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Determinate Sentencing in California: The New Numbers Game

Page 23, footnote 138, should read: “Anyone who personally or vicariously possesses a firearm during the felony is liable for a one-year enhancement;”

Page 25, footnote 153, add: “(required only if a trial occurs).”

Page 32, footnote 202, should read: “The definition of serious bodily injury in Section 243 sounds very much like that of great bodily injury in Section 12022.7 in SB 42.”

Page 32, footnote 205, should read: “Petty theft with a prior conviction for petty theft, grand theft, burglary or robbery remains punishable as a felony. . . . In another example, Penal Code Section 647a still punishes child molesting as a felony only if the defendant has previously been convicted of violating either Section 647a or Section 288.”

Page 33, 24th line, Section 1170.2(g) should be Section 1170.2(e).

Page 41, footnote 269, should read: “The statute speaks of striking a mitigated punishment, . . . .”

Page 45, 29th line, should read: “Excepted from the enhancement are: great bodily injury inflicted on accomplices; . . . .”

Page 48, 31st line, should read: “. . . (2) the defendant served a ‘prior separate prison term’;”

Page 51, 31st line, should read: “The list of violent felonies was expanded to include crimes enhanced under Penal Code Section 12022.5.”

Page 54, 33rd line, should read: “If, however, two or more felonies are committed while the inmate is in prison or while on escape from prison . . . .”

Page 55, 2nd line, should read: “Finally, AB 476 provided that one-third of any enhancement imposed (except under Section 12022.6) could be added . . . .”

Page 63, 15th line, should read: “The five-year limit does not apply and one-third of the enhancements . . . .”

Page 64, 8th line, the word “moot” should be “not”.

Page 64, 17th line, should read: “. . . or (3) an enhancement ‘is imposed’ under all of the specific enhancement provisions.”

Page 64, 410, should read: “CAL. PENAL CODE §667.5(c). Violent prior terms can be limited, for if a current offense is not one of the violent felonies, all prior terms seem limited under this section. If a current offense is a violent offense, the limitation does not apply anyway.”

Page 67, 5th line, Section 1170.1(d) should be Section 1170.1(f).

Page 68, 27th line, Penal Code Section 1170(h) should be Penal Code Section 1170.1(e).

Page 71, 6th line, should read: “. . . along with the Director of Corrections, at any time; and (2) . . . .”

Page 76, 5th line, the word “concurrent” should be “consecutively.”

Page 77, 15th line, the word “not” should be “now.”

Horseshoers, Doctors and Judges and the Law on Medical Competence

Cover, The author’s name should read: B. Abbott Goldberg
Table of Contents, The author’s name should read: B. Abbott Goldberg

Public Sector Interest Arbitration: Threat to Local Representative Government?

Page 214, 5th line, the word “obfiscated” should read: “obfuscated.”