Chapter 22

Bonds and Undertakings or Deposits in Lieu Thereof

22.010

NOTES OF DECISIONS

The State Industrial Accident Commission [now Workmen's Compensation Board] was not required to file a bond or undertaking on appeal. Miller v. State Ind. Acc. Comm., (1917) 84 Or 507, 159 P 1150, 165 P 576; Goss v. State Ind. Acc. Comm., (1932) 140 Or 146, 12 P2d 322, 1006.

On appeal by the district attorney in a suit for divorce, he need file no undertaking. Smythe v. Smythe, (1916) 80 Or 150, 149 P 516, 156 P 785, Ann Cas 1918D, 1094.

Since the state is not required to file an undertaking, service of the notice of appeal is the only step necessary for the state to perfect an appeal, and the transcript must be filed within 30 days of the service of such notice. State v. Vincent, (1932) 141 Or 107, 16 P2d 636.

FURTHER CITATIONS: Irwin v. Klamath County, (1924) 110 Or 374, 210 P 159, 223 P 736.

ATTY. GEN. OPINIONS: Requirement of Superintendent of Banks to file undertaking for writ of attachment, 1920-22, p 196, 1934-36, p 794; requiring indemnity bond to execute distraint warrant, 1960-62, p 210.

22.030

CASE CITATIONS: Rosentreter v. Clackamas County, (1928) 127 Or 531, 273 P 326.

ATTY. GEN. OPINIONS: Necessity of deposit made in a court proceeding to be deposited with treasurer, 1942-44, p 308; deposits made in lieu of bail as public funds held in trust, 1940-42, p 322.

22.050

CASE CITATIONS: Rosentreter v. Clackamas County, (1928) 127 Or 531, 273 P 326.