

Chapter 224

City Sewers and Sanitation

224.020

CASE CITATIONS: East St. Johns Shingle Co. v. Portland, (1952) 195 Or 505, 246 P2d 554.

ATTY. GEN. OPINIONS: Specifying extraterritorial authority, (1970) Vol 35, p 383.

224.030

CASE CITATIONS: East St. Johns Shingle Co. v. Portland, (1952) 195 Or 505, 246 P2d 554.

224.050

CASE CITATIONS: Houck v. City of Roseburg, (1910) 56 Or 238, 108 P 186.

224.065

CASE CITATIONS: Eugene v. Wiley, (1960) 225 Or 327, 358 P2d 286.

224.160

ATTY. GEN. OPINIONS: Validity of this section as being within subject in title of Act, 1936-38, p 191.

224.210

NOTES OF DECISIONS

This statute should be construed together with the appropriate provisions of the city charter. Shainwald v. Portland, (1936) 153 Or 167, 55 P2d 1151.

224.220

NOTES OF DECISIONS

The methods of collecting delinquent accounts herein

afforded is not exclusive if another method is authorized by the charter. Shainwald v. Portland, (1936) 153 Or 167, 55 P2d 1151.

FURTHER CITATIONS: City of Stanfield v. Burnett, (1960) 222 Or 427, 353 P2d 242.

LAW REVIEW CITATIONS: 4 WLJ 490, 502.

224.250

NOTES OF DECISIONS

An indebtedness is not within a debt limitation statute, if the contract which creates the indebtedness sets up a special fund out of which payment shall be made and declares that no general liability shall attach. Butler v. City of Ashland, (1925) 113 Or 174, 232 P 655; Shainwald v. Portland, (1936) 153 Or 167, 55 P2d 1151.

224.260

NOTES OF DECISIONS

The plans contemplated by this section are not detailed plans, though they should suffice to advise the electors of the general nature of the system under contemplation. Shainwald v. Portland, (1936) 153 Or 167, 55 P2d 1151.

Material change in the original plan after its adoption by the electors is not contemplated by the statute. Id.

224.400

CASE CITATIONS: City of Stanfield v. Burnett, (1960) 222 Or 427, 353 P2d 242.

224.510

ATTY. GEN. OPINIONS: Construing bonding limit, 1964-1966, p 457.