

**1.6.3 Administrative Law – Substantial Evidence – Official Notice.** A letter ruling from an Oregon circuit court judge constitutes decisional law and is therefore subject to official notice by LUBA. *ODOT v. City of Mosier*, 41 Or LUBA 73 (2001).

**1.6.3 Administrative Law – Substantial Evidence – Official Notice.** LUBA will take official notice of zoning ordinances and judicially cognizable law, including decisional law. *North Park Annex Bus. Trust v. City of Independence*, 35 Or LUBA 827 (1998).

**1.6.3 Administrative Law – Substantial Evidence – Official Notice.** LUBA cannot take official notice of a city’s notice of adoption of ordinance pursuant to OEC 202(2) because the city’s notice was not an “official act[] of the \* \* \* executive department \* \* \* of this state.” *Western PCS, Inc. v. City of Lake Oswego*, 33 Or LUBA 369 (1997).

**1.6.3 Administrative Law - Substantial Evidence - Official Notice.** With certain, limited exceptions, LUBA will not take official notice of historical facts contained in newspaper clippings that are not included in the record. *DLCD v. City of St. Helens*, 29 Or LUBA 485 (1995).