



LEGISLATIVE INTENT SERVICE, INC.

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



Government Code § 56122 – Compiled April, 2011

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

§ 56122

Prior History: Former GC 56010.1, added 1965, c. 2043

Added: 1985, c. 541

Amended: 2000, c. 761 to substitute “Section 56886” for “Section 56844” in two places.

Pasted below are copies of the 1965 and 1985 chaptered laws for this section for your comparative review. (The 2000 amendment appears to be nonsubstantive.)

1965: Former § 56010.1:

56010.1. The provisions of Section 56470, and any term and condition provided or made pursuant thereto, shall be enforceable by, between, among and against any public agency or agencies designated in any such term and condition, but shall not constitute or be given effect as a limitation upon the power of any bondholder or other creditor to enforce his rights (particularly any rights provided for by Articles 2 (commencing with Section 56480) to 7 (commencing with Section 56550), inclusive, of Chapter 9, Part 5 of this division), as if said Section 56470 had not been enacted or said term and condition had not been made or provided pursuant thereto.

1985: Current § 56122:

56122. Section 56844 and any term and condition provided by, or made pursuant to, that section shall be enforceable by, between, among, and against any public agency or agencies designated in the term and condition, but shall not constitute, or be given effect as, a limitation upon the power of any bondholder or other creditor to enforce his or her rights, particularly any rights provided for by Part 5 (commencing with Section 57300), as if Section 56844 had not been enacted or the term and condition had not been made or provided pursuant to that section.

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.