

FLSA & SCHOOL DISTRICTS

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FLSA: One wicked, complex statute

- Damages
 - Two-year look back
 - Doubled damages
 - Three-year look back for willful violations
 - Attorney's fees if Employee sues
 - The DOL can also sue the District
 - Criminal and individual liability

DOL SHIFTS

- Insisting on liquidated/double damages
- Refusal to approve settlements on self-audit, full investigation required
- Referral of suits to plaintiffs' lawyers via 800-number hotline

CASE #1

Our Assistant to the Superintendent is exempt –
she's salaried!

Present Salary Test

- Earn less than \$35,568
 - Always entitled to overtime
- Earn \$35,568-\$107,431
 - At least \$684 per week
- Earn \$107,432 or more
 - Not entitled to overtime if they perform *any* exempt duties
- SALARY TEST DOES NOT APPLY TO TEACHERS

Misclassification of Exempt/Non-Exempt

- Text is not whether paid by salary or their job title
- Real test
 - The nature of the job
 - What the employee does

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Title search: The FLSA and School Districts

Also available as part of the eCourse

[Current Employment Issues Facing School Districts](#)

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"The FLSA and School Districts"