

ATTORNEY GENERAL OPINIONS

Summaries of opinions issued by the Attorney General are published as received from the Office of the Attorney General. The complete text may be obtained by writing or calling Administration, Office of the Attorney General, 1275 West Washington, Phoenix, Arizona 85007, 602/542-4266.

Issued from December 9, 1994, through January 19, 1995

I94-007 (School District Opinion) -- A county
(R94-49) board of supervisors, in conjunction with
12/9/94 the county's school superintendent, may not
direct forest reserve fees to be applied to and
disbursed by means of a service program
established pursuant to A.R.S. § 15-365(A) -
(C). [Counties: expenditure limitations;
Counties: supervisors; Schools and School
Districts: federal monies; AZCARTXII
SEC3; ARS11-497, ARS15-365(A)-(C);
ARS15-365(E)-(H); ARS15-365(K)(1),(2),
(3); ARS41-736; 16USC500]

I95-001 (School District Opinion) (Paradise Valley)
R94-52 The policy of the Paradise Valley Unified
1/19/95 School District regarding expulsion of
students for possession or sale of alcohol or
drugs is consistent with the limitations
described in A.R.S. §§ 15-342 and 15-841.
However, neither the policy or A.R.S. §
15-841(B) permits expulsion of a student for a
first time offense related to drugs or alcohol.
[Schools and School Districts: boards, powers
and duties; Schools and School Districts:
pupils, discipline; Schools and School
Districts: pupils, suspension; ARS4-244(9);
ARS8-201(9); ARS8-221-238; ARS13-
105; ARS13-3401-3411; ARS15-342;
ARS15-342(A); ARS15-802; ARS15-841;
ARS15-841(B); ARS15-843(B)]