

## Chapter 586

### Warehouses; Grain Inspection

#### Chapter 586

CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.

#### 586.210

CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.

ATTY. GEN. OPINIONS: Including peas and vetch in term "grain," 1938-40, p 512; public warehouse as a "public utility" within federal regulations, 1950-52, p 223.

#### 586.300

#### NOTES OF DECISIONS

Surety contracts, especially those required by statute, must be strictly construed in favor of the obligor. United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.

Government agency secured by a contractual bond must look first to that, allowing individual claimant to fully recover under statutory bond. Id.

A principal purpose is to protect those who have been issued bonded receipts or load slips. Id.

FURTHER CITATIONS: State v. Am. Sur. Co., (1934) 148 Or 1, 35 P2d 487.

ATTY. GEN. OPINIONS: Discretion to refuse to approve bond signed by stockholder of corporation which is principal on such bond, 1922-24, p 325; applicability of ORS 747.150 [now ORS 743.747] to this section, 1956-58, p 249.

#### 586.340

ATTY. GEN. OPINIONS: Storage charges for grain not removed during crop year, 1938-40, p 615.

#### 586.360

NOTES OF DECISIONS: Storsers have a right to demand storage on the conditions prescribed by statute. Reeder v. No. Pac. Ry., (1922) 283 Fed 786.

ATTY. GEN. OPINIONS: Time within which warehouseman is required to deliver a receipt for grain stored, 1922-24, p 780; discrimination in favor of warehouse stockholders, 1940-42, p 624; contract to reserve space and to refuse present demands for storage, 1940-42, p 632.

#### 586.400

CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.

ATTY. GEN. OPINIONS: Liability of warehouseman who delivers or ships grade and quantity of grain named in warehouseman's receipt for shrinkage of weight or quantity occurring in transit, 1924-26, p 327.

#### 586.410

ATTY. GEN. OPINIONS: Liability of warehouseman who delivers or ships grade and quantity of grain named in warehouseman's receipt for shrinkage of weight or quantity occurring in transit, 1924-26, p 327.

#### 586.525

LAW REVIEW CITATIONS: 46 OLR 307.

#### 586.570

ATTY. GEN. OPINIONS: Right of consignee of a carload of hay which has been inspected, to a grade on such hay before taking up bill of lading, 1930-32, p 381.

#### 586.630

ATTY. GEN. OPINIONS: Application of provision prohibiting the breaking of seals by persons other than inspectors, 1922-24, p 708.

#### 586.650

ATTY. GEN. OPINIONS: Authority to make a difference in prices charged to grain dealers and commissioner of public docks for overtime of inspectors, 1922-24, p 398; amount of payment authorized to be exacted from persons requesting services of department to load or unload cars or cargoes of grain or hay outside of usual working hours, 1922-24, p 819.

#### 586.720

ATTY. GEN. OPINIONS: Warehouseman as exempt by this section from the general law that prohibits delivery of goods when receipt is outstanding, 1924-26, p 313.