Chapter 453

Hazardous Substances; Radiation Sources

Chapter 453

CASE CITATIONS: MacEwan v. Holm, (1960) 226 Or 27, 359 P2d 413, 85 ALR2d 1086.

453.085

NOTES OF DECISIONS

Under a former similar statute, the statute in effect defined poison as "any substance which, when applied to the body externally, or in any way introduced into the system, without acting mechanically, but by its own inherent qualities, is capable of destroying life." Stone v. Shaw Supply Co., (1934) 148 Or 416, 36 P2d 606.

Under a former similar statute, it was negligence per se for a dealer to violate it, and, in a proper case, the jury should have been so instructed. Id.

A manufacturer using an improper label was not, under a former similar statute, liable to a mother for emotional distress and minor injuries flowing from knowledge her son had been injured as a result of such improper label. Rogers v. Hexol, Inc., (1962) 218 F Supp 453.

ATTY. GEN. OPINIONS: Labeling as a poison a cockroach spray which contains carbolic acid in a concentration of less than five percent, 1930-32, p 443; sale of caustic poisons by persons other than registered pharmacists, 1932-34, p 663; application of statute to places of business on Indian reservations, 1938-40, p 736; marihuana as poison, 1960-62, p 136; poisons defined, 1964-66, p 222.

453.605 to 453.745

ATTY. GEN. OPINIONS: Power of state to regulate nuclear power installations, (1970) Vol 34, p 996.

LAW REVIEW CITATIONS: 2 EL 254.

453,605

CASE CITATIONS: MacEwan v. Holm, (1960) 226 Or 27, 53, 359 P2d 413, 85 ALR2d 1086.

453,615

CASE CITATIONS: MacEwan v. Holm, (1960) 226 Or 27, 53, 359 P2d 413, 86 ALR2d 1086.

453.625

NOTES OF DECISIONS

The need for prior research to effectuate sound regulations is recognized. MacEwan v. Holm, (1960) 226 Or 27, 53, 359 P2d 413, 85 ALR2d 1086.

453,635

CASE CITATIONS: MacEwan v. Holm, (1961) 226 Or 27, 359 P2d 413.

453.645

NOTES OF DECISIONS

Appointment of advisory committee was in contemplation of problems which may be beyond the ken of the board acting alone. MacEwan v. Holm, (1960) 226 Or 27, 54, 359 P2d 413, 85 ALR2d 1086.