Chapter 465

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Gambling; Places of Prostitution or Unlawful Abortions

Chapter 465 ATTY. GEN. OPINIONS: Availability of in rem proceeding against places where nuisances exist, 1964-66, p 132. 465.010	FURTHER CITATIONS: Ah Doon v. Smith, (1893) 25 Or 89, 34 P 1093; Mozorosky v. Hurlburt, (1923) 106 Or 274, 198 P 556, 211 P 893. LAW REVIEW CITATIONS: 8 OLR 99; 33 OLR 53.
	465.110 to 465.180
NOTES OF DECISIONS Continued failure or refusal to prosecute for illegal gam- bling does not render such gambling legal. State v. Langley, (1958) 214 Or 445, 472, 315 P2d 560, 323 P2d 301, cert. denied, 358 US 826, 79 S Ct 45, 3 L Ed 2d 66.	CASE CITATIONS: State v. Buck, (1953) 200 Or 87, 110; 262 P2d 495. 465.110
465.090	LAW REVIEW CITATIONS: 49 OLR 302-321; 2 EL 225-237.
Indorsee of check for gambling debt has burden of show- ing he is holder in good faith. Matlock v. Scheuerman, (1908) 51 Or 49, 52, 93 P 823, 17 LRA(NS) 747. A bona fide indorsee for value of a check given for a gambling debt is not bound on discovering the original invalidity to sue the indorser, rather than the maker. Id.	465.990 CASE CITATIONS: State v. Buck, (1953) 200 Or 87, 110; 262 P2d 495.

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