Chapter 586

Warehouses; Grain Inspection

Chapter 586	586.400
CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.	CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.
586.210	ATTY. GEN. OPINIONS: Liability of warehouseman who
CASE CITATIONS: United States Fid. and Guar. Co. v. Long, (1963) 214 F Supp 307.	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.
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.	586.410 ATTY. GEN. OPINIONS: Liability of warehouseman who
586,300	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.
NOTES OF DECISIONS Surety contracts, especially those required by statute,	586.525
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	LAW REVIEW CITATIONS: 46 OLR 307.
look first to that, allowing individual claimant to fully recover under statutory bond. Id.	586.570
A principal purpose is to protect those who have been issued bonded receipts or load slips. Id.	ATTY. GEN. OPINIONS: Right of consignee of a carload of hay which has been inspected, to a grade on such hay
FURTHER CITATIONS: State v. Am. Sur. Co., (1934) 148 Or 1, 35 P2d 487.	before taking up bill of lading, 1930-32, p 381.
ATTY. GEN. OPINIONS: Discretion to refuse to approve	586.630
bond signed by stockholder of corporation which is princi- pal on such bond, 1922-24, p 325; applicability of ORS 747.150 [now ORS 743.747] to this section, 1956-58, p 249.	ATTY. GEN. OPINIONS: Application of provision prohibit- ing the breaking of seals by persons other than inspectors, 1922-24, p 708.
586.340	586.650
ATTY. GEN. OPINIONS: Storage charges for grain not removed during crop year, 1938-40, p 615.	ATTY. GEN. OPINIONS: Authority to make a difference in prices charged to grain dealers and commissioner of
586.360	public docks for overtime of inspectors, 1922-24, p 398; amount of payment authorized to be exacted from persons
NOTES OF DECISIONS: Storers have a right to demand storage on the conditions prescribed by statute. Reeder v. No. Pac. Ry., (1922) 283 Fed 786.	requesting services of department to load or unload cars or cargoes of grain or hay outside of usual working hours, 1922-24, p 819.
ATTY. GEN. OPINIONS: Time within which warehouseman	586,720
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.	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.

