

Sample Code Section 1947 -

It shall be unlawful to do this, that or the other thing, or to do that, this or the other thing. Any violation of the section shall be a misdemeanor, unless you are a Dodger's fan, in which case it will be a felony.

(a) Any person damaged by a violation of this section shall have a private right of action for damages. Damages shall include the fair value of (1) lost profits; (2) lost wages; (3) lost car keys; and/or (4) any other reasonable or unreasonable claim that arises from your fertile imagination.

(b) Actions under this section shall be commenced within three years of the date of injury, except that actions by a person whose last name begins with R shall be tolled until such person decides they want to sue.

Added by Stats.1955 c. 1200, p.4444, Section 2, amended by Stats. 1975 c. 1100, p. 3333, Section 1, Stats. 1998 c. 12, p. 344, Section 2 *This text at the end of the actual text of the section are legislative history annotations. When a section is repealed and reenacted rather than simply amended, the annotated codes start this history list from the most recent reenactment.*

Deerings and West's usually follow with historical notes where they summarize changes made since the most recent enactment or reenactment

Historical and Statutory Notes

1975: Added subdivision designations, in subdivision (a) added (2).

1998: Code maintenance. *Code maintenance references signify the amendment was making technical corrections to the Codes and are expressly stated to have no substantive effect.*

Former Section: Stats. 1949 c. 2222, p. 2222, Section 1, amended by Stats. 1950 c.1100, p.3333, Section 2 *Distinguish between "Former Section" which are annotations regarding (usually) statutory text on a different subject previously using the same section number, and "Derivation" which is the history of the actual language of the present section.*

Derivation: Former Sample Code Section 2174 added by Stats. **1943, c. 90**, p. 1111, Section 4 *Low chapter number from 1930 through 1950 – may be Codification bill without substantive effect.*

Former Civil Code Section 9999, amended by 1907 c. 444, p. 555, Section 1
The absence of enactment annotation signifies it was enacted in 1872 Code.

Stats. 1917 c. 3553, p. 5335, Section 1, Stats 1923, c.6666, p. 5555, Section 4, Stats. 1929 c. 232, p. 232, Section 1, Stats 1935 c. 323, p. 232, Section 2. *This string of annotations is typical for pre-codification statutes. The language of Section 1 of the 1917 statute will be what later bills amend, but each bill has its own internal section numbering, so Section 4 of 1923 will be amending Section 1 of the 1917 act.*

Stats. 1850 c. 123, p. 343, Section 4. *Very little available on enactments pre 1872.*

California Law Revisions Commission Comment: We proposed this because we think it is a good idea.

California Law Revision Commission Comments (CLRC) are comments of the CLRC that have been formally adopted as legislative intent by the legislature through some form of official publication in the Assembly or Senate Journal.

Legislative Committee Comment: We do to.

Legislative Committee Comments reflect official comments by a committee printed in the Journal of the Senate or Assembly. They are rare, most often appearing as revisions to CLRC comments.