# Chapter 441

# Hospitals Generally

### Chapter 441

ATTY. GEN. OPINIONS: Hospital as institution, 1960-62, p 387; nursing care facility as part of a licensed hospital, 1962-64, p 492.

## 441.005 to 441.060

ATTY. GEN. OPINIONS: Nursing care facility as part of a licensed hospital, 1962-64, p 492; authority of board to deny license for hospital because of lack of need, 1966-68, p 148; authority of a hospital district to operate a nursing home facility, 1966-68, p 199; construing board authority, (1969) Vol 34, p 564.

#### 441.005

ATTY. GEN. OPINIONS: Hospital defined by type and degree of care, 1962-64, p 492; authority of a hospital district to operate a nursing home facility, 1966-68, p 199.

LAW REVIEW CITATIONS: 49 OLR 308.

# 441.010

ATTY. GEN. OPINIONS: Right of chiropractors to practice in tax supported hospitals, 1950-52, p 16; nursing care facility as part of a licensed hospital, 1962-64, p 492; this section as grant of power, 1966-68, p 148; authority of State Board of Health to regulate kinds of operations, (1969) Vol 34, p 564.

### 441.015

ATTY. GEN. OPINIONS: License as prerequisite to establishment of hospital, 1966-68, p 148.

### 441.020

ATTY. GEN. OPINIONS: Requirement of reasonableness in this section, 1966-68, p 148.

# 441.022

CASE CITATIONS: Dungan v. Travelers Ins. Co., (1970) 257 Or 511, 476 P2d 915.

ATTY. GEN. OPINIONS: Authority of board to regulate kind of operations, (1969) Vol 34, p 564.

# 441.025

ATTY. GEN. OPINIONS: Inspection by fire marshal, 1960-62, p 387.

# 441.055

ATTY. GEN. OPINIONS: Standards and rule-making pow-

ers of the board, 1966-68, p 148; authority of board to regulate kind of operations, (1969) Vol 34, p 564.

#### 441.125 to 441.150

ATTY. GEN. OPINIONS: Authority of board to deny license for hospital because of lack of need, 1966-68, p 148; constitutionality of granting funds for a facility operated by a religious sect, 1966-68, p 351.

### 441.195 to 441.375

ATTY. GEN. OPINIONS: Authority of a hospital district to operate a nursing home facility, 1966-68, p 199.

LAW REVIEW CITATIONS: 4 WLJ 482-503.

#### 441.195

#### NOTES OF DECISIONS

The 90-day residential requirement provided by a former statute was held constitutional as a reasonable legislative regulation. Wright v. Blue Mountain Hosp. Dist., (1958) 214 Or 141, 328 P2d 314.

# 441.210

# NOTES OF DECISIONS

Under former similar statute, where district was incorporated without objection, court refused to declare proceedings void on subsequent allegation that small amount of property was improperly included. Waterman v. So. Coos Hosp. Dist., (1958) 213 Or 654, 326 P2d 1037.

ATTY. GEN. OPINIONS: District formation by election and incorporation, 1948-50, p 352; authority of county clerk to issue voters' pamphlets for hospital district election, 1948-50, p 365; right of chiropractors to practice in tax supported hospitals, 1950-52, p 16; authority of a hospital district to operate a nursing home facility, 1966-68, p 199.

# 441.280

ATTY. GEN. OPINIONS: Implied authority of board to issue warrants after tax levy, 1950-52, p 370; interest of director-elect in hospital insurance contract as disqualification for office, 1966-68, p 185.

### 441.285

ATTY. GEN. OPINIONS: Effect of failure to give notice of election to fill a vacancy, 1964-66, p 96.

# 441.295

ATTY. GEN. OPINIONS: Interest of director-elect in hospital insurance contract as disqualification for office, 1966-68, p 185.

# 441.305

ATTY. GEN. OPINIONS: Effect of failure to give notice of election to fill a vacancy, 1964-66, p 96.

#### 441.320

ATTY. GEN. OPINIONS: Registration of hospital with Council on Medical Education and Hospitals; use of hospitals by osteopathic and chiropractic physicians and their patients, 1950-52, pp 3, 16; power of hospital district to issue warrants in anticipation of receipts from tax collections, 1950-52, p 370; authority of a hospital district to operate a nursing home facility, 1966-68, p 199.

### 441.335

ATTY. GEN. OPINIONS: Use of hospital by all inhabitants of district, 1950-52, p 3; implied authority of board to issue warrants after tax levy, 1950-52, p 370.

### 441.360

ATTY. GEN. OPINIONS: When hospital district can levy taxes for maintenance and operation, 1948-50, p 352; use of hospital by all inhabitants of district, 1950-52, p 3; implied authority of board to issue warrants after tax levy, 1950-52, p 370; validity of tax base in excess of constitutional limitation where previous tax levy was erroneously computed at less amount than authorized, 1952-54, p 123.

### 441.365

ATTY. GEN. OPINIONS: Implied authority of board to issue warrants after tax levy, 1950-52, p 370.

### 441.510

## NOTES OF DECISIONS

This section was constitutional under Ore. Const. Art. IV, §20, for it was germane to the title of the Act of which it was a part. Nielson v. Bryson, (1970) 256 Or 179, 477 P2d 714.