The Arkansas Register

Volume XXV, Number 4  October 2001
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**Secretary of State**
State Capitol, Room 026
Little Rock, AR 72201-1094

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**Editor** ................................................................. Jon Davidson

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*Secretary of State*

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Opinion No.: 2001-222

Charles L. Robinson, CPA,
Auditor, Leg Joint Auditing Committee

RE: May city managers, other city employees, or county employees be employed pursuant to a contractual relationship? Q2) Are city managers and other public employees (municipal, county, school employees) considered “employees-at-will”? Q3) May a city pay severance packages to a city manager or other terminated, retiring, or resigning employees? Q4) May a county pay severance packages to terminated, retiring, or resigning employees? Q5) May a school district pay severance packages to terminated, retiring, or resigning employees? RESPONSE: Q1) Yes. See A.C.A. secs. 14-54-101 and 14-41-801. Q2) As a general rule, yes, unless the employer has contracted that dismissal will be only for cause. City managers are at-will employees pursuant to statute. A.C.A. § 14-47-119(e). By contrast, a nonprobationary teacher may be terminated during the term of a contract only for cause or if there is a district-wide reduction in certified staff. A.C.A. § 6-17-1507(a), as amended by Act 1739 of 2001. Q3 through 5) The Code does not address whether it is permissible to make severance payments to public employees. Although I cannot formally opine on this issue in the absence of legislative or judicial guidance, I believe offering a severance package to a city, county or school-district employee may at some point transgress constitutional restrictions depending on its particular terms. Ark. Const. art. 16, sec. 3. I cannot predict the outcome of such a challenge in the abstract.

Opinion No.: 2001-229

Shane Broadway
State Representative

RE: Should there be enforcement of the provisions of ACA 5-26-502, to safeguard against infringement of an unmarried mother’s statutory custody? RESPONSE: This falls within the discretion of the prosecuting attorney. While it is possible that the criminal offence of “interference with custody” could apply when an alleged biological father takes an illegitimate child from the mother who has legal custody pursuant to 9-10-113, this is a matter to be decided by the prosecutor. This office has no authority or jurisdiction in such matters.

Opinion No.: 2001-230

Randy Minton
State Representative

RE: Does a second class city have to pass their budget by ordinance? Q2) Please explain the legal difference in a motion, an ordinance and a resolution. RESPONSE: 1) No. 2) See opinion.

Opinion No.: 2001-233

Sarah Agee
State Representative

RE: Does the conclusion reached in Op. 2001-132, which indicates that cities can enact “police power” ordinances in their growth area, conflict with the conclusion reached in Op. 99-274? RESPONSE: No. Op. 99-274 was discussing what is not included...
in subdivision authority, whereas Op. 2001-132 was
discussing what is included in subdivision authority.

Opinion No.: 2001-234

Jim Milum
State Representative

RE: In a situation where a municipality prepares
a planning area map which would include only two
miles of its five-mile territorial jurisdiction, could a
county plan exercise any control over the remaining
three miles, or would the county plan be restricted to
the unincorporated areas beyond the five miles?
RESPONSE: The county plan could probably
exercise subdivision control in the extraterritorial area
not included on the map, although fact questions could
possibly arise as to whether the city is exercising or
has exercised its jurisdiction. See A.C.A. 14-56-417,

Opinion No.: 2001-237

Sarah Agee
State Representative

RE: Are the tax exemptions received by service
stations located on the Arkansas/Oklahoma or
Arkansas/Missouri borders issued in conflict with the
Arkansas Constitution? RESPONSE: So long as
the statute authorizing this differential, A.C.A. § 26-
55-210, is founded upon a reasonable basis, the
legislation should be deemed constitutional by a finder
of fact. The Supreme Court has in the past found
similar legislation reasonable and hence constitutional. Only a finder of fact can determine
whether the tax as actually administered accords with
the statutory requirements.

Opinion No.: 2001-239

Sarah S. Agee
State Representative

RE: Does the requirement of some cities and
counties to provide utility and road easements when
private property is divided stem from Amend. 5 of the
U.S. Constitution and art. 2, Sec. 22 of the Arkansas
Constitution, thereby requiring “just compensation” to
be paid? Q2) Does a city have authority to require an
easement on divided private property that is outside
the corporate limits? RESPONSE: Q1) As a general
proposition, any ordinance or adjudicative
determination by a county or city requiring that a
developer grant utility and road easements as a
condition of development certainly is susceptible of
analysis under the takings clauses of U.S. Const. art.
5 and Ark. Const. art. 2, § 22. The federal law is
unclear regarding what standard will apply in judging
whether conditioning development on the grant of an
easement will amount to a taking. However, although
the ultimate determination will be one of fact that I am
neither equipped nor authorized to undertake, I
strongly doubt a court would characterize as a taking
a city or county’s conditioning development on the
developer’s providing reasonable road and utility
easements. Q2) ACA 14—56-402 recites various
circumstances under which a city can require an
easement on divided property outside the corporate
limits.

Opinion No.: 2001-241

Paul Weaver
State Representative

RE: Does Izard County, or any other county, have
authority to award a franchise for emergency medical
services? RESPONSE: Yes, if by awarding a
“franchise,” the intent is to enter into an exclusive
agreement with an emergency service provider. See
Opinions 96-236, 95-311, and 67-474. (These opinions draw a distinction between emergency and non-emergency medical services; there can be no exclusive agreement for non-emergency services because of anti-trust laws).

Opinion No.: 2001-243
Bill Pritchard
State Representative
RE: Should a house owned by the Beaver Water District and occupied by a Beaver Water District supervisor, but not utilized in the production of water, be entitled to the tax exemption extended to other property that is contiguous to the District’s physical plant? RESPONSE: No. Pursuant to Ark. Const. art. 16, sec. 5, only public property used for an exclusively public purpose is entitled to a tax exemption. Using a publicly owned building as a private residence does not qualify.

Opinion No.: 2001-250
Chris Raff
Prosecuting Attorney, 17th Judicial District
RE: Is it appropriate or legal under Arkansas law for fiscal year 2000 bills to be paid out of funds appropriated to the White County Sheriff’s Department for fiscal year 2001? RESPONSE: Ark. Const. art. 14, sec. 2, as amended by Ark. Const. amend. 10, prohibits paying bills incurred in one year out of revenues of a following year. See Ark. Op. Att’y Gen. Nos. 89-11, 85-221 and 85-185. However, if the carryover is properly appropriated and the disbursement properly approved by the county judge, payment of 2000 bills might be made from the 2001 carryover. Although the procedures dictated in the County Financial Management System Manual would appear to be consistent with this conclusion, I am unable to determine whether they were observed in this case.

Opinion No.: 2001-251
Claud V. Cash
State Senator
RE: Q1) Are insurance companies that cover medical treatment required to cover chiropractic care at the same level of coverage? Q2) Are insurance companies that cover medical treatment required to cover alternative medical treatment, such as massage therapy and acupuncture, at the same level? Q3) Must insurance companies provide chiropractors the same opportunities to become a part of the list of approved care providers as those doctors who provide the more traditional medical treatment, including using the same procedures for determining eligibility to be placed on the company’s approved provider list? RESPONSE: Q1) Yes, if the service performed by the chiropractor is one that could be performed by a doctor. See ACA 23-79-114. Q2) No. However, such treatment may be required under the terms of a particular contract if ordered by a doctor, or under a policy issued pursuant to ACA 23-79-501. Q3) No. Although the Health Dept. regulations require HMO’s to include an adequate number of providers on their lists of providers, the HMO’s are entitled to choose which providers these will be.

Opinion No.: 2001-252
Randy Rankin
State Representative
RE: In light of the fact that the Army Corp of Engineers has approved the practice of locking the gates at the Mississippi River levee making access to the road on the levee inaccessible to the public, are the levees considered public or private property? RESPONSE: Levees can be owned by private entities or by public entities. Whether access to a particular portion of the levee has been lawfully blocked will depend upon the ownership, whether easements have been granted, whether the property has been condemned to the public use, and whether a public road has been duly established on the levee.
Opinion No.: 2001-253

Allen Weatherly
Exec Dir, AR Educational Television Network

RE: Are employees of the Drug Task Force within the 7th Judicial District eligible to accrue state leave time? RESPONSE: No, based upon the definition of “employee” in the Uniform Attendance and Leave Policy Act (A.C.A. 21-4-201, 21-4-203). In my opinion, this refers to a regular salary position that was authorized by the General Assembly pursuant to Ark. Const. art. 16, 4. See also 21-5-207 Uniform Classification and Compensation and 21-5-101 (Regular Salary Procedures and Restrictions). The DTF employees’ positions were authorized in the grant award.

Opinion No.: 2001-254

Steve Napper
State Representative

RE: Would it be proper under current Arkansas law for those who serve as justice of the peace to use the name “county commissioner” in conjunction with their title (i.e., justice of the peace/county commissioner)? RESPONSE: The title “county commissioner” does not exist under Arkansas law. Its use is not prohibited, but could be misleading.

Opinion No.: 2001-259

Mike Huckabee
Governor

RE: In light of the provisions of Const. Amendment 80 and Act 1693 of 2001, can a person who is appointed by the Governor to fill the remainder of a district judgeship (formerly a municipal judgeship), with the appointed term ending December 31, 2004, run to succeed themselves? RESPONSE: No. Act 1693 and Amendment 29 are the controlling provisions and Amendment 29 prohibits an appointee from succeeding himself.

Opinion No.: 2001-260

Don Melton
Director, Arkansas State Police

RE: Does the Arkansas concealed handgun licensing law (ACA 5-73-309) require that a felony conviction must be pardoned and have firearm rights restored before a concealed handgun license must be issued? Q2) If the answer to Q1 is “no,” under what circumstances must the Arkansas State Police (“ASP”) treat expunged/sealed felony criminal records as if they do not exist? Q3) How must the ASP treat an expunged/sealed felony record for persons whose felony records were sealed and expunged under Act 346 of 1975 before the effective date of Act 595 of 1995? Q4) How must ASP treat an expunged/sealed felony record for persons who were sentenced under Act 346 of 1975 and sentencing to place prior to the effective date of Act 595 of 1995, but whose records were not sealed and expunged until after the effective date of Act 595 of 1995? Q5) How must the ASP treat an expunged/sealed felony record for persons who were convicted and their records sealed and expunged under Act 346 of 1975 after the effective date of Act 595 of 1995? RESPONSE: I assume all your questions have reference to individuals sentenced under Act 346. The answers depend upon whether the sentencing took place before or after the effective date of Act 595 of 1995. If the sentencing under Act 346 was prior to that date, the individual, if he receives a later valid expungement, is not ineligible to possess a weapon and must be issued a concealed handgun permit if otherwise eligible. If sentenced under Act 346 after the effective date of Act 595, the individual is ineligible to possess a firearm even with a valid expungement, and will need a specific pardon or restoration of rights in order to get a concealed handgun license. See State v. Ross, 344 Ark. 364 and State v. Warren, (July 9, 2001). Refer to full opinion for complete discussion.
Opinion No.: 2001-262

Barbara King
State Representative

RE: Can a county administrative library board own property? RESPONSE: Yes. See ACA 13-2-401 and 14-14-705.

Opinion No.: 2001-263

Jim Hill
State Senator

RE: Can three (3) members of a five (5) member town council, by an ascertaining motion and vote, actually stop the work on a sewer system project that received prior approval by the electorate? Q2) Can the town's mayor veto the action taken? Q3) Does the mayor have the authority to request additional funds through grants and loans from the USDA (for example) without bringing the question before the town council for a vote? RESPONSE: Q1) I assume the project in question was to be funded by bonds issued pursuant to Ark. Const. amend. 62, with the repayment to be funded at least in part by the levy of a sales and use tax pursuant to A.C.A. §§ 26-75-201 et seq. (Repl. 1997 & Supp. 2001), 26-75-301 et seq. (Repl. 1997 & Supp. 2001) and/or The Local Government Bond Act of 1985, A.C.A. § 14-164-301 et seq. (Repl. 1998 & Supp. 2001). Assuming, as you suggest, that the electorate pledged 70% of an existing sales tax to finance the project, I believe the electorate would probably need to authorize any termination of the project and reallocation of the taxes levied to support the project. If the bonds have not yet been issued, I believe the council's authority is limited to referring to the people the question of whether to abandon the project and to reallocate the pledged tax revenues to some other purpose. If the bonds have been issued, I believe neither the town council nor the electors can suspend collection of the pledged tax, which as a matter of contract law has been committed to repayment of the outstanding bonds. Moreover, again as a matter of contract law, if the trust indenture in any way commits project revenues to repayment of the bonds, neither the town council nor the electors can suspend completion of the project and divert bond revenues elsewhere. Finally, to the extent that the people voted to pledge tax revenues to retire bonds used exclusively to finance the project, it would appear that the town council is precluded from unilaterally deciding to use the bond revenues for another purpose. However, as these speculations suggest, various contingencies might bear on the question of what actions ultimately might be permissible. Only a finder of fact can determine the propriety of what occurred in this case. Q2) In light of my response to your first question, your second question may well be moot. However, assuming it is not, A.C.A. § 14-45-105 (Repl. 1998) affords the mayor of an incorporated town a limited power to veto otherwise legitimate acts of the town council. Q3) I strongly doubt that the mayor of an incorporated town is empowered independently to negotiate and conclude a capital-improvement financing arrangement with the USDA or any other federal agency. See ACA 14-45-105(a) and 14-45-106(a).

Opinion No.: 2001-268

Sarah S. Agee
State Representative

RE: Are election workers / poll workers to be considered employees or independent contractors? (Asked with regard to FICA, Workers' Compensation, etc.) RESPONSE: The general question regarding their status cannot be answered because it likely depends on the particular context. Regarding the withholding of FICA and federal taxes, this is governed by federal law and falls outside the ordinary scope of an opinion from this office. Regarding worker's compensation coverage, there is a good argument that they are county officials and thus the county must provide coverage under A.C.A. 14-26-101 (requiring a county to cover its officials and employees). But see Farnsworth case regarding a constable and the analysis thereunder. 39 Ark. App. 98. If they are not covered as "officials" of the county, a determination may still be required regarding "employment" under
workers' comp laws. This will be a fact question for
the Commission.

Opinion No.: 2001-272

Stephen D. Bright
State Representative

RE: Pursuant to provisions of ACA 16-21-103, 16-
21-113 or 16-21-115, does the prosecuting attorney
have a duty to attend the Maumelle District Court or
appoint a deputy to attend in his stead? Q2) If such a
duty exists and the prosecutor fails to fulfill that duty,
may the Maumelle District Court appoint a prosecutor
pro tempore pursuant to ACA 16-21-112?
RESPONSE: Q1) In my opinion, the answer to your
first question is "no." Although A.C.A. §§ 16-21-115
and 16-21-113(d) might be read as dictating a different
conclusion under certain circumstances, I believe the
provisions at issue in these statutes were repealed
by implication in the subsequently enacted A.C.A. §
16-21-150. Unless the prosecutor elects to pursue
the prosecution, the city attorney will bear the
responsibility of doing so. See Opinions 95-243, 95-
235 and 2000-069. Q2) In light of my response to
the first question, this question is moot.

Opinion No.: 2001-274

Jimmy Jeffress
State Senator

RE: Pursuant to provisions of ACA 6-17-1202(2),
may teacher's use sick leave for illnesses of their
spouse, children or parents if these family members
do not live in the same household as the teacher?
Q2) Must "other relatives" reside in the same
household in order for the teacher to utilize sick leave
for their illnesses? RESPONSE: Q.1: Yes. Q.2: Yes.
Following the rule of statutory construction
involving application of qualifying phrases, qualifying
words or phrases ordinarily relate only to the last
antecedent. The proviso in this instance, "living in
the same household," thus only modifies the words
"other relatives."

Opinion No.: 2001-275

John T. Lowery, Jr.
State Representative

RE: Can a public school in Arkansas cancel a
lease that has been signed by a superintendent?
RESPONSE: Not as a general matter. The principles
of agency and of contracts will govern the validity of
any contract entered into on behalf of the school by
the superintendent. In order to cancel the contract,
the school must be in a position to establish a flaw in
the contract. Whether such a flaw exists will depend
on the facts surrounding each contract.

Opinion No.: 2001-277

David Peeples
City Attorney

RE: Is the decision of the custodian of records
not to release any written report or communication
regarding the administrative charges pending against
three (3) West Memphis police officers until the
requirements of ACA 25-19-105(c)(1) have been met,
consistent with provisions of the Freedom of
Information Act (FOIA)? RESPONSE: Yes. These
are employee evaluation/job performance records,
which cannot be released until there has been an
administrative resolution of the charges.

Opinion No.: 2001-283

Marvin Steele
State Representative

RE: Does the City of West Memphis have authority
to create a Municipal Human and Civil Rights
Commission as set out in the attached ordinance?
RESPONSE: Yes, but the ordinance in question could
give rise to a challenge because it purports to delegate
to the commission certain powers that the city itself
does not have. It also could be deemed to unlawfully
create a judicial body, which the city does not have authority to do. Finally, it could give rise to a due process challenge on the grounds that it creates violations that are vague.

Opinion No.: 2001-286
John Paul Verkamp
State Representative

RE: In light of the conclusion reached in Op. 96-063 that states that an ex-officio member of a public board “may” attend executive sessions of the public board, does this mean that an ex-officio member may be excluded from an executive session by the public board? RESPONSE: No, assuming the legality of the ex-officio membership. Once the ex-officio membership is established, that member’s presence is contemplated whenever the governing body meets. See also Opinion 96-062 and 95-360.

Opinion No.: 2001-287
Alvin Simes
State Senator

RE: Would the attached proposed ordinance to establish a municipal human and civil rights commission violate any Constitutional provisions if enacted? RESPONSE: The ordinance could give rise to challenges of unlawful delegation, unlawful creation of a judicial body, and violation of substantive due process by virtues of its vagueness.

Opinion No.: 2001-290
Stacey Witherell
Employee Service Mgr, LR Human Resources

RE: Is the decision of the custodian of records not to release “copies of any and all writings, documents or data compilations of any kind regarding, reflecting or pertaining to ... employees of Public Works who have been disciplined for damaging city equipment” unless said employee has been suspended or terminated as a result the infraction, consistent with provisions of the Freedom of Information Act (FOIA)? RESPONSE: The decision is correct as applied to employee evaluation/job performance records. Records that constitute personnel records must be evaluated separately under the standard for the release of personnel records.
# ADOPTED RULES AND REGULATIONS

## APPRAISER LICENSING & CERTIFICATION BOARD

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**Rules and Regulations**

## BOARD OF ATHLETIC TRAINING

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**Revision to Rules of Providers of Athletic Training**

## BOARD OF DISPENSING OPTICIANS

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**Test Fees ***

## BOARD OF HEARING INSTRUMENT DISPENSERS

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**Rules and Regulations**

## BOARD OF NURSING

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**Chapter 2 - Licensure: RN, LPN, LPTN; Chapter 4 - Advanced Practice Nursing; Chapter 7 - Rules of Procedure**

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**Revision to Rules of Providers of Physical Therapy**

## CONTRACTORS LICENSING BOARD

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**Rules and Regulations**

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11
DEPARTMENT OF COMMERCE
State Plant Board

Docket No.: 003.11.01--005
Effective Date: 10/19/01
Contact Person: David Blackburn
Telephone: (501) 225-1598

Additions to the Public Nuisance Declared List

Docket No.: 003.11.01--006
Effective Date: 10/19/01
Contact Person: David Blackburn
Telephone: (501) 225-1598

Imported Fire Ant Quarantine

EDUCATION DEPARTMENT
Administrative Services

Docket No.: 005.01.01--009
Effective Date: Proposed
Contact Person: Bobbie Davis
Telephone: (501) 682-1297

PROPOSED RULE: Governing Ethical Guidelines and Prohibitions for Administrators, Employees, and Board Members

Office of Accountability

Docket No.: 005.19.01--008
Effective Date: Proposed
Contact Person: Barbara Patty
Telephone: (501) 682-5535

PROPOSED RULE: National Board for Professional Teaching Standards

Docket No.: 005.19.01--009
Effective Date: 10/4/01
Contact Person: Ron Tolson
Telephone: (501) 682-4342

Emergency Rule: Adding Additional Areas of Licensure and For the Probationary Route to Teacher Licensure

Emergency Rule: Parental Notification of an Assignment of a Non-Certified Teacher to Teach for More than Thirty (30) Consecutive Days

FINANCE & ADMINISTRATION
Alcoholic Beverage Control Division

Docket No.: 006.02.01--001
Effective Date: 10/14/01
Contact Person: Milton Lueken
Telephone: (501) 682-1105

Sections 5.56; 3.19(5); 1.79(27); 1.79(19); 1.79(32); 3.19(3); 3.19(10)A; 1.32.1; 3.19(10)B; 1.33(7) Repealed; 1.33(8); 4.17; 1.79(25); 1.19(33); 2.26(6); 1.19(27); 5.48; 5.31; 2.5.1; 1.33(6); 2.28(13)
# ADAPTED RULES AND REGULATIONS

## GAME & FISH COMMISSION

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### Approved Revisions to Bear Hunting Codes

## HIGHER EDUCATION

### Financial Aid

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### Law Enforcement Officers’ Dependents Scholarship Program Rules

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<td>10/7/01</td>
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<tr>
<td>Contact Person:</td>
<td>Melissa Goff</td>
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<tr>
<td>Telephone:</td>
<td>(501) 371-2055</td>
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### Academic Challenge Scholarship Program Rules and Regulations

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### Arkansas Governor’s Scholars Program Rules and Regulations

## HUMAN SERVICES

### Administrative Services

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<tr>
<td>Contact Person:</td>
<td>Bill Tyler</td>
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<tr>
<td>Telephone:</td>
<td>(501) 682-9631</td>
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### DHS Policy 1017 - Emergency & Disaster Planning

### Administrative Procedures Manual: Chapter 801 - DHS Hiring Services

### Children and Family Services

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<tr>
<td>Contact Person:</td>
<td>Vivian Jackson</td>
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<td>Telephone:</td>
<td>(501) 682-1577</td>
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### DCFS Policy and Procedures VI-G4, andVI-I to VI-I-9, CFS-376, CFS-377, CFS-378, CFS-379, CFS-380, and CFS-592

### County Operations

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<td>Contact Person:</td>
<td>Sandra Miller</td>
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<tr>
<td>Telephone:</td>
<td>(501) 682-8251</td>
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ADOPTED RULES AND REGULATIONS

Emergency Rule:  TEA Program Policy; Section 5140; Title IV-A State Plan Section 6.5.2 - Extended Support Services Transportation

Docket No.:  016.20.01--015
Effective Date:  10/12/01
Contact Person:  Sandra Miller
Telephone:  (501) 682-8251

FSC 01-10 - New Food Stamp Issuance Chart

Docket No.:  016.20.01--016
Effective Date:  11/1/01
Contact Person:  Sandra Miller
Telephone:  (501) 682-8251

MS 01-11 - Coverage for Pregnant Women with Income up to 200% FPL

Developmental Disabilities Services

Docket No.:  016.05.01--002
Effective Date:  9/27/01
Contact Person:  Regina Davenport
Telephone:  (501) 682-8668

Policy 1087 - Criminal Record Checks

Medical Services

Docket No.:  016.06.01--053
Effective Date:  9/30/01
Contact Person:  Randy Helms
Telephone:  (501) 682-1857

Rate Limitations Based on Medicaid Rates

Docket No.:  016.06.01--054
Effective Date:  11/1/01
Contact Person:  Tommy Wingard
Telephone:  (501) 682-6117

Minimum Direct-Care Staffing Requirements

INSURANCE DEPARTMENT

Docket No.:  054.00.01--004
Effective Date:  10/12/01
Contact Person:  Sara Farris
Telephone:  (501) 371-2820

Emergency Rule:  Regulation 74 - Insurance Consumer Financial and Health Information Privacy

DEPARTMENT OF ARKANSAS HERITAGE
Natural and Cultural Resources Council

Docket No.:  012.09.01--001
Effective Date:  9/28/01
Contact Person:  Cathie Matthews
Telephone:  (501) 324-9162

Bylaw Amendments
ADOPTED RULES AND REGULATIONS

RESIDENTIAL BUILDING CONTRACTORS COMMITTEE

Docket No.: 184.00.01--001
Effective Date: 9/27/01
Contact Person: Gregory Crow
Telephone: (501) 371-1504

Emergency Rule: Residential Builders Regulations

STATE MEDICAL BOARD

Docket No.: 060.00.01--005
Effective Date: 10/20/01
Contact Person: William Trice, III
Telephone: (501) 372-4144

Amendment to Regulation 16 - Adding Hepatitis C to HIV and Hepatitis B Regulation ***

TOBACCO CONTROL BOARD

Docket No.: 175.00.01--001
Effective Date: 10/19/01
Contact Person: Janis Campbell
Telephone: (501) 682-9756

Control Board Rules and Regulations Promulgated Pursuant to Ark. Code Ann. Sec. 26-57-256
*** No Insurance Orders were filed with the *Arkansas Register* during the past filing period for placement in this edition.
## LEGISLATIVE AUDIT

**October 1, 2001**

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<td>Department of Finance and Administration - Office of Child Support Enforcement</td>
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<tr>
<td>Department of Arkansas Heritage - Arkansas Natural Heritage Commission</td>
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ORDERS AND NOTICES

Department of Arkansas Heritage - Arkansas Natural and Cultural Resources Council 6/30/00
Arkansas Court of Appeals 6/30/00
State Crime Laboratory 6/30/01
Arkansas Department of Environmental Quality 6/30/00
Arkansas Geological Commission 6/30/00
State Board of Registration for Professional Geologists 6/30/00
Health Services Agency 6/30/00
Arkansas Commission on Law Enforcement Standards and Training 6/30/00
State Plant Board 6/30/00
Central Arkansas Planning and Development District, Inc. (Private) 6/30/00
Northeast Arkansas Community Mental Health Center, Inc. d/b/a Mid-South Health System, Inc. And Affiliated Entities (Private) 6/30/00
South Arkansas Regional Health Center, Inc. (Private) 6/30/00
Arkansas Student Loan Authority (Private) 6/30/01
Secretary of State
Arkansas Register Division
State Capitol Building, Room 026
Little Rock, AR 72201-1094

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