# Chapter 252

# Nonpartisan Nominations and Elections

### 252.010 to 252.130

### NOTES OF DECISIONS

A declaration of candidacy, for a judicial office offered for the election preceding the biennium in which the office would possibly become vacant by mandatory retirement, was properly refused. State ex rel McCormick v. Appling, (1964) 236 Or 485, 389 P2d 677.

FURTHER CITATIONS: Geiser v. Myers, (1968) 249 Or 543, 439 P2d 859.

ATTY. GEN. OPINIONS: Nomination of candidates to positions created from July 1, election year, 1966-68, p 476.

### 252.010

### NOTES OF DECISIONS

The Nonpartisan Act, being a statute pertaining to a particular subject, repealed by implication only those provisions of the general election laws in conflict therewith. Howell v. Bain, (1945) 176 Or 187, 156 P2d 576.

The Nonpartisan Act could not operate without resorting to some extent to the provisions of the general election laws. Id.

ATTY. GEN. OPINIONS: Defeated candidate filling vacancy in nomination, 1962-64, p 486.

### 252.020

ATTY. GEN. OPINIONS: Defeated candidate filling vacancy in nomination, 1962-64, p 486; signature requirement to nominate candidate for judge (1968) Vol 34, p 25.

### 252.030

ATTY. GEN. OPINIONS: Filing of declaration of candidacy for circuit judge which may be insufficient, 1954-56, p 9; signatures of electors on nominating petitions, 1958-60, p 236.

### 252.050

# NOTES OF DECISIONS

Where at a primary there were four candidates for circuit judge in a district, in which three judges were to be elected, the three candidates receiving the largest number of votes were entitled to have their names placed upon the ballot as majority candidates. Eddy v. Stadelman, (1934) 148 Or 216, 35 P2d 687.

The Supreme Court had no jurisdiction in an action denominated "in the nature of quo warranto" to determine which of two candidates for district judge was nominated at the primary election. State ex rel Reeder v. Danielson, (1958) 215 Or 5, 328 P2d 868.

FURTHER CITATIONS: Geiser v. Myers, (1968) 249 Or 543, 439 P2d 859.

ATTY. GEN. OPINIONS: Method of determining persons nominated for office of circuit judge, when there were four candidates for three positions, 1934-36, p 3; determining eligibility of candidates, 1958-60, p 9; statement of candidate's qualifications and experience on "Judiciary Ballot," 1958-60, p 18; inclusion of proposed constitutional amendment on nonpartisan judiciary ballot, 1958-60, p 289; defeated candidate filling vacancy in nomination, 1962-64, p 486; determining successful candidates for port commissioner under this section, 1966-68, p 575; candidates to be named on general election ballot, (1968) Vol 34, p 18; determination of port commissioner candidates for election from field of primary candidates, (1970) Vol 35, p 116.

#### 252.060

CASE CITATIONS: Geiser v. Myers, (1968) 249 Or 543, 439 P2d 859.

ATTY. GEN. OPINIONS: Nomination of district court judge after primary, 1960-62, p 74; defeated candidate filling vacancy in nomination, 1962-64, p 486; nomination of candidates to positions created from July 1, election year, 1966-68, p 476; signature requirement to nominate candidate for judge, (1968) Vol 34, p 25.

### 252.070

ATTY. GEN. OPINIONS: Statement of candidate's qualifications and experience on "Judiciary Ballot," 1958-60, p 18; defeated candidate filling vacancy in nomination, 1962-64, p 486.

## 252.080

CASE CITATIONS: Howell v. Bain, (1945) 176 Or 187, 156 P2d 576; Geiser v. Myers, (1968) 249 Or 543, 439 P2d 859.

## 252.130

ATTY. GEN. OPINIONS: Designation of positions not specifically provided for, 1960-62, p 38.

### 252,150

ATTY. GEN. OPINIONS: Term for which incumbent was elected, (1969) Vol 34, p 391; validity of proposal to extend term of superintendent, (1969) Vol 34, p 606.

### 252.211

ATTY. GEN. OPINIONS: Availability of statement for public inspection, (1969) Vol 34, p 306.

## 252.810

ATTY. GEN. OPINIONS: Signature requirement to nominate candidate for judge, (1968) Vol 34, p 25.