CHAPTER 230

SITES FOR PUBLIC WAREHOUSES, ELEVATORS, AND COAL SHEDS

230.01 USE OF RIGHT OF WAY FOR WAREHOUSE.

Public policy is violated by a provision exempting one party from liability for negligence where the subject of the contract involves public welfare or duties expressly imposed by law. A lease of a grain warehouse property exempting railroad as lessor from liability to lessee for negligence of railroad or its servants was not against public policy and was valid. Michigan Millers Mutual v Canadian Northern, 58 F. Supp. 326; 152 F 292.