CALIFORNIA STATUTES

AND

AMENDMENTS TO CODES

1895

WITH NOTES OF DECISIONS FROM

VOLUMES 97 TO 104, INCLUSIVE, OF CALIFORNIA REPORTS.

SAN FRANCISCO:
BANCROFT-WHITNEY CO.
1895.

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AMENDMENTS

TO THE

POLITICAL CODE

AND

STATUTES RELATING TO THE SUBJECT MATTERS EMBRACED THEREIN,

ENACTED AT THE

LEGISLATIVE SESSION OF 1895,

- 3. No part of this code retroactive, unless expressly so declared: 98 Cal. 438.
- 19. Effect of code provisions on existing statutes: 98 Cal. 617.
- 52. Union of act and intent necessary to change of residence: 104 Cal. 625.
- 325. Effect of amendment of statute: 102 Cal. 419, 420.

Repeal of statute by implication: 104 Cal. 259.

329. Repeal of ordinance, statute limited in its application: 101 Cal. 307.

Amendment, saving clause in statute: 102 Cal. 35.

- 330. Act amending section of repealed act is void: 102 Cal. 420.
- **343.** University of California Designation of officers of: 104 Cal. 659.

charged for either of the following reasons: Upon conviction of felony in a civil court; by sentence of a court-martial. A character shall be attached to all discharges. Every member of the National Guard dishonorably discharged from the military service of the state of California shall be disfranchised for the period of one year next ensuing such discharge. The discharges herein provided shall be made by the commanding officer of the regiment or unattached battalion, and in the case of members of unattached companies, troops, or batteries by the brigade commander. [In effect March 26, 1895.]

- 1932. No dishonorably discharged noncommissioned officer, artificer, musician, or private, or member of a company dishonorably discharged from the National Guard, shall be permitted to again enter any company of the National Guard, except the offense is pardoned by the commander in chief. No dishonorably discharged officer of the National Guard of California shall be permitted to hold any office of trust or emolument, nor be permitted to again enter any company of the National Guard, except the offense be pardoned by the commander in chief. [In effect March 26, 1895.]
- 1942. The colors carried by organizations of the National Guard shall be such as are borne by similar organizations of the United States army, except that the regimental or battalion color shall have thereon the state coat-of-arms, instead of the arms of the United States; and no military organization provided for by the constitution and laws of the state, and receiving state support, shall, while under arms, either for ceremony or duty, carry any device, banner, or flag of any state or nation, except that of the United States or of the state of California. It shall not be lawful for any body of men whatever, other than the regular organized National Guard of this



state, and the troops of the United States, to associate themselves together as a military company or organization, to drill or parade with arms in this state, without the license of the governor thereof, which license may at any time be revoked; provided, that students in educational institutions where military science is a part of the course of instruction may, with the consent of the governor, drill and parade with arms, in public under the superintendence of their instructor; and provided further, that nothing herein contained shall be so construed as to prevent benevolent or social organizations from wearing swords. Any person or persons violating any of the provisions of this section shall be guilty of a misdemeanor and subject to arrest and punishment therefor. [In effect March 26, 1895.]

- 1962. The companies, troops, and batteries of the National Guard shall be composed of officers and men as follows:
- 1. Each company of infantry shall have not less than fifty nor more than one hundred and three officers, non-commissioned officers, and privates, which must include one commissioned officer, and may include one captain, one first lieutenant, one second lieutenant, one first sergeant, one quartermaster-sergeant, four sergeants, eight corporals, and two musicians.
- 2. Each troop of cavalry shall have not less than fifty nor more than one hundred and three officers, noncommissioned officers, and privates, which must include one commissioned officer, and may include one captain, two first lieutenants, one second lieutenant, one first sergeant, one quartermaster-sergeant, four sergeants, eight corporals, two trumpeters, two farriers, and one saddler.
- 3. Each foot battery shall have not less than fifty nor more than one hundred and three officers, noncommis-