

Chapter 327

State Financing of Education

327.006

ATTY. GEN. OPINIONS: Counting part-time students as members for basic school support, 1962-64, p 296.

327.010

ATTY. GEN. OPINIONS: Correction of error in county school census, 1948-50, p 348; application of allotment system to Basic School Support Fund, 1962-64, p 291; counting part-time students as members for basic school support, 1962-64, p 296; constitutionality of apportionment formula, 1966-68, p 430.

327.035

ATTY. GEN. OPINIONS: Providing transportation aid for children attending private and parochial schools, 1946-48, p 466; application of allotment system to Basic School Support Fund, 1962-64, p 291; counting part-time students as members for basic school support, 1962-64, p 296; constitutionality of apportionment formula, 1966-68, p 430.

327.042

ATTY. GEN. OPINIONS: Application of allotment system to Basic School Support Fund, 1962-64, p 291; counting part-time students as members for basic school support, 1962-64, p 296; constitutionality of apportionment formula, 1966-68, p 430.

327.059

ATTY. GEN. OPINIONS: Real and bona fide attendance of child personally present in a school actually in session as a basis for distribution of school support fund, 1942-44, p 321; authority of Superintendent of Public Instruction to correct errors in computing the allocation of the State School Support Fund by allocating in a succeeding year sufficient funds to cover past errors and then apportioning the remainder of the fund as provided by law, 1944-46, p 44; three mill levy as referring to the levy made by the district in its annual budget and not the levy as extended on the tax roll by the assessor, 1944-46, p 172; phrase "and having levied a tax in the preceding year of not less than three mills" as referring to the total ad valorem tax levy of the district, 1944-46, p 185; counting children attending private or parochial schools in the district as resident pupils, 1946-48, p 466; withholding aid to districts employing uncertified teachers, 1946-48, p 466; application of allotment system to Basic School Support Fund, 1962-64, p 291; counting part-time students as members for basic school support, 1962-64, p 296; constitutionality of apportionment formula, 1966-68, p 430.

327.063

ATTY. GEN. OPINIONS: Application of allotment system to Basic School Support Fund, 1962-64, p 291; counting

part-time students as members for basic school support, 1962-64, p 296; constitutionality of apportionment formula, 1966-68, p 430.

327.072

ATTY. GEN. OPINIONS: Distribution of restored school support, 1962-64, p 460.

327.075

ATTY. GEN. OPINIONS: Limitations on rural school board's power to reduce the budget of a school district, 1948-50, p 452; computing basic school support, 1958-60, p 191; legislative approval of ratio computed by Superintendent of Public Instruction, 1958-60, p 191.

327.094

ATTY. GEN. OPINIONS: Distribution of restored school support, 1962-64, p 460.

327.095

ATTY. GEN. OPINIONS: Distribution of restored school support, 1962-64, p 460.

327.103

ATTY. GEN. OPINIONS: Employment of uncertified teachers and existence of nonstandard schools within district as affecting apportionment to a district, 1946-48, p 466.

327.120

ATTY. GEN. OPINIONS: Correction of error in county school census, 1948-50, p 348; distribution of restored school support, 1962-64, p 460.

327.125

ATTY. GEN. OPINIONS: Application of allotment system to Basic School Support Fund, 1962-64, p 291; counting part-time students as members for basic school support, 1962-64, p 296.

327.403

ATTY. GEN. OPINIONS: Apportionment if census report is in error, 1966-68, p 488.

327.405

ATTY. GEN. OPINIONS: Use of interest from funds to reimburse losses from principal incurred by reason of depreciation of securities, or otherwise, 1924-26, p 35; payment of administrative expenses incident to accomplishment of purpose of special fund, 1934-36, p 326; fee of attorney representing State Land Board in litigation between state

and administrator of escheated estate payable from principal of fund, 1936-38, p 638; costs on appeal in matter of escheat payable by land board, 1938-40, p 312; disposition of proceeds from tax on pari-mutuel wagering levied by a city, 1952-54, p 202; disposition of gift of money to State of Oregon where purpose of grant not stated, 1954-56, p 147; crediting interest on invested funds, 1964-66, p 31; duty to sell common stocks received in the Common School Fund, by escheat or as abandoned property, 1964-66, p 206; apportionment if census report is in error, 1966-68, p 488.

LAW REVIEW CITATIONS: 37 OLR 73.

327.410

ATTY. GEN. OPINIONS: Timber sale receipts as revenue, 1962-64, p 285; apportionment if census report is in error, 1966-68, p 488; distribution based on error in census, 1966-68, p 610; disposition of receipts from Elliott State Forest and Common School Forest Lands, (1970) Vol 34, p 1131.

327.415

ATTY. GEN. OPINIONS: Necessity for approval by county school superintendent of the bond of school district clerk approved by district board, 1942-44, p 47; apportionment if census report is in error, 1966-68, p 488.

327.420

ATTY. GEN. OPINIONS: Apportionment if census report is in error, 1966-68, p 488; distribution based on error in census, 1966-68, p 610.

327.425

CASE CITATIONS: Kubli v. Martin, (1875) 5 Or 436.

ATTY. GEN. OPINIONS: Crediting interest on invested funds, 1964-66, p 31; authority of State Land Board to sell, at a loss, low interest bonds to purchase higher yielding mortgages, 1964-66, p 164; interest rate chargeable on student loans, 1964-66, p 220; authority regarding investment of proceeds from abandoned property sales, 1964-66, p 232; authority to combine sale of securities and a loan, 1964-66, p 317; responsibility for investment of Common School Fund, 1966-68, p 562.

327.430

NOTES OF DECISIONS

A State Land Board mortgage securing moneys of the Common School Fund is inferior to a prior issue of irrigation district bonds and sums levied and assessed for the annual service of such bonds and for maintenance. State Land Bd. v. Davidson, (1934) 147 Or 504, 34 P2d 608.

FURTHER CITATIONS: Kubli v. Martin, (1875) 5 Or 436.

ATTY. GEN. OPINIONS: Irrigation ditch and work owned by irrigation company as being within security specified by Act, 1924-26, p 36; foreclosures in name of the State Land Board as plaintiff, where state is real party in interest,

1924-26, p 284; persons required to join a mortgage to secure loan of school funds, 1928-30, p 443; application of administratrix to State Land Board for renewal of loan made to decedent, 1928-30, p 603; lien of taxes on lands covered by mortgage securing payment of money belonging to school fund, 1930-32, p 795; authority of State Land Board to retire Oregon Farm Credit Bonds by transferring to the school fund the notes and mortgages financed through the sale of such bonds, and crediting sum equal to the total amount so transferred to Rural Credits Fund to be used to retire the bonds, 1934-36, p 291; when the lien of bonds issued by drainage district is prior to the lien of a mortgage on lands within the districts, given to secure payments of a loan from the school fund, 1936-38, p 301; lease for mining purposes as encumbrance, 1938-40, p 636; authority of State Land Board to take an additional mortgage as security for an outstanding loan, 1942-44, p 82.

327.450

NOTES OF DECISIONS

The district attorney must prosecute a suit in the name of the state to foreclose mortgages securing school moneys, the state being a party within D 945 [ORS 8.680]. In re Ison, (1877) 6 Or 465.

A limitation statute which does not expressly or by necessary implication include the state will not be permitted to operate where the state is the real party in interest even though not named. State Land Bd. v. Lee, (1917) 84 Or 431, 439, 165 P 372.

ATTY. GEN. OPINIONS: Name of grantee and correct date of deed conveying real property bid in by State Land Board at mortgage foreclosure sale, 1926-28, p 193; foreclosures in name of the State Land Board, where state is real party in interest, 1924-26, p 283; procedure in case the State Land Board forecloses a school fund mortgage and bids in the property at the foreclosure sale, 1926-28, p 14; priority of deficiency judgment lien on foreclosure of mortgage on loan from school fund over lien for taxes levied thereafter, 1940-42, p 436.

327.455

ATTY. GEN. OPINIONS: Option or lease with privilege of purchase of land acquired by state through mortgage foreclosure, 1924-26, p 359.

327.470

ATTY. GEN. OPINIONS: State as required to pay interest on past due irrigation assessments prior to state's lien upon land, 1938-40, p 347.

327.485

ATTY. GEN. OPINIONS: Use for a summer workshop, 1962-64, p 146.

327.490

ATTY. GEN. OPINIONS: Conducting a summer workshop, 1962-64, p 146.