



REPORT

OF THE

ATTORNEY GENERAL

for the calendar years 1955 - 1956

less such other person was using the vehicle without the express or implied consent of the owner.

JAMES GLYNN FROST Deputy Attorney General

October 2, 1956

To Captain Lloyd H. Hoxie, Maine State Police

Re: Records of Juveniles

You ask whether or not the records of juveniles in your custody can be made available to bona fide law enforcement officers and agencies.

Answer. Yes. Making such records available to law enforcement officers is not making them available to the public.

In response to your further request we herewith give you the statutory citations that deal with the records of juveniles:

Chapter 146, Section 4, R. S. 1954: "Records of such cases shall not be open to inspection by the public except by permission of the court."

Chapter 27, Section 77, R. S. 1954 (Juveniles committed to the State School for Boys): "The records of any such case by order of the court may be withheld from indiscriminate public inspection. Such record shall be open to inspection of the parent or parents of such child or lawful guardian or attorney of the child involved."

An identical provision appears in Chapter 27, Section 89, R. S. 1954, in the case of juveniles committed to the State School for Girls.

JAMES GLYNN FROST Deputy Attorney General

October 8, 1956

To Samuel S. Silsby, Jr., Assistant Director of Legislative Research Committee

Re: School Milk

Your memorandum of September 17, 1956, is as follows:

"The Legislative Research Committee requests an opinion of the Office of the Attorney General relative to the price-fixing jurisdiction of the Maine Milk Commission, specifically with reference to school milk, so called, financed wholly or in part by federal funds."

The school lunch program is authorized by Chapter 41, Sections 219-222, R. S. 1954. Section 221 reads in part as follows:

"The superintending school committee of any town may establish, maintain, operate and expand a school-lunch program for the pupils in any school building under its jurisdiction, may make all contracts necessary to provide material, personnel and equipment necessary to carry out the provisions of the act, \ldots ."

On April 26, 1956, in a memorandum to the Legislative Research Committee, we re-affirmed two previous opinions that the State was not subject to the milk