the plaintiff, or otherwise as provided in ORCP 173 in all other cases the pleadings shall be signed by the district attorney in triable. When the action is upon the relation of a private party as allowed in ORS 30.510. relator as coplaintiff. The actions provided for in ORS 30.510 to 30.640 shall be comthe (pleadings) on behalf of the state shall be signed (by) the (relator) as if the relator were ike manner or otherwise as provided in affidavit for leave of court; ORCP 17. When an action can only be combe deemed a coplaintiff with menced and prosecuted by the district attorcommenced on the information of a private district where the same are menced by leave, as provided in ORS 30.580, the leave shall be granted when it appears fied in that section have been done or suffered by the corporation. When an action is the purposes of the action, and as to the efbe given by (affidavit) that the acts or omissions speciperson, as (allowed in (ORS 30.510,) having an interest) in the question, such person, for all verification fect of any judgment that may the state.) [Amended by 1979 c.284 §66] Prosecutor; the therein, shall pleadings;

directed by the Governor, as prescribed in ORS 30.570, it shall be the duty of the district attorney to commence the action therein provided for accordingly. In all other actions provided for in ORS 30.510 to 30.640 it shall be the duty of the proper district attorney to commence such action, upon leave given where leave is required, in every case of public interest, whenever the district attorney has reason to believe that a cause of action exists and can be proven, and also for like reasons in every case of private interest only in which satisfactory security is given to the state to indemnify it against the costs and expenses that may be incurred thereby.

Secretary of State. If judgment with against a corporation, the effect of which is that the corporation ceases to exist, or whereby any letters patent are determined to be vacated or annulled, it shall be the duty of the district attorney to cause a copy of the judgment to be filed with the Secretary of State.) [Amended by 1991 c.111 §3]

30.640 Enforcement of judgment. A judgment given in any action provided for in ORS 30.510 to 30.640, in respect to costs and disbursements, may be enforced by execution as a judgment which requires the payment of money. [Amended by 1981 c.898 §36]