Chapter 411

Public Assistance Administration; General Assistance

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NOTES OF DECISIONS
The statutory requirements constitute a declaration by
the legislature of intent to take advantage of the benefits
under the Federal Act, and the state legislation should be
construed in relation to the objectives of that Act. Multno-

mah County v. Luihn, (1947) 180 Or 528, 178 P2d 159.
1947 c. 545 was passed with the legislative intention of
making the state eligible for federal aid. State v. Malheur
County Court, (1949) 185 Or 392, 203 P2d 305.
There was no unconstitutional delegation of legislative
power to the State Public Welfare Commission, as the 1947
legislation defined the policy and established sufficient
standards for the Public Welfare Code to guide the com-
misson in administering the code. Id.

411.010
CASE CITATIONS: State v. Malheur County Court, (1949)
185 Or 392, 203 P2d 305.
ATTY. GEN. OPINIONS: Obligation of State Public Welfare
Commission to pay the cost of burial of indigents by county
public welfare departments, 1952-54, p 34; assistance limited
to available funds, 1962-64, p 409; assistance if matching
funds are not provided, 1962-64, p 473.

411.060
ATTY. GEN. OPINIONS: Power of State Public Welfare
Commission under state law to conform to Public Law
86-778, Sec. 1, relating to medical assistance for the aged,
prior to 1961 amendment, 1960-62, p 106; conformance with
federal requirement of restricted use of records in prosecu-
tions by Welfare Recovery Division, 1960-62, p 171; resolv-
ing conflicting federal and state laws for payments to represen-
tatives and imposition of sanctions, 1966-68, p 619;
authority of administrator over local employes and com-

411.070
ATTY. GEN. OPINIONS: Power of State Public Welfare
Commission under state law to conform to Public Law
86-778, Sec. 1, relating to medical assistance for the aged,
prior to 1961 amendment, 1960-62, p 106; effect of oral
representations regarding income, 1960-62, p 420; assistance
limited to available funds, 1962-64, p 409.

LAW REVIEW CITATIONS: 1 WLJ 148, 152.

411.120
CASE CITATIONS: Oregon State Pharmaceutical Assn. v.
ATTY. GEN. OPINIONS: Control of Department of Finance
and Administration by allotment system over nonadminis-
trative expenditures from Public Assistance Fund [now
Public Welfare Account], 1960-62, p 95; administering State
Public Welfare Commission appropriations under allotment
system, 1960-62, p 195; prorating payments to vendors,
1962-64, p 409; reimbursement of members of Governor's
Commission on Youth for travel expenses, (1969) Vol 34,
p 855.

411.130
CASE CITATIONS: Oregon State Pharmaceutical Assn. v.
ATTY. GEN. OPINIONS: Prorating payments to vendors,
1962-64, p 409.

411.135
ATTY. GEN. OPINIONS: Prorating payments to vendors,
1962-64, p 409.

411.240
ATTY. GEN. OPINIONS: Control of Department of Finance
and Administration by allotment system over nonadminis-
trative expenditures from Public Assistance Fund [now
Public Welfare Account], 1960-62, p 95; unexpended bal-

411.245
ATTY. GEN. OPINIONS: Designation of county welfare
department administrators to draw checks against fund,

411.250
CASE CITATIONS: Multnomah County v. Luihn, (1947) 180
Or 528, 178 P2d 159.

411.260
ATTY. GEN. OPINIONS: Authority of the State Public
Welfare Commission, the State Board of Health and the
State Unemployment Compensation Commission to estab-
lish a joint merit system council to recruit and examine
personnel for the three agencies, 1944-46, p 3; authority of
administrator over local employes and commissions, (1970)
Vol 35, p 114; designation of county welfare department
administrators to draw checks against a central revolving


NOTES OF DECISIONS


The privilege conferred by this section is not absolute. Id.

The right to claim the privilege may be waived by the person entitled to claim it. Id.


LAW REVIEW CITATIONS: 36 OLR 159.


ATTY. GEN. OPINIONS: When checks are deemed "issued," 1940-42, p 238.

ATTY. GEN. OPINIONS: Limitation on actions for welfare recovery, 1962-64, p 58.


ATTY. GEN. OPINIONS: Prorating payments to vendors, 1962-64, p 409.

ATTY. GEN. OPINIONS: Obligation of State Public Welfare Commission to pay the cost of burial of indigents by county public welfare departments, 1952-54, p 34.

ATTY. GEN. OPINIONS: Authority to adopt resolution limiting absence from state, 1938-40, p 343; liability for care of indigent person in county only a few months, 1938-40, p 443; section as superseding residence requirements for soldiers, sailors, and marines, 1938-40, p 590; eligibility of woman in county in which she has lived separate from her husband for three years, 1938-40, p 624; power of State Public Welfare Commission under state law to conform to Public Law 86-778, sec. 1, relating to medical assistance for the aged, prior to 1961 amendment, 1960-62, p 106; constitutionality of state durational residence requirements, (1969) Vol 34, p 694.

ATTY. GEN. OPINIONS: Authority of welfare commission to lease warehouse space for storage of emergency supplies provided by Federal Government, 1940-42, p 621; approval by Board of Control of leases to welfare commission for storage of public relief supplies as not required, 1940-42, p 623; authority of commission to contract with the United States respecting aid to enemy aliens and to receive federal funds for such purposes, 1942-44, p 31.