

The Arkansas Register



Volume XXVIII, Number 7

January 2005

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Charlie Daniels
Secretary of State
State Capitol, Room 026
Little Rock, AR 72201-1094

Editor **Jon Davidson**

Published by *Secretary of State*
Charlie Daniels

The *Arkansas Register* is an official publication of the State of Arkansas. It contains administrative rules and regulations adopted by state agencies, boards and commissions pursuant to Act 434 of 1967, as amended. The *Arkansas Register* also includes Attorney General opinions, notice of legislative audit reports and insurance orders. The subscription rate is \$40 per year or \$3.50 a copy, distributed monthly, postpaid within the United States.

THE ARKANSAS REGISTER

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ATTORNEY GENERAL OPINIONS

Opinion No.: 2004-271

Baker, Gilbert
State Senator

RE: Does the Arkansas Constitution permit a county to pass an ordinance regulating maintenance and cleanliness standards for all property within the county's jurisdiction using the same or similar language as the attached Conway City Ordinance 0-2001-63? Q2) If the answer to q1 is "yes," can the county ordinance be less restrictive? Q3) If the answer to q1 is "no," what sections would be deemed unconstitutional? **RESPONSE:** Q1) Several of the provisions in the attached ordinance appear to be contrary to A.C.A. 14-14-805. Q2) Yes, as to those provisions that are not contrary to ACA 14-14-805. Q3) See opinion for analysis.

Opinion No.: 2004-294

Key, Johnny
State Representative

RE: Is it lawful for a volunteer fire department to make a contribution to a political campaign? **RESPONSE:** With respect to volunteer fire departments that are not organized as private, nonprofit corporations, I believe the clear answer to this question is "no." With respect to private, nonprofit fire departments, I believe the answer is likewise "no" to the extent that the contribution would come from public funds. Only a finder of fact familiar with the corporation's charter documents could determine whether a private, nonprofit fire department could expend privately raised revenues for partisan purposes. However, although answering your question would ultimately entail undertaking a factual inquiry of the sort I am neither equipped nor authorized to conduct, as a general proposition, I do not believe making political contributions falls within the scope of a volunteer fire department's duties.

Opinion No.: 2004-302

Scrimshire, Bill
State Representative

RE: Does the Hot Spring County Quorum Court have authority to regulate the day-to-day operations and expenditures of the boards and commissions of Hot Spring County; specifically, the Hot Spring County Medical Center Board of Directors, City of Malvern Revolving Loan Fund Board of Directors, Industrial Development Committee Board of Directors, Hot Spring County Library Board of Directors, Malvern 911 Public Facilities Board, Hot Spring County School Board, Malvern Chamber of Commerce, Hot Spring County Solid Waste Authority Board and Ouachita Regional Jail Facility Board? **RESPONSE:** As the legislative branch of county government, the Quorum Court may exercise normal legislative control over the Hot Spring County Medical Center Board of Directors, the Hot Spring County Library Board of Directors, and the Hot Spring County Solid Waste Authority Board so long as the degree of control does not infringe on the executive administration of these boards duties. The Quorum Court should not be involved with the Malvern Chamber of Commerce as it is a private, non-profit corporation. The Quorum Court may only exercise such control or influence on the Industrial Development Corporation-Board of Directors as authorized by statute. I am unable to speculate on the nature of the City of Malvern Revolving Loan Trust Fund Board of Directors, the Hot Spring County School Board, or the Ouachita Regional Jail Facility Board from the request for my opinion. I have attached Op. Att'y Gen. 2003-377 relating to the 911 Public Facilities Board. See opinion text for full discussion.

Opinion No.: 2004-303

Bryles, Steve
State Senator

RE: Does a "prisoner of a municipality" charged

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with a state misdemeanor (as opposed to a municipal ordinance offense) become a “prisoner of the county” upon being sentenced to the county jail, thus relieving the municipality of any further financial obligation under ACA 12-41-506? Q2) Since Op. 2004-227 interprets ACA 16-21-103, 16-21-150, and 16-21-115 to vest the “authority to prosecute” state misdemeanor violations with the prosecuting attorney (as opposed to the city attorney), does this mean that Op. 2001-359’s definition of “prisoners of municipalities” as those the city has the “authority to prosecute” suggests that the AG’s office does not interpret “prisoners of municipalities” to include prisoners charged with state misdemeanor violations for purposes of financial responsibility under ACA 12-41-506? ANSWER: Q1) Yes. The city bears financial responsibility for the prisoner prior to sentencing. Q2) No. Under ACA 12-41-506, “prisoners of municipalities” encompasses offenders who are arrested by municipal law enforcement officers for municipal ordinance violations and Arkansas statutory misdemeanor violations.

Opinion No.: 2004-305

Dobbins, Dwayne
State Representative

RE: If a family member, i.e., husband or wife, is suspended from running a daycare center, can their child or close family member, i.e., niece or nephew, be suspended from running a day care center also pursuant to Child Care Licensing’s 1088 Exclusion Rule? **RESPONSE:** I assume the question involves contracting with DHS to provide services. In my opinion the answer under Rule 1088 is “yes” with regard to immediate family members, but more information would be needed to determine the issue with regard to a niece or nephew. See opinion for full analysis.

Opinion No.: 2004-312

Prater, Larry
State Representative

RE: Is the City of Van Buren in violation of the provisions of ACA 24-12-129, since the city pays the medical insurance premiums for former elected officials with 10 years of service? Q2) Are the former elected officials who attained 10 years of service prior to enactment of ACA 24-12-129 eligible to receive municipal insurance benefits? Q3) If so, is it legal for the city to pay for those premiums or should the former official pay the premiums? Q4) Can the Van Buren Water and Sewer Commission offer municipal insurance to its commissioners who are appointed, not elected? Q5) Is it legal for the Van Buren Water and Sewer Commission to pay the entire medical insurance premiums for those commissioners? **RESPONSE:** In my opinion, with respect to your first question, the City of Van Buren may continue to pay the entire premium of medical health insurance through the municipal insurance plan for officials who retired with ten years of service prior to July 28th, 1995, and that the City may continue to offer health insurance to retirees with only ten years of service, as opposed to the twenty required under A.C.A. § 24-12-129 if the retiree pays the entire premium. I also opine that the City of Van Buren is in violation of A.C.A. § 24-12-129 (Repl. 2002) if it pays the entire medical insurance premium for municipal officials who retired after July 28, 1995, and do not meet the exceptions found in A.C.A. § 24-12-130 (Repl. 2002). With respect to your second question, I believe that the city of Van Buren may legally differentiate between an elected official and an employee for the purposes of extending health insurance coverage to retirees. With respect to your third question, I opine that officials who retired prior to the effective date of A.C.A. § 24-12-129 may receive municipal insurance and that the city council may pay the entire premium. With respect to your fourth question, it is my opinion that a municipal official is not eligible to receive municipal insurance if they retired after July 28, 1995, unless they meet the requirements of A.C.A. § 24-12-129 or the City Coun-

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cil of Van Buren includes them under the exceptions found in A.C.A. § 24-12-130. In either instance, I opine that the retiree must pay the entire premium as described in A.C.A. § 24-12-129. With respect to your fifth question, I opine that the Van Buren Water and Sewer Commission may only offer municipal insurance to its commissioners if the city council has approved insurance as part of the commissioners' compensation and has properly appropriated funds for such compensation

Opinion No.: 2004-317

Hopkins, Breck
Deputy Chief Counsel, AR DHS

RE: Request for approval of an interlocal cooperation agreement between the Arkansas Department of Human Services and the Memphis/Shelby County Health Department to fund, coordinate and manage the Campaign for Healthier Babies program in East Arkansas and the West Tennessee Mid Mississippi River Delta areas. **RESPONSE:** Approved as submitted.

Opinion No.: 2004-319

Kenney, Mike
State Representative

RE: Is it lawful for the City of Siloam Springs to make improvements to a building it has leased for use as a public library if any resulting increase in the property's value is dependent upon wear-and-tear occurring during the city's 10-year lease and upon the nature of the subsequent use of the building? **RESPONSE:** I believe that, if the situation is as you describe it in your request for my opinion, it is lawful for the city to make the improvements noted. I caution you, however, that this office is neither equipped nor authorized to make fact-finding decisions and that this situation would require intensive fact-finding and analysis for a definitive answer. The City should work with

its city attorney to make relevant decisions regarding the property.

Opinion No.: 2004-321

Jones, Terry D.
Pros. Attorney, 4th Judicial District

RE: Does a circuit judge have authority to force the prosecuting attorney's office to file dependency neglect petitions under the juvenile code (ACA 9-27-301 et seq.) and thereafter prosecute the case over the prosecuting attorney's objection? Q2) Does a circuit judge have authority to order the prosecuting attorney's office to file a family-in-need-of-services (FINS) petition under the Arkansas Juvenile Code (ACA 9-27-301 et seq.)? **RESPONSE:** The answer to both questions is "no." The proper remedy, however, is to apply to the Supreme Court for appropriate relief.

Opinion No.: 2004-322

Lavery, Randy
State Senator

RE: Does the source of funds for construction of an addition to the Searcy County Library, or the status of publicly owned property determine if state regulations apply to the construction of a building addition to a publicly owned facility? Q2) Is the library required to follow Arkansas bidding requirements, including public advertising for general contract bidders, and inclusion of a state minimum wage determination list in the bid documents? Q3) If the Searcy County Library does not fall under state bidding regulations because the funding is privately obtained, can the Library Board select the general contractors they want to bid? Q4) Can the Library Board negotiate with one general contractor? **ANSWER:** Q1) Neither one of these factors is determinative. Q2) Yes. See A.C.A. 22-9-203 and 22-9-308. Q3 &4) No response necessary.

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Opinion No.: **2004-323**

Wood, Jim
State Auditor

RE: Pursuant to ACA 18-28-225, what is the beginning date for agreements to recover abandoned property become void and unenforceable? Q2) Is the prohibition in effect with the beginning of the applicable period set forth in ACA 18-28-202(a) or at the end of that period? **RESPONSE:** In my opinion, based on the language of A.C.A. 18-28-225 (Supp. 2003) and A.C.A. 18-28-202 (Supp. 2003), agreements to recover property are void and unenforceable if formed between the period of time beginning once the property is legally deemed abandoned, i.e., at the end of the applicable time period set forth in A.C.A. 18-28-202(a), and ending twenty-four months after the property is transferred to the administrator. After this period of time, a contract to recover abandoned property may be formed.

Opinion No.: **2004-324**

Luker, Jim
State Senator

RE: Pursuant to provisions of ACA 7-5-104, is a municipality required to pay a portion of the expenses of a general election if no municipal candidates or issues were included on the ballot? **ANSWER:** Yes. The reimbursement formula is based simply upon the number of voters voting from the municipality.

Opinion No.: **2004-325**

Jackson, Phillip
State Representative

RE: Are there any legal restrictions which would prevent the Holiday Island Suburban Improvement Dis-

trict Commissioners from voting to implement a solid waste collection and disposal system within the District? **ANSWER:** Yes, this is prevented by the body of law governing suburban improvement districts (A.C.A. 14-19-201 et seq.), which does not include solid waste (i.e. trash/garbage) collection or disposal within the purposes for which such a district may be organized. See 14-92-219. See also 14-92-205 and 14-92-220.

Opinion No.: **2004-326**

Broadway, Shane
State Senator

RE: If the city council of a city of the first class requires seven (7) votes to suspend their rules, may the vote of the mayor be counted along with six (6) other members of the council to properly suspend the rules? **RESPONSE:** It is my opinion that the council of a city of the first class that requires seven votes to suspend their rules may properly count the vote of the Mayor along with six other members of the council to suspend the rules under either A.C.A. Section 14-55-202 or the general rules of parliamentary procedure.

Opinion No.: **2004-327**

Bolin, Johnnie
State Representative

RE: How long is the County Clerk's office required to retain campaign contribution expenditure reports and statements of financial interest reports on file in the office? **RESPONSE:** Five years. See ACA 13-4-306.

ATTORNEY GENERAL OPINIONS

Opinion No.: 2004-328

Johnson, Janet
State Representative

RE: Is the Department of Health responsible for following the rule-making provisions of the Arkansas Administrative Procedures Act (ACA 25-15-201 through -218) with regard to the Department's administration and implementation of the federal Special Supplemental Nutrition Program for Women, Infants, and Children ("WIC Program")? **RESPONSE:** Declined to answer due to pending litigation in Arkansas Nutritional Food Suppliers Association, Inc. v. Boozman, No. 04-13291 (Pulaski County Circuit Court, Seventeenth Division).

Opinion No.: 2004-329

Glover, Bobby L.
State Senator

RE: Pursuant to Cabot City Ordinance No. 37, which creates the Cabot Public Utilities Commission, does Section 14 of Ord. 37 conflict with ACA 14-42-110 since it authorizes the Commission to hire a manager of the system as opposed to allowing the mayor to appoint this "department head?" Q2) Are aldermen presently serving on the city council eligible for appointment to the new Utilities Commission? If not, when will currently serving aldermen become eligible? **RESPONSE:** Q1) No. The manager will answer directly to the Commission, not to the city council, and consequently does not constitute a "department head" of the sort referenced in ACA 14-42-110. Q2) Cabot aldermen cannot serve on the Utilities Commission so long as they retain their positions on the city council. Moreover, with respect to those aldermen serving on the Cabot City Council on the date of the Utility Commission's creation, A.C.A. 14-27-107(a)(1) would

preclude them from being appointed to the Utility Commission for a one-year period following their terms as aldermen.

Opinion No.: 2004-330

Glover, Bobby L.
State Senator

RE: Since Section 2 of Cabot City Ordinance No. 37 states that members of the Utilities Commission shall be elected by a majority vote of the city council, does the mayor have the authority to veto an appointment to the Commission? Q2) Does state law authorize the Commission to appoint key personnel? **RESPONSE:** Q1) In my opinion, the Mayor retains his veto authority pursuant to A.C.A. s. 14-53-504 and may exercise it with respect to the appointment of members to the Commission. Q2) I opine that the Commission may appoint key personnel, such as the Utility Manager, only insofar as Ordinance 37 has delegated hiring authority to the Commission. See also Op. Att'y Gen. 2004-329.

Opinion No.: 2004-331

Glover, Bobby L.
State Senator

RE: In light of the Arkansas Supreme Court's decision in Lake View School Dist. No. 25 v. Huckabee, 351 Ark. 31, 91 SW3d 472 (2002), is the repair and replacement of inadequate and unequal school facilities the sole responsibility of the State of Arkansas or it is an obligation of the State of Arkansas and the local school districts? **RESPONSE:** See Opinion 2004-131. The State may either compel local districts to ensure substantially adequate facilities or it may itself act to provide them.

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Opinion No.: **2004-332**

McSpadden, Don
Pros. Attorney, 16th Judicial District

RE: Assuming that the Game and Fish Commission has authority to regulate the manner of hunting deer and other wildlife within the State pursuant to Ark. Const. amend. 35, is ACA 15- 41-113, which prohibits enforcement of a regulation against hunting dogs running at large, constitutional? **RESPONSE:** I believe that ACA 15-41-113 is unconstitutional and unenforceable under Amendment 35 to the Arkansas Constitution. See also Op. Att’y Gen. 2002-184.

Opinion No.: **2004-333**

Key, Johnny
State Representative

RE: The acts creating the Arkansas Beef Council, the Arkansas Wheat Promotion Board, and the Arkansas Corn and Grain Sorghum Promotion Board include language that the entities shall be “domiciled in Little Rock, Arkansas, 10720 Kanis Road.” Q1) Is this provision still the law in the two instances in which the language appears only in the notes in the Arkansas Code? Q2) Does this language require the boards and council to continue to maintain an office at 10720 Kanis Road? Q3) Is it permissible for the General Assembly to require by law that a state agency maintain an office in a privately owned building? **RESPONSE:** With respect to your first question, it is my opinion that the provision mandating the address of the three entities referenced has the full force of law. With respect to your second question, it is my opinion that the language used is mandatory and does require that all three entities maintain an office at 10720 Kanis Road. With respect to your third question, I opine that the legislation would not be considered special or local legislation under Amendment 14 to the Arkansas Constitution because it is rationally

related to a legitimate governmental objective. It is possible that the requirement might be subject to a challenge as a violation of the separation of powers on the theory that it encroaches on the executive branch’s constitutional duty to administer and execute the laws.

Opinion No.: **2004-336**

Milligan, Jimmy “Red”
State Representative

RE: May the Veterans of Foreign Wars, as a 501(c)(19) organization, accept donations as payment for bingo cards and issue a tax receipt to the donor? Q2) May merchandise prizes be issued to the winners with the possibility of trading the prizes back to the Veterans of Foreign Wars for cash? **RESPONSE:** No and no. The only way to make charitable bingo of the type described legal is to pass a constitutional amendment authorizing it. See full opinion for analysis.

Opinion No.: **2004-337**

Scroggin, Preston
State Representative

RE: Is it legal for a city to buy back a portion of unused sick time for currently employed uniformed employees? **ANSWER:** No, under the assumption that this would involve paying police officers and fire fighters for accumulated unused sick leave under circumstances other than death or retirement. See A.C.A. 14-52-107 and 14-53-108; Op. 98-102 (and opinions cited therein). These statutes are limited to officers who retire or die. Those who leave employment for any other reason forfeit their sick leave. So the city is also prohibited from buying back previously accumulated sick leave.

ATTORNEY GENERAL OPINIONS

Opinion No.: 2004-346

Bowers, Keith
Sheriff, Independence County

RE: Request for approval of an interlocal law enforcement agreement between the City of Newark and Independence County to provide police protection for the citizens and property in both governmental subdivisions. **RESPONSE:** Approved as submitted.

Opinion No.: 2004-349

Madison, Sue
State Senator

RE: Under Arkansas law, if a club or organization located on a school campus sells food or soft drinks, what entity is responsible for maintaining the accounts and records of the revenue raised from the sale of such items? **RESPONSE:** See ACA 6-13-701(e).

Opinion No.: 2004-359

Argue, Jim
State Senator

RE: Does Amendment 78 allow the future revenue growth from the uniform rate of tax levied pursuant to Amendment 74 to be redirected to a local redevelopment project? **RESPONSE:** Under current legislation, the answer to this question is "no." The General Assembly has defined the term "taxing unit" as used in Ark. Const. amend. 78 to mean "any city, county, school district, or community college." A.C.A. 14-168-301(16). In accordance with the terms of Amendment 78, the legislature has chosen to make available for redirection to local redevelopment projects only statutorily defined portions of local ad valorem property tax revenues. I have previously opined on at least three occasions that the uniform rate of tax is a state tax, levied by the voters who enacted Ark. Const.

amend. 74. See Ark. Ops. Att'y Gen. Nos. 2003-031, 2003-065 and 2004-134. The legislature has not chosen to earmark any state taxes as subject to division pursuant to Amendment 78. With respect to a possible amendment of the legislation implementing Amendment 78, I consider it unclear whether a reviewing court would deem it consistent with the constitution for the legislature to approve any redirection to a redevelopment project of revenue increases realized from application of the uniform rate of tax following a reappraisal.

Opinion No.: 2005-001

King, Barbara
State Representative

RE: In light of the fact that the West Helena City Council appointed an individual to fill an unexpired term on the Council in December 2004, and no one filed for the position during the last election cycle, is the holdover alderman the legitimate holder of the seat even though five (5) members of the council declared the seat vacant and appointed someone else to fill it at a special meeting on January 1, 2005? Q2) If the answer to q1 is "yes," then should the vote of the holdover alderman be recorded at the Jan. 1, 2005 meeting of the Council? Q3) If the answer to q2 is "yes," and the holdover alderman's vote was necessary to suspend the rules and allow passage of ordinances in one meeting, are the Council's actions valid since the holdover alderman voted against suspending the rules? **RESPONSE:** Declined to answer due to pending litigation.

Opinion No.: 2005-004

Barnes, Alice, Ed.D.
Dep Superintendent, Forrest City School

RE: Are teacher records exempt from the Freedom of Information Act? Q2) If so, what response should I give to the requestor? If not, how do I deter-

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mine what is considered a clear, unwarranted invasion of personal privacy? RESPONSE: We are unable to address because the custodian has not made an initial determination under ACA 25-19-105(c)(3)(A). The opinion details previous opinions relating to the type of information in question and refers the requester to school district counsel to assist in making the determination.



ADOPTED RULES AND REGULATIONS

CHIROPRACTIC EXAMINERS BOARD

Docket No.: 029.00.04--001
Effective Date: 12/31/04
Contact Person: Carol Ann Stone
Telephone: (501) 682-9015

Part Two Regulations: D) Advertising By Chiropractic Physicians

HEALTH DEPARTMENT

Health Facilities Services

Docket No.: 007.05.04--001
Effective Date: 1/24/05
Contact Person: Renee Mallory
Telephone: (501) 661-2201

Rules for Home Health Agencies

Docket No.: 007.05.04--002
Effective Date: 1/24/05
Contact Person: Renee Mallory
Telephone: (501) 661-2201

Rules for Critical Access Hospitals in Arkansas

Docket No.: 007.05.04--003
Effective Date: 1/24/05
Contact Person: Renee Mallory
Telephone: (501) 661-2201

Rules for Hospitals and Related Institutions in Arkansas

Docket No.: 007.05.04--005
Effective Date: 1/24/05
Contact Person: Renee Mallory
Telephone: (501) 661-2201

Rules for Private Care Agencies

HUMAN SERVICES

Administrative Services

Docket No.: 016.14.04--005
Effective Date: 1/10/05
Contact Person: Joe Franklin
Telephone: (501) 682-9631

Administrative Procedures Manual: Part VII -- Supplies & Equipment Management; Chapters 703, 705, 706 and 707

Docket No.: 016.14.04--006
Effective Date: 1/10/05
Contact Person: Joe Franklin
Telephone: (501) 682-9631

Administrative Procedures Manual: Part VI -- Procurement & Purchasing; Chapters 601, 602, 603, 604, 605, 606, 609

Docket No.: 016.14.05--001
Effective Date: 1/10/05
Contact Person: Joe Franklin
Telephone: (501) 682-9631

Administrative Policy # 1099: Violence in the Workplace

ADOPTED RULES AND REGULATIONS

Children & Family Services

Docket No.: 016.15.04--004
Effective Date: 1/20/05
Contact Person: Vivian Jackson
Telephone: (501) 682-1577

DCFS Family Services Policy and Procedures (FSPP) Manual: Forms CFS-349a, CFS-349b, CFS-445, CFS-446 and CFS-563 and PUB-11 - Your Child and Foster Care

County Operations

Docket No.: 016.20.04--010
Effective Date: 1/7/05
Contact Person: Linda Greer
Telephone: (501) 682-8257

Title IV - A: State Plan - Temporary Assistance for Needy Families (TANF)

Medical Services

Docket No.: 016.06.04--061
Effective Date: 1/14/05
Contact Person: Will Taylor
Telephone: (501) 682-8362

State Plan Amendment #2004-013

INSURANCE DEPARTMENT

Docket No.: 054.00.04--005
Effective Date: 1/7/05
Contact Person: Nina Samuel
Telephone: (501) 371-2820

Rule 83 - Recognition of the 2001 Commissioners Standard Ordinary (CSO) Mortality Table for use in Determining Minimum Reserve Liabilities and Nonforfeiture Benefits Model Regulation

Corrections: Rule numbers 016.06.04-068, 069, 072, 073, and 074 incorrectly listed Effective Dates of 12/1/05; the Correct Effective Date is 1/1/05. Also, Rule number 126.00.04-003 should have been listed as 126.03.04-003.

INSURANCE DEPARTMENT

***** No Insurance Orders were filed with the *Arkansas Register* during the past filing period for publication in this edition.**

ORDERS AND NOTICES

LEGISLATIVE AUDIT December 1, 2004

Agency	Period Covered
Department of Finance and Administration - Disbursing Officer	6/30/03
Arkansas Department of Community Correction	6/30/03
Arkansas Treasurer of State	6/30/03
Arkansas Treasurer of State - Disbursing Officer	6/30/03
Treasurer of State, Arkansas Auditor of State, Department of Finance and Administration - Reconciliation Report	6/30/03
Arkansas Court of Appeals	6/30/03
Arkansas State Military Department	6/30/03
War Memorial Stadium Commission	6/30/04
Workers' Compensation Commission	6/30/03
Workers' Compensation Commission	6/30/04
Arkansas Children's Hospital (Private)	6/30/04
Counseling Clinic, Inc. (Private)	6/30/04
Delta Counseling Associates (Private)	6/30/04
Ozark Counseling Services, Inc. (Private)	6/30/04
Ozark Guidance Center, Inc. (Private)	6/30/04

ORDERS AND NOTICES

Southwest Arkansas Counseling and Mental Health Center, Inc. (Private)	6/30/04
Western Arkansas Counseling and Guidance Center, Inc. (Private)	6/30/04
Southwest Arkansas Planning and Development District, Inc. (Private)	6/30/04
Arkansas State Athletic Commission	6/30/04
State Plant Board	6/30/03
Arkansas Science and Technology Authority - Two-Year Period Ended	6/30/04



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