

Errata to the Oregon Appellate Courts *Style Manual* (Updated 2015)

Replacement pages for 2016, to update an existing printed copy of the 2015 version:

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I. HEADING (centered, uppercase, no italic or boldface font, if there are no subheadings, then do not number headings)

A. *Subheading Example with Initial Uppercase*

Set subheading flush left, beginning with nonitalicized alpha character “A.” is not italicized; use initial uppercase, but if subheading is not a sentence, then use initial uppercase, but if subheading is a sentence, then use a period and no initial uppercase after the first word.

1. *Paragraph heading starts here, is indented, and italicized set in italics* (do not use initial uppercase after the first word; use a period only if a sentence).
2. *If there is a paragraph 1, then there must be a paragraph 2.*
 - a. *A §subparagraph starts here and heading is indented twice, and no italics is used.*
 - b. If there is a subparagraph a, then there must be a subparagraph b.
 - (1) *A §subsubparagraph starts here and heading is indented yet again, and no italics is used.*
 - (2) If there is a subsubparagraph (1), then there must be a subsubparagraph (2).

B. *This is an example of a §subheading that does not require initial uppercase but does use a period, because it is a sentence.*

If there is a subheading A, then there must be a subheading B.

Paragraphs that follow any of these headings are formatted like this one, flush left with a first-line indent. Set subheading flush left; alpha character “B.” is not italicized; use indent after alpha character; subheading italicized; use initial uppercase, but if subheading is a sentence, then use a period and no initial uppercase after the first word.

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II.A.4. Case Not Yet Appearing in Publication

Jones v. State of Oregon, ___ Or ___, ___, ___ P3d ___ (Apr 1, 2013) (slip op at 15:9-16, line 9).

Smith v. Jones, ___ Or at ___ (slip op 28:6 – 29:2, lines 6-9, 1-2).

Smith v. Jones, ___ Or at ___ (slip op at 28:6 – 29:2, lines 6-9, 1-2; slip op at 31:17 – 32:2, lines 17-22, 1-2).

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II.D For cases not yet appearing in publication...

State v. Smith, No 26245-2-II, 2013 WL 651868 at *2 (Wash App Div 2, Apr 19, 2013).

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Paul Finkleman & Martin J. Herschok eds., *The History of Michigan Law* 169 (2006), available at https://books.google.com/books?id=jjSD45-P2_YC&pg=PR4&lpg=PR4&dq=history+of+michigan+law+finkleman+herschok&source=bl&ots=YvaGZ0ozQ1&sig=5iny m5bYCRXKARtbF xJ2sRXpvI&hl=en&sa=X&ei=ecYRVdXAD8uOyAT1jICIDQ&ved=0CDMQ6AEwBg#v=snippet&q=1964%2C%20two%20years%20after&f=false (accessed Mar 24, 2015).

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IV.D.1. American Jurisprudence

Reformation of Instruments, 45 Am Jur ~~623~~ § 66 at 436 (2958).

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II.C.2. Block Omission

OAR 635-005-0180 provides, in part:

“It is unlawful for commercial purposes to take, land, or possess sea urchins:

» “* * * * *

» “(3) Without first obtaining a permit * * *.”

[Page 99 \(view printable replacement page\):](#) That/This; Those/These

(in the last example)

These are the problems with plaintiff’s arguments: ¶The arguments were not raised to the trial court, they are unsupported by legal authority, and they are wrong.

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