

## Cases

### **Methodist Hospital of Sacramento vs. Saylor (1971) 5 Cal.3d 689 (97 Cal.Rptr. 1)**

#### Notes of Decisions

1. Loans

Construction of Const. Art. 13, § 21.5 (repealed; see, now, Const. Art. 16, § 4.) restoring to the legislature the power to insure or guarantee health Facility Construction or improvement loans as extending to insurance to lenders of debentures in the amount of unpaid balance upon default was not foreclosed by Const. Art. 16, § 2 declaring that no amendment providing for the issuance and sale of bonds should thereafter be submitted to the electors nor become effective, since the latter provision was designed to put an end to the practice of enshrining ordinary bond laws in the Constitution, while the Loan Insurance Law enacted to implement the amendment was not an ordinary bond act. (Methodist hospital of Sacramento v. Saylor (1971) 97 Cal.Rptr. 1, 488 P.2d 161, 5 C.3d 685.)