Chapter 266

Park and Recreation Districts

Chapter 266


LAW REVIEW CITATIONS: 4 WLJ 482, 494-497.

NOTES OF DECISIONS
This section prior to the 1971 amendment did not violate the rule against super-imposing one municipality on another where a city included within a newly created district had not exercised its right to establish a park. State v. James, (1950) 189 Or 268, 219 P2d 756.

Defects in the creation of a recreation district were cured by validating statute where the district was a de facto organization and the defects were dispensable jurisdictional acts. Id.

LAW REVIEW CITATIONS: 46 OLR 266; 4 WLJ 482.

ATTY. GEN. OPINIONS:
Authority to levy tax prior to establishing any tax base, (1971) Vol 35, p 442.

NOTES OF DECISIONS
The legislature has the power to cure defects in the bond election procedure of a recreation district. State v. James, (1950) 189 Or 268, 219 P2d 756.