 279 P.3d 1022, 143 Cal. Rptr. 3d 529 (2012), the California Supreme Court held that the application of California's "prevailing wage law" (Labor Code §§ 1720-1861) to charter cities is barred by Article XI, section 5 of the California Constitution (California's "home rule" doctrine), notwithstanding the express inclusion of charter cities within the scope of the statutory provisions.

Recommendations

The Commission respectfully recommends that the Legislature authorize the Commission to continue its study of the topics previously authorized.⁷⁰

Pursuant to the mandate imposed by Government Code Section 8290, the Commission recommends the repeal of the provisions referred to under "Report on Statutes Repealed by Implication or Held Unconstitutional," *supra*, to the extent they have been held unconstitutional and have not been amended or repealed.

crimes that he or she committed as a juvenile with the opportunity to obtain release on a showing of rehabilitation and maturity."

^{70.} See discussion under "Calendar of Topics for Study" supra; Calendar of Topics Authorized for Study, Appendix 2 infra.

APPENDIX 1

STATUTE GOVERNING THE CALIFORNIA LAW REVISION COMMISSION

(Government Code Sections 8280-8298*)

§ 8280. Creation

8280. There is created in the State Government the California Law Revision Commission.

§ 8281. Membership

8281. The commission consists of one Member of the Senate appointed by the Committee on Rules, one Member of the Assembly appointed by the Speaker, and seven additional members appointed by the Governor with the advice and consent of the Senate. The Legislative Counsel shall be an ex officio member of the commission.

The Members of the Legislature appointed to the commission shall serve at the pleasure of the appointing power and shall participate in the activities of the commission to the extent that the participation is not incompatible with their respective positions as Members of the Legislature. For the purposes of this article, those Members of the Legislature shall constitute a joint interim investigating committee on the subject of this article and as a joint interim investigating committee shall have the powers and duties imposed upon those committees by the Joint Rules of the Senate and Assembly.

The members appointed by the Governor shall be appointed for a term of four years and shall hold office until the appointment and qualification of their successors. The terms of the members first

^{*} Added by 1984 Cal. Stat. ch. 1335, § 2; see also 1985 Cal. Stat. ch. 106, § 45 (amending Section 8295); 1989 Cal. Stat. ch. 152, § 1 (adding Section 8298), 2004 Cal. Stat. ch. 193, § 33 (amending Section 8293). Formerly Gov't Code §§ 10300-10340, added by 1953 Cal. Stat. ch. 1445, § 2; amended by 1960 Cal. Stat. ch. 61, § 1 (1st Ex. Sess.); 1965 Cal. Stat. ch. 371, § 110; 1978 Cal. Stat. ch. 228, § 1; 1981 Cal. Stat. ch. 1106, § 2.

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appointed shall not commence earlier than October 1, 1953, and shall expire as follows: four on October 1, 1955, and three on October 1, 1957. When a vacancy occurs in any office filled by appointment by the Governor, he or she shall appoint a person to the office, who shall hold office for the balance of the unexpired term of his or her predecessor.

Note. The provision in the third paragraph to the effect that Commission members appointed by the Governor hold office until appointment and qualification of their successors is superseded by the rule in Government Code Section 1774 declaring a vacancy if there is no reappointment 60 days following expiration of the term of office. See also Gov't Code § 1774.7 (Section 1774 overrides contrary special rules unless specifically excepted).

§ 8282. Compensation and expenses

8282. (a) The members of the commission shall serve without compensation, except that each member appointed by the Governor shall receive fifty dollars (\$50) for each day's attendance at a meeting of the commission.

(b) In addition, each member shall be allowed actual expenses incurred in the discharge of his or her duties, including travel expenses.

Note. Government Code Section 11564.5 provides a per diem compensation of \$100, notwithstanding any other provision of law.

§ 8283. Chairperson

8283. The commission shall select one of its members chairperson.

§ 8284. Executive secretary

8284. The commission may appoint an executive secretary and fix his or her compensation, in accordance with law.

§ 8285. Employees

8285. The commission may employ and fix the compensation, in accordance with law, of such professional, clerical and other assistants as may be necessary.

§ 8286. Assistance of state

8286. The material of the State Library shall be made available to the commission. All state agencies, and other official state organizations, and all persons connected therewith shall give the commission full information, and reasonable assistance in any matters of research requiring recourse to them, or to data within their knowledge or control.

§ 8287. Assistance of bar

8287. The Board of Governors of the State Bar shall assist the commission in any manner the commission may request within the scope of its powers or duties.

§ 8288. Political activities of commissioners and staff

8288. No employee of the commission and no member appointed by the Governor shall, with respect to any proposed legislation concerning matters assigned to the commission for study pursuant to Section 8293, advocate the passage or defeat of the legislation by the Legislature or the approval or veto of the legislation by the Governor or appear before any committee of the Legislature as to such matters unless requested to do so by the committee or its chairperson. In no event shall an employee or member of the commission appointed by the Governor advocate the passage or defeat of any legislation or the approval or veto of any legislation by the Governor, in his or her official capacity as an employee or member.

§ 8289. Duties of commission

8289. The commission shall, within the limitations imposed by Section 8293:

(a) Examine the common law and statutes of the state and judicial decisions for the purpose of discovering defects and anachronisms in the law and recommending needed reforms.

(b) Receive and consider proposed changes in the law recommended by the American Law Institute, the National Conference of Commissioners on Uniform State Laws, any bar association or other learned bodies.

(c) Receive and consider suggestions from judges, justices, public officials, lawyers, and the public generally as to defects and anachronisms in the law.

(d) Recommend, from time to time, such changes in the law as it deems necessary to modify or eliminate antiquated and inequitable rules of law, and to bring the law of this state into harmony with modern conditions.

§ 8290. Unconstitutional and impliedly repealed statutes

8290. The commission shall recommend the express repeal of all statutes repealed by implication, or held unconstitutional by the Supreme Court of the state or the Supreme Court of the United States.

§ 8291. Submission and distribution of reports

8291. The commission shall submit its reports, and its recommendations as to revision of the laws, to the Governor and the Legislature, and shall distribute them to the Governor, the Members of the Legislature, and the heads of all state departments.

Note. Section 8291 is limited by later-enacted rules governing distribution of state reports set out in Government Code Sections 9795 and 11094-11099.

§ 8292. Contents of reports

8292. The commission may, within the limitations imposed by Section 8293, include in its report the legislative measures proposed by it to effect the adoption or enactment of the proposed revision. The reports may be accompanied by exhibits of various changes, modifications, improvements, and suggested enactments prepared or proposed by the commission with a full and accurate index thereto.

§ 8293. Calendar of topics

8293. The commission shall file a report at each regular session of the Legislature that shall contain a calendar of topics selected by

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it for study, including a list of the studies in progress and a list of topics intended for future consideration. The commission shall confine its studies to those topics set forth in the calendar contained in its last preceding report that have been or are thereafter approved for its study by concurrent resolution of the Legislature. The commission shall also study any topic that the Legislature, by concurrent resolution or statute, refers to it for study.

§ 8294. Printing of reports

8294. The reports, exhibits, and proposed legislative measures shall be printed by the State Printing Office under the supervision of the commission. The exhibits shall be so printed as to show in the readiest manner the changes and repeals proposed by the commission.

§ 8295. Cooperation with legislative committees

8295. The commission shall confer and cooperate with any legislative committee on revision of the law and may contract with any committee for the rendition of service, by either for the other, in the work of revision.

§ 8296. Cooperation with bar and other associations

8296. The commission may cooperate with any bar association or other learned, professional, or scientific association, institution or foundation in any manner suitable for the fulfillment of the purposes of this article.

§ 8297. Research contracts

8297. The commission may, with the approval of the Director of General Services, enter into, amend and terminate contracts with colleges, universities, schools of law or other research institutions, or with qualified individuals for the purposes of research.

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§ 8298. Recommendations concerning minor revisions

8298. The commission may study and recommend revisions to correct technical or minor substantive defects in the statutes of the state without a prior concurrent resolution of the Legislature referring the matter to it for study.

APPENDIX 2

CALENDAR OF TOPICS AUTHORIZED FOR STUDY

The Commission's calendar of topics authorized for study includes the subjects listed below.¹ Each of these topics has been authorized for Commission study by the Legislature. For the current authorizing resolution, see 2012 Cal. Stat. res. ch. 108.

1. Creditors' remedies. Whether the law should be revised that relates to creditors' remedies, including, but not limited to, attachment, garnishment, execution, repossession of property (including the claim and delivery statute, self-help repossession of property, and the Commercial Code provisions on repossession of property), confession of judgment procedures, default judgment procedures, enforcement of judgments, the right of redemption, procedures under private power of sale in a trust deed or mortgage, possessory and nonpossessory liens, insolvency, and related matters.²

2. Probate Code. Whether the California Probate Code should be revised, including, but not limited to, the issue of whether California should adopt, in whole or in part, the Uniform Probate Code, and related matters.³

3. Real and personal property. Whether the law should be revised that relates to real and personal property, including, but not limited to, a marketable title act, covenants, servitudes, conditions, and restrictions on

^{1.} The calendar of topics lists only those topics selected by the Commission for study and authorized by the Legislature. The Commission also studies topics specifically directed to it by concurrent resolution of the Legislature or by statute. See, e.g., 2006 Cal. Stat. res. ch. 128 [ACR 73] (nonsubstantive reorganization of deadly weapon statutes); 2006 Cal. Stat. ch. 215 [AB 2034] (donative transfer restrictions). The Commission may also study and recommend revisions to correct technical or minor substantive defects in state statutes without a prior concurrent resolution. Gov't Code § 8298.

^{2.} See also 1983 Cal. Stat. res. ch. 40; 1974 Cal. Stat. res. ch. 45; 1972 Cal. Stat. res. ch. 27; 1957 Cal. Stat. res. ch. 202; 1 Cal. L. Revision Comm'n Reports, Annual Report for 1957, at 15-16 (1957). Revised in 2001 Cal. Stat. res. ch. 78; 30 Cal. L. Revision Comm'n Reports 661 (2000).

^{3.} See also 1980 Cal. Stat. res. ch. 37. Revised in 2001 Cal. Stat. res. ch. 78; 30 Cal. L. Revision Comm'n Reports 661 (2000).

land use or relating to land, powers of termination, escheat of property and the disposition of unclaimed or abandoned property, eminent domain, quiet title actions, abandonment or vacation of public streets and highways, partition, rights and duties attendant on assignment, subletting, termination, or abandonment of a lease, and related matters.⁴

4. Family law. Whether the law should be revised that relates to family law, including, but not limited to, community property, the adjudication of child and family civil proceedings, child custody, adoption, guardianship, freedom from parental custody and control, and related matters, including other subjects covered by the Family Code.⁵

5. Discovery in civil cases. Whether the law relating to discovery in civil cases should be revised.⁶

6. Rights and disabilities of minors and incompetent persons. Whether the law relating to the rights and disabilities of minors and incompetent persons should be revised.⁷

7. Evidence. Whether the Evidence Code should be revised.⁸

8. Alternative Dispute Resolution. Whether the law relating to arbitration, mediation, and other alternative dispute resolution techniques should be revised.⁹

6. See also 1975 Cal. Stat. res. ch. 15; 12 Cal. L. Revision Comm'n Reports 526-28 (1974).

7. See also 1979 Cal. Stat. res. ch. 19; 14 Cal. L. Revision Comm'n Reports 217-18 (1978).

8. See also 1965 Cal. Stat. res. ch. 130.

9. See also 1968 Cal. Stat. res. ch. 110; 8 Cal. L. Revision Comm'n Reports 1325-26 (1967). Revised in 2001 Cal. Stat. res. ch. 78; 30 Cal. L. Revision Comm'n Reports 661-62 (2000).

^{4.} See 1983 Cal. Stat. res. ch. 40, consolidating various previously authorized aspects of real and personal property law into one comprehensive topic. Expanded in 1988 Cal Stat. res. ch. 81. Revised in 2001 Cal. Stat. res. ch. 78; 30 Cal. L. Revision Comm'n Reports 661 (2000).

^{5.} See 1997 Cal. Stat. res. ch. 102, consolidating Family Code authority, child custody, adoption, and guardianship authority, and family law proceedings authority. See also 1995 Cal. Stat. res. ch. 87; 1989 Cal. Stat. res. ch. 70; 1983 Cal. Stat. res. ch. 40; 1978 Cal. Stat. res. ch. 65; 1972 Cal. Stat. res. ch. 27; 1956 Cal. Stat. res. ch. 42.

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9. Administrative law. Whether there should be changes to administrative law. 10

10. Attorney's fees. Whether the law relating to the payment and the shifting of attorney's fees between litigants should be revised.¹¹

11. Uniform Unincorporated Nonprofit Association Act. Whether the Uniform Unincorporated Nonprofit Association Act, or parts of that uniform act, and related provisions should be adopted in California.¹²

12. Trial court unification. Recommendations to be reported pertaining to statutory changes that may be necessitated by court unification.¹³

13. Contract law. Whether the law of contracts should be revised, including the law relating to the effect of electronic communications on the law governing contract formation, the statute of frauds, the parol evidence rule, and related matters.¹⁴

14. Common interest developments. Whether the law governing common interest housing developments should be revised to clarify the law, eliminate unnecessary or obsolete provisions, consolidate existing statutes in one place in the codes, establish a clear, consistent, and unified policy with regard to formation and management of these developments and transaction of real property interests located within them, and to determine to what extent they should be subject to regulation.¹⁵

15. Legal malpractice statutes of limitation. Whether the statutes of limitation for legal malpractice actions should be revised to recognize

13. See also 1995 Cal. Stat. res. ch. 87; 1993 Cal. Stat. res. ch. 96.

^{10.} See also 1987 Cal. Stat. res. ch. 47.

^{11.} See also 1995 Cal. Stat. res. ch. 87; 1988 Cal. Stat. res. ch. 20.

^{12.} See also 1993 Cal. Stat. res. ch. 31; 22 Cal. L. Revision Comm'n Reports 846 (1992).

^{14.} See also 1996 Cal. Stat. res. ch. 38; 25 Cal. L. Revision Comm'n Reports 628-29 (1995).

^{15.} See also 1999 Cal. Stat. res. ch. 81; 28 Cal. L. Revision Comm'n Reports 693-94 (1998).

equitable tolling or other adjustment for the circumstances of simultaneous litigation, and related matters.¹⁶

16. Coordination of public records statutes. Whether the law governing disclosure of public records and the law governing protection of privacy in public records should be revised to better coordinate them, including consolidation and clarification of the scope of required disclosure and creation of a single set of disclosure procedures, to provide appropriate enforcement mechanisms, and to ensure that the law governing disclosure of public records adequately treats electronic information, and related matters.¹⁷

17. Criminal sentencing. Whether the law governing criminal sentences for enhancements relating to weapons or injuries should be revised to simplify and clarify the law and eliminate unnecessary or obsolete provisions.¹⁸

18. Subdivision Map Act and Mitigation Fee Act. Whether the Subdivision Map Act (Division 2 (commencing with Section 66410) of Title 7 of the Government Code) and the Mitigation Fee Act (Chapter 5 (commencing with Section 66000), Chapter 6 (commencing with Section 66010), Chapter 7 (commencing with Section 66012), Chapter 8 (commencing with Section 66016), and Chapter 9 (commencing with Section 66020) of Division 1 of Title 7 of the Government Code) should be revised to improve their organization, resolve inconsistencies, and clarify and rationalize provisions, and related matters.¹⁹

19. Uniform Statute and Rule Construction Act. Whether the Uniform Statute and Rule Construction Act (1995) should be adopted in California in whole or in part, and related matters.²⁰

^{16.} See also 1999 Cal. Stat. res. ch. 81; 28 Cal. L. Revision Comm'n Reports 696 (1998).

^{17.} See also 1999 Cal. Stat. res. ch. 81; 28 Cal. L. Revision Comm'n Reports 695-96 (1998).

^{18.} See also 1999 Cal. Stat. res. ch. 81; 28 Cal. L. Revision Comm'n Reports 695 (1998). Revised in 2002 Cal. Stat. res. ch. 166.

^{19.} See also 2001 Cal. Stat. res. ch. 78; 30 Cal. L. Revision Comm'n Reports 662 (2000).

^{20.} See also 2003 Cal. Stat. res. ch. 92; 33 Cal. L. Revision Comm'n Reports 599 (2003).

20. Place of trial in a civil case. Whether the law governing the place of trial in a civil case should be revised.²¹

21. Charter schools and the Government Claims Act. Analysis of the legal and policy implications of treating a charter school as a public entity for the purposes of Division 3.6 (commencing with Section 810) of Title 1 of the Government Code ²²

22. Fish and Game Code. Whether the Fish and Game Code and related statutory law should be revised to improve its organization, clarify its meaning, resolve inconsistencies, eliminate unnecessary or obsolete provisions, standardize terminology, clarify program authority and funding sources, and make other minor improvements, without making any significant substantive change to the effect of the law.²³

23. Mediation Confidentiality. (a) Analysis of the relationship under current law between mediation confidentiality and attorney malpractice and other misconduct, and the purposes for, and impact of, those laws on public protection, professional ethics, attorney discipline, client rights, the willingness of parties to participate in voluntary and mandatory mediation, and the effectiveness of mediation, as well as any other issues that the commission deems relevant. Among other matters, the commission shall consider the following:

(1) Sections 703.5, 958, and 1119 of the Evidence Code and predecessor provisions, as well as California court rulings, including, but not limited to, Cassel v. Superior Court (2011) 51 Cal. 4th 113, Porter v. Wyner (2010) 183 Cal. App. 4th 949, and Wimsatt v. Superior Court (2007) 152 Cal. App. 4th 137.

(2) The availability and propriety of contractual waivers.

(3) The law in other jurisdictions, including the Uniform Mediation Act, as it has been adopted in other states, other statutory acts, scholarly commentary, judicial decisions, and any data regarding the impact of differing confidentiality rules on the use of mediation.

^{21.} See also 2007 Cal. Stat. res. ch. 100; 38 Cal. L. Revision Comm'n Reports 30 (2008).

^{22.} See also 2009 Cal. Stat. res. ch. 98; 39 Cal. L. Revision Comm'n Reports 28 (2009).

^{23.} See also 2012 Cal. Stat. res. ch. 108; 42 Cal. L. Revision Comm'n Reports 361 (2012).

(b) In studying this matter, the commission shall request input from experts and interested parties, including, but not limited to, representatives from the California Supreme Court, the State Bar of California, legal malpractice defense counsel, other attorney groups and individuals, mediators, and mediation trade associations. The commission shall make any recommendations that it deems appropriate for the revision of California law to balance the competing public interests between confidentiality and accountability.²⁴

^{24.} See also 2012 Cal. Stat. res. ch. 108; 42 Cal. L. Revision Comm'n Reports 361 (2012).

APPENDIX 3

LEGISLATIVE ACTION ON COMMISSION RECOMMENDATIONS

(Cumulative)

Note. The "Action by Legislature" column may include references to relevant legislative history in the Commission's Reports, following the italicized "*See*." These references are to pages in Commission bound volumes (e.g., "35:73" refers to bound volume 35, page 73).

Recommendation	Action by Legislature
1. Partial Revision of Education Code, 1 Cal. L. Revision Comm'n Reports, Annual Report for 1954, at 12 (1957)	Enacted. 1955 Cal. Stat. chs. 799, 877
2. Summary Distribution of Small Estates Under Probate Code Sections 640 to 646, 1 Cal. L. Revision Comm'n Reports, Annual Report for 1954, at 50 (1957)	Enacted. 1955 Cal. Stat. ch. 1183
 Fish and Game Code, 1 Cal. L. Revision Comm'n Reports, Annual Report for 1956, at 13-14 (1957) 	Enacted. 1957 Cal. Stat. ch. 456
4. <i>Maximum Period of Confinement in a County Jail</i> , 1 Cal. L. Revision Comm'n Reports, at A-1 (1957)	Enacted. 1957 Cal. Stat. ch. 139
5. Notice of Application for Attorney's Fees and Costs in Domestic Relations Actions, 1 Cal. L. Revision Comm'n Reports, at B-1 (1957)	Enacted. 1957 Cal. Stat. ch. 540
 Taking Instructions to Jury Room, 1 Cal. L. Revision Comm'n Reports, at C-1 (1957) 	Not enacted. But see Code Civ. Proc. § 612.5, enacting substance of this recommendation
7. The Dead Man Statute, 1 Cal. L. Revision Comm'n Reports, at D-1 (1957)	Not enacted. But recommendation accomplished in enactment of Evidence Code. See Evid. Code § 1261 Comment
8. Rights of Surviving Spouse in Property Acquired by Decedent While Domiciled Elsewhere, 1 Cal. L. Revision Comm'n	Enacted. 1957 Cal. Stat. ch. 490

Reports, at E-1 (1957)

- 9. The Marital "For and Against" Testimonial Privilege, 1 Cal. L. Revision Comm'n Reports, at F-1 (1957)
- Suspension of the Absolute Power of Alienation, 1 Cal. L. Revision Comm'n Reports, at G-1 (1957); 2 Cal. L. Revision Comm'n Reports, Annual Report for 1959, at 14 (1959)
- Elimination of Obsolete Provisions in Penal Code Sections 1377 and 1378, 1 Cal. L. Revision Comm'n Reports, at H-1 (1957)
- Judicial Notice of the Law of Foreign Countries, 1 Cal. L. Revision Comm'n Reports, at I-1 (1957)
- Choice of Law Governing Survival of Actions, 1 Cal. L. Revision Comm'n Reports, at J-1 (1957)
- Effective Date of Order Ruling on a Motion for New Trial, 1 Cal. L. Revision Comm'n Reports, at K-1 (1957); 2 Cal. L. Revision Comm'n Reports, Annual Report for 1959, at 16 (1959)
- Retention of Venue for Convenience of Witnesses, 1 Cal. L. Revision Comm'n Reports, at L-1 (1957)
- Bringing New Parties Into Civil Actions, 1 Cal. L. Revision Comm'n Reports, at M-1 (1957)
- Grand Juries, 2 Cal. L. Revision Comm'n Reports, Annual Report for 1959, at 20 (1959)
- Procedure for Appointing Guardians, 2 Cal. L. Revision Comm'n Reports, Annual Report for 1959, at 21 (1959)
- Appointment of Administrator in Quiet Title Action, 2 Cal. L. Revision Comm'n Reports, Annual Report for 1959, at 29 (1959)
- Presentation of Claims Against Public Entities, 2 Cal. L. Revision Comm'n Reports, at A-1 (1959)

Action by Legislature

Not enacted. But recommendation accomplished in enactment of Evidence Code. See Evid. Code § 970 Comment

Enacted. 1959 Cal. Stat. ch. 470

- Enacted. 1957 Cal. Stat. ch. 102
- Enacted. 1957 Cal. Stat. ch. 249

No legislation recommended.

Enacted. 1959 Cal. Stat. ch. 468

Not enacted

Enacted. 1957 Cal. Stat. ch. 1498

Enacted. 1959 Cal. Stat. ch. 501

Enacted. 1959 Cal. Stat. ch. 500

No legislation recommended

Enacted. 1959 Cal. Stat. chs. 1715, 1724, 1725, 1726, 1727, 1728; Cal. Const., art. XI, § 10 (1960)

- Right of Nonresident Aliens to Inherit, 2 Cal. L. Revision Comm'n Reports, at B-1 (1959); 11 Cal. L. Revision Comm'n Reports 421 (1973)
- Mortgages to Secure Future Advances, 2 Cal. L. Revision Comm'n Reports, at C-1 (1959)
- Doctrine of Worthier Title, 2 Cal. L. Revision Comm'n Reports, at D-1 (1959)
- 24. Overlapping Provisions of Penal and Vehicle Codes Relating to Taking of Vehicles and Drunk Driving, 2 Cal. L. Revision Comm'n Reports, at E-1 (1959)
- 25. *Time Within Which Motion for New Trial May Be Made*, 2 Cal. L. Revision Comm'n Reports, at F-1 (1959)
- 26. Notice to Shareholders of Sale of Corporate Assets, 2 Cal. L. Revision Comm'n Reports, at G-1 (1959)
- Evidence in Eminent Domain Proceedings, 3 Cal. L. Revision Comm'n Reports, at A-1 (1961)
- Taking Possession and Passage of Title in Eminent Domain Proceedings, 3 Cal. L. Revision Comm'n Reports, at B-1 (1961)
- Reimbursement for Moving Expenses When Property Is Acquired for Public Use, 3 Cal. L. Revision Comm'n Reports, at C-1 (1961)
- Rescission of Contracts, 3 Cal. L. Revision Comm'n Reports, at D-1 (1961)
- Right to Counsel and Separation of Delinquent From Nondelinquent Minor in Juvenile Court Proceedings, 3 Cal. L. Revision Comm'n Reports, at E-1 (1961)
- 32. Survival of Actions, 3 Cal. L. Revision Comm'n Reports, at F-1 (1961)

Action by Legislature

Enacted. 1974 Cal. Stat. ch. 425

Enacted. 1959 Cal. Stat. ch. 528

Enacted. 1959 Cal. Stat. ch. 122

Not enacted. But see 1972 Cal. Stat. ch. 92, enacting substance of a portion of recommendation relating to drunk driving

Enacted. 1959 Cal. Stat. ch. 469

Not enacted. But see Corp. Code §§ 1001, 1002, enacting substance of recommendation

Not enacted. But see Evid. Code § 810 *et seq.*, enacting substance of recommendation

Enacted. 1961 Cal. Stat. chs. 1612, 1613

Not enacted. But see Gov't Code § 7260 *et seq.*, enacting substance of recommendation

Enacted. 1961 Cal. Stat. ch. 589

Enacted. 1961 Cal. Stat. ch. 1616

Enacted. 1961 Cal. Stat. ch. 657

- 33. *Arbitration*, 3 Cal. L. Revision Comm'n Reports, at G-1 (1961)
- 34. Presentation of Claims Against Public Officers and Employees, 3 Cal. L. Revision Comm'n Reports, at H-1 (1961)
- 35. Inter Vivos Marital Property Rights in Property Acquired While Domiciled Elsewhere, 3 Cal. L. Revision Comm'n Reports, at I-1 (1961)
- Notice of Alibi in Criminal Actions, 3 Cal. L. Revision Comm'n Reports, at J-1 (1961)
- 37. Discovery in Eminent Domain Proceedings, 4 Cal. L. Revision Comm'n Reports 701 (1963); 8 Cal. L. Revision Comm'n Reports 19 (1967)
- Tort Liability of Public Entities and Public Employees, 4 Cal. L. Revision Comm'n Reports 801 (1963)
- Claims, Actions and Judgments Against Public Entities and Public Employees, 4 Cal. L. Revision Comm'n Reports 1001 (1963)
- Insurance Coverage for Public Entities and Public Employees, 4 Cal. L. Revision Comm'n Reports 1201 (1963)
- 41. Defense of Public Employees, 4 Cal. L. Revision Comm'n Reports 1301 (1963)
- 42. Liability of Public Entities for Ownership and Operation of Motor Vehicles, 4 Cal. L. Revision Comm'n Reports 1401 (1963); 7 Cal. L. Revision Comm'n Reports 401 (1965)
- 43. Workmen's Compensation Benefits for Persons Assisting Law Enforcement or Fire Control Officer, 4 Cal. L. Revision Comm'n Reports 1501 (1963)
- 44. Sovereign Immunity Amendments and Repeals of Inconsistent Statutes, 4 Cal. L. Revision Comm'n Reports 1601 (1963)

Action by Legislature

Enacted. 1961 Cal. Stat. ch. 461

Not enacted 1961. See recommendation to 1963 session (item 39 *infra*), which was enacted

Enacted. 1961 Cal. Stat. ch. 636

Not enacted.

Enacted. 1967 Cal. Stat. ch. 1104

Enacted. 1963 Cal. Stat. ch. 1681 See 4:211, 219

Enacted. 1963 Cal. Stat. ch. 1715 See 4:211, 222

Enacted. 1963 Cal. Stat. ch. 1682 See 4:212, 223

Enacted. 1963 Cal. Stat. ch. 1683 See 4:212, 224

Enacted. 1965 Cal. Stat. ch. 1527

Enacted. 1963 Cal. Stat. ch. 1684 See 4:212, 224

Enacted. 1963 Cal. Stat. chs. 1685, 1686, 2029 See 4:213

- 45. *Evidence Code*, 7 Cal. L. Revision Comm'n Reports 1 (1965)
- 46. Claims and Actions Against Public Entities and Public Employees, 7 Cal. L. Revision Comm'n Reports 401 (1965)
- 47. *Evidence Code Revisions*, 8 Cal. L. Revision Comm'n Reports 101 (1967)
- Evidence Agricultural Code Revisions, 8 Cal. L. Revision Comm'n Reports 201 (1967)
- 49. Evidence Commercial Code Revisions, 8 Cal. L. Revision Comm'n Reports 301 (1967)
- Whether Damage for Personal Injury to a Married Person Should Be Separate or Community Property, 8 Cal. L. Revision Comm'n Reports 401 (1967); 8 Cal. L. Revision Comm'n Reports 1385 (1967)
- Vehicle Code Section 17150 and Related Sections, 8 Cal. L. Revision Comm'n Reports 501 (1967)
- 52. Additur, 8 Cal. L. Revision Comm'n Reports 601 (1967)
- 53. Abandonment or Termination of a Lease, 8 Cal. L. Revision Comm'n Reports 701 (1967); 9 Cal. L. Revision Comm'n Reports 401 (1969); 9 Cal. L. Revision Comm'n Reports 153 (1969)
- 54. Good Faith Improver of Land Owned by Another, 8 Cal. L. Revision Comm'n Reports 801 (1967); 8 Cal. L. Revision Comm'n Reports 1373 (1967)
- 55. Suit By or Against an Unincorporated Association, 8 Cal. L. Revision Comm'n Reports 901 (1967)
- 56. *Escheat*, 8 Cal. L. Revision Comm'n Reports 1001 (1967)

Action by Legislature

Enacted. 1965 Cal. Stat. ch. 299 See 7:912, 923

Enacted. 1965 Cal. Stat. ch. 653 See 7:914, 928

Enacted in part. 1967 Cal. Stat. ch. 650. Balance enacted. 1970 Cal. Stat. ch. 69 See 8:1315

Enacted. 1967 Cal. Stat. ch. 262

Enacted. 1967 Cal. Stat. ch. 703

Enacted. 1968 Cal. Stat. chs. 457, 458 See 8:1318; 9:18

Enacted. 1967 Cal. Stat. ch. 702 See 8:1317

Enacted. 1967 Cal. Stat. ch. 72 See 8:1317

Enacted. 1970 Cal. Stat. ch. 89 See 8:1319; 10:1018

Enacted. 1968 Cal. Stat. ch. 150 See 8:2319; 9:19

Enacted. 1967 Cal. Stat. ch. 1324 See 8:1317

Enacted. 1968 Cal. Stat. chs. 247, 356 See 9:16

- 57. Recovery of Condemnee's Expenses on Abandonment of an Eminent Domain Proceeding, 8 Cal. L. Revision Comm'n Reports 1361 (1967)
- Service of Process on Unincorporated Associations, 8 Cal. L. Revision Comm'n Reports 1403 (1967)
- Sovereign Immunity Statute of Limitations, 9 Cal. L. Revision Comm'n Reports 49 (1969); 9 Cal. L. Revision Comm'n Reports 175 (1969)
- 60. *Additur and Remittitur*, 9 Cal. L. Revision Comm'n Reports 63 (1969)
- 61. *Fictitious Business Names*, 9 Cal. L. Revision Comm'n Reports 71 (1969)
- 62. *Quasi-Community Property*, 9 Cal. L. Revision Comm'n Reports 113 (1969)
- Arbitration of Just Compensation, 9 Cal. L. Revision Comm'n Reports 123 (1969)
- 64. *Revisions of Evidence Code*, 9 Cal. L. Revision Comm'n Reports 137 (1969)
- Mutuality of Remedies in Suits for Specific Performance, 9 Cal. L. Revision Comm'n Reports 201 (1969)
- 66. *Powers of Appointment*, 9 Cal. L. Revision Comm'n Reports 301 (1969)
- Evidence Code Revisions of Privileges Article, 9 Cal. L. Revision Comm'n Reports 501 (1969)
- 68. *Fictitious Business Names*, 9 Cal. L. Revision Comm'n Reports 601 (1969)
- Representation as to the Credit of Third Persons and the Statute of Frauds, 9 Cal. L. Revision Comm'n Reports 701 (1969)
- Revisions of Governmental Liability Act, 9 Cal. L. Revision Comm'n Reports 801 (1969)

Action by Legislature

Enacted. 1968 Cal. Stat. ch. 133 See 9:19

Enacted. 1968 Cal. Stat. ch. 132 See 9:18

Enacted. 1970 Cal. Stat. ch. 104 See 9:98

Enacted. 1969 Cal. Stat. ch. 115 See 9:99

Enacted. 1969 Cal. Stat. ch. 114 See 9:98

Enacted. 1970 Cal. Stat. ch. 312 See 10:1019

Enacted. 1970 Cal. Stat. ch. 417 See 10:1018

Enacted in part. 1970 Cal. Stat. ch. 69. See also 1970 Cal. Stat. chs. 1396, 1397; 1972 Cal. Stat. ch. 888 *See 10:1018*

Enacted. 1969 Cal. Stat. ch. 156 See 9:99

Enacted. 1969 Cal. Stat. chs. 113, 155 See 9:98

Vetoed. But see 1970 Cal. Stat. chs. 1396, 1397 See 9:98

Enacted. 1970 Cal. Stat. ch. 618 See 10:1019

Enacted. 1970 Cal. Stat. ch. 720 See 10:1021

Enacted in part. 1970 Cal. Stat. chs. 662, 1099 See 10:1020

- 71. "Vesting" of Interests Under Rule Against Perpetuities, 9 Cal. L. Revision Comm'n Reports 901 (1969)
- 72. Counterclaims and Cross-Complaints, Joinder of Causes of Action, and Related Provisions, 10 Cal. L. Revision Comm'n Reports 501 (1971)
- 73. Wage Garnishment and Related Matters, 10 Cal. L. Revision Comm'n Reports 701 (1971); 11 Cal. L. Revision Comm'n Reports 101 (1973); 12 Cal. L. Revision Comm'n Reports 901 (1974); 13 Cal. L. Revision Comm'n Reports 601 (1976); 13 Cal. L. Revision Comm'n Reports 1703 (1976); 14 Cal. L. Revision Comm'n Reports 261 (1978)
- 74. Proof of Foreign Official Records, 10 Cal. L. Revision Comm'n Reports 1022 (1971)
- Inverse Condemnation Insurance Coverage, 10 Cal. L. Revision Comm'n Reports 1051 (1971)
- Discharge From Employment Because of Wage Garnishment, 10 Cal. L. Revision Comm'n Reports 1147 (1971)
- 77. *Civil Arrest*, 11 Cal. L. Revision Comm'n Reports 1 (1973)
- Claim and Delivery Statute, 11 Cal. L. Revision Comm'n Reports 301 (1973)
- 79. Unclaimed Property, 11 Cal. L. Revision Comm'n Reports 401 (1973);
 12 Cal. L. Revision Comm'n Reports 609 (1974)
- Enforcement of Sister State Money Judgments, 11 Cal. L. Revision Comm'n Reports 451 (1973)
- Prejudgment Attachment, 11 Cal. L. Revision Comm'n Reports 701 (1973)
- 82. Landlord-Tenant Relations, 11 Cal. L. Revision Comm'n Reports 951 (1973)

Action by Legislature

Enacted. 1970 Cal. Stat. ch. 45 See 10:1021

Enacted. 1971 Cal. Stat. chs. 244, 950. See also 1973 Cal. Stat. ch. 828 See 10:1125

Enacted in part. 1978 Cal. Stat. ch. 1133. See also 1979 Cal. Stat. ch. 66 See 11:1024; 11:1123; 12:530; 13:2012; 14:13, 223; 15:1024

Enacted. 1970 Cal. Stat. ch. 41

Enacted. 1971 Cal. Stat. ch. 140 See 10:1126

Enacted. 1971 Cal. Stat. ch. 1607 See 10:1126

Enacted. 1973 Cal. Stat. ch. 20 See 11:1123

Enacted. 1973 Cal. Stat. ch. 526 See 11:1124

Proposed resolution enacted. 1973 Cal. Stat. res. ch. 76. Legislation enacted. 1975 Cal. Stat. ch. 25 *See 11:1124; 12:530; 13:2012*

Enacted. 1974 Cal. Stat. ch. 211 See 12:534

Enacted. 1974 Cal. Stat. ch. 1516. See also 1975 Cal. Stat. ch. 200 See 12:530

Enacted. 1974 Cal. Stat. chs. 331, 332 See 12:536

- Pleading (technical change), 11 Cal. L. Revision Comm'n Reports 1024 (1973)
- Evidence Judicial Notice (technical change), 11 Cal. L. Revision Comm'n Reports 1025 (1973)
- 85. Evidence "Criminal Conduct" Exception, 11 Cal. L. Revision Comm'n Reports 1147 (1973)
- Erroneously Compelled Disclosure of Privileged Information, 11 Cal. L. Revision Comm'n Reports 1163 (1973)
- Liquidated Damages, 11 Cal. L. Revision Comm'n Reports 1201 (1973); 13 Cal. L. Revision Comm'n Reports 1735 (1976); 13 Cal. L. Revision Comm'n Reports 2139 (1976)
- Payment of Judgments Against Local Public Entities, 12 Cal. L. Revision Comm'n Reports 575 (1974)
- View by Trier of Fact in a Civil Case, 12 Cal. L. Revision Comm'n Reports 587 (1974)
- Good Cause Exception to the Physician-Patient Privilege, 12 Cal. L. Revision Comm'n Reports 601 (1974)
- 91. Improvement Acts, 12 Cal. L. Revision Comm'n Reports 1001 (1974)
- 92. Condemnation Law and Procedure: Conforming Changes in Special District Statutes, 12 Cal. L. Revision Comm'n Reports 1101 (1974); 12 Cal. L. Revision Comm'n Reports 2004 (1974)
- 93. *The Eminent Domain Law*, 12 Cal. L. Revision Comm'n Reports 1601 (1974)
- Oral Modification of Written Contracts, 13 Cal. L. Revision Comm'n Reports 301 (1976); 13 Cal. L. Revision Comm'n Reports 2129 (1976)
- Partition of Real and Personal Property, 13 Cal. L. Revision Comm'n Reports 401 (1976)

Action by Legislature

Enacted. 1972 Cal. Stat. ch. 73

Enacted. 1972 Cal. Stat. ch. 764

Not enacted 1974. See recommendation to 1975 session (item 90 *infra*), which was enacted *See 12:535*

Enacted. 1974 Cal. Stat. ch. 227 See 12:535

Enacted. 1977 Cal. Stat. ch. 198 See 12:535; 13:1616; 14:13

Enacted. 1975 Cal. Stat. ch. 285 See 13:2011

Enacted. 1975 Cal. Stat. ch. 301 See 13:2011

Enacted. 1975 Cal. Stat. ch. 318 See 13:2012

Enacted. 1974 Cal. Stat. ch. 426 See 12:534

Enacted. 1975 Cal. Stat. chs. 581, 582, 584, 585, 586, 587, 1176, 1276

Enacted. 1975 Cal. Stat. chs. 1239, 1240, 1275 See 13:2010

Enacted. 1975 Cal. Stat. ch. 7; 1976 Cal. Stat. ch. 109 See 13:2011; 13:1616

Enacted. 1976 Cal. Stat. ch. 73 See 13:2013, 1610

- 96. Revision of the Attachment Law, 13 Cal. L. Revision Comm'n Reports 801 (1976)
- 97. Undertakings for Costs, 13 Cal. L. Revision Comm'n Reports 901 (1976)
- Service of Process on Unincorporated Associations, 13 Cal. L. Revision Comm'n Reports 1657 (1976)
- 99. Sister State Money Judgments, 13 Cal. L. Revision Comm'n Reports 1669 (1976)
- Damages in Action for Breach of Lease, 13 Cal. L. Revision Comm'n Reports 1679 (1976)
- 101. Admissibility of Copies of Business Records in Evidence, 13 Cal. L. Revision Comm'n Reports 2051 (1976)
- 102. Turnover Orders Under the Claim and Delivery Law, 13 Cal. L. Revision Comm'n Reports 2079 (1976)
- Relocation Assistance by Private Condemnors, 13 Cal. L. Revision Comm'n Reports 2085 (1976)
- 104. Condemnation for Byroads and Utility Easements, 13 Cal. L. Revision Comm'n Reports 2091 (1976)
- 105. Transfer of Out-of-State Trusts to California, 13 Cal. L. Revision Comm'n Reports 2101 (1976)
- 106. Admissibility of Duplicates in Evidence, 13 Cal. L. Revision Comm'n Reports 2115 (1976)
- 107. Nonprofit Corporation Law, 13 Cal. L. Revision Comm'n Reports 2201 (1976)

Action by Legislature

Enacted. 1976 Cal. Stat. ch. 437 See 13:1612

Not enacted 1976. But see recommendation to 1979 session (item 118 *infra*), which was enacted See 13:1614

Enacted. 1976 Cal. Stat. ch. 888 See 13:1616

Enacted. 1977 Cal. Stat. ch. 232 See 14:12

Enacted. 1977 Cal. Stat. ch. 49 See 14:13

Not enacted See 13:2012

Enacted. 1976 Cal. Stat. ch. 145 See 13:1614

Enacted. 1976 Cal. Stat. ch. 143 See 13:1614

Enacted in part (utility easements). 1976 Cal. Stat. ch. 994 See 13:1615

Enacted. 1976 Cal. Stat. ch. 144 See 13:1615

Enacted in bill not sponsored by Commission. See 1985 Cal. Stat. ch. 100 For original history, see 13:1615

Not enacted. Legislation on this subject, not sponsored by Commission, was enacted in 1978. *For original history, see 14:11*

- 108. Use of Keepers Pursuant to Writs of Execution, 14 Cal. L. Revision Comm'n Reports 49 (1978)
- 109. Attachment Law: Effect of Bankruptcy Proceedings; Effect of General Assignments for the Benefit of Creditors, 14 Cal. L. Revision Comm'n Reports 61 (1978)
- 110. Review of Resolution of Necessity by Writ of Mandate, 14 Cal. L. Revision Comm'n Reports 83 (1978)
- 111. Use of Court Commissioners Under the Attachment Law, 14 Cal. L. Revision Comm'n Reports 93 (1978)
- Evidence of Market Value of Property, 14 Cal. L. Revision Comm'n Reports 105 (1978)
- 113. Psychotherapist-Patient Privilege, 14 Cal. L. Revision Comm'n Reports 127 (1978); 15 Cal. L. Revision Comm'n Reports 1307 (1980)
- 114. *Parol Evidence Rule*, 14 Cal. L. Revision Comm'n Reports 143 (1978)
- 115. Attachment Law Unlawful Detainer Proceedings; Bond for Levy on Joint Deposit Account or Safe Deposit Box; Definition of "Chose in Action," 14 Cal. L. Revision Comm'n Reports 241 (1978)
- 116. Powers of Appointment (technical changes), 14 Cal. L. Revision Comm'n Reports 257 (1978)
- 117. Ad Valorem Property Taxes in Eminent Domain Proceedings, 14 Cal. L. Revision Comm'n Reports 291 (1978)
- 118. Security for Costs, 14 Cal. L. Revision Comm'n Reports 319 (1978)
- 119. Guardianship-Conservatorship Law, 14 Cal. L. Revision Comm'n Reports 501 (1978); 15 Cal. L. Revision Comm'n Reports 451 (1980)

Action by Legislature

Enacted. 1977 Cal. Stat. ch. 155 See 14:12

Enacted. 1977 Cal. Stat. ch. 499 See 14:12

Enacted. 1978 Cal. Stat. ch. 286 See 14:224

Enacted. 1978 Cal. Stat. ch. 151 See 14:224

Enacted in part. 1978 Cal. Stat. ch. 294. Substance of remainder enacted in 1980. See item 123 *infra See 14:225*

Enacted in part. 1985 Cal. Stat. chs. 545 (licensed educational psychologist), 1077 (repeal of Evid. Code § 1028) See 14:225

Enacted. 1978 Cal. Stat. ch. 150 See 14:224

Enacted. 1978 Cal. Stat. ch. 273 See 14:224

Enacted. 1978 Cal. Stat. ch. 266

Enacted. 1979 Cal. Stat. ch. 31 See 15:1025

Enacted. 1980 Cal. Stat. ch. 114 See 15:1025

Enacted. 1979 Cal. Stat. chs. 165, 726,730 See 15:1024,1427

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- 121. Married Women as Sole Traders, 15 Cal. L. Revision Comm'n Reports 21 (1980)
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- 128. Special Assessment Liens on Property Taken for Public Use, 15 Cal. L. Revision Comm'n Reports 1101 (1980)
- 129. Assignments for the Benefit of Creditors, 15 Cal. L. Revision Comm'n Reports 1117 (1980)
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- 131. Quiet Title Actions, 15 Cal. L. Revision Comm'n Reports 1187 (1980)
- 132. Agreements for Entry of Paternity and Support Judgments, 15 Cal. L. Revision Comm'n Reports 1237 (1980)
- 133. Enforcement of Claims and Judgments Against Public Entities, 15 Cal. L. Revision Comm'n Reports 1257 (1980)
- 134. Uniform Veterans Guardianship Act, 15 Cal. L. Revision Comm'n Reports 1289 (1980)

Action by Legislature

Enacted. 1982 Cal. Stat. ch. 150 See 15:1427; 16:2025

Enacted. 1980 Cal. Stat. ch. 123 See 15:1426

Enacted. 1980 Cal. Stat. ch. 600 See 15:1427

Enacted. 1980 Cal. Stat. ch. 381 See 15:1429

Enacted. 1981 Cal. Stat. ch. 511 See 16:25

Enacted. 1980 Cal. Stat. ch. 119 See 15:1428

Enacted. 1979 Cal. Stat. ch. 177 See 15:1024

Enacted. 1979 Cal. Stat. ch. 568 See 15:1024

Enacted. 1980 Cal. Stat. ch. 122 See 15:1428

Enacted. 1980 Cal. Stat. ch. 135 See 15:1427

Enacted. 1980 Cal. Stat. ch. 1050 See 15:1429

Enacted. 1980 Cal. Stat. ch. 44 See 15:1428

Enacted. 1980 Cal. Stat. ch. 682 See 15:1426

Enacted. 1980 Cal. Stat. ch. 215 See 15:1426

Enacted. 1980 Cal. Stat. ch. 89 See 15:1428

- 135. Enforcement of Obligations After Death, 15 Cal. L. Revision Comm'n Reports 1327 (1980)
- 136. Guardianship-Conservatorship (technical change), 15 Cal. L. Revision Comm'n Reports 1427 (1980)
- 137. Revision of Guardianship-Conservatorship Law, 15 Cal. L. Revision Comm'n Reports 1463 (1980)
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 Cal. L. Revision Comm'n Reports 129 (1982)
- 139. Revision of the Powers of Appointment Statute, 15 Cal. L. Revision Comm'n Reports 1667 (1980)
- 140. The Enforcement of Judgments Law, 15 Cal. L. Revision Comm'n Reports 2001 (1980)
- 141. *State Tax Liens* (technical change), 16 Cal. L. Revision Comm'n Reports 24 (1982)
- 142. Assessment Liens on Property Taken for Public Use (technical change), 16 Cal. L. Revision Comm'n Reports 25 (1982)
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- 145. *Escheat* (technical change), 16 Cal. L. Revision Comm'n Reports 124 (1982)
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- 147. Notice in Limited Conservatorship Proceedings, 16 Cal. L. Revision Comm'n Reports 199 (1982)

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Enacted. 1980 Cal. Stat. ch. 124 See 15:1426

Enacted. 1980 Cal. Stat. ch. 246

Enacted. 1981 Cal. Stat. ch. 9 See 16:24

Enacted in part (pay-on-death accounts) 1982 Cal. Stat. ch. 269; (credit unions and industrial loan companies) 1983 Cal. Stat. ch. 92. Substance of balance enacted. 1989 Cal. Stat. ch. 397 (banks and savings and loan associations) (item 229 *infra*) *See 16:2026; 17:823*

Enacted. 1981 Cal. Stat. ch. 63 See 16:25

Enacted. 1982 Cal. Stat. chs. 497, 1364 See 16:2024

Enacted. 1981 Cal. Stat. ch. 217

Enacted. 1981 Cal. Stat. ch. 139

Proposed resolution adopted. 1982 Cal. Stat. res. ch. 44 See 16:2027

Enacted. 1983 Cal. Stat. ch. 201 See 17:822

Enacted. 1982 Cal. Stat. ch. 182

Enacted. 1983 Cal. Stat. ch. 6 See 17:823

Enacted. 1983 Cal. Stat. ch. 72 See 17:823

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- 150. Marketable Title of Real Property, 16 Cal. L. Revision Comm'n Reports 401 (1982)
- 151. Statutory Bonds and Undertakings, 16 Cal. L. Revision Comm'n Reports 501 (1982)
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- 153. Division of Joint Tenancy and Tenancy in Common Property at Dissolution of Marriage, 16 Cal. L. Revision Comm'n Reports 2165 (1982), 17 Cal. L. Revision Comm'n Reports 863 (1984)
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Enacted. 1983 Cal. Stat. ch. 17 See 17:823

Enacted. 1982 Cal. Stat. ch. 187 See 16:2026

Enacted. 1982 Cal. Stat. ch. 1268 See 16:2026

Enacted. 1982 Cal. Stat. chs. 517, 998 See 16:2025

Enacted. 1982 Cal. Stat. ch. 1198 See 16:2025

Enacted. 1983 Cal. Stat. ch. 342 See 17:823

Enacted. 1983 Cal. Stat. ch. 155 See 17:824

Enacted. 1983 Cal. Stat. ch. 18 See 17:825

Enacted. 1983 Cal. Stat. ch. 107 See 17:824

Enacted. 1983 Cal. Stat. ch. 842 See 17:822

Enacted. 1984 Cal. Stat. ch. 1671 See 18:20

Enacted. 1983 Cal. Stat. ch. 1204 See 17:822

Enacted in part (transmutations). 1984 Cal. Stat. ch. 1733 See 18:21

Enacted. 1984 Cal. Stat. ch. 1661 See 18:22

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Enacted. 1984 Cal. Stat. ch. 156 See 18:21

Enacted. 1984 Cal. Stat. ch. 249 See 18:21

Enacted. 1984 Cal. Stat. ch. 463 See 18:21

Not enacted. See 18:22

Enacted. 1984 Cal. Stat. ch. 1270 See 18:23; 20:2305

Enacted. 1984 Cal. Stat. ch. 451 See 18:19

Enacted. 1984 Cal. Stat. ch. 451 See 18:19

Enacted in part. See 1989 Cal. Stat. ch. 544 (intestate succession) (item 227 *infra*); 1990 Cal. Stat. ch. 710 (statutory will) (item 240 *infra*) *See 18:20*

Not enacted. See 18:20

Enacted. 1984 Cal. Stat. ch. 493 See 18:19

Enacted. 1984 Cal. Stat. ch. 451 See 18:19

Enacted. 1984 Cal. Stat. ch. 527 See 18:20

Not enacted. See 18:20

Enacted. 1984 Cal. Stat. ch. 892 See 18:19

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Enacted. 1984 Cal. Stat. ch. 243 See 18:19

Enacted. 1984 Cal. Stat. chs. 312 (health care), 602 (general power of attorney) See 18:18

Enacted. 1983 Cal. Stat. ch. 52

Enacted in part. 1984 Cal. Stat. ch. 19. Balance enacted. 1985 Cal. Stat. ch. 362 (item 186 *infra*) *See 18:21*

Enacted. 1984 Cal. Stat. ch. 1705 See 18:23

Enacted. 1984 Cal. Stat. ch. 519 See 18:23

Enacted. 1984 Cal. Stat. ch. 20 See 18:22

Enacted. 1984 Cal. Stat. ch. 240 See 18:22

Enacted. 1984 Cal. Stat. ch. 538 See 18:23

Enacted. 1984 Cal. Stat. ch. 241 See 18:23

Enacted. 1985 Cal. Stat. ch. 362 See 18:217

Enacted. 1985 Cal. Stat. ch. 982 See 18:216

Enacted. 1985 Cal. Stat. ch. 362 See 18:217

Enacted. 1985 Cal. Stat. ch. 359

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Enacted. 1985 Cal. Stat. ch. 731 See 18:218

Enacted. 1985 Cal. Stat. ch. 157 See 18:217

Enacted. 1985 Cal. Stat. ch. 157 See 18:217

Enacted. 1985 Cal. Stat. ch. 982 See 18:216

Enacted. 1985 Cal. Stat. ch. 982 See 18:216

Enacted. 1985 Cal. Stat. ch. 403 See 18:216

Enacted. 1985 Cal. Stat. ch. 362 See 18:217

One of two recommended measures enacted (*Application of Civil Code §§ 4800.1 and 4800.2*). 1986 Cal. Stat. ch. 49 *See 18:1717*

Enacted. 1986 Cal. Stat. ch. 820 See 18:1718

Enacted. 1986 Cal. Stat. ch. 783 See 18:1717

Enacted. 1986 Cal. Stat. ch. 783 See 18:1717

Enacted. 1986 Cal. Stat. ch. 783 See 18:1717

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Enacted. 1987 Cal. Stat. ch. 923 See 19:516

Enacted. 1987 Cal. Stat. ch. 923 See 19:516

Enacted. 1987 Cal. Stat. ch. 128 See 19:517

Enacted. 1987 Cal. Stat. ch. 923 See 19:516

Enacted. 1987 Cal. Stat. ch. 923 See 19:517

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Enacted. 1989 Cal. Stat. ch. 544 See 20:201

Enacted except for portion relating to compensation of attorneys. 1990 Cal. Stat. ch. 79 See 20:2218

Enacted. 1989 Cal. Stat. ch. 397 See 20:202

Enacted in part. 1989 Cal. Stat. ch. 544. Balance enacted. 1990 Cal. Stat. ch. 140 See 20:201

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- 286. Comprehensive Power of Attorney Law, 24 Cal. L. Revision Comm'n Reports 111 (1994); 1995 Comprehensive Power of Attorney Law, 24 Cal. L. Revision Comm'n Reports 323 (1994)
- 287. Orders To Show Cause and Temporary Restraining Orders, 24 Cal. L. Revision Comm'n Reports 603 (1994)
- 288. Family Code Technical Amendments. See 24 Cal. L. Revision Comm'n Reports 621 (1994); 26 Cal. L. Revision Comm'n Reports 175 (1996)
- 289. Debtor-Creditor Relations, 25 Cal. L. Revision Comm'n Reports 1 (1995)
- 290. Administrative Adjudication by State Agencies, 25 Cal. L. Revision Comm'n Reports 55 (1995)
- 291. Uniform Prudent Investor Act, 25 Cal. L. Revision Comm'n Reports 543 (1995). See also 25 Cal. L. Revision Comm'n Reports 673 (1995)
- 292. Power of Attorney Law Technical Amendments. See 25 Cal. L. Revision Comm'n Reports 709 (1995)
- 293. Statute of Limitations in Trust Matters: Probate Code Section 16460, 26 Cal. L. Revision Comm'n Reports 1 (1996)
- 294. Inheritance From or Through Child Born Out of Wedlock, 26 Cal. L. Revision Comm'n Reports 13 (1996)
- 295. Collecting Small Estate Without Administration, 26 Cal. L. Revision Comm'n Reports 21 (1996)

Action by Legislature

Not enacted. Commission recommendations adopted in SCA 3 (1993-94), but SCA 3 not approved by Assembly. Commission recommendations largely enacted in SCA 4 (1996 Cal. Stat. res. ch. 36) See 24:568: 28:707

Enacted. 1994 Cal. Stat. ch. 307 See 24:567

Enacted. 1994 Cal. Stat. ch. 587 See 24:567

Enacted. 1994 Cal. Stat. ch. 1269; 1996 Cal. Stat. ch. 1061 See 24:567; 26:132

Enacted in part. 1995 Cal. Stat. ch. 196 See 25:636, 707

Enacted. 1995 Cal. Stat. ch. 938 See 25:636, 711

Enacted. 1995 Cal. Stat. ch. 63 See 25:636, 673

Enacted. 1995 Cal. Stat. ch. 300 See 25:637

Enacted. 1996 Cal. Stat. ch. 862 See 26:132

Enacted. 1996 Cal. Stat. ch. 862 See 26:132

Enacted. 1996 Cal. Stat. ch. 563 See 26:132

- 296. Repeal of Civil Code Section 1464: The First Rule in Spencer's Case, 26 Cal. L. Revision Comm'n Reports 29 (1996)
- 297. *Homestead Exemption*, 26 Cal. L. Revision Comm'n Reports 37 (1996)
- 298. Tolling Statute of Limitations When Defendant Is Out of State, 26 Cal. L. Revision Comm'n Reports 83 (1996)
- 299. Administrative Adjudication Technical Amendments, 26 Cal. L. Revision Comm'n Reports 171 (1996)
- 300. Unfair Competition Litigation, 26 Cal. L. Revision Comm'n Reports 191 (1996)
- 301. Administrative Adjudication by Quasi-Public Entities, 26 Cal. L. Revision Comm'n Reports 277 (1996)
- 302. Marketable Title: Enforceability of Land Use Restrictions, 26 Cal. L. Revision Comm'n Reports 289 (1996)
- Attachment by Undersecured Creditors, 26 Cal. L. Revision Comm'n Reports 307 (1996)
- 304. Ethical Standards for Administrative Law Judges, 26 Cal. L. Revision Comm'n Reports 335 (1996)
- 305. *Best Evidence Rule*, 26 Cal. L. Revision Comm'n Reports 369 (1996)
- 306. Mediation Confidentiality, 26 Cal. L. Revision Comm'n Reports 407 (1996)
- 307. Judicial Review of Agency Action, 27 Cal. L. Revision Comm'n Reports 1 (1997)
- 308. Business Judgment Rule, 28 Cal. L. Revision Comm'n Reports 1 (1998)
- 309. Trial Court Unification: Revision of Codes, 28 Cal. L. Revision Comm'n Reports 51 (1998)

Action by Legislature

Enacted. 1998 Cal. Stat. ch. 14 See 28:706

Not enacted. See 26:133

Enacted in part (technical amendments). 1997 Cal. Stat. ch. 1012, §§ 13, 14 *See 27:555, 623*

Enacted. 1996 Cal. Stat. ch. 390 See 26:132

Not enacted. See 27:555

Enacted. 1997 Cal. Stat. ch. 220 See 27:554, 593

Enacted in part. 1998 Cal. Stat. ch. 14 See 28:706

Enacted. 1997 Cal. Stat. ch. 222 See 27:554

Enacted. 1998 Cal. Stat. ch. 95 See 28:706

Enacted. 1998 Cal. Stat. ch. 100 See 28:706

Enacted. 1997 Cal. Stat. ch. 772 See 27:554, 595

Not enacted See 28:708

Not enacted. See 28:708

Enacted. 1998 Cal. Stat. ch. 931 See 28:707

- 310. Response to Demand for Production of Documents in Discovery, 28 Cal. L. Revision Comm'n Reports 561 (1998)
- Uniform TOD Security Registration Act, 28 Cal. L. Revision Comm'n Reports 577 (1998)
- 312. Effect of Dissolution of Marriage on Nonprobate Transfers, 28 Cal. L. Revision Comm'n Reports 599 (1998)
- 313. Administrative Rulemaking: Consent Regulations and Other Noncontroversial Regulations, 28 Cal. L. Revision Comm'n Reports 625 (1998)
- 314. Administrative Rulemaking: Advisory Interpretations, 28 Cal. L. Revision Comm'n Reports 657 (1998)
- 315. Health Care Decisions for Adults Without Decisionmaking Capacity, 29 Cal. L. Revision Comm'n Reports 1 (1999)
- 316. Uniform Principal and Income Act, 29 Cal. L. Revision Comm'n Reports 245 (1999)
- 317. Admissibility, Discoverability, and Confidentiality of Settlement Negotiations, 29 Cal. L. Revision Comm'n Reports 345 (1999)
- 318. Air Resources Technical Revisions, 29 Cal. L. Revision Comm'n Reports 409 (1999)
- 319. Administrative Rulemaking, 29 Cal. L. Revision Comm'n Reports 459 (1999)
- 320. Trial Court Unification Follow-Up, 29 Cal. L. Revision Comm'n Reports 657 (1999)
- 321. Enforcement of Judgments Under the Family Code: Technical Revisions, 29 Cal. L. Revision Comm'n Reports 695 (1999)

Action by Legislature

Enacted. 1998 Cal. Stat. ch. 932 See 28:708

Enacted. 1998 Cal. Stat. ch. 242 See 28:707

Enacted. 2001 Cal. Stat. ch. 417 See 31:26

Vetoed. See 29:605

Vetoed. See 29:605

Enacted. 1999 Cal. Stat. ch. 658 See 29:604

Enacted. 1999 Cal. Stat. ch. 145 See 29:604

Not enacted See 30:676

Enacted. 2000 Cal. Stat. ch. 890 See 30:676

Enacted. 2000 Cal. Stat. ch. 1060 See 30:676

Enacted. 1999 Cal. Stat. ch. 344 See 29:604

Enacted. 2000 Cal. Stat. ch. 808 See 30:675

- 322. Eminent Domain Valuation Evidence: Clarification of Evidence Code Section 822, 29 Cal. L. Revision Comm'n Reports 733 (1999)
- 323. Alternate Distributee for Unclaimed Distribution, 29 Cal. L. Revision Comm'n Reports 743 (1999)
- 324. Jurisdictional Classification of Good Faith Improver Claims, 30 Cal. L. Revision Comm'n Reports 281 (2000)
- 325. Authority to Appoint Receivers, 30 Cal. L. Revision Comm'n Reports 291 (2000)
- 326. Stay of Mechanic's Lien Enforcement Pending Arbitration, 30 Cal. L. Revision Comm'n Reports 307 (2000); 31 Cal. L. Revision Comm'n Reports 333 (2002)
- 327. *Trout Affidavit*, 30 Cal. L. Revision Comm'n Reports 319 (2000)
- 328. *Expired Pilot Projects*, 30 Cal. L. Revision Comm'n Reports 327 (2000)
- 329. Law Library Board of Trustees, 30 Cal. L. Revision Comm'n Reports 429 (2000)
- 330. Unnecessary Procedural Differences Between Limited and Unlimited Civil Cases, 30 Cal. L. Revision Comm'n Reports 443 (2000)
- Civil Procedure: Technical Corrections, 30 Cal. L. Revision Comm'n Reports 479 (2000)
- 332. Improving Access to Rulemaking Information Under the Administrative Procedure Act, 30 Cal. L. Revision Comm'n Reports 517 (2000)
- 333. Administrative Rulemaking Cleanup, 30 Cal. L. Revision Comm'n Reports 533 (2000)
- 334. Rulemaking Under Penal Code Section 5058, 30 Cal. L. Revision Comm'n Reports 545 (2000)

Action by Legislature

Enacted. 2000 Cal. Stat. ch. 948 See 30:676

Enacted. 2000 Cal. Stat. ch. 17 See 30:675

Enacted. 2000 Cal. Stat. ch. 688 See 30:675

Enacted. 2001 Cal. Stat. ch. 44 See 31:25

2000 Recommendation enacted. 2003 Cal. Stat. ch. 113 *See 33:641*

Enacted. 2000 Cal. Stat. ch. 167 See 30:675

Enacted. 2001 Cal. Stat. ch. 115 See 31:25

Enacted. 2001 Cal. Stat. ch. 52 See 31:25

Enacted. 2001 Cal. Stat. ch. 812 See 31:27

Enacted. 2001 Cal. Stat. ch. 44 See 31:25

Enacted. 2000 Cal. Stat. ch. 1060 See 30:676

Enacted. 2001 Cal. Stat. ch. 59 See 31:25

Enacted. 2001 Cal. Stat. ch. 141 See 31:26

- 335. Early Disclosure of Valuation Data and Resolution of Issues in Eminent Domain, 30 Cal. L. Revision Comm'n Reports 567 (2000)
- 336. Estate Planning During Marital Dissolution, 30 Cal. L. Revision Comm'n Reports 603 (2000)
- 337. Health Care Decisions Law: Miscellaneous Revisions, 30 Cal. L. Revision Comm'n Reports 621 (2000)
- 338. Evidence of Prejudgment Deposit Appraisal in Eminent Domain, 31 Cal. L. Revision Comm'n Reports 109 (2001)
- 339. Debtor-Creditor Law: Technical Revisions, 31 Cal. L. Revision Comm'n Reports 123 (2001)
- 340. *Municipal Bankruptcy*, 31 Cal. L. Revision Comm'n Reports 143 (2001)
- 341. Rules of Construction for Trusts and Other Instruments, 31 Cal. L. Revision Comm'n Reports 167 (2001)
- 342. Cases in Which Court Reporter Is Required, 31 Cal. L. Revision Comm'n Reports 223 (2001)
- 343. Electronic Communications and Evidentiary Privileges, 31 Cal. L. Revision Comm'n Reports 245 (2001)
- 344. Administrative Rulemaking Refinements, 31 Cal. L. Revision Comm'n Reports 259 (2001)
- 345. The Double Liability Problem in Home Improvement Contracts, 31 Cal. L. Revision Comm'n Reports 281 (2001)
- 346. Statutes Made Obsolete by Trial Court Restructuring: Part 1, 32 Cal. L. Revision Comm'n Reports 1 (2002)

Action by Legislature

Enacted. 2001 Cal. Stat. ch. 428 See 31:26

Enacted. 2001 Cal. Stat. ch. 417 See 31:26

Enacted. 2001 Cal. Stat. ch. 230 See 31:26

Enacted. 2002 Cal. Stat. ch. 293 See 32:601

Enacted. 2002 Cal. Stat. ch. 68 See 32:600

Enacted. 2002 Cal. Stat. ch. 94 See 32:600

Enacted. 2002 Cal. Stat. ch. 138 See 32:601

Enacted. 2002 Cal. Stat. ch. 71 See 32:600

Enacted. 2002 Cal. Stat. ch. 72 See 32:600

Enacted. 2002 Cal. Stat. ch. 389 See 32:601

Not enacted. *See 32:602*.

Enacted. 2002 Cal. Stat. ch. 784 (statutory revision); 2002 Cal. Stat. res. ch. 88 (proposed constitutional amendment) *See 32:601*

- 347. Common Interest Developments: Organization of Davis-Stirling Common Interest Development Act, 33 Cal. L. Revision Comm'n Reports 1 (2003).
- 348. Common Interest Developments: Association Rulemaking and Decisionmaking, 33 Cal. L. Revision Comm'n Reports 81 (2003).
- Exemptions from Enforcement of Money Judgments: Second Decennial Review, 33 Cal. L. Revision Comm'n Reports 113 (2003).
- 350. Probate Code Technical Corrections, 33 Cal. L. Revision Comm'n Reports 145 (2003).
- 351. Statutes Made Obsolete by Trial Court Restructuring: Part 2, 33 Cal. L. Revision Comm'n Reports 169 (2003).
- 352. Obsolete Reporting Requirements, 33 Cal. L. Revision Comm'n Reports 267 (2003)
- 353. Authority of Court Commissioner, 33 Cal. L. Revision Comm'n Reports 673 (2003)
- 354. Alternative Dispute Resolution in Common Interest Developments, 33 Cal. L. Revision Comm'n Reports 689 (2003)
- 355. Unincorporated Associations, 33 Cal. L. Revision Comm'n Reports 729 (2003)
- 356. Civil Discovery: Nonsubstantive Reform, 33 Cal. L. Revision Comm'n Reports 789 (2003)
- 357. Common Interest Development Law: Architectural Review and Decisionmaking, 34 Cal. L. Revision Comm'n Reports 107 (2004)
- 358. Preemption of CID Architectural Restrictions, 34 Cal. L. Revision Comm'n Reports 117 (2004)

Action by Legislature

Enacted. 2003 Cal. Stat. ch. 557 See 33:645

Enacted in part. 2003 Cal. Stat. ch. 557 See 33:645

Enacted. 2003 Cal. Stat. ch. 379

Enacted. 2003 Cal. Stat. ch. 32

Enacted. 2003 Cal. Stat. ch. 149 See 33:643

Enacted. 2004 Cal. Stat. ch. 193

Enacted. 2004 Cal. Stat. ch. 49

Enacted. 2004 Cal. Stat. ch. 754 See 34:81

Enacted. 2004 Cal. Stat. ch. 178 See 34:71

Enacted. 2004 Cal. Stat. ch. 182 See 34:75

Enacted. 2004 Cal. Stat. ch. 346 See 34:77

Enacted. 2005 Cal. Stat. ch. 37 See 35:30.

Recommendation

- 359. Obsolete Cross-References to Former Code of Civil Procedure Section 383, 34 Cal. L. Revision Comm'n Reports 127 (2004)
- 360. Civil Discovery: Statutory Clarification and Minor Substantive Improvements, 34 Cal. L. Revision Comm'n Reports 137 (2004)
- 361. Civil Discovery: Correction of Obsolete Cross-References, 34 Cal. L. Revision Comm'n Reports 161 (2004)
- 362. Ownership of Amounts Withdrawn from Joint Account, 34 Cal. L. Revision Comm'n Reports 199 (2004)
- 363. Emergency Rulemaking Under the Administrative Procedure Act, 34 Cal. L. Revision Comm'n Reports 221 (2004)
- 364. Unincorporated Association Governance, 34 Cal. L. Revision Comm'n Reports 231 (2004)
- 365. Nonprofit Association Tort Liability, 34 Cal. L. Revision Comm'n Reports 257 (2004)
- 366. Waiver of Privilege by Disclosure, 34 Cal. L. Revision Comm'n Reports 265 (2004)
- 367. *Financial Privacy*, 34 Cal. L. Revision Comm'n Reports 401 (2004)
- 368. Common Interest Development Ombudsperson, 35 Cal. L. Revision Comm'n Reports 123 (2005)
- 369. Enforcement of Judgments Under the Family Code, 35 Cal. L. Revision Comm'n Reports 161 (2005)
- 370. Oral Argument in Civil Procedure, 35 Cal. L. Revision Comm'n Reports 181 (2005)
- 371. Technical and Minor Substantive Statutory Corrections, 35 Cal. L. Revision Comm'n Reports 219 (2006)

Action by Legislature

Enacted. 2005 Cal. Stat. ch. 37 See 35:30.

Enacted. 2005 Cal. Stat. ch. 294 See 35:77

Enacted. 2005 Cal. Stat. ch. 294 See 35:77

Enacted. 2012 Cal. Stat. ch. 235 See 42:28

Enacted. 2006 Cal. Stat. ch. 713 See 36:31

Enacted. 2005 Cal. Stat. ch. 116 See 35:73

Enacted. 2005 Cal. Stat. ch. 116 See 35:73

Not enacted. See 36:31 n. 62

Not enacted. *See 36:31 n. 62*

Vetoed. See 36:31 n. 62

Enacted. 2006 Cal. Stat. ch. 86 See 36:31

No legislation recommended.

Enacted. 2007 Cal. Stat. ch. 263. See 37:28, 37:71

Recommendation

- 372. Time Limits for Discovery in an Unlawful Detainer Case, 36 Cal. L. Revision Comm'n Reports 271 (2006).
- 373. Statutes Made Obsolete by Trial Court Restructuring: Part 3, 36 Cal. L. Revision Comm'n Reports 341 (2006).
- 374. Revocable Transfer on Death (TOD) Deed, 36 Cal. L. Revision Comm'n Reports 103 (2006).
- Deposition in Out-of-State Litigation, 37 Cal. L. Revision Comm'n Reports 99 (2007).
- 376. Trial Court Restructuring: Appellate Jurisdiction of Bail Forfeiture, 37 Cal. L. Revision Comm'n Reports 149 (2007).
- 377. Trial Court Restructuring: Statutes Made Obsolete by Trial Court Restructuring: Part 4, 37 Cal. L. Revision Comm'n Reports 171 (2007).
- 378. Trial Court Restructuring: Transfer of Case Based on Lack of Jurisdiction, 37 Cal. L. Revision Comm'n Reports 195 (2007).
- 379. Technical and Minor Substantive Statutory Corrections: References to Recording Technology, 37 Cal. L. Revision Comm'n Reports 211 (2007).
- Revision of No Contest Clause Statute, 37 Cal. L. Revision Comm'n Reports 359 (2007).
- 381. Miscellaneous Hearsay Exceptions: Present Sense Impression, 37 Cal. L. Revision Comm'n Reports 407 (2007).
- 382. Miscellaneous Hearsay Exceptions: Forfeiture by Wrongdoing, 37 Cal. L. Revision Comm'n Reports 443 (2007).
- 383. *Mechanics Lien Law*, 37 Cal. L. Revision Comm'n Reports 527 (2007).

Action by Legislature

Enacted. 2007 Cal. Stat. ch. 113. See 37:28

Enacted. 2007 Cal. Stat. ch. 43. *See 37:29*

Not enacted. See 38:28, n. 66

Enacted. 2008 Cal. Stat. ch. 231. See 38:29, 38:77

Not enacted. But see 2012 Cal. Stat. ch. 470 (item 395 *infra*) See 38:28 n. 66

Enacted. 2008 Cal. Stat. ch. 56. *See 38:29*

Enacted. 2008 Cal. Stat. ch. 56. See 38:29

Enacted. 2009 Cal. Stat. ch. 88. See 39:27, 39:71

Enacted. 2008 Cal. Stat. ch. 174. See 38:29, 38:75

No legislation introduced.

No legislation introduced. But see 2010 Cal. Stat. ch. 537, enacting a similar amendment of Evid. C. § 240

Enacted. 2010 Cal. Stat. ch. 697. *See 39:27, 40:28, 40:49*

- Donative Transfer Restrictions, 38 Cal. L. Revision Comm'n Reports 107 (2007).
- 385. Attorney-Client Privilege After Client's Death, 38 Cal. L. Revision Comm'n Reports 163 (2008).
- 386. Revision of No Contest Clause Statute: Conforming Revisions, 38 Cal. L. Revision Comm'n Reports 203 (2008).
- 387. Nonsubstantive Reorganization of Deadly Weapon Statutes, 38 Cal. L. Revision Comm'n Reports 217 (2009).
- 388. Marketable Record Title: Notice of Option, 39 Cal. L. Revision Comm'n Reports 99 (2009).
- 389. Trial Court Restructuring: Statutes Made Obsolete by Trial Court Restructuring: Part 5, 39 Cal. L. Revision Comm'n Reports 109 (2009).
- 390. Trial Court Restructuring: Rights and Responsibilities of the County as Compared to the Superior Court (Part 1), 39 Cal. L. Revision Comm'n Reports 157 (2009).
- 391. Obsolete Cross-References to Former Code of Civil Procedure Section 116.780(d), 39 Cal. L. Revision Comm'n Reports 223 (2009).
- 392. Statutory Clarification and Simplification of CID Law, 40 Cal. L. Revision Comm'n Reports 235 (2010).
- 393. Mechanics Lien Law: Clean-Up Legislation, 41 Cal. L. Revision Comm'n Reports 103 (2011).
- 394. Nonsubstantive Reorganization of Deadly Weapon Statutes: Clean-Up Legislation, 41 Cal. L. Revision Comm'n Reports 135 (2011).
- 395. Trial Court Restructuring: Appellate Jurisdiction of Bail Forfeiture, 41 Cal. L. Revision Comm'n Reports 265 (2011).

Action by Legislature

Enacted 2009 Cal. Stat. ch. 348, 2010 Cal. Stat. ch. 620. *See 39:27, 40:28, 40:45*

Enacted. 2009 Cal. Stat. ch. 8. *See 39:27*.

Enacted. 2009 Cal. Stat. ch. 348. See 39:27

Enacted. 2010 Cal. Stat. ch. 178, 2010 Cal. Stat. ch. 711. *See 40:28, 40:43, 40:107*

Enacted. 2011 Cal. Stat. ch. 46. *See 41:27*

Enacted. 2010 Cal. Stat. ch. 212. See 40:28

Enacted. 2012 Cal. Stat. ch. 470 See 42:28

Enacted. 2011 Cal. Stat. ch. 308. *See 41:27*

Enacted. 2012 Cal. Stat. ch. 180. See 42:28.

Enacted. 2011 Cal. Stat. ch. 44. *See 41:28*

Enacted. 2011 Cal. Stat. ch. 285. See also 2012 Cal. Stat. ch. 162, §§ 12-14, 203, 207 See 41:28

Enacted. 2012 Cal. Stat. ch. 470 See 42:28

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Recommendation

- 396. Statutory Cross-References to "Tort Claims Act", 41 Cal. L. Revision Comm'n Reports 285 (2011).
- 397. Trial Court Restructuring: Writ Jurisdiction in a Small Claims Case, 41 Cal. L. Revision Comm'n Reports 315 (2011).
- 398. Commercial and Industrial Common Interest Developments, 42 Cal. L. Revision Comm'n Reports 1 (2012).
- 399. Charter Schools and the Government Claims Act, 42 Cal. L. Revision Comm'n Reports 225 (2012).
- 400. Third Decennial Review of Exemptions from Enforcement of Money Judgments, 42 Cal. L. Revision Comm'n Reports 297 (2012).
- 401. Statutory Clarification and Simplification of CID Law: Clean-Up Legislation, 42 Cal. L. Revision Comm'n Reports 311 (2012).

Action by Legislature

Enacted. 2012 Cal. Stat. ch. 759. See 42:28-29

Enacted. 2012 Cal. Stat. ch. 470. See 42:28

Legislation pending.

No legislation recommended.

Legislation pending.

Legislation pending.

APPENDIX 4

REPORT OF THE CALIFORNIA LAW REVISION COMMISSION ON CHAPTER 180 OF THE STATUTES OF 2012 (ASSEMBLY BILL 805)

Statutory Clarification and Simplification of CID Law

Chapter 180 of the Statutes of 2012 was introduced as Assembly Bill 805, authored by Assembly Member Norma Torres. The measure implements the Commission's recommendation on *Statutory Clarification and Simplification of CID Law*, 40 Cal. L. Revision Comm'n Reports 235 (2010). The revised Comments set out below supersede the comparable Comments in the recommendation. The revisions correct an editorial error and reflect amendments made to Assembly Bill 805 in the legislative process.

Civ. Code § 4205. Document authority

Comment. Section 4205 is added to clarify the relationship between the law and the most common types of governing documents. Nothing in the section is intended to create an affirmative duty to amend a governing document to delete superseded material.

Subdivisions (a) and (b) of Section 4205 are new.

Subdivision (c) is consistent with Corporations Code Section 7151(c), providing that the bylaws shall be consistent with the articles of incorporation.

Subdivision (d) is consistent with Section 4350(c), providing that an operating rule may not be inconsistent with the declaration, articles of incorporation, or bylaws of the association.

See also Sections 4135 ("declaration"), 4150 ("governing documents").

Civ. Code § 4600. Grant of exclusive use

Comment. Section 4600 continues former Section 1363.07 without change, except as indicated below.

The following substantive changes are made:

- The section is no longer limited in its application to a common area that the association owns or in which the association has an easement right. It now also applies to common area that is owned by the members as tenants in common.
- Paragraphs (b)(3)(F), (G), and (J) are new.

The following nonsubstantive changes are made:

- An introductory clause is added in subdivision (b), to introduce the list of exceptions.
- The substance of former subdivision (a)(3)(F) is continued in Section 4202.
- The words "board of directors" are replaced throughout with "board." See Section 4085 ("board").

See also Sections 4080 ("association"), 4095 ("common area"), 4100 ("common interest development"), 4135 ("declaration"), 4145 ("exclusive use common area"), 4150 ("governing documents"), 4160 ("member"), 4185 ("separate interest").

Civ. Code § 4730. Marketing restriction

Comment. Section 4730 continues former Section 1368.1 without change, except as indicated below.

The following substantive changes are made:

- The introductory clause is revised to make clear that a void provision does not void the entire governing document that contains it.
- The words "rule or regulation" are replaced with "governing document." See Section 4150 ("governing documents"). This broadens the application of the section so that it governs any provision in the governing documents and not just an operating rule.

The following nonsubstantive changes are made:

- The words "his or her" are replaced with "the owner's" in subdivision (a).
- The phrase "common areas" is singularized.
- The words "of an association" are not continued.

See also Sections 4080 ("association"), 4095 ("common area"), 4100 ("common interest development"), 4185 ("separate interest").

REPORT OF THE CALIFORNIA LAW REVISION COMMISSION ON CHAPTER 235 OF THE STATUTES OF 2012 (ASSEMBLY BILL 1624)

Ownership of Amounts Withdrawn from Joint Account

Chapter 235 of the Statutes of 2012 was introduced as Assembly Bill 1624, authored by Assembly Member Mike Gatto. The measure implements the Commission's recommendation on *Ownership of Amounts Withdrawn from Joint Account*, 34 Cal. L. Revision Comm'n Reports 199 (2004). The revised Comment set out below supersedes the comparable Comment in the recommendation. The revision reflects amendments made to Assembly Bill 1624 in the legislative process.

Prob. Code § 5301 (amended). Ownership during lifetime

Comment. Subdivision (a) of Section 5301 is amended to avoid the implication that the net contribution rule is used only to determine the ownership interests of the parties in sums remaining on deposit. See Section 5150 ("sums on deposit" defined). The net contribution rule is used also to determine whether a party has withdrawn from the account an amount in excess of the party's ownership interest. The amendment reverses the holding of *Lee v. Yang*, 111 Cal. App. 4th 481, 3 Cal. Rptr. 3d 819 (2003) (withdrawing party owns funds withdrawn from joint account regardless of source of funds). In the absence of proof otherwise, the net contribution to an account of each of the parties having a present right of withdrawal is deemed to be an equal amount. Section 5134 ("net contribution" defined).

REPORT OF THE CALIFORNIA LAW REVISION COMMISSION ON CHAPTER 470 OF THE STATUTES OF 2012 (ASSEMBLY BILL 1529)

Trial Court Restructuring: Rights and Responsibilities of the County as Compared to the Superior Court (Part 1)

Chapter 470 of the Statutes of 2012 was introduced as Assembly Bill 1529, authored by Assembly Member Roger Dickinson. The measure implements the Commission's recommendation on *Trial Court Restructuring: Rights and Responsibilities of the County as Compared to the Superior Court (Part 1)*, 39 Cal. L. Revision Comm'n Reports 157 (2009). The revised Comment set out below supersedes the comparable Comment in the recommendation. The revision corrects an editorial error.

Fam. Code § 1834 (amended). Assistance to family conciliation court petitioner

Comment. Subdivision (a) of Section 1834 is amended to reflect enactment of the Lockyer-Isenberg Trial Court Funding Act, 1997 Cal. Stat. ch. 850 (see generally Gov't Code §§ 77000-77655). See, e.g., Gov't Code §§ 77001 (local trial court management), 77003 ("court operations" defined), 77200 (state funding of "court operations"); see also Cal. R. Ct. 10.810(d), Function 10 ("court operations" include "publications and legal notices, by the court"); *cf.* Cal. R. Ct. 10.810(d), Function 6 (listing "court operations" relating to dispute resolution programs, including conciliators, but signaling that "[a]ny other related services, supplies, and equipment" are allowable under Function 10").

APPENDIX 7

BIOGRAPHIES OF CURRENT COMMISSIONERS

Xochitl Carrion, of San Francisco, serves as the Chairperson of the Commission, and has been an attorney with the law firm of Goldfarb and Lipman LLP since 2007. She is also the Northern District Vice President of the California La Raza Lawyers Association, a member of San Francisco La Raza Lawyers Association (SFLRLA), and has served as president of the SFLRLA. Commissioner Carrion received a Juris Doctor degree from the University of California, Hastings College of the Law.

Damian Capozzola, of Hermosa Beach, serves as the Vice-Chairperson of the Commission, and has been a partner with the law firm of Crowell and Moring LLP since 2011. He was previously an attorney with the law firm of Epstein Becker and Green P.C. from 2007 to 2011, and an attorney with the law firm of Kirkland and Ellis LLP from 1996 to 2007. Commissioner Capozzola received a Juris Doctor degree from the University of Virginia School of Law.

Diane Boyer-Vine, of Sacramento, has been Legislative Counsel for the State of California since 2002. She was previously a deputy and thereafter a chief deputy in the Legislative Counsel's office from 1988 to 2002, and before that an associate with the law firm of Martorana and Stockman. She also serves as a member of the California Commission on Uniform State Laws. Commissioner Boyer-Vine received a Juris Doctor degree from the University of California, Davis School of Law.

Judge Patricia Cowett (ret.), of San Diego, has been a mediator with Alternative Dispute Resolution Services, Inc. since 2009. She was previously a judge on the San Diego Superior Court from 1998 to 2008, a judge on the San Diego Municipal Court from 1979 to 1998, and presiding judge of the San Diego Municipal Court in 1991. Commissioner Cowett received a Juris Doctor degree from the University of California, Davis School of Law.

Assembly Member Roger Dickinson, of Sacramento, has been a member of the Assembly since 2010. He previously helped form the law firm of Kemnitzer, Dickinson, Anderson & Barron. He also served on the Sacramento County Board of Supervisors from 1994 to 2010, was a member and board chair of the Sacramento Housing and Redevelopment Commission, a board member and president of the American Lung Association of Sacramento, chair of the Sacramento Transportation Coalition, president of the Friends of Light Rail, board member of the Sacramento Tree Foundation, and member of the Regional Transit Board of Directors, the Sacramento County Air Pollution Control Advisory Board, and the North Sacramento Community Plan Citizens Advisory Committee. Commissioner Dickinson received a Juris Doctor degree from the University of California, Los Angeles School of Law.

Senator Tom Harman, of Costa Mesa, served as a member of the Senate from 2006 to 2012. He was previously a member of the Assembly from 2000 to 2006, and before that was a member of the law firm of Lucas & Deukmejian. He also served on the Huntington Beach City Council, and was president of the Huntington Youth Shelter and Huntington Beach Rotary Club. Commissioner Harman received a Juris Doctor degree from Loyola Law School.

Taras Peter Kihiczak, of Pacific Palisades, has been a lawyer with and shareholder of The Kick Law Firm APC since 1991. He was previously a lawyer with the law firm of Thelen Marrin Johnson and Bridges from 1989 to 1990. Commissioner Kihiczak received a Juris Doctor degree from the University of Pennsylvania Law School.

Victor King, of La Crescenta, has been university legal counsel for California State University, Los Angeles since 2002. He was previously a partner with the law firm of Lewis Brisbois Bisgaard and Smith LLP from 2001 to 2002, an associate with the law firm of Lewis Brisbois Bisgaard and Smith LLP from 1999 to 2001, an associate with the law firm of Bottum and Feliton from 1996 to 1999, and an associate with the law firm of Ochoa and Sillas from 1991 to 1995. He was also a trustee of the Glendale Community College District from 1997 to 2009. Commissioner King received a Juris Doctor degree from the University of Michigan Law School.

Susan Duncan Lee, of Tiburon, has been a deputy attorney general and thereafter a supervising deputy attorney general with the California Department of Justice since 1989. Commissioner Lee received a Juris Doctor degree from the University of California, Hastings College of the Law.

Crystal Miller-O'Brien, of Los Angeles, has been corporate counsel for Medical Management Consultants, Inc. since 2006. She was previously an associate with the law firm of Anderson McPharlin and Connors LLP from 2005 to 2006, an associate with the law firm of Robie and Matthai PC from 2003 to 2005, and an associate with the law firm of Bullivant Houser Bailey PC from 2002 to 2003. She has also served on the board of directors of the Conference of California Bar Associations since 2009, is a member of the Black Women Lawyers Association of Los Angeles, and a member of the National Association of Women Business Owners. Commissioner Miller-O'Brien received a Juris Doctor degree from Willamette University College of Law.

APPENDIX 8

COMMISSION PUBLICATIONS

From 1955 until 2009, the California Law Revision Commission's annual reports, recommendations, and studies were published in separate pamphlets, which were later bound in a small edition of hard-cover volumes. Beginning with the Commission's 2009-2010 Annual Report, the printing of separate pamphlets was generally discontinued. As a general rule, only the hard-cover volumes are now published. (The Commission may occasionally publish a separate report for ease of reference.)

Commission publications are assigned sequential publication numbers to facilitate cataloging and ordering. Beginning with publication #189, the publication number is printed on the reverse of the title page of each publication.

All Commission reports are available as electronic files, at no cost. Procedures for obtaining printed or electronic versions of Commission publications are described below.

How To Obtain Printed Publications

Commission publications may be obtained from:

California Law Revision Commission 4000 Middlefield Road, Room D-2 Palo Alto, CA 94303-4739 Tel: (650) 494-1335

Payment in advance is generally required for publications that are available only by purchase. Checks or money orders should be made payable to the "California Law Revision Commission."

Orders should include the titles of the requested publications, the quantity desired, and the street address to which the order is to be sent (*not* a post office box number).

Prices

With the following two exceptions, the price for a hardcover volume of the Commission's *Reports, Recommendations, and Studies* is \$75.00:

(1) Volume 15 is printed in two separately bound books. The price for each of these books is \$75.00.

(2) Volumes 21 and 22 are combined in a single bound book. The price for this book is \$75.00.

California residents must also add sales tax.

Reports that were printed in pamphlet form are usually available on request. The first copy is free; additional copies are available for the price indicated below. On occasion, special reports may be available only for purchase, such as where the Commission needs to cover costs of producing a particular publication.

Where applicable, the price of Commission pamphlets is determined by the number of pages, unless a special price has been set:

10 or fewer pages:	\$5.50
11-50 pages:	\$8.50
51-100 pages:	\$18.00
101 or more pages:	\$25.00

Whether a charge will be imposed and the amount of the charge are subject to change without notice. When a charge is imposed, special discounts may be available for large orders.

Publication Table

The bound volumes and separate pamphlets listed below are available unless noted as being out of print. For some years, only a few copies remain. If a bound volume is out of print, individual pamphlets from that volume may still be available. Conversely, some pamphlets are unavailable on an individual basis, but can be found in available bound volumes. Note that all publications are now available as electronic files (see below).

Prices are indicated only for individual pamphlets that are still in print.

A frequently updated version of the publication list is available on the Internet at *www.clrc.ca.gov* — the Commission's website.

How To Obtain Publications in Electronic Form

All Commission publications may be downloaded from the Commission's website at *www.clrc.ca.gov*.

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Key to Publication Table

The first column lists the publication number, if any.

The second column gives the publication title, and includes a list of the recommendations and studies included within a pamphlet that contains more than one item.

In the third column, the first line lists the month and year of the report, followed by a citation to the volume and page number of the report and any supplement to the report (in the format vol:page).

Through Volume 38, the second line in the third column lists the number of pages in a publication and gives its standard price, unless it is out of print (indicated by OOP).

Volume 1 (1957)	[Hardcover Volume (Out of Pri	nt]
 #1 1955 [Annual] Report [for 1954] — Homestead Law and Probate Cod Summary Disposition of Small Es	e Sections 640 to 646	1/55	1:1-1
Sections 640 to 646		59 pp	OOP
 #2 1956 [Annual] Report [for 1955] — Comparative Survey of the Califo	rnia Inheritance and	3/56	1:2-1
Gift Tax Laws and the Federal Es		63 pp	OOP
#3 1957 [Annual] Report [for 1956]		1/57 28 pp	1:3-1 OOP
#4 Maximum Period of Confinement inMaximum Period of ConfinementPenal Code Section 19a and Relat	t in a County Jail (Rec)	10/56 34 pp	1:A-1 OOP
 #5 Notice of Application for Attorney's Domestic Relations Actions — inclu Notice of Application for Attorne Domestic Relations Actions (Rec) Use of Motions and Orders To Sh Awards of Attorney's Fees and Co Section 137.3 (Study) 	ides: y's Fees and Costs in) ow Cause in Connection with	11/56 13 pp	1:B-1 OOP
 #6 Taking Instructions to the Jury Roor Taking Instructions to the Jury Ro Whether the Jury Should Be Give	oom (Rec)	11/56	1:C-1
Instructions To Take into the Jury	n a Copy of the Court's	17 pp	OOP
 #7 Dead Man Statute — includes: Dead Man Statute (Rec) Whether the Dead Man Statute Sh	nould Be Modified or	2/57	1:D-1
Repealed (Study)		54 pp	OOP

#8	 Rights of Surviving Spouse in Property Acquired by Decedent While Domiciled Elsewhere — includes: Rights of Surviving Spouse in Property Acquired by Decedent While Domiciled Elsewhere (Rec) Whether Section 201.5 of the Probate Code Should Be Revised (Study) 	12/56 39 pp	1:E-1 OOP
#9	 Marital "For and Against" Testimonial Privilege — includes: Marital "For and Against" Testimonial Privilege (Rec) Whether the "For and Against" Testimonial Privilege of	11/56	1:F-1
	Married Persons Should Be Revised (Study)	20 pp	OOP
#10	 Suspension of the Absolute Power of Alienation — includes: Suspension of the Absolute Power of Alienation (Rec) Whether the Sections of the Civil Code Prohibiting Suspension of the Absolute Power of Alienation Should Be Repealed (Study) 	11/56 32 pp	1:G-1 OOP
#11	Elimination of Obsolete Provisions in Penal Code Sections 1377	10/56	1:H-1
	and 1378	4 pp	\$5.50
#12	 Judicial Notice of the Law of Foreign Countries — includes: Judicial Notice of the Law of Foreign Countries (Rec) Whether California Courts Should Take Judicial Notice of the Law of Foreign Countries (Study) 	2/57 24 pp	1:I-1 OOP
#13	 Choice of Law Governing Survival of Actions — includes: Choice of Law Governing Survival of Actions (Rec) Law Which Should Govern Survival of Actions Arising in	2/57	1:J-1
	Another State When Suit Is Brought in California (Study)	20 pp	OOP
#14	 Effective Date of an Order Ruling on a Motion for New Trial — includes: Effective Date of an Order Ruling on a Motion for New Trial (Rec) Effective Date of New Trial Orders in Relation to Section 660 of the Code of Civil Procedure (Study) 	2/57 27 pp	1:K-1 OOP
#15	 Retention of Venue for Convenience of Witnesses — includes: Retention of Venue for Convenience of Witnesses (Rec) California Law Relating to Retention of Venue for	2/57	1:L-1
	Convenience of Witnesses (Study)	29 pp	OOP
#16	 Bringing New Parties into Civil Actions — includes: Bringing New Parties into Civil Actions (Rec) California Law Relating to Bringing in New Parties in	2/57	1:M-1
	Civil Actions (Study)	24 pp	OOP

Civil Actions	(Study)
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Volume 2 (1959)	[Hardcover Volume Out of Print]
#17 1958 [Annual] Report [for 1957]	3/58 2:1-1 25 pp \$8.50
#18 1959 [Annual] Report [for 1958] — indProcedure for Appointing Guardians	2 0 * 0 5 0

1/592:A-1 #19 Presentation of Claims Against Public Entities — includes: \$25.00 • Presentation of Claims Against Public Entities (Rec) 128 pp • Presentation of Claims Against Public Entities (Study) 1/59 2:B-1 #20 Right of Nonresident Aliens To Inherit — includes: 32 pp \$8.50 • Right of Nonresident Aliens To Inherit (Rec) • Right of Nonresident Aliens To Inherit (Study) 11/58#21 Mortgages To Secure Future Advances — includes: 2:C-1 26 pp \$8.50 • Mortgages To Secure Future Advances (Rec) • Mortgages To Secure Future Advances (Study) 1/59 2:D-1 #22 Doctrine of Worthier Title — includes: \$8.50 38 pp • Doctrine of Worthier Title (Rec) • Whether the Doctrine of Worthier Title Should Be Abolished in California (Study) 11/58#23 Overlapping Provisions of Penal and Vehicle Codes Relating to 2:E-1 22 pp \$8.50 Taking of Vehicles and Drunk Driving - includes: • Overlapping Provisions of Penal and Vehicle Codes Relating to Taking of Vehicles and Drunk Driving (Rec) · Overlapping Provisions of Penal and Vehicle Codes Relating to Taking of Vehicles and Driving While Intoxicated (Study) #24 Time Within Which Motion for New Trial May Be Made -11/582:F-1 16 pp \$8.50 includes: • Time Within Which Motions for New Trial and To Vacate Judgment May Be Made (Rec) • Time Within Which a Motion for a New Trial May Be Made When Notice of Entry of Judgment Has Not Been Given (Study) 1/59 2:G-1 #25 Notice to Shareholders of Sale of Corporate Assets – includes: 18 pp \$8.50 • Notice to Shareholders of Sale of Corporate Assets (Rec)

• Notice to Shareholders of Sale of Corporate Assets (Rec)

the Assets of a Corporation (Study)

Volume 3 (1961)	[Hardcover Volume Out of Print]	
#26 1960 [Annual] Report [for 1959]	3/60 3:1 15 pp OC	
#27 1961 [Annual] Report [for 1960]	1/61 3:2 15 pp OC	
#28 Evidence in Eminent Domain ProceediEvidence in Eminent Domain ProceediEvidence in Eminent Domain Proceeding	edings (Rec) 65 pp \$18.	
 #29 Taking Possession and Passage of Title Proceedings — includes: Taking Possession and Passage of Ti Proceedings (Rec) Taking Possession and Passage of Ti Proceedings (Study) 	66 pp OC tle in Eminent Domain	

	10/60	201
#30 Reimbursement for Moving Expenses when Property Is Acquired for Public Use — includes:	10/60 36 pp	3:C-1 OOP
Reimbursement for Moving Expenses when Property Is		
Acquired for Public Use (Rec)		
Reimbursement for Moving Expenses when Property Is		
Acquired for Public Use (Study)		
#31 Rescission of Contracts — includes:	10/60	3:D-1
• Rescission of Contracts (Rec)	35 pp	OOP
Rescission of Contracts (Study)	10/60	254
#32 Right to Counsel and the Separation of the Delinquent Minor	10/60 43 pp	3:E-1 OOP
from the Nondelinquent Minor in Juvenile Court Proceedings — includes:	45 PP	001
• Right to Counsel and the Separation of the Delinquent Minor		
from the Nondelinquent Minor in Juvenile Court		
Proceedings (Rec)		
• Juvenile's Right to Counsel and the Designation of		
Nondelinquent Minor As "Ward of the Juvenile Court" (Study		
#33 Survival of Actions — includes:• Survival of Actions (Rec)	10/60 26 pp	3:F-1 OOP
• Survival of Tort Actions (Study)		
#34 Arbitration — includes:	12/60	3:G-1
Arbitration (Rec)	64 pp	OOP
Arbitration (Study)		
#35 Presentation of Claims Against Public Officers and Employees -	. 10/60	3:H-1
includes:	36 pp	OOP
Presentation of Claims Against Public Officers and		
Employees (Rec) Presentation of Claims Against Public Officers and 		
Employees (Study)		
#36 Inter Vivos Marital Property Rights in Property Acquired While	10/60	3:I-1
Domiciled Elsewhere — includes:	35 pp	OOP
 Inter Vivos Marital Property Rights in Property Acquired 		
While Domiciled Elsewhere (Rec)		
• Inter Vivos Marital Property Rights in Property Acquired		
While Domiciled Elsewhere (Study)	10/60	2.1.1
 #37 Notice of Alibi in Criminal Actions — includes: • Notice of Alibi in Criminal Actions (Rec) 	10/60 22 pp	3:J-1 \$8.50
Notice of Alibi in Criminal Actions (Rec) Notice of Alibi in Criminal Actions (Study)	- - PP	÷ - 10 0

Volume 4 (1963) 8 1962 Annual Report [for 1961]

[Hardcover Volume Out of Print]

#38 1962 Annual Report [for 1961]	3/62 23 pp	4:1 \$8.50
#39 1963 Annual Report [for 1962]	1/63 18 pp	4:101 \$8.50
#40 1964 Annual Report [for 1963]	12/63 46 pp	4:201 \$8.50

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#41	Uniform Rules of Evidence: Article VIII. Hearsay Evidence — includes:	8/62 319 pp	4:301 OOP
	 Uniform Rules of Evidence: Article VIII. Hearsay 		
	Evidence (Rec)		
	• Hearsay Evidence Article of the Uniform Rules of Evidence (Study)		
#42	Condemnation Law and Procedure: Number 4 - Discovery in	1/63	4:701
	Eminent Domain Proceedings [The first three pamphlets	74 pp	\$18.00
	(unnumbered) in Volume 3 also deal with the subject of		
	condemnation law and procedure.] – includes:		
	• Condemnation Law and Procedure: Number 4 – Discovery in		
	Eminent Domain Proceedings (Rec) • Pretrial Conferences and Discovery in Eminent Domain		
	Proceedings (Study)		
#43	Sovereign Immunity: Number 1 — Tort Liability of Public	1/63	4:801
" 15	Entities and Public Employees	86 pp	\$18.00
#44	Sovereign Immunity: Number 2 — Claims, Actions and	1/63	4:1001
	Judgments Against Public Entities and Public Employees	94 pp	\$18.00
#45	Sovereign Immunity: Number 3 — Insurance Coverage for Public	1/63	4:1201
	Entities and Public Employees	14 pp	\$8.50
#46	Sovereign Immunity: Number 4 — Defense of Public Employees	1/63	4:1301
		22 pp	\$8.50
#47	Sovereign Immunity: Number 5 — Liability of Public Entities for	1/63	4:1401
	Ownership and Operation of Motor Vehicles	8 pp	\$5.50
#48	Sovereign Immunity: Number 6 — Workmen's Compensation	1/63	4:1501
	Benefits for Persons Assisting Law Enforcement or Fire Control Officers	8 pp	\$5.50
#49	Sovereign Immunity: Number 7 – Amendments and Repeals of	3/63	4:1601
	Inconsistent Special Statutes	11 pp	OOP

Volume 5 (1963)

[Hardcover Volume Out of Print]

#50 Study Relating to Sovereign Immunity [Softcover publication has 1/63 5:1 entire contents of hardcover volume except for the title page and some other front matter.]

Volume 6 (1964) [Hardcover Volume Out of Print]

#51 Uniform Rules of Evidence: Article 1. General Provisions -	4/64	6:1
includes:	74 pp	\$18.00
 Uniform Rules of Evidence: Article 1. General 		
Provisions (Rec)		
• Conoral Provisions Article of the Uniform Pulse of Evidence		

• General Provisions Article of the Uniform Rules of Evidence (Study)

 #52 Uniform Rules of Evidence: Article IX. Authentication and Content of Writings — includes: Uniform Rules of Evidence: Article IX. Authentication and Content of Writings (Rec) Authentication Article of the Uniform Rules of Evidence (Study) 	1/64 70 pp	6:101 \$18.00
 #53 Uniform Rules of Evidence: Article V. Privileges — includes: Uniform Rules of Evidence: Article V. Privileges (Rec) Privileges Article of the Uniform Rules of Evidence (Study) 	2/64 301 pp	6:201 OOP
 #54 Uniform Rules of Evidence: Article VI. Extrinsic Policies Affecting Admissibility — includes: Uniform Rules of Evidence: Article VI. Extrinsic Policies Affecting Admissibility (Rec) Uniform Rules of Evidence — Extrinsic Policies Affecting Admissibility (Study) 	3/64 80 pp	6:601 OOP
 #55 Uniform Rules of Evidence: Article IV. Witnesses — includes: Uniform Rules of Evidence: Article IV. Witnesses (Rec) The Witnesses Article of the Uniform Rules of Evidence (Study) 	3/64 72 pp	6:701 \$18.00
 #56 Uniform Rules of Evidence: Article II. Judicial Notice — includes: Uniform Rules of Evidence: Article II. Judicial Notice (Rec) The Judicial Notice Article of the Uniform Rules of Evidence (Study) 	4/64 60 pp	6:801 \$18.00
 #57 Uniform Rules of Evidence: Article VII. Expert and Other Opinion Testimony — includes: Uniform Rules of Evidence: Article VII. Expert and Other Opinion Testimony (Rec) The Uniform Rules of Evidence — Expert and Other Opinion Testimony (Study) 	3/64 49 pp	6:901 \$8.50
 #58 Uniform Rules of Evidence: Burden of Producing Evidence, Burden of Proof, and Presumptions (Replacing Article III of the Uniform Rules of Evidence) — includes: Uniform Rules of Evidence: Burden of Producing Evidence, Burden of Proof, and Presumptions (Replacing Article III of the Uniform Rules of Evidence) (Rec) Uniform Rules of Evidence — Burden of Producing Evidence, Burden of Proof, and Presumptions (Study) 	6/64 148 pp	6:1001 \$25.00
 #59 Uniform Rules of Evidence: Article VIII. Hearsay Evidence [same as 4:301] — includes: Uniform Rules of Evidence: Article VIII. Hearsay Evidence (Rec) Hearsay Evidence Article of the Uniform Rules of Evidence (Study) 	10/62 272 pp	6:ff-1150 OOP

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volume / (1965)	[Hardcover Volume Out of Pr	int]
#60 Evidence Code	1/65 394 pp	7:1 OOP
#61 Sovereign Immunity: Number 8 — Revis Governmental Liability Act: Liability of Ownership and Operation of Motor Vehi Actions Against Public Entities and Publ	Public Entities for 30 pp cles; Claims and	7:401 \$8.50
#62 1965 Annual Report [for 1964]	1/65 16 pp	7:801 OOP
#63 1966 Annual Report [for 1965]	12/65 28 pp	7:901 OOP
#64 Evidence Code with Official Comments	8/65 338 pp	7:1001 \$25.00

Volume 8 (1967)	[Hardcover Volume Out of Print]	
#65 Annual Report [for 1966] — includes:	12/66 8	8:1

#65	Annual Report [for 1966] — includes:	12/66	8:1
	 Discovery in Eminent Domain Proceedings 	29 pp	\$8.50
#66	Evidence Code: Number 1 — Evidence Code Revisions	10/66	8:101
		28 pp	\$8.50
#67	Evidence Code: Number 2 – Agricultural Code Revisions	10/66	8:201
		34 pp	\$8.50
#68	Evidence Code: Number 3 — Commercial Code Revisions	10/66	8:301
"(0)		13 pp	\$8.50
#69	Whether Damages for Personal Injury to a Married Person	10/66 43 pp	8:401 \$8.50
	 Should Be Separate or Community Property — includes: Whether Damages for Personal Injury to a Married Person Should Be Separate or Community Property (Rec) California Personal Injury Damage Awards to Married Persons [reprinted from 13 UCLA L. Rev. 587 (1966)] (Study) 	43 pp	\$8.JU
"70		10/66	0.501
#70	 Vehicle Code Section 17150 and Related Sections — includes: Vehicle Code Section 17150 and Related Sections (Rec) Imputed Contributory Negligence: The Anomaly in California Vehicle Code Section 17150 [reprinted from 17 Stan. L. Rev. 55 (1964)] (Study) 	10/66 48 pp	8:501 \$8.50
#71	Additur — includes:	10/66	8:601
	• Additur (Rec)	58 pp	\$18.00
	• Power of the Trial Court to Deny a New Trial on the Condition that Damages Be Increased [reprinted from 3 Cal. W. L. Rev. 1 (1966)] (Study)		
#72	Abandonment or Termination of a Lease — includes:	10/66	8:701
	 Abandonment or Termination of a Lease (Rec) Whether the Rights and Duties Attendant upon the Termination of a Lease Should Be Revised [reprinted from 54 Cal. L. Rev. 1141 (1966)] (Study) 	74 pp	\$18.00

#73	 Good Faith Improver of Land Owned by Another — includes: Good Faith Improver of Land Owned by Another (Rec) Improving the Lot of the Trespassing Improver [reprinted from 11 Stan. L. Rev. 456 (1959)] (Study) 	10/66 62 pp	8:801 \$18.00
#74	 Suit By or Against an Unincorporated Association — includes: Suit By or Against an Unincorporated Association (Rec) Suit By Or Against An Unincorporated Association (Study) 	10/66 42 pp	8:901 \$8.50
#75	Escheat	9/67 70 pp	8:1001 \$18.00
#76	 Condemnation Law and Procedure: Number 1 — Possession Prior to Final Judgment and Related Problems — includes: Condemnation Law and Procedure: Number 1 — Possession Prior to Final Judgment and Related Problems (Rec) Possession Prior To Final Judgment in California Condemnation Procedure [reprinted from 7 Santa Clara Law. 1 (1966)] (Study) 	9/67 149 pp	8:1101 \$25.00
#77	 Annual Report [for 1967] — includes: Recovery of Condemnee's Expenses on Abandonment of an Eminent Domain Proceeding Improvements Made in Good Faith Upon Land Owned by Another Damages for Personal Injuries to a Married Person as Separate or Community Property Service of Process on Unincorporated Associations 	12/67 110 pp	8:1301 \$25.00
	Volume 9 (1969) [Hardcover Volume 0	Out of Pr	int]
#78	 Annual Report [for 1968] — includes: Sovereign Immunity: Number 9 — Statute of Limitations in Actions Against Public Entities and Public Employees Additur and Remittitur Fictitious Business Names 	12/68 76 pp	9:1 \$18.00

#79Annual Report [for 1969] — includes:12/69• Quasi-Community Property102 pp

9:81

OOP

- Arbitration of Just Compensation
- \bullet Evidence Code: Number 5 Revisions of the Evidence Code
- Real Property Leases
- Statute of Limitations in Actions Against Public Entities and Public Employees
- #80 Mutuality of Remedies in Suits for Specific Performance 9/68 9:201 includes: 32 pp \$8.50
 • Mutuality of Remedies in Suits for Specific Performance
 - Mutuality of Remedies in California Under Civil Code Section 3386 (Cox) [reprinted from 19 Hastings L.J. 1430 (1968)]
- #81 Powers of Appointment includes:
 Powers of Appointment
 Powers of Appointment in California [reprinted from 19 Hastings L.J. 1281 (1968)]

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#82	Real Property Leases	10/68 24 pp	9:401 \$8.50
#83	Evidence Code: Number 4 – Revision of the Privileges Article	11/68 13 pp	9:501 \$8.50
#84	 Fictitious Business Names — includes: Fictitious Business Names Fictitious Business Names Legislation — Modernizing California's Pioneer Statute [reprinted from 19 Hastings L.J. 1349 (1968)] 	10/69 80 pp	9:601 \$18.00
#85	 Representations as to the Credit of Third Persons and the Statute of Frauds — includes: Representations as to the Credit of Third Persons and the Statute of Frauds Statute of Frauds and Misrepresentations as to the Credit of Third Persons: Should California Repeal Its Lord Tenterden's Act? [reprinted from 16 UCLA L. Rev 603 (1969)] 	10/69 33 pp	9:701 \$8.50
#86	Sovereign Immunity: Number 10 — Revisions of the Govern- mental Liability Act: Nuisance; Entries for Survey and Examination; Immunity for Plan or Design of Public Improvement; Police and Correctional Activities; Medical, Hospital, and Public Health Activities; Ultrahazardous Activities; Liability for the Use of Pesticides	9/69 57 pp	9:801 \$18.00
#87	 "Vesting" of Interests Under the Rule Against Perpetuities — includes: "Vesting" of Interests Under the Rule Against Perpetuities (Rec) "Vesting" of Interests Under the Rule Against Perpetuities (Study) 	10/69 20 pp	9:901 \$8.50

Volume 10 (1971)

[Hardcover Volume Out of Print]

#88 California Inverse Condemnation Law — includes:	6/71	10:1
Ch. 1: The Scope of Legislative Power (Van Alstyne)	433 pp	OOP
[reprinted from 29 Stan. L. Rev. 727 (1967)]		
Ch. 2: Inverse Condemnation Goals and Policy Criteria		
(Van Alstyne) [reprinted from 8 Santa Clara Law. 1 (1967)]		
• Ch. 3: Deliberately Inflicted Injury or Destruction		
(Van Alstyne) [reprinted from 20 Stan. L. Rev. 617 (1968)]		
• Ch. 4: Unintended Physical Damage (Van Alstyne) [reprinted		
from 20 Hastings L.J. 421 (1969)]		
• Ch. 5: Intangible Detriment (Van Alstyne) [reprinted from 16		
UCLA L. Rev. 491 (1969)]		
 Ch. 6: Taking or Damaging by Police Power (Van Alstyne) 		
[reprinted from 44 S. Cal. L. Rev. 1 (1970)]		
Ch. 7: Recent Developments in California Inverse		
Condemnation Law (Sterling)		
<u> </u>		

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 #89 Counterclaims and Cross-Complaints, Joinder of Causes of Action, and Related Provisions — includes: Counterclaims and Cross-Complaints, Joinder of Causes of Action, and Related Provisions (Rec) Joinder of Claims, Counterclaims, and Cross-Complaints: Suggested Revision of the California Provisions (Study) [reprinted from 23 Stan. L. Rev. 1 (1970)] 	10/70 126 pp	10:501 \$25.00
#90 Attachment, Garnishment, and Exemptions from Execution:	11/71	10:701
Employees' Earnings Protection Law	101 pp	OOP
#91 Annual Report [for 1970] — includes:• Inverse Condemnation: Insurance Coverage	12/70 56 pp	10:1001 \$18.00
 #92 Annual Report [for 1971] — includes: Attachment, Garnishment, and Exemptions from Execution:	12/71	10:1101
Discharge from Employment	68 pp	OOP

Volume 11 (1973)

	volume 11 (1775)		
#93	Civil Arrest — includes:	7/72	11:1
	• Civil Arrest (Rec)	37 pp	\$8.50
	Civil Arrest in California (Study)		
#94	Wage Garnishment and Related Matters	10/72	11:101
	C	114 pp	\$25.00
#95	Claim and Delivery Statute	12/72	11:301
		45 pp	\$8.50
#96	Unclaimed Property	3/73	11:401
		17 pp	\$8.50
#97	Inheritance Rights of Nonresident Aliens — includes:	9/73	11:421
	 Inheritance Rights of Nonresident Aliens (Rec) 	28 pp	\$8.50
	 Inheritance Rights of Nonresident Aliens: A Look at 		
	California's Reciprocity Statute [reprinted from 3 Pacific L.J. 551 (1972)] (Study)		
#98	Enforcement of Sister State Money Judgments	11/73	11:451
	, ,	24 pp	\$8.50
#99	Prejudgment Attachment (Tent. Rec.)	3/73	11:501
		200 pp	\$25.00
#100	Prejudgment Attachment	12/73	11:701
		205 pp	\$25.00
#101	Landlord-Tenant Relations — includes:	12/73	11:951
	 Abandonment of Leased Real Property 	38 pp	\$8.50
	 Personal Property Left on Premises Vacated by Tenant 		
#102	Annual Report [for 1972]	12/72	11:1001
	1	38 pp	\$8.50
#103	Annual Report [for 1973] — includes:	12/73	11:1101
	• Evidence Code Section 999 — The "Criminal Conduct"	96 pp	\$18.00
	Exception to the Physician-Patient Privilege		
	• Erroneously Ordered Disclosure of Privileged Information		

• Erroneously Ordered Disclosure of Privileged Information

Liquidated Damages
Liquidated Damages in California [reprinted from 60 Cal. L. Rev. 84 (1972)]

Volume 12 (1974)

#106Contemnation East, and Procedule: The Eminent Domain East,496 ppO#106Annual Report [for 1974] — includes:12/7412::• Payment of Judgments Against Local Public Entities132 pp\$25• View by Trier of Fact in a Civil Case• Good Cause Exception to the Physician-Patient Privilege132 pp\$25• Escheat of Amounts Payable on Travelers Checks, Money Orders and Similar Instruments12/7412::12:74#107Wage Garnishment Exemptions12/7412::26 pp\$8#108Condemnation Law and Procedure: Conforming Changes in Improvement Acts1/7412:1012:10#109Condemnation Law and Procedure: Condemnation Authority of State Agencies1/7412:1112:11#110Condemnation Law and Procedure: Conforming Changes in Special District Statutes1/7412:1212:12#111Eminent Domain Law12/7412:1412:14			
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