

PRESTON COUNTY BOARD OF EDUCATION FILE: 10 – SCHOOL AND COMMUNITY RELATIONS File: 10-17 Endnotes	Last Reviewed: 6-28-10 Next Review: 7-01-12
---	--

ENDNOTES

File: 10 – SCHOOL AND COMMUNITY RELATIONS

West Virginia Codes:

<u>Codes</u>	<u>Topic of the Code</u>
§ 18-2-5 -----	Powers and duties generally.
§ 18-2E-4 -----	Better schools accountability; school, school district and statewide school report cards.
§ 18-5-5 -----	Corporate character and general powers of the board.
§ 18-5-13 -----	Authority of boards generally.
§ 18-5-19 -----	Night schools and other school extension activities; use of school property for public meetings, etc.
§ 18-5-42 -----	Countywide council on productive and safe schools.
§ 18-9f-1 thru 6 -----	School access safety act.
§ 18B-3-3a -----	Community and technical college education; establishment; state level governance; formation of districts; college level administration and governance; programs; district consortia; implementation process; and implementation team.
§ 29-12-5 -----	Powers and duties of the board of education.
§ 29-12-5a -----	Liability insurance for county boards of education, their employees and members, the county superintendent of schools.
§ 61-6-14 -----	Disturbance of schools, societies, and other assemblies; penalty.
§ 61-6-14a -----	Loitering on school property; penalty; exceptions.

State Board Policies:

SBP 2510 -----	Assuring Quality of Education
SBP 7211 -----	Appeals Procedure for Citizens
SBP 7300 -----	Better Schools Accountability: School, School District and Statewide School Report Cards

Relevant Court Cases:

Ohio Valley Contractors v. B.O.E., 293 S.E.2d 437 (1982)—Local boards of education do not have state constitutional immunity nor common-law governmental immunity from suit.

Evans v. Hutchinson, 214 S.E. 2d 453 (1975)—The private use of school facilities for personal gain which is neither expressly nor impliedly permitted by law, constitutes strong evidence of malfeasance, a ground for the removal of a public officer from office.

Hunt v. B.O.E., 321 F. Supp. 1263 (1971)—Prohibiting the use of schoolhouses for religious worship does not deny plaintiffs their federal constitutional rights of freedom of speech, assembly or the exercise of their religious beliefs. West Virginia Code 18-5-19 does not grant local school boards specific authority to permit the use of school facilities for religious meetings.

[Home](#)