This guide is designed to help teachers understand some basic concepts of school law and how these concepts affect the teacher-student relationship in the classroom. Various legal concepts are briefly presented along with lists of how teachers should handle them in their classrooms. Space is also provided for the teacher to check off whether or not these concepts are being practiced in his/her classroom. The legal-concepts covered are: (1) corporal punishment, (2) student rights to privacy, (3) sex discrimination, (4) search and seizures, (5) temporary suspension, (6) due process, (7) liability, (8) religion, and (9) miscellaneous concepts.
A MINI-GUIDE FOR LEGALIZING
STUDENT-TEACHER RELATIONSHIPS IN THE CLASSROOM

by
James H. Brewer, Ed. D.

A Guide for:
Evaluating classroom practices
Avoiding problems
Improving basic legal knowledge
INTRODUCTION

Many classroom teachers have become afraid of the legal implication of their actions in the classroom. Moreover, some teachers may have even stopped many worthwhile activities because of the fear of court action.

This guide is designed to help teachers understand some basic legal concepts of school law and how these concepts affect the teacher-student relationship in the classroom. The guide is not designed to be a school law text which provides an in-depth study on all aspects of school law.

Each state, school, and school system will have its own laws, institutional procedures, rules, and regulations with which the teacher must be familiar. However, recent court decisions and federal legislation are the sources for the information contained in this guide. Remember that this guide is for teacher-student interaction in the classroom.
CORPORAL PUNISHMENT

In recent court decisions, it has again been recognized that teachers have a responsibility for the progress, conduct, and deportment of students. Under certain conditions, corporal punishment is permitted to assure proper conduct of the student in the classroom.

The teacher should

1. Inform students beforehand, whenever possible, the specific misbehavior that will result in corporal punishment. ❌ ✔

2. Use corporal punishment only as a last resort. ❌ ✔

3. Use corporal punishment which is reasonable in light of the age, weight, sex, etc. of the student. ❌ ✔

4. Have another teacher or the principal present beforehand and explain in the student's presence the reason for the punishment. ❌ ✔

5. Allow the student to protest the punishment if he so desires. ❌ ✔

6. Have the principal or teacher witness the physical punishment. ❌ ✔

7. Provide the parents with a written explanation of the reasons for such punishment and the name of the second person (teacher or principal) who was present upon the request of the parent. ❌ ✔

8. Use corporal punishment without regard to No. 1 and 2 of this section only if the anti-social or disruptive behavior is such as to "shock the conscience." ❌ ✔

9. Use corporal punishment without anger or malice. ❌ ✔
STUDENT RIGHTS TO PRIVACY

The Family Education Rights and Privacy Act attempts to protect the rights of parents and students in regard to confidential records and information.

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<th>The teacher should</th>
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<td>1. Release student's records to other teachers only if they have legitimate educational interest.</td>
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<td>2. Make available to parents for inspection instructional materials used in any program designed to explore new or unproven teaching methods or techniques.</td>
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<td>3. Furnish upon request from the parent a copy of the student's records which include grades, standardized test scores, attendance data, health data, family background information, teacher ratings and observations, and reports of serious or recurrent behavior patterns.</td>
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<td>4. Allow parents to correct misleading or inappropriate data contained in teacher records before a formal hearing becomes necessary.</td>
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<td>5. Not release personally identifiable student information without first checking with the principal or superintendent.</td>
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<td>6. Allow the student who has reached eighteen years of age the same rights accorded parents.</td>
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<td>7. Keep personal notes about students solely for his/her own individual use, as long as they are not communicated to any other person.</td>
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SEX DISCRIMINATION [Title IX of the Ed. Amendments of 1972]

Title IX of the Educational Amendments of 1972 were designed to bar sex bias in education. Several of the provisions affect the classroom teacher.

The teacher should

1. Allow members of both sexes to participate in any academic, extra-curricular, research, occupational training, or other educational program.

2. Adopt the same classroom rules for both sexes.

3. Treat each individual student without regard to sex.

4. Treat student pregnancy as any other physical condition or temporary disability which is covered by school policies.

5. Allow students of both sexes to participate in physical education activities unless it is a contact sport which includes wrestling, boxing, rugby, ice hockey, football, basketball, or other such body-contact sports.

6. Conduct units dealing with human sexuality in separate sessions when desirable.

7. Use occupational counseling and guidance materials with both sexes.

8. Use any textbook or curricular material that is permitted by the school system.

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SEARCH AND SEIZURES

[Dangerous or illegal drugs and other harmful items.]

In attempting to protect the rights of students while trying to protect them from harm, the courts have tried to balance search and seizure procedures. Moreover, because of the increasing danger of illegal drugs in the schools, teachers and administrators are faced with more reasons for search and seizure.

The teacher should

1. Search a pupil only after exercising reasonable judgement and with reasonable cause.  
2. Search a pupil without malice and for the good of the pupil.  
3. Search a pupil in the presence of another adult witness.  
4. Document indications of the possession or use of dangerous or illegal drugs by students including the student's name, address, location where the evidence was discovered, and a brief summary of the facts surrounding the cause.  
5. Take the evidence to the principal.  
6. Allow the principal to search persons, lockers, desks, etc. when the situation becomes serious.  
7. Use force only in extreme circumstances.  
8. Involve the parents as soon as possible when a serious situation arises.

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TEMPORARY SUSPENSION

The administration and school board usually suspend or expell students. However, teachers do have a responsibility to assist in the process if it becomes necessary. Regulations and procedures about suspension should assure the student due process.

The teacher should

1. Assist the principal in documenting the reasons for actions which may lead to the suspension of a student.

2. Report students who pose a continuing danger to persons or property or who are an on-going threat to the academic process.

3. Allow the principal or superintendent to suspend the student when necessary.

4. Be fair-minded in the decisions regarding student behavior.

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[Diagram of two individuals, one holding a bat, with other figures in the background.]
DUE PROCESS

The courts have indicated that students be provided due process in regard to classroom and school rules. When punishment is necessary, certain procedures should be followed.

The teacher should

1. Administer disciplinary proceedings only for violation of rules which have been previously clarified.

2. Involve students in the formulation of classroom rules in accordance with the age and sophistication of the students.

3. Hand out to student written classroom rules when possible.

4. Give advance notice of any rule changes before punishment is administered.

5. Formulate all classroom rules around legitimate educational purpose.

6. Write and/or pronounce rules in a reasonably clear way.

7. Notify the principal when students violate school rules and be prepared to document such violations.
LIABILITY

Liability is a major problem for teachers. While the teacher cannot be expected to be a "super-person", certain procedures can be followed to assure the reasonable standard of care for students.

The teacher should

1. Exercise the same care with students as another teacher would under the same or similar circumstances.

2. Perform all the duties necessary to protect students.

3. Use insight and prudently evaluate situations which may need extra care because of high risk to students.

4. Not expose students to unreasonable risk.

5. Give adequate instructions in the hazards involved in any activity in the classroom or on a field trip.

6. Supervise classroom activities.

7. Not attempt to medically treat a student's illness.

8. Perform first-aid in an emergency and when no medically trained person is available.

9. Perform emergency first-aid which will not worsen the student's condition.
In recent years, courts have attempted to prevent states and public educational institutions from infringing on the right of the individual to practice religion. Yet the public school or teacher does not need to disregard religion.

The teacher should

1. Not permit religious exercises in his/her classroom.
2. Teach comparative religion when appropriate.
3. Use the Bible as literary material if desirable.
4. Use the Bible as an historic source when needed.
5. Teach the history of religion and its relationship to the progress of civilization when appropriate.

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MISCELLANEOUS

The courts have spoken about many other issues in education. A few other guidelines for the classroom teacher are provided below.

The teacher should

1. Not use, or permit students to use, obscene materials that appeal to prurient sexual interest unless it can be proven that such material is relevant to the school situation.

2. Use instructional material which is related to the age and sophistication of the students, has a close relation to the specific technique used, and has some valid educational objectives.

3. Allow students to distribute literature, even when controversial, unless it is felt that the literature will endanger the normal function of the classroom.

4. Talk to other teachers about students only if valid educational reason exist.

IN MY CLASSROOM?

YES  NO

CONCLUSION

School law is a complex subject and cannot be taken lightly by today’s educators. Yet many teachers have not had the opportunity to keep up with the latest legal concepts. Moreover, there are many misconceptions about what the law says. Educators should continually search for new information about school law and should make every effort to re-evaluate school practices in light of that new information. When serious legal problems arise, the teacher should seek legal counsel.
HELLO—School Board? I just found out that some students are manufacturing LSD in the Chem lab, the third grade's holding Miss Lane hostage on the lower playground, the vo-tech building burned to the ground because students hurled themselves in front of the firetrucks, and there's a petition going around to change the school's name to Swinging Singles' High. What'll I do?

COPYRIGHT IT! THERE'S A BEST-SELLER IN THERE SOMEWHERE!

G.I. HADDITT
PRINCIPAL