



LEGISLATIVE INTENT SERVICE, INC.

712 Main Street, Suite 200, Woodland, CA 95695
(800) 666-1917 • Fax (530) 668-5866 • www.legintent.com



Government Code § 21222 – Compiled May, 2011

Our review of the annotated history reveals the following legislative history (every “c.” below represents a separate legislative bill):

Prior History:

- Former 21151.1, added 1976, c. 85; amended 1983, c. 808

Current:

Added: 1995, c. 379
Amended: NA

In **1976** the relevant statute stated:

21151.1. Notwithstanding Section 21151, the retirement allowance of a retired person who serves without reinstatement from retirement in an elective office to which he is elected on or after June 14, 1975, shall be suspended during incumbency in such office and no allowance shall be paid for the period of such incumbency, if the allowance is based in whole or in part on service in that elective office. Such retirement allowance shall be paid for time on and after the person vacates the elective office in the monthly amount payable had the allowance not been suspended.

The governing body of every employer other than the state shall cause immediate notice to be given to the system of the election of any retired person to an office of such employer.

In **1983**, the statute was amended to state:

21151.1. Notwithstanding Section 21151, if a retired person serves without reinstatement from retirement in an elective office and part or all of his or her retirement allowance is based on service in that elective office, the portion of the allowance based on service in that elective office shall be suspended during incumbency in that elective office. The entire retirement allowance shall be paid for time on and after the person vacates the elective office in the monthly amount payable had the allowance not been suspended.

The governing body of every employer other than the state shall cause immediate notice to be given to the system of the election of any retired person to an office of such employer.

Please compare the current language to the former statute provided above. For example, you may find that you are just interested in the original 1976 enactment.

Tracing Statutory Language:

- Research fees can be minimized by ordering only the bills that affected specific subdivisions or phrases of interest to you.
- Changes to statutes can sometimes be determined by the annotations provided by Deering's, Westlaw, and Lexis.
- **If annotations are not available, one strategy** is to look at each chaptered law noted above to observe the changes. **Another strategy** is to retain us to *trace* your language and report our findings back to you.

SINCE 1974, LEGISLATIVE INTENT SERVICE, INC., has provided the legislative and regulatory history for all state statutes and regulations. You can order legislative history research in **two different ways:**

1. **Traditional Custom Research** for a per-bill fixed research fee, based on time-frame.
2. **Store Research** for \$300 per bill, available for immediate download at www.legintent.com.

We appreciate the opportunity to provide this assistance. [Contact us](#) if you have any questions or wish to place an order for custom research or tracing.