







Honorable John Pridnia

Page 2

October 26, 1993

Merely because some of the requisites for its application are drawn from a time antedating its passage does not constitute a law retrospective.

It is my opinion, therefore, that section 24f of the General Property Tax Act prohibits a school district from holding a third election in 1993 to seek authorization to levy additional millage when the district has previously held two elections in 1993 for that purpose.

Very truly yours,

  
FRANK J. KELLY  
Attorney General

**RESCINDED**