

REPORT OF THE
CALIFORNIA LAW REVISION COMMISSION
ON CHAPTER 149 OF THE STATUTES OF 2003
(SENATE BILL 79)

Statutes Made Obsolete by Trial Court Restructuring: Part 2

Chapter 149 of the Statutes of 2003 was introduced as Senate Bill 79 by the Senate Committee on Judiciary. It implements the California Law Revision Commission recommendation on *Statutes Made Obsolete by Trial Court Restructuring: Part 2*, 33 Cal. L. Revision Comm'n Reports 169 (2003). The revised Comment set out below supersedes the comparable Comment in the recommendation. It reflects a technical revision to address a bill conflict.

Penal Code § 830.1 (amended). Peace officers

Comment. The reference to “superior or county court” in subdivision (a) of Section 830.1 is replaced by a reference to “superior court or county” to make clear that a marshal or deputy marshal may be employed by a superior court or by a county. Marshals and deputy marshals who are court employees are subject to the provisions of the Trial Court Employment Protection and Governance Act. See, e.g., Gov’t Code §§ 71601(*l*) (“trial court employee” defined), 71615(c)(5) (trial court as employer of all trial court employees), 71620 (trial court personnel).
