

TITLE 18

STATE EXECUTIVE DEPARTMENT AND ADMINISTRATIVE ORGANIZATION

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Chapter 176

1965 REPLACEMENT PART

Governor

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176.010 Commencement of term; inauguration. The official term of the Governor shall commence upon the publication of the returns by the Speaker of the House of Representatives, as provided in section 4, Article V, Oregon Constitution; or in case of an election of the Governor by the Legislative Assembly, as provided in section 5, Article V, Oregon Constitution, his official term shall commence immediately upon such election; and he shall be inaugurated by taking the oath of office.

176.020 Cessation of term. The term of office of the Governor ceases when his successor, having been declared elected by the Legislative Assembly as provided in the Constitution, is inaugurated by taking the oath of office.

176.030 [Renumbered 176.510]

176.040 Disability of Governor, how determined; succession to office, when permitted. (1) Whenever it appears that the Governor is unable to discharge the duties of the office, the person next in line of succession to the office of Governor or the person who is Chief Justice of the Supreme Court of Oregon may call a conference consisting of the person who is Chief Justice, the person who is superintendent of the state hospital in Salem and the person who is dean of the University of Oregon Medical School. The three members of the conference shall examine the Governor. After the examination, or if upon attempting to examine the Governor the members of the conference are unable to examine him because of circumstances beyond their control, they shall conduct a secret ballot and by unanimous vote may find that the Governor is temporarily unable to discharge the duties of the office.

(2) The finding of or failure to find a disability shall be made public, and in case the Governor is found to be unable to discharge the duties of the office, the person next in line of succession to the office of Governor shall be notified. After receiving the notification such person may, under section 8, Article V of the Oregon Constitution,

become Governor until the disability be removed.

[1959 c.672 §1]

176.050 Finding that Governor's disability is, or is not, removed. (1) Whenever a Governor who is unable to discharge the duties of the office believes his disability to be removed, he may call a conference consisting of the three persons referred to as members of such a conference in subsection (1) of ORS 176.040. The three members of the conference shall examine the disabled Governor. After the examination they shall conduct a secret ballot and by unanimous vote may find the disability removed.

(2) The finding of or failure to find the disability removed shall be made public. [1959 c.672 §2]

176.060 to 176.100 [Reserved for expansion]

176.110 Actions of Governor-elect; expenses. The person elected to the office of Governor may take any action prior to the date his official term of office commences that is necessary to enable him to exercise on such date the powers and duties of the office of Governor. All necessary expenses of the governor-elect incurred in carrying out the provisions of this section shall be audited by the Secretary of State and paid from any funds appropriated for this purpose in the same manner as other claims against the state are paid.

[1965 c.80 §1]

176.120 to 176.500 [Reserved for expansion]

176.510 Secretary to Governor. (1) The Governor may appoint a Secretary to the Governor.

(2) The Secretary to the Governor shall:

(a) Hold his office during the pleasure of the Governor.

(b) Perform such duties as may be directed by the Governor or as the business of the office may require.

(3) The Secretary to the Governor shall not:

(a) Serve as clerk or secretary to any state board or commission.

(b) Receive any fees or emoluments in addition to his salary.

[Formerly 176.030]

CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173.170, I, Sam R. Haley, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.

Done at Salem, Oregon,
on November 15, 1965.

Sam R. Haley
Legislative Counsel