### **OPINIONS**

OF THE

# Attorney-General

OF

### OHIO

FOR THE

Period from January 8, 1917, to January 1, 1918.

VOLUME 1.

Springfield, Ohio:
The Springfield Publishing Company,
State Printers.
1917.
Bound at the State Bindery.

### **OPINIONS**

OF THE

## Attorney-General

OF,

### OHIO

FOR THE

Period from January 10, 1917 to January 8, 1918

VOLUME II.

Springfield, Ohio:
The Springfield Publishing Company,
State Printers.
1917.
Bound at the State Bindery.

### **OPINIONS**

OF THE

# Attorney-General

OF

### OHIO

FOR THE

Period from January 8, 1917 to January 1, 1918

VOLUME III.

Springfield, Ohio: The Springfield Publishing Company, State Printers. 1917. Bound at the State Bindery.

### ATTORNEYS-GENERAL OF OHIO.

Henry Stanbery	1846-1851
Joseph McCormick	1851-1852
George E. Pugh	1852-1854
George W. McCook	1854-1856
Francis D. Kimball	1856-1857
C. P. Wolcott	1857-1861
James Murray	1861-1863
Lyman R. Critchfield	1863-1865
William P. Richardson	1865
Chauncey N. Olds	1865-1866
William H. West	1866-1870
Francis B. Pond	1870-1874
John Little	1874-1878
Isaiah Pillars	1878-1880
George K. Nash	1880-1883
D. A. Hollingsworth	1883-1884
James Lawrence	1884-1886
Jacob Kohler	1886-1888
David K. Watson	1888-1892
John K. Richards	1892-1896
F. S. Monnett	1896-1900
J. M. Sheets	1900-1904
Wade H. Ellis	1904-1908
U. G. Denman	1908-1911
Timothy S. Hogan	1911–1915
Edward C. Turner	1915–1917
Toseph McGhee	1917

#### ATTORNEY-GENERAL'S DEPARTMENT.

(1917)

	Attorney-General
Charles Follett	First Assistant Attorney-General
H. Stanley McCall	Second Assistant Attorney-General
Walter L. Connors	Special Counsel
Peter E. Dempsey	Special Counsel
William J. Ford	Special Counsel
Louis D. Johnson	Special Counsel
Russell M. Knepper	Special Counsel
John F. Kramer	Special Counsel
Clarence D. Laylin	Special Counsel
	Superintendent of Claims
James M. Schaller	Chief Clerk
Helen D. Bergin	Clerk
James D. Callahan	Clerk
August Seel	Clerk
K. Marie Damron	Stenographer
Stella Drayer	Stenographer
Kathryn Haughran	Stenographer
Hazel Kridler	Stenographer
Mary G. McMahon	Stenographer
	Stenographer
Maurice L. Bernstein	Special Counsel Cleveland District
Joseph O. Eppstein	Special Counsel Toledo District
• •	Special Counsel Cincinnati District

ABANDONMENT—	Page
Trustees-Ohio State and Miami Universities-Absence from meetings	_
not abandonment of office-Does not create vacancy	58
ABSTRACT—	
Abstract of title	
Approval—	
Charles M. Ludman and wife to state of Ohio	1812
Covering certain lands in Franklin county-Ohio State University	1248
Elizabeth King Farrington to state	1975
Executive mansion	439
Gallia county-Ohio hospital for epileptics	1582
Gallia county—Ohio hospital for epileptics	1584
John W. Zeller to state	1725
Mary E. Kautz to state	1710
Mary Harton King to state	
Supplemental to opinion—	
No. 623—John W. Zeller property	1843
No. 667-Charles M. Ludman property	1860
Title guarantee and trust company—	
Insuring titles	1684
Not under control and supervision of the insurance department of	
the state—Guarantee of title by such company is in effect the	
same as the insurance of such title	1157
A DAGGERAL OF THE PROPERTY OF	
ADJOURNED MEETING—	
Board of education-Adjourned meeting-Defined-Failure to read and	
approve minutes of previous meeting-Effect thereof-County	1202
superintendent—By what board elected	1393
ADTIMANT CONDUCT	
ADJUȚANT GENERAL—	
Assistant adjutant general—Assistant quartermaster general—Entitled to	
compensation under Sec. 5190 in lieu of salary under 2249—Upon	650
declaration of state of war between United States and Germany	030
ADMINISTRATOR AND EXECUTOR—	
False tax returns—Corrections—By county auditor—By administrator	
or executor	2062
01	2002
ADMINISTRATORS AND EXECUTORS—	
Liquor license—Is a property right and survives death of holder—Ad-	
ministrator stands in place of decedent in case applicant dies	
pending proceedings for renewal—Right of administrator to	
appeal from finding of board	2320
attern and an available and an available and an available and a second a second and	

ADOPTION—	Page
Child—In custody of juvenile court or trustees of children's home— Upon adoption remains ward until it becomes of lawful age	1351
Consent necessary before child may be legally adopted—Who may consent	1707
Foster parents estopped from asserting that proceedings had in New York were not valid because they were non-residents	2221
ADVERTISEMENT—	
Board of education—When advertisement for bids for school house may be dispensed with—"Urgent necessity" defined	1672
Bonds—Sale under section 6929 G. C. should be advertised in accord-	10/2
ance with said section—Section 2294 G. C. does not apply	202
Improvement of intercounty highway or main market road upon county	
line—Application for state aid—Advertisement for bids—When	
final resolutions should be entered into—Apportionment of cost between counties—When certificate of auditor should be filed	1600
Newspaper—	1000
Publication-When law requires publication in one paper and same	
has been published in more than one paper, funds illegally spent	
may be recovered—Liability of officers authorizing excess pub-	2167
licationPublishing delinquent tax list—Should be paid for list as it is first	210/
published—Although part stricken out between first and second	
publication-Not entitled to pay for setting up descriptions	
stricken out before first publication	687
Notice—To bidders for improvement for highway—Construction of sec-	
tion 1206 relative to advertisement for two consecutive weeks in newspapers of the two dominant political parties	1828
Street improvement—Separate resolution, ordinance, and advertisement	1020
for each improvement	2155
AFFIDAVIT—	
Fish and game cases—County not liable when affidavit not approved by	
prosecuting attorney or attorney-general where offense not com-	
mitted in presence of warden	2362
Probate division—Of consolidated probate and common pleas courts—	
Compensation of deputies, etc.—By whom fixed—Judge is ex- officio clerk—By whom writs and affidavits signed—Deputy clerk	
may administer oaths in certain matters—Seal—Fees—Salary	
of deputies from what fund payable—Application for additional	
allowance—Where same should be filed	1967
State board of embalming examiners—Without authority to return fees	
to applicant for registration, examination or license—Applicant	
must pay same fee for second examination—No power to refuse license by affidavit to qualified person—Affidavit in criminal	
prosecution—How same signed—Liability of person who signs	
same	2407
Verify—As used in General Code with reference to expense accounts—	
Means by affidavit	630
AGE—	
State embalming board—Expenses of members cannot be paid for attend-	
ance of members at annual conference—Age—Applicant for	
license not material	2044

AGENT—	Page
Teacher—Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed with superintendent of public instruction————————————————————————————————————	1074
AGRICULTURAL AGENT—	
County agricultural agent—Necessary steps for county to secure state aid in the matter of employment—When appropriation may be made—Section 9921-4 for support of such agent	1112
AGRICULTURAL EDUCATION—  Vocational education—Federal aid—Appropriation—Expenses—Director  of agricultural education—Salary———————————————————————————————————	1769
AGRICULTURAL EXPERIMENT STATION— Leasing land by board of control	1278
AGRICULTURAL EXTENSION SOCIETY—	
Common carriers—May carry persons employed, exhibits and equipment used in agricultural extension work free or at reduced rates—  Section 7974 G. C. not repealed by implication by section 516 G. C	275
AGRICULTURAL SOCIETY—	
How deprived of right to secure public funds from county treasurer  Money raised under section 9887 G. C. must be used for improving an existing fair ground site and not for the purchase of a new site—	2252
The fact that the agricultural society has received assistance under Sec. 9887 G. C. does not preclude further aid under Sec. 9894 G. C	369
ALIEN ENEMIES-	
Contract—Rendered impossible by government—Suspended while pro- hibition remains in effect—Alien enemies—Restricted area	
May be licensed as stationary engineer—Industrial commission may take allegiance into consideration when determining the fitness of applicants	
Workmen's compensation—Alien enemies—powers and duties of the in- dustrial commission respecting the administration of the work- men's compensation law as to subjects and residents of Ger- many, Austria-Hungary, etc	
ALTERNATIVE BIDS—	
Street improvement—What resolution of necessity must contain relative to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material————————————————————————————————————	
AMENDED HOUSE BILL 300—	
Mulcahy highway bill—Not affected by errors in first section—Meaning and intent can be ascertained by referring to other portions of the act	
16—Vol. III—A. G.	

Pag	AMENDMENT—
	Approval—
	Synopsis—
	Amendment to article XV, section 9Of proposed constitutional amendment—By People's Power  League of Cincinnati
_ 17	Duplicate amendments-Legislative intent governs
	Publication—Notice of amendment to articles of incorporation—Three consecutive weeks—Compliance—What notice should contain
	ANAESTHETICS—
ı <b>-</b>	Dentist—May administerOne who receives board, lodging, etc., for administering, is to be considered practicing medicine
	ANIMALS—
e s	Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases
	Articles of incorporation—Of corporation formed for prevention of cruelty to animals— What said articles must contain—————
3	Society for prevention of cruelty to animals—  Must have approval of board of state charities to articles of incorporation—To be legally incorporated—See opinions No. 773 and 865————————————————————————————————————
3	Must have approval of board of state charities to articles of incorporation—To be legally incorporated—See opinions No. 773 and 864
	ANTI-TRUST LAW—
	Valentine—Senate bill No. 152 would effect radical change therein and render it of uncertain and variable application.
	APPEAL—
f	Civil service commission—Appeal lies for reduction—Layoff, etc.—Reduction of salary of employe by head of department—Head of department may require services of employe in different localities
	Juvenile court—Has exclusive jurisdiction of minors under eighteen in all but felony cases—May fine delinquent—Appeal—Error————
-	Tax Commission—Must certify its determinations to person in whose name property is listed—Right of property owner to have determinations of commission reviewed in common pleas court
	APPRAISEMENT-
d t	When same becomes necessary—In examination of a bank—To determine amount of real estate owned by bank—Expense should be paid by banking department—Expense of special examination—At request of bank—Should be paid by bank—

APPRAISERS—	Page
Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases.	419
APPROACHES—	
Driveways-	
Cost of constructing same not to be included in estimate of cost of constructing and repairing the highways—Cost thereof to be paid from general county fund. Approach or driveway means all driveways which lead from public road to premises of abutting property owner. Compensation for destruction or reconstruction of approach depends on whether county commissioners or township trustees have jurisdiction and supervision of construction, etc., of public road————————————————————————————————————	524
7212—Expense of reconstructing same devolves upon county commissioners and township trustees—Supplemental to opinion No. 203	636
APPROPRIATION—	
Personal service—Where an appropriation is for specific number of assis-	
tants—Head of department may not expend same for a lesser number of assistants without authority of controlling board	1964
H. B. 701 (106 O. L. 751) remaining unexpended on July 1, 1917—To what extent reappropriated in H. B. 584 (107 O. L. 187)	1596
Cemetery association—Land—Appropriation—Purchase————————————————————————————————————	1988 204
County auditor—Warrant issued upon exhausted fund—After enactment of section 5649-3d G. C.—Stamped not paid for want of funds—Cashed by bank—Interest paid to bank by county may be recovered	1980
House bill 584—Moneys appropriated therein for construction, etc., of roads—Cannot be constructed against until July 1, 1917————	553
Ordinance—Determining number of positions in department and fixing salary and bond is of a general nature—Cannot be passed with regular semi-annual appropriation ordinance—Sec 4214 G. C. construed	12 <b>7</b>
Salary—Appropriated for liquor license inspectors—May be expended for salary for examiners only upon authority of the controlling board	1238
Secretary of agriculture—Implied authority to purchase land to establish fish hatcheries	2022
Vocational education—Federal aid—Appropriation—Expenses Director of agricultural education—Salary	1769
When appropriations may be transfered from one department to another.  Where funds appropriated for contract—Have been diverted to other purposes—Contractor entitled to interest on final estimates—  From time same became payable until paid	1122 559
·	

ARCHITECT—	Page
Ohio board of administration—Convict labor—Erection of buildings— When plans, etc., must be prepared—Not necessary to employ architect—Competitive bidding—When necessary———————————————————————————————————	1481
arcintect—Competitive bidding—when necessary—————	1401
ARMORY—	
Approval—	
Contract for Akron Armory	1580
Resolutions by state armory board for Akron armory	1581
Contract for Akron armory	1648
Ohio National Guard—State not liable for rentals on leases for armories	1864
—Guard in Federal service	1564
ARMORY BOARD—	
Officer Ohio National Guard-On retired list-Eligible to membership on	
state armory board	13
State Armory Board-How architects should be paid for services upon	
Akron armory	1358
ARMY—	
Common pleas judge—Under provisions of Article IV, sections 12 and	
14-Cannot enlist in U. S. army and retain office of common	
pleas judge	640
ARTICLES OF INCORPORATION .	
Approval—	
Of The Owners Mutual Live Stock Insurance Company	258
Of The Ohio Threshman's Mutual Insurance Association	562
Of The Mutual Automobile Insurance Co	1246
Of The Driver's Mutual Insurance Company	1568
Of The American Mutual Automobile Insurance Company	2002
Of The Buckeye Mutual Accident Association	2037
The Great American Mutual Indemnity Co.—Mutual Insurance Com-	
panies—Kinds of insurance they may transact	2186
Amendment of the articles of incorporation of The Great American	
Mutual Indemnity Company	2251
Disapproval The Leonard Company—real estate, insurance and securities	100
business cannot be carried on by same corporation	196
Of The Fairport First Hungarian Young Men's Club and Sick Benefit	
Association—Does not comply with section 9427—Such associa-	•
tion should claim and provide for right of assessing members to insure payment of benefits	924
The Physicians & Surgeons Information Exchange Co.—Purpose clause	744
does not indicate purpose to do professional business	262
Bank—May not operate a branch bank outside the limits of the city,	
village or township—Named in articles of incorporation	673
Corporations—Which are organized providing for common stock only—	
May increase capital stock by issuing only preferred stock-Certi-	
ficate of increase may set out preference and restrictions-Not	
necessary to amend articles of incorporation	
Interurban railroad company-Articles of incorporation-Cannot be	
amended to authorize operation of commercial railroad-Motive	
nower	1756

ARTICLES OF INCORPORATION—Concluded—	Page
Mutual fire insurance company—May incorporate only for purposes designated in first paragraph of section 9510 and in section 9556 G. C.—Disapproval articles of incorporation of "The Mutual Fire & Automobile Insurance Company"	24
Of corporation formed for prevention of cruelty to animals—what said articles must contain	2067
Publication—Notice of amendment to articles of incorporation—Three consecutive weeks—Compliance—What notice should contain	1987
ASSESSMENTS—	
Abutting property owners—Cannot be relieved of payment of 10 per cent of costs of improvement of inter-county highways and main market roads	343
For municipal street improvements—When bonds, etc., are issued in anticipation of collection—Not paid when due—Interest—Penalty—How collected—Assessments against delinquent lands—Penalty—Interest—How collected—Right of county treasurer to accept	
general taxes without assessments————————————————————————————————————	2380
ment—Assessment should be paid out of general county fund	760
Fees—County auditor and treasurer—Under sections 2624 and 2685— Cannot be included in cost of special assessment for public improvement	2147
Joint board of county commissioners-Must provide same method of assessing costs of improving and constructing highway along	
county line against the different townshipsLine fence statutes—Constitutionality—What assessments authorized	183 2003
Municipal council—Before enacting assessing ordinance for an improve- ment—Should enact resolution setting forth method of assess- ment and part of cost to be assessed against abutting property	
owners	609
Roads—Construction within or through municipality—Method for apportioning cost—Assessments————————————————————————————————————	2257
Roads and highways—Improvement under section 6919 G. C.—What lands may be assessed—State aid	2305
Taxes—Become lien on real property as of the date proceeding second Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no	
authority to refund said taxes after payment  Thirty-three and one-third per cent assessment limitation—Provided for in section 3819—In determining same—Value of land and im-	144
provements should be considered	1740
ASSESSORS—	
Assessors and assistant assessors—Form of bond not required to be changed by amendment to section 3350 G. C.—Form of oath	000
taken by assistant assessor changedCandidates for assessor—Not required to pay fee when filing declara-	332
tion of candidacy	977
Tax assessor—Not entitled to compensation—For oath administered to resident of another county	880

ASSIGNMENT—	Page
Contractor—Working for state highway department—May assign money due him	1406
ASSIGNMENT CLERK— Court constables—Their rights and duties in counties that have but one common pleas judge————————————————————————————————————	1067
ASSISTANT QUARTERMASTER GENERAL— Adjutant general— Assistant adjutant general—Entitled to compensation under section 5190 in lieu of salary under 2249—Upon declaration of state of war between United States and Germany————————————————————————————————————	650
ASSISTANTS— County auditor—May appoint expert assistants in certain cases———— County surveyor's report under section 2787 to commissioners should include only such assistants who receive their pay from general county fund—Report of total compensation should not contain	872
compensation not drawn from general county fund  Probation officer—Chief and first assistant—Are assistants of juvenile court—May be appointed as such, as in unclassified service	721 209
ATTORNEY-	20)
Board of education—Has authority to employ counsel under section 2918 G. C. when prosecutor refuses to act—Paid from contingent fund provided by section 4744-3 G. C———————————————————————————————————	270
regular assistants in civil actions—May not pay for such services under 3004 G. C.—Commissioners only county officials who may employ counsel other than prosecuting attorney————————————————————————————————————	2005
—Notwithstanding appropriation for same  "To prosecute" as used in section 13440 G. C. defined—Attorney employed by humane society—When entitled to fees	633 2193
Township trustees—May employ attorney other than prosecuting attorney  -Order must be entered on their journal—Otherwise contract void	214
ATTORNEY FEES—  Costs—In case when taxpayer has recovered final judgment in his favor	211
and has been allowed costs and reasonable attorney fee—How paid	1878
bonds at less than par and accrued interest—recovery may be had against said bond firm	2211
AUDITOR— City auditor—May act as clerk of board of education———— County surveyor—Surveying tract of land sold at forfeited land sale— Paid out of proceeds of sale—When land sold at forfeited land	52
sale does not exist auditor may refund purchase price and take same off tax duplicate	320

AUDITOR—Concluded— When clerks, etc., have received compensation in addition to that allowed by commissioners—Not authorized by common pleas court— Court cannot afterward authorize such payment by nunc pro tunc entry————————————————————————————————————	Page 1736
AUDITOR OF STATE—  Must make certificate provided for in section 2288-1 G. C.—Before state  officer can enter into agreement for expenditure of money	1573
AUTOMOBILE— County commissioners—Not authorized to hire sheriff's machine for use of sheriff on official business———— Secret service officer—Automobile—County commissioners have no authority to furnish—May not be appointed as deputy sheriff and secure auto through sheriff's department—Prosecuting attorney may hire auto for said officer under section 3004 G. C———————————————————————————————————	2397 1917
AUTOMOBILE DEPARTMENT—  Cashier in unclassified service—Not practicable to determine fitness of said official by competitive examination————————————————————————————————————	19
AVIATION  Light stations—To direct federal aviators—County commissioners have no authority to erect same	1838
AWARDS—  Dog and kennel fund—To what societies commissioners may award said fund————————————————————————————————————	1668 1186
BAILIFF— Common pleas judge—Power to appoint court constables and criminal bailiffs  Municipal court (Alliance)—Judge has power to appoint but one bailiff—duties of said bailiff— Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse	984 2375 285
BALLOTS— Elections—Judge and clerks should follow sections 5081 and 5088 in making returns—Blank and unintelligible ballots not to be considered in determining whether two-thirds of voters voting at municipal election for bond issue voted in favor thereof	701
BANKS AND BANKING—  Appraisement—When same becomes necessary—In examination of a bank—To determine amount of real estate owned by bank—Expense of special examination—At request of bank—Should be paid by bank—	671

BANKS AND BANKING—Concluded—	Page
Bank—	-
May not invest more than 60% of its paid in capital stock and surplus in bank building and real estate on which same is situated —Where investment in excess of limitation and company takes over building and real estate—Bank may not invest in stock—Until same has paid dividends for five consecutive years—May purchase bonds of said company—Subject to approval of superintendent of banks—Such investment limited to 20% of capital and surplus	
May not operate a branch bank outside the limits of the city, vil-	004
lage or township-Named in articles of incorporation	67 <b>3</b>
Banks—Doing business under Thomas act—To what extent they may invest in stocks, securities or loans—Section 9790 applies—Limit of loan to firm, corporation or person—Collateral security de-	750
posited to secure loan—Not classed as investmentFarm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may	750
invest—Insurance companies may invest under section 9519 G. C.  Loans—On securities enumerated in paragraphs b, c and d of section 9758 G. C.—Subject to restrictions and limitations under section	173
9754 G. C	664
School savings banks—Not subject to supervision of banking department—Bond form for teachers————————————————————————————————————	2298
allowed by court—Personal liabilityThe plan of the Young Men's Business Club of Springfield for employes	1458
savings club—Does not require supervision of banking department	500
BASTARDY—	
Illegitimate child—Reputed father cannot be prosecuted for non-support  —When security has been given for payment of sum ordered by court for maintenance of said child————————————————————————————————————	1697
Juvenile court—Jurisdiction of bastardy proceedings	
BENEVOLENT INSTITUTIONS—	
Girls' Industrial Home—Clothing furnished inmates thereof—Not charge against counties—Sections 1815 and 1816 G. C. apply only to benevolent institutions	454
BIDS-	
Board of education—	
After bids received—Cannot change specifications, etc.—By eliminating part of the work—Without power to accept bid on remainder—Contract cannot be awarded where bid in excess of amount appropriated for that purpose—None but lowest bid can	
be accepted—All bids may be rejected———————————————————————————————————	692
When advertisement for bids for school house may be dispensed with—"Urgent necessity" definedBidsBond sale—Delivery of bonds to purchaser—Bids	1672 2028

BIDS—Concluded—	Pa
County commissioners—When no bids are received within estimate under 6946—May amend estimate—readvertise, and accept bid if within amended estimate	3
Highway construction—Bids for same must be accepted within reasonable time—Otherwise not binding on contractor—Highway commissioner may assume such part of cost of construction as he deems best	
Highway improvement-Not necessary to accept lowest bid	11
Provision—In proposal for highway construction—That no part of bid will be binding, unless total bid is accepted, is proper and legal.  Street improvement—What resolution of necessity must contain relative	6
to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material	18
That embraces both labor and material—Must contain a separate statement of labor and material and the price of each	9
BLIND-	
Commission for the blind—Authority to employ person to sell products of its wards	4
BLIND RELIEF—	
Blind persons must reside in county one year before entitled to relief therein	
County commissioners—Had authority to make levy for needy blind— Under section 2969 G. C	19
Not necessary to be totally blind to receive	15
BLUE SKY DEPARTMENT—	
Commissioner of securities—Appointment thereof creates new department—Takes over duties of blue sky and loan shark departments—Status of present employes of said departments—	10
BLUE SKY LAW—	
Fee for agents named in license issued under said law  Licenses	16
BOARD OF AGRICULTURE— Fines—Costs—Fees—Collected for violation of dairy and food law— Paid to secretary of board of agriculture————————————————————————————————————	16
No authority to issue order of quarantine forbidding shipping of certain species of pine into state	12
Secretary of Agriculture—Is state officer—Power of secretary and board —Civil service	12
Stenographers—In state employ may receive compensation for work done outside of time employed by state	20
BOARD OF CENSORS—	
Has no authority to make examination of film exchange booking sheets-	7

BOARD OF EDUCATION—	Page
Adjourned meeting—Defined—Failure to read and approve minutes of previous meeting—Effect thereof—County superintendent—By what board elected———————————————————————————————————	1393
After bids received—Cannot change specifications, etc.—By eliminating part of the work—Without power to accept bid on remainder—Contract cannot be awarded where bid in excess of amount appropriated for that purpose—None but lowest bid can be accepted—All bids may be rejected—	692
Appointed by county board for new district—When and how successors elected	1634
Appointed by county commissioners—How successors nominated and elected	_1626
Bond issue—	
Board should not provide for such issue until votes cast at election have been canvassed—Disapproval—Bond issue—New Concord village school district———————————————————————————————————	1849
For erection of school house—Majority of board of education may pass resolution provided for in section 7626 G. C	835
By acquiring private right of way making distance for pupils to travel less than two miles—Does not relieve itself from liability for transportation	295
By whom successor to member whose term expires the day preceding the third Saturday in January is appointed	2399
City auditor—May act as clerk of board of education————————————————————————————————————	52 142
Costs—Suit by taxpayer against board of education—Board has no authority to pay when injunction allowed but no order for costs made by court————————————————————————————————————	1711
County board of education—	
Can order only one institute held in county during any one year— When same must be held	912
monstrance filed against such action—Should contain names of majority of electors of entire new district	1014
tors of entire new district necessary to prevent such an arrange- ment—Who has right to appoint board of education from such new district	98 <b>7</b>
May redistrict during year to take effect the first of the following  September—District superintendent has no vested right in contract for more than one year—Does not hold over when district is divided	211
No right to establish high school-When village board refuses to do	
so—Tuition When board may redistrict county school district—Petition of presidents of village and rural boards—Hungeessary	1640

BOARD OF EDUCATION—Continued—	Page
County school districts—Redistricting thereof upon application of thre fourths of presidents of village and rural district boards—Te minates contracts of district superintendents extending beyon school year—Supervision district cannot be created with few than 30 teachers—Redistricting of county school district tak	r- id ' er es
effect first Monday in September following redistricting County school superintendent—Is public officer—His salary, however, m	
be changed during his term of office	- 742
County superintendent and district superintendent—Are each allowed to sum of \$3.00 per day—For services rendered while conduction investigations under section 7827 G. C.—Other expenses mean expenses other than fees and expenses of such superintendent	g n s_ 404
Creation of new school district from one or more districts—Notice mu be given such districts—Not necessary to file map with auditor Effect of petition to form new district filed by majority of ele tors	<del></del> :-
Disapproval—	
Bond issue of board of education of Fairview village school distriction Cuyahoga county, Ohio—Board of education—Cannot submode bond issue to electors—Unless it finds that funds at its disposor that can be raised under sections 7629 and 7630 are insufficient—Section 5120 imposing duty to canvass result of elections	it al i- n
mandatoryOf bond issue—Amity rural school district—Board of education	
Special meeting— Notice required————————————————————————————————————	of gs 1-
District superintendent—How vacancy in said position filled	
Election officer—Must make returns to clerk of board of education election for school purposes—Not entitled to compensation	of on
thereforHas authority to employ counsel under section 2918 G. C. when prosecutor refuses to act—Paid from contingent fund provided section 4744-3 C. G	-
Has no authority to erect school building outside of its district	<i>7</i> 53
How tuition for high school pupil from another district recovered In dissolved school district—May collect money due for tuition and podebts	
Indebtedness—Of a school district that has been transferred under se tion 4692 G. C. to another district—Becomes charge against ne district—Must be paid by tax levy on property of new distri —Division of funds and indebtedness not jurisdictional	e- w et
power of county board of education to make transfer—May made at a later meeting than one at which transfer is made No right of appeal from order of county board making divisis—Order may be reviewed by original action in common ple court	n
May assign children to various schools of district—Management trustees of state normal college	у

BOARD OF EDUCATION—Continued—	Page
May borrow money to pay indebtedness for teachers' salaries—Whe bond issued to cover such indebtedness—How same are re-	; <b>-</b>
deemed	_ 830
May compromise claim due it	
May not extend a teacher's contract for one or more years—When boar may employ teacher—"Majority vote" defined	<b>d</b>
May permit the use of school property for holding grange meetings	
May permit use of school property for grange meetings—Such meeting shall not interfere with use of property for school purposes—	s
Meeting—Held under section 4747-1 G. C.—Expenses thereof cannot be paid from board of education fund, or any other fund.	e
Member of—	
In territory which was transferred from one rural school district t	^
another—Prior to taking effect of section 4692 G. C.—Hold office to end of term for which he was elected———————————————————————————————————	s
No right to contract with board to publish legal notices or furnis supplies	h
Members of school board—When and how elected—How long member hold over	s
Not liable for tuition of pupil in adjoining district when parent of pup owns property in said district	il
Notice of election—Failure to publish—When treated as irregularity only	
Offices incompatible—Township trustee and member of board of education	<b>-</b>
Private academy—Which has entered into contract with a board of education for high school facilities—Rights of recovery for tuition for non-resident pupils	n
Pupil—When entitled to attend high school and have tuition paid————— Remonstrance—Against new school district—Signers may withdraw	- 918
names therefrom	
Right to pay teacher when on leave of absence because of sickness, etc Rural board of education—Must provide transportation for pupil mor than two miles distant from school—Funds may be raised under	e. 862 e r
section 5656 G. C	
Rural school district—Election—Members of board of education—Terr	
-Board of election should designate number to be voted for	
and length of term—If for different termsSchool board—Election of members thereto—Vacancy	
School buildings—When building condemned by the department of Ir	
spection, division of workshops, factories and public building  —Emergency—How levy made	S
School districts—Funds for current expenses may not be raised by bon issue under section 7625 G. C.	đ
Schools—	
Centralization under section 4726 G. C. applies to entire district—A	1
electors therein permitted to vote—Two or more schools ma	
be consolidated under section 7730 G. C. without vote by boar	
of education	_ 305
Interpretation of section 7735 G. C. in regard to notice require therein—Tuition for non-resident pupils————————————————————————————————————	

BOARD OF EDUCATION—Continued—	Page
Separate supervision district—May be consolidated with other district any time during year—Does not affect district where superintendent has been employed for year and the certificate relative to his salary has been made, etc.—Superintendent—Salary—State	
Sinking fund commissioners—Exercise control over money in sinking	1648
fund through officers of school board—Money must remain in custody of board and its treasurer—Commissioners may withdraw funds by requisition to board of education————————————————————————————————————	720
Smith one per cent. law—When board of education may make levy out- side of the limitation of said law————————————————————————————————————	1439
Suspended school district—When same may be re-established upon motion of board of education—When compelled to re-establish same	1354
Taxes—Become lien on real property as of the date preceding second  Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no authodity to refund said taxes after payment	144
Teacher—Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed	
with superintendent of public instruction Term of persons elected to fill vacancies	1074 2420
Territory in one township which is a part of the rural school district of an adjoining township does not cease to be a part of said district by reason of residents thereof voting at an election called by board of education in the civil township in which they actually reside	260
Text books—	
Publishers should file same together with price list with superintendent of public instruction each five years—The five-year period in section 7710 G. C. applies only to the filing of said list	330 1446
What board has power to adopt same That maintains no high school—Contract with another board for schooling of pupils—When not compelled to pay tuition of pupils of	1440
district To issue bonds for school improvement must do so under section 7630	2286
G. C.—Must find that funds at its disposal, or that can be raised under sections 7629 and 7630, are insufficient—Disapproval— Transcript of proceedings for bond issue of Vermillion village school district, Erie county, Ohio————————————————————————————————————	90
Transferring territory—Creating new districts out of old—Apportion- ment of indebtedness—Tuition paid by one district to another	0073
—Under mistake of fact—Recovery————————————————————————————————————	2273 1139
Treasurer—No provision of law for selection of school treasurer— When depository provided, clerk of board of education becomes	
acting treasurer—Language of section 4782 G. C. directory  Validity of bonds issued to purchase motor trucks for transportation of pupils	228 1261
Vice-president of school board—In absence or inability of president to act—May attend meeting to select member of county board or	
district superintendent	456

BOARD OF EDUCATION—Concluded—	Page
Village school district—	_
Not automatically dissolved when tax valuation falls below \$500,-	
000.00	902
When created in a district containing less than fifteen square miles	
-What territory annexed-Board of education-Special election	1898
When advertisement for bids for school house may be dispensed with-	1670
"Urgent necessity" defined	1672
higher grade high school	1790
Where school funds deposited—Liability of members when no deposi-	1770
tory designated	1658
Which fail to organize on first Monday of January after election-Shall	
organize as soon thereafter as such failure is called to their at-	
tention-President and vice-president hold over until successors	
are chosen and qualified	40
"Wholly centralized" defined—Districts not centralized not entitled to	
separate supervision under 4740 G. C.—How board of education	
may centralize schools after proposition carried at election	2047
BOARD OF ELECTIONS—	
Candidate—When notice of withdrawal must be filed with board of elec-	
tions	2025
Rural school district—Election—Members of board of education—Term	2025
-Board of election should designate number to be voted for and	
length of term-If for different terms	1948
BOARD OF EMBLAMING EXAMINERS—	1 200
Embalming board—Forms recommended	1503
Expenses of members cannot be paid for attendance of members at an- nual conference—Age—Applicant for license not material	2044
Fee must accompany each application for examination—Cannot delegate	2011
authority to pass upon application—Secretary-treasurer must pay	
premium on his bond—Three years' practical experience—How	•
time computed	1492
Secretary of state board of embalming examiners—When term expires—	
Compensation	1443
Three members—Officers of department of health cannot sit as advisory	
members	1808
BOARD OF HEALTH—	
Bond issue for construction of sanitary plant—When council submits	
question to electors-Not necessary that resolution contain recital	
that board of health recommended said plant-Net indebtedness	
of two and one-half mills on tax duplicate valuation of real and	
personal property in municipality—How same ascertained	945
Power to compel council to appropriate sufficient funds to pay employes	
of said board—Annual budget—How reduced—Municipal bud-	1240
get commissionersState building code—Provisions do not apply to dwellings—City council	1240
Local board of health—May not enact ordinance or resolution	
	2018
Village council—Has authority to abolish board of health previously es-	0
tablished and substitute health officer	397

BOARD OF MANAGERS OF OHIO PENITENTIARY—	Page
Ohio penitentiary—Parole of life prisoner whose term has been commuted to 20 years by board of managers void—Violation of such parole does not forfeit "good time" nor parole deposit———	99
BOARD OF PUBLIC WORKS—	
Ohio canal commission—Board of public works—Duties of same devolve on superintendent of public works—Chief engineer of board of public works—Office abolished	38
BOARD OF REGISTRATION—	
. Governor—May appoint local boards of registration—Provided for in act of congress approved May 18, 1917—Acts of said board incontestable	775
Members of board of registration must serve—President or governor may accept resignation of member—Are not officers in strict sense—May maintain at same time membership in general as-	
semblysembly	852
BOARD OF REVISION—	
County board of revision—  Not entitled to expenses incurred in attending meetings of said	
boardboard	1244
Power to hear complaints against and revise value of real property  —County auditor—Power to revalue and assess real estate———	846
BOARD OF STATE CHARITIES—	
Juvenile court—Has jurisdiction over child when it has been committed to the board of state charities	1038
BOARD OF TRUSTEES OHIO SOLDIERS' & SAILORS' ORPHANS' HOME, XENIA, OHIO—	
Approval—Contract between board of trustees, Ohio Soldiers' & Sailors' Orphans' Home, Xenia, Ohio	1859
BOARD OF TRUSTEES OF PUBLIC AFFAIRS—	
Offices incompatible-Member of the board of trustees of public affairs	
and clerk of said board————————————————————————————————————	1876
of public service	53
BOND	
Approval—	242
Bond of Henry D. Bruning, deputy highway commissioner Form of contract and bond submitted by state highway department_	959 486
Assessors and assistant assessors—Form of bond not required to be changed by amendment to section 3350 G. C.—Form of oath	100
taken by assistant assessor changed	332
Board of embalming examiners—Fee must accompany each application for examination—Cannot delegate authority to pass upon appli-	
cation—Secretary-treasurer must pay premium on his bond— Three years' practical experience—How time computed	1492

Persons engaged in business of taking deposits for transmission to foreign countries, etc.—When bond is given may establish branch offices—Liability of surety on bond for defaults occurring at branch offices————————————————————————————————————	BOND-Concluded-	•	Page
Plea of guilty—May not be entered on behalf of one charged with an offense, who fails to appear according to the conditions of his bond ————————————————————————————————————	eign countries, etc.—When bo offices—Liability of surety on	nd is given may establish branch bond for defaults occurring at	
Probate judge—Bond—Approval by commissioners relates back to time same was filed with their secretary—When judge enters upon discharge of duties—Prior to filing bond—Does not forfeit office Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office —May not be paid under section 3004—Sections 2914 and 2915 provide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.—C.———————————————————————————————	Plea of guilty—May not be entered o offense, who fails to appear a	n behalf of one charged with an eccording to the conditions of his	2350
Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office —May not be paid under section 3004—Sections 2914 and 2915 provide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.——————————————————————————————————	Probate judge—Bond—Approval by co	ommissioners relates back to time	2000
by section 3004 G. C	Prosecuting attorney—Application to confixed by statute—Section 2419 —May not be paid under section provide for payment of official under section 3004—May temporate from fund allowed under section	purt to fix bond—Amount of bond provides for equipment of office ion 3004—Sections 2914 and 2915 help—Such help may not be paid orarily employ detective to be paid on 3004 G. C.—Expenses incurred	927
School savings banks—Not subject to supervision of banking department—Bond form for teachers	by section 3004 G. CRecognizance—Entered into by person	charged with bailable offense—	478
School savings banks—Not subject to supervision of banking department—Bond form for teachers			572
Township trustee—Bond—When there is no justice of the peace to approve same—May enter upon his duties upon filing same with township clerk			2298
Treasurer of state—Has no authority to furnish bond to city of Portland—To indemnify said city against loss by reason of loss of interest coupons by predecessor in office	Township trustee—Bond—When there prove same—May enter upon	is no justice of the peace to aphis duties upon filing same with	
To be used in entering all contracts for public works or improvements 114  BOND FUND—  City council—May provide for creation of bond fund—And may provide in bond ordinance how same shall be expended—Members of council elect all of the employes thereof	Treasurer of state—Has no authority land—To indemnify said city a	to furnish bond to city of Portagainst loss by reason of loss of	2450 474
BOND FUND—  City council—May provide for creation of bond fund—And may provide in bond ordinance how same shall be expended—Members of council elect all of the employes thereof———————————————————————————————————	BOND FORM—		
City council—May provide for creation of bond fund—And may provide in bond ordinance how same shall be expended—Members of council elect all of the employes thereof———————————————————————————————————	To be used in entering all contracts for	public works or improvements	1149
council elect all of the employes thereof	City council—May provide for creation		
Approval—       Form of bonds of Eden township rural school district			1016
Form of bonds of Eden township rural school district	BOND ISSUE—		
Of transcripts as follows:       Amount.         Allen county			
Allen county       \$25,000 00       87         Auglaize county       26,500 00       162         Auglaize county       10,000 00       217         Barberton       54,443 00       13         Bedford village school district       50,000 00       1         Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			1825
Auglaize county       26,500 00       162         Auglaize county       10,000 00       217         Barberton       54,443 00       13         Bedford village school district       50,000 00       1         Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			970
Auglaize county       10,000 00       217         Barberton       54,443 00       13         Bedford village school district       50,000 00       1         Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			
Barberton       54,443 00       13         Bedford village school district       50,000 00       1         Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			2175
Bedford village school district       50,000 00       1         Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			135
Bexley       14,000 00       75         Bexley       25,000 00       75         Bexley       5,000 00       219			14
Bexley 25,000 00 75 Bexley 5,000 00 219			758
Bexley 5,000 00 219	•	•	758
	-		2195
Brewster 3,000 00 1	<del>_</del>		15

#### BOND ISSUE-Continued-

Approval—Conti	nued—	Amou	nt.	Page.
Brook P	ark village school district	\$10,000	00	81
	Heights	20,071		596
· ·	Heights	1,263		596
		4,650		1767
Burton		6,600		1767
• _		5,270		1768
Burton		6,220		1768
	rg	3,000		944
Cheshire	rural school district	20,000		1250
	Junction	11,534		712
	Junction	10,000		712
	Junction	5,200		713
•	ounty	6,000		146
<u> </u>	t county	14,300		713
	d	684,000		673
	d	90,000		674
	d Heights	12,620		468
	d Heights	9,379		469
	d Heights	2,021		469
	d Heights	12,000		1029
	ana county	28,000		1706
	ana county	17,450		1925
	ana county	84,700		1658
	tal village school district	23,000		356
	on	16,000		2002
	ownship rural school district	5,000		2003
		5,000		699
	ounty	11,164		196
	inty	7,000		1237
•	inty	18,500		1237
	county	38,000		2290
		1,300		2290
		12,000		2296
	lumbus	6,000		2192
	e city school district	9,000		1755
	ort village school	1,200		1486
	county	12,000		1546
•	township rural school district	14,000		2435
	d	5,670		569
_	d	11,120		569
	d	900		570
		30,900		570 570
	d			
	d	1,285		571
	d	7,530		1093
	d city school district	100,000		1946
	Union village school district	6,000		2217
		5,000		917
	ounty	8,000		603
	ounty	9,500		603
	ounty	10,000		897
Logan c	ounty	8,390	W	1383

BOND ISSUE—Continued—		,
Approval—Concluded—	Amount.	Page
Madison county	. \$4,500 00	1764
Madison county	* *	1765
Magnetic Springs village school district	6,000 00	23
Maple Heights village school district	25,000 00	9
Marietta	45,000 00	1756
Miami township rural school district	45,000 00	186
Morgan county	64,500 00	757
Muskingum county		711
Nelsonville	. 45,000 00	172
Niles city school district		549
Norton township rural school district	20,000 00	205
Perry county	_ 60,000 00	917
Sandusky county	_ 32,000 00	2095
Shaker Heights village school district	250,000 00	2437
South Newburgh	29,875 00	8
South Newburgh	_ 19,208 96	9
South Newburgh	_ 30,000 00	2411
Springfield		1652
Springfield		1653
Toledo		1630
Valley township	40,000 00	1691
Washington township rural school district	50,000 00	562
Wellington village school district	_ 8,500 00	2031
Williams county	. 18,500 00	1942
Wyandot county	27,500 00	2174
Board of education—		
	icana until matas an	o <del>t</del>
Bond issue—Board should not provide for such at election have been canvassed—Disapprove		
Concord village school district		
-		
Validity of bonds issued to purchase motor truc	_	
of pupils		1261
Bonds—		
Issued under section 1223 G. C. to mature in the	en vears—Bv resol	u-
tion dated May 18, 1917—Not binding oblig-	ations against coun	ty
-Disapproval-Bond issue-Sandusky count		
May be issued under section 6929 G. C. only for	or nurnose of navi	n <b>o</b> r
cost and expense of road improvement by o		
—Disapproval—Bond issue—Cuyahoga count		
	-	
Costs—In case when taxpayer has recovered final ju		
and has been allowed costs and reasonable		
paid		1878
Council—Has power to discontinue an improvement		
lic utility—And transfer unexpended balance	e to trustees of sin	k-
ing fund		898
County commissioners-May provide for bond issu	e under section 12	23
G. C. to provide money for highway constru		
tax levy is made by county or township		
Resolutions should, however, direct annual	levv	 112
reportations should, no notes, direct allinual		

BOND ISSUE—Continued— Disapproval—	Page
Amity rural school district—Board of education—Special meeting—	
Notice required	
Bonds—Stratton village school district of Jefferson county	
Of board of education of Fairview village school district, Cuyahoga county, Ohio—Board of education—Cannot submit bond issue to electors—Unless it finds that funds at its disposal or that can be	• :
raised under sections 7629 and 7630 are insufficient—Section 5120	
-Imposing duty to canvass result of election mandatory	77;
Transcript of proceedings for—  By board of education of Eden township rural school district,	
Wyandot countyBy board of education of Brilliant village school district, Jefferson county—Proceedings of board of education at special meetings—For bond issue—Invalid when notice not given as	
required by section 4751 G. C.——————————————————————————————————	
apply  By trustees of Liberty township, Trumbull county, Ohio—Question of bond issue—For erection, improvement, etc., of town hall—Must be submitted to all the electors of township—And must receive a majority of votes cast on question	767 770
Of the board of education of Higginsport village school district— Village school district with tax valuation of less than \$500,000 cannot exist unless carried by vote of electors of proposed district	357
Of the board of education of Bladensburg rural school district, Knox county, Ohio—Bond issue—Invalid when resolution submitted at special meeting—Without written notice having been served on members————————————————————————————————————	696 473
	770
Williams county— Limitation of amount of bonds that may be issued under section 6929 G. C	1960
Limitation of amount of bonds that may be issued under section 6929 G. C.	1961
Limitation of amount of bonds that may be issued under section 6929 G. C.	1963
Elections-	
Judge and clerks should follow sections 5081 and 5088 in making returns—Blank and unintelligible ballots not to be considered in determining whether two-thirds of voters voting at municipal election for bond issue voted in favor thereof	701 1860
For construction of sanitary plant—When council submits question to electors—Not necessary that resolution contain recital that board of health recommended said plant—Net indebtedness of two and one-half mills on tax duplicate valuation of real and personal property in municipality—How same ascertained	045

BOND ISSUE—Concluded—	Page
For erection of school house—Majority of board of education may pass resolution provided for in section 7626 G. C	835
Municipal corporation—Bond issue—Necessary vote under section 1259— Law governing after 1917 amendments—Not part of proceeding before state board of health	1606
Resolution—By county commissioners—Providing for issuance of bonds does not thereby issue bonds—Provision in said resolution requiring levy on taxable property for interest and sinking fund sufficient prior to issuance of said bonds—Money coming into sinking fund from other sources than tax levy—May be used to pay interest on said bonds—	102
Road improvement—Bonds for same under agreement between township trustees and county commissioners—For township's share of cost—Should be issued under section 6929 G. C. and not under section 3295 G. C.	550
Township trustee—Have no authority to issue bond for township's share of cost of road improvement—When work is done under supervision of state highway commissioner————————————————————————————————————	115
Under section 1259 G. C.—Question of must be submitted at regular elec-	2079
Weak school district—Bond issue to fund or refund tuition indebtedness  —When same may be included in deficiency for which state aid is allowed	1250
BONDS—	
Bank—May not invest more than 60% of its paid in capital stock and surplus in banking building and real estate on which same is situated—Where investment in excess of limitation and company takes over building and real estate—Bank may not invest in stock—Until same has paid dividends for five consecutive years—May purchase bonds of said company—Subject to approval of superintendent of banks—Such investment limited to 20% of capital and surplus————————————————————————————————————	684
Bond sale—Delivery of bonds to purchaser—Bids	2028
Board of education—  May borrow money to pay indebtedness for teachers' salaries—When bonds issued to cover such indebtedness—How same are redeemed	830
To issue bonds for school improvement must do so under section 7630 G. C.—Must find that funds at its disposal, or that can be raised under sections 7629 and 7630, are insufficient—Disapproval—Transcript of proceedings for bond issue of Vermillion village school district, Erie county, Ohio————————————————————————————————————	90
County commissioners—  Had no authority to improve road within municipality—Under Cass law—Petition to alter—Locate or establish roads—Bond and costs—Commissioners may issue bonds to pay cost of crib to protect pier of bridge—Although bridge built prior thereto—Hedge fence—Action in damages proper remedy—When owner fails to keep within dimensions required by law————————————————————————————————————	1520
within difficusions required by law	1530

BONDS—Concluded—	
County commissioners—Concluded—	Page.
May issue bonds for road improvement under section 6929 when part of cost of improvement is to be borne by township—Without resolution of trustees thereof authorizing same	251
Farm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may invest—Insurance companies may invest under section 9519 G. C	173
For road improvement—Issued under section 1223 G. C.—May be issued before assessment is made against abutting property owner	1142
Inducement offered by contractor to bond buyer to purchase bonds of taxing district—Legality of such transaction	1268
May be issued under section 6929 G. C. only for purpose of paying cost and expense of road improvements by county commissioners—	
Disapproval—Bond issue—Cuyahoga county————————————————————————————————————	1866
said bond firm	2211
Of San Juan, Porto Rico—Not taxable under state lawPhilippine government bonds—Not bonds of the United States within meaning of section 10933 G. C.—Guardian not authorized to in-	83
vest money of ward in such bonds	27
Registered bonds—Issued subsequent to January 1, 1913—Upon demand	EOO
of holder—Instead of coupon bonds—Not taxable————————————————————————————————————	592
cost should be issued by county commissioners	1090
Salary—Policemen—Firemen—City may issue bonds to pay————————————————————————————————————	2097
sections—Section 2294 G. C. does not apply	202
School districts—Funds for current expenses may not be raised by bond issue under section 7625 G. C	82
Sinking fund trustees—When said officials may accept surrender of coupon bonds and issue registered bonds therefor——————————————————————————————————	1853
State depository—Deposits must be either in cash or bonds—Time cer- tificate of deposit insufficient—Treasurer not authorized to pay	
interest on cash deposits	539
taxes to be levied year after year—Certain conditions—Compelled	40.00
to levy tax for interest and sinking fund Township trustees—	1932
How bonds must be issued by said officials for road improvement	1212
No authority to issue bonds for road improvement under sections 7033 to 7052 G. C. inclusive—Repealed by Cass highway law	348
Village school district and township rural school district uniting for high school purposes under section 7669 G. C.—May issue bonds there-	3 <del>4</del> 8
for on vote of electors of respective districts in manner provided by sections 7625, 7626 and 7627 G. C.	247

BONUS— Bonuses and penalties—In contract for improvement and repair of roads— Conditioned on whether or not contract is completed within time	Page
specified therein—Contrary to law and against public policy	238
BOOKING SHEETS— Board of censors—Has no authority to make examination of film exchange booking sheets——————————————————————————————————	737
BORROW— County commissioners—Under section 5656 G. C.—May not borrow money to cover overdraft in county fund—Nor pay obligation incurred in violation of section 5660 G. C.——————————————————————————————————	540
BOTTLES— Milk bottles—Act of March 24, 1915 (106 O. L. 108), relative to use of same by companies other than owners—Constitutional	179
BOYS' INDUSTRIAL SCHOOL— Girls' industrial home—Clothing furnished inmates thereof—Not charge against counties—Sections 1815 and 1816 G. C. apply only to benevolent institutions	454
BRANCH BANK— Bank—May not operate a branch bank outside the limits of the city, village or township—Named in articles of incorporation—————	673
BRIDGE COMPANY— Tolls—Right to fix tolls to be charged by bridge company owning bridge spanning navigable river forming coterminous boundary between two states	1166
BRIDGES AND CULVERTS— Bridges—How same may be repaired by county commissioners—State officers—May employ men, etc.—In furthering construction of state buildings—Force account defined County commissioners—	2332
Had no authority to improve road within municipality—Under Cass law—Petition to alter—Locate or establish roads—Bond and costs —Commissioners may issue bonds to pay cost of crib to protect pier of bridge—Although bridge built prior thereto—Hedge fence—Action in damages proper remedy—When owner fails to keep within dimensions required by law—————— Must bear expense of repair or construction of bridges, etc., on highways of county—Also expense of repairing and maintaining	1530
county roads—Township trustees must bear cost of repairing and maintaining township roads————————————————————————————————————	962 1952
county and township roads	1813
G. C	43

BRIDGES AND CULVERTS—Concluded—	Page.
Roads and highways—State roads must be maintained by state highway commissioner—County roads by county commissioners—Township roads by township trustees—County highway superintendent has charge and supervision of construction, etc., of bridges, highways and culverts—Foregoing includes drainage—————	505
State highway commissioner—Has no authority to assist in improving highway within a city—County commissioners—May assist in such improvement with consent of city council—May also lay out county highway within city limits and erect bridge thereon—Vacation of highways————————————————————————————————————	•
The special levy of two-tenths of a mill to repair bridges condemned by county commissioners—Provided for in section 5643 G. C.—Is limited to a single levy—Bonds issued in anticipation of collection should be made payable when tax is collected—The limitation in section 5643 does not apply to levy for payment of interest on and providing a sinking fund for payment of bonds issued under section 5644—The fiscal year of the county with respect to taxation and expenditure of county funds thus raised by county commissioners commence on March 1st	
Where funds appropriated for contract—Have been diverted to other purposes—Contractor entitled to interest on final estimates— From time same became payable until paid	
BUILDING CODE—	
State building code—Provisions do not apply to dwellings—City council—  Local board of health may not enact ordinance or resolution by reference only	
BUILDING COMMISSION—	
Clerk—Appointed by commissioners—Not authorized to perform duties of auditor under section 2342 G. C.—Building commission—Compensation—Not entitled to percentage received from insurance	
BUILDINGS—	
State board of public buildings—Force and effect of act creating same—  Membership on said board—Its duties—Duties of adjutant general in regard to public buildings	
BURIAL-	
Paupers—County commissioners must pay burial expense when notified by township trustees or proper municipal officers	
BURIAL PERMITS—	
Local registrar of vital statistics—Authorized to issue burial permits for death occurring within his own district	497

CALENDAR—	Page
Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse—	285
CANAL LANDS—	
Approval—	
Lease for certain canal lands, city of Massillon, Ohio, to Jacob Wise	8
Lease for certain canal lands, city of Toledo, Ohio, to city of Toledo	18
Leases for certain canal lands, city of Logan, Ohio, and village of New Comerstown, Ohio	17
Leases of certain canal lands in Maumee, Ohio, and Sidney, Ohio Lease certain canal lands in city of Massillon, Ohio, to the Massillon Electric & Gas Co	40 46
Leases of canal lands to H. L. Schuler, Cuyahoga county; Oscar J. Maehlman, Mercer county; Clarence E. and H. J. Ortt, Newcomerstown, Ohio; Frank P. and Nora B. Corbett, Groveport, Ohio	583
Lease of canal lands in city of Hamilton, Butler county, to Claude E.  Freeman and Ethyl Weller  Lease of canal land to Frederick A. Stacey—Chillicothe	655 2032
Leases of canal lands to the East Ohio Gas Company, Cleveland, Ohio —A. J. Heiman, Barberton, Ohio—Edward Clark, Lakeview, Ohio Lease of canal lands to the Defiance Machine Works, Defiance, Ohio —E. F. Wollaston, Dayton, Ohio—John R. Gammeter, Akron,	1218
Ohio Lease to A. H. Heisey & Co., Newark, Ohio; Luther L. Bidle, Celina, The Lowe Bros. Co., Dayton, Ohio Resolution for sale of canal land to Frank E. Wilson Mfg. Co., of	1218 2192
Lancaster, OhioResolutions for sale of certain lands in city of Toledo, Ohio, and Pickaway county, Ohio	135 39
Sale of canal lands in Damascus township, Henry county, Ohio Ohio canal commission—Board of public works—Duties of same devolve on superintendent of public works—Chief engineer of board of	2436
public works—Office abolished	38
CANDIDATES— Nominated by petition—For township and municipal offices—Not required to pay fee—In municipalities of less than 2,000 population When notice of withdrawal must be filed with board of elections————	1665 2025
Where votes cast for judge or clerk of election who is not a candidate— How counted	2025
CAPITAL STOCK—	
Corporation—Cannot increase capital stock by increasing nominal value of shares	76
Foreign corporation—How computed	1906

CAROLINA DOVE—	Page
Is in song bird list—Same bird as mourning dove	1645
CARRIERS— Common carriers—May carry persons employed, exhibits and equipment used in agricultural extension work free or at reduced rates— Section 7974 G. C. not repealed by implication by section 516 G. C.	275
CASH— State depository—Deposits must be either in cash or bonds—Time certificate of deposit insufficient—Treasurer not authorized to pay interest on cash deposits———————————————————————————————————	539
CASHIER— Automobile department—Cashier in unclassified service—Not practicable to determine fitness of said official by competitive examination—	19
CATTLE— Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases	419
CEMETERY— Township trustees—Not authorized to transfer cemetery—Or money from lot owners to incorporated cemetery association	1463
CEMETERY ASSOCIATION— Land—Appropriation—Purchase	1988
CEMETERY TRUSTEES—  May improve main driveway inside of cemetery—Without preliminary action of council of municipality	1926
CERTIFICATE—	
Approval—Certificate of industrial commission—Required under section 1218-1 G. C	1943
Blanket certificate—Not in compliance with section 3806 G. C Certificate of county auditor—That money is in treasury to credit of proper funds—Unnecessary—When bonds have been sold and money is in treasury and contract let	2459 885
Contract—By county commissioners involving expenditure of money— Void unless county auditor first files certificate stating that money is in treasury to the credit of fund from which obligation is to be paid—State highway commissioner cannot enter into valid con- tract for road improvement until county commissioners have en- tered into contract to pay their portion of the cost—If contract between highway commissioner and bidder is not valid—Con-	
tractor cannot be held to terms of his contract	658 108
accessory to amend arrieres or incorporation	100

CERTIFICATE—Concluded—	Page
County commissioners—Of Miami county—Had no legal authority to enter into contract with an engineer—To make maps, etc., of conservancy district—And testify before commissioners—Because of auditor's failure to file certificate under 5660	618
Disapproval—Final resolution for road improvements in Geauga, Wayne and Ottawa counties—Road improvement—State highway commissioner under section 1218 may not enter in contract for same until county commissioners have agreed to pay their portion of cost—Such agreement on part of county commissioners void un-	
less auditor first files certificate that money is in treasury—A contract by commissioners before such certificate is filed cannot be used as a basis for state highway commissioners entering into contract under section 1218 G. C.	567
CERTIFICATE OF DEPOSIT—	
State depository—Deposits must be either in cash or bonds—Time cer- tificate of deposit insufficient—Treasurer not authorized to pay interest on cash deposits———————————————————————————————————	539
CERTIFICATION—	
Delinquent corporation tax duplicate—How same should be certified to attorney-general	1920
CHATTEL MORTGAGE—	
Loans upon notes, etc.—Person engaged in said business—Who exacts guarantee of genuineness of notes, etc.—Cannot charge more than eight per cent interest	1094
CHECK—	
County treasurer—Acceptance of check in payment of liquor tax—Is not payment of said assessment—If check not honored—Section 8291 does not apply—When such check treated as cash by treasurer when making his settlement—He is liable on his bond for amount	
of same	966
CHEMICAL CLOSETS—	
Kaustine Chemical closets-Limitation upon the use of same	1182
CHIEF ENGINEER OF BOARD OF PUBLIC WORKS— Ohio canal commission—Board of public works—Duties of same devolve on superintendent of public works—Chief engineer of board of public works—Office abolished	38
CHIEF INSPECTOR OF MINES— No right to furnish copies of maps and plans of mines, except upon request of owner, etc	2377
CHIEF OF FIRE DEPARTMENT—	
Has authority to enter buildings for purpose of examination. Municipality may pass ordinance to authorize such an examination— And may provide penalty for refusal to allow such examination—	1153

CHILD LABOR-	Page
Boy under fifteen years prohibited from working in certain establishments	1762
The provisions of section 912, 944 and 953 G. C. do not permit the employment of children under sixteen years of age in, about or in connection with any mine. Such employment is governed by the provisions of section 13002 G. C.	2415
CHILDREN'S HOME—	
Child—In custody of juvenile court or trustee of children's home—Upon adoption remains ward until it becomes of lawful age—————County commissioners—Power to borrow money to defray expense of	1351
children's home	857
Deficiency in fund provided for maintaining schools therein—Should be paid by county commissioners————————————————————————————————————	317
How expense of education of inmates thereof, who are not residents of school district in which home is located, is paid	2424
Inmates thereof are entitled to attend school free in district in which home is located—Tuition for same paid by county commissioners from general fund—State common school fund—Apportionment is based upon enumeration————————————————————————————————————	47
Inmates of private children's home—Between age of six and twenty-one —Entitled to be admitted to schools free—In district in which home located—Regardless of whether or not parents reside in	
said district—Sections 7676 and 7678 do not apply———————————————————————————————————	652
Trustee of children's home—May be removed for proper cause—deadlock in selection of superintendent not in itself sufficient cause for removal—Report to civil service commission as to time of making	536
directoryTrustees of county children's home—Three members of same political party—Third member de facto officer—Acts are binding—Home	133
may receive support from commissioners although not endorsed by state board of charities	1733
When cost of erection of same to cost more than \$15,000.00—Question of policy of expenditure must be submitted to voters—County buildings—When cost of erection more than \$25,000.00—Must follow provisions of section 2333 G. C	585
CHRISTMAS TREE—	
Municipal park commission—When authorized by council may install Christmas tree in play grounds—Has no authority to purchase gifts or pay compensation for exercises in connecting therewith.	56
CITIZENS—	
Workmen's compensation—Alien enemies—Powers and duties of the industrial commission respecting the administration of the workmen's compensation law as to subjects and residents of Germany, Austria-Hungary, etc	796

CITY-	Page
Annexation of township to adjoining city-	
Township trustees residing within city and outside of township forfeit office—Funds and indebtedness of township and city should be divided under section 3544—After division general road fund of township cannot be used to repair road now within city————Under agreement of township school board with city board to pay certain percentage of money on hand, less amounts certified to by township school clerk—A resolution by township board, offering	527
certain sum for a site and commencing condemnation proceed- ings does not create legal obligation against board, therefore can- not be deducted from agreed percentage  Indigent poor-Township trustees must make provision for in township- When confines of city or village therein is not co-extensive with	534
said township	138
CITY AUDITOR—	
Blanket certificates—Not in compliance with section 3806 G. C	2459
Offices incompatible—Secretary sinking fund trustees and deputy city auditor	1744
CITY SOLICITOR—	
City council—Powers legislative only, in regard to litigation—Municipality may compromise claims for damages—Authority vested in service director and city solicitor to use certain fund to compromise claims for damages—Not delegation of legislative power————	515
CIVIL ENGINEER—	
Constitutionality of section 2411 G. C. authorizing the employment of civil engineers by county commissioners-	1415
Engineer—How to be employed under section 2411 G. C. to assist county surveyor. Section 2411 G. C. does not authorize employment of engineer to secure data to enable him to testify as expert witness in conservancy court————————————————————————————————————	1011
Expenses—County commissioners and engineers are entitled to same only when joint county ditch proceedings are under section 6563-1 to	242
6563-48 G. C., inclusiveSupplemental to Opinion No. 500—Employment of civil engineers by county commissioners	1553
CIVIL SERVICE—	
Automobile department—Cashier in unclassified service—Not practicable	
to determine fitness of said official by competitive examination	19
Classified civil service—Health officer may be selected as exempt from same—Sanitary policeman may not be so selected	1007
Erroneous residence qualifications—Status of appointee under such eligible list—Status of person removed by reason thereof	2225
Joint city and county workhouse—Muskingum county—What employes under civil service	1541
Law—What schools are included therein	1405

CIVIL SERVICE—Concluded—	Page
Liquor license inspectors—Whether or not they are in classified civil service—Question of mixed law and fact to be determined in first instance by state civil service commission—Subject to review by the courts	181
Physician—Employed by county commissioners for infirmary, etc.—Not under civil service—Interpreter—Fees—Before mayor or justice of the peace not such costs as may be paid by county	394
Probation officer—Chief and first assistant—Are assistants of juvenile court—May be appointed as such, as in unclassified service	209
Residence in county not qualification for position in county service—Persons may not be transferred from state service to county service  —Nor appointed to county service from state eligible list	2302
Salary—Of clerk appointed in classified service—After passage of appropriation bill	1110
Salary of civil service employe—Must be paid in accordance with appropriation bill	1224
Secretary of agriculture—Is state officer—Power of secretary and board —Civil service	1272
State civil service commission—Power to limit competition for certain position—Supplemental to Opinion No. 358	1420
CIVIL SERVICE COMMISSION—	
Appeal lies for reduction—Layoff, etc.—Reduction of salary of employe by head of department—Head of department may require services of employe in different localities———————————————————————————————————	2122
Municipal civil service commissioner—Salary cannot be increased or diminished during term	1215
State civil service commission—Power to establish districts and purpose thereof	960
CLAIMS—	
City council—Powers legislative only, in regard to litigation—Municipality may compromise claims for damages—Authority vested in service director and city solicitor to use certain fund to compromise	
claims for damages—Not delegation of legislative power	515
CLERK—	
Appointed by commissioners—Not authorized to perform duties of auditor under section 2342 G. C.—Building commission—Compensation—Not entitled to percentage received from insurance————————————————————————————————————	1435
City auditor—May act as clerk of board of education	52
Director of public service—Cannot by ordinance be made ex-officio clerk of department of public service	459
Offices compatible—Deputy clerk in probate judge's office and probation officer	1126
Offices compatible—Clerk of council deputy clerk of council, or assistant clerk of council and secretary of sinking fund trustees	1784
Salary—Of clerk appointed in classified service—After passage of appro- priation bill	1110

CLERK OF COURTS—	
Appointed to fill vacancy—When successor elected	1537
County clerk—May retain fees for services as licensing agent	2233
Court of domestic relations-Mahoning county-Jurisdiction-Records-	
Juvenile courts-Jurisdiction-Clerk of common pleas court-Ma-	
honing county—Duties in reference to division of domestic rela-	
tions	105
Municipal court of Cleveland-Expenditures for maintenance under dis-	
cretion of clerk and judges—Cost of publication of court calendar	
may be taxed as costs in each case—Notary fees for verifying	
pleadings may be taxed as costs—Bailiff—No authortiy to pay	
over money made on execution to person not party to suit—Judges	
of criminal branch may sentence violators of city ordinances to	
county jail when city not provided with workhouse	28.
Not authorized to charge fee for certifying to registration cards of non-	
residents for military registration	78
Of municipal court of Zanesville—Appointed by judge of said court	244
Probate division—Of consolidated probate and common pleas courts—	_ • • •
Compensation of deputies, etc.—By whom fixed—Judge is ex-	
officio clerk—By whom writs and affidavits signed—Deputy clerk	
may administer oaths in certain matters—Seal—Fees—Salary of	
deputies from what fund payable—Application for additional al-	
lowance—Where same should be filed	196
CLEVELAND—	
License-City of Cleveland does not have to take out same for selling	
by-products of city reduction plant	234
CLOSET—	
Kaustine chemical closets-Limitation upon the use of same	118
CLOTHING—	
Girls' industrial home—Clothing furnished inmates thereof—Not charge	
against counties—Sections 1815 and 1816 G. C. apply only to	
benevolent institutions	454
Probate judge—Required to provide clothing for patients committed to	
institution for feeble-minded—Costs to be paid from county	
treasury	18
COAL—	
Municipal coal yard—Not a public utility—Municipality may supply coal	
during emergency-Non-chartered municipalities do not possess	
general police powers	226
Power of the general assembly to regulate the price of coal and food	
products	130
COLLATERAL INHERITANCE TAX—	
Bequest to women's association of church-Liable-When part of funds	
used to support church	172
Bequests to church organizations liable	171
Does not apply to shares of stock of domestic corporation owned by non-	
residents-Does apply to real estate-By whom amount of tax de-	
termined. Tax commission has no jurisdiction	213

COLLATERAL INHERITANCE TAX—Concluded—	Page
Federal estate tax—Amount paid on federal tax deducted from value of estate subject to collateral inheritance tax—How collateral	
inheritance tax figured	2152
time	1096
How assessed and collected in following cases: Testator devised his farm to collateral relative for life, directing his executor to sell farm after said relative's death and from proceeds to pay \$10,000 to a foreign educational institution and divided remainder share and share alike "with my lawful heirs"	2338
Interest when chargeable on same	2365
Items allowed in probate judge's cost bill therein	1061
Lands located in another state—Proceeds of sale of such land—Shares of stock of foreign corporation—Owned by resident of this state—	1282
Law—Not applicable to estates passing by virtue of will of testator who died before law became effective————————————————————————————————————	2250
COLLATERAL SECURITY—	
Banks—Doing business under Thomas act—To what extent they may invest in stocks, securities or loans—Section 9790 applies—Limit of loan to firm, corporation or person—Collateral security deposited	750
to secure loan—Not classed as investment	750
COLUMBUS DAY—	
Holiday only for purpose of computing time in reference to payment and protesting commercial paper	289
COMMERCE—	
Workmen's compensation act—Provisions thereof unenforcible as to all employers engaged in employments maritime in nature	1219
COMMISSIONER OF SECURITIES—	
Appointment thereof creates new department—Takes over duties of blue sky and loan shark departments—Status of present employes of said departments	1072
COMMITMENT—	
Feeble-minded institution—Admission of children under fifteen years of age and public charges over fifteen years of age—Commitment—Physicians' fees	2236
COMMON PLEAS COURT—	
Court of domestic relations—Mahoning county—Jurisdiction—Records—	
Juvenile courts—Jurisdiction—Clerk of common pleas court— Mahoning county—Duties in reference to division of domestic	1057
relations	1057
VV4110	4717

COMMON PLEAS COURT—Concluded—	Page
Probate division—Of consolidated probate and common pleas courts— Compensation of deputies, etc.—By whom fixed—Judge is ex- officio clerk—By whom writs and affidavits signed—Deputy clerk may administer oaths in certain matters—Seal—Fees—Salary of deputies from what fund payable—Application for additional al- lowance—Where same should be filed————————————————————————————————————	1967
COMMON PLEAS JUDGE—	
Election—Construction of section 1532 as amended 107 O. L., 164———— Power to appoint court constables and criminal bailiffs—————— Under provisions of article IV, sections 12 and 14—Cannot enlist in U. S.	2199 984
army and retain office of common pleas judge	640
COMPENSATION—	
Adjutant general—Assistant adjutant general—Assistant quartermaster general—Entitled to compensation under section 5190 in lieu of salary under 2249—Upon declaration of state of war between	
United States and Germany	
Answer to nine questions relative to duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious dis-	:
eases	419
Approaches and driveways—Cost of constructing same not to be included in estimate of cost of constructing and repairing the highways—Cost thereof to be paid from general county fund. Approach or driveway means all driveways which lead from public road to premises of abutting property owner. Compensation for destruction or reconstruction of approach depends on whether county commissioners or township trustees have jurisdiction and supervision of construction, etc., of public road————————————————————————————————————	
Cemetery trustees—Created under sections 4183 to 4201 G. C. inclusive— Sections 4183 and 4193-1 G. C. not inconsistent—Trustees ap-	
pointed under section 4193-1 G. C. receive no compensation	
G. C	. 18
County commissioners—Must keep court house clean including law li- brary—Janitors not entitled to extra compensation————————————————————————————————————	187
County officer—Person acting as such without commission—Not entitled to compensation	1432
County surveyor of this state—Employed by joint boards—On construction of interstate county ditches—May be paid compensation from time to time—Regardless of custom and laws of other state	
County surveyor's report under section 2787 to commissioners should include only such assistants who receive their pay from genera county fund—Report of total compensation should not contain	l l
compensation not drawn from general county fund Election officer—Must make returns to clerk of board of education—O:	•
election for school purposes—not entitled to compensation there for	

COMPENSATION—Concluded—	Page
Finding for plaintiff against industrial commission for "damages" instead	
of "compensation" not sufficient ground on which to review case	
on error	2107
Municipal park commission—When authorized by council may install	
Christmas tree in play grounds—Has no authority to purchase gifts or pay compensation for exercise in connection therewith.	56
Newspaper—Publishing delinquent tax list—Should be paid for list as it	20
is first published—Although part stricken out between first and	
second publication—Not entitled to pay for setting up descrip-	
tions stricken out before first publication	687
Official court stenographer—Entitled to compensation—For transcript of	00,
testimony of witnesses before grand jury—Paid from county	
treasury	675
Ordinance—Determining number of positions in department and fixing	
salary and bond is of a general nature—cannot be passed with	
regular semi-annual appropriation ordinance—Section 4214 G. C.	
construed	127
Probate division-Of consolidated probate and common pleas courts-	
Compensation of deputies, etc.—By whom fixed—Judge is ex-	
officio clerk-By whom writs and affidavits signed-Deputy clerk	
may administer oaths in certain matters—Seal-Fees-Salary	
of deputies from what fund payable—Application for additional	
allowance—Where same should be filed	1967
Senate—Without power to allow officers or employes additional compen-	
sation for extra services generally—Nor for extra services within the scope of their duties—Senate Bill No. 56 a nullity	511
State board of health—When water supply of village is found to be im-	211
pure—And not practical to remove source of pollution—May	
order installation of purification plant—Whether or not revenues	
will compensate company not to be taken into consideration in de-	
termining whether or not said order is reasonable	495
Stenographers—In state employ may receive compensation for work done	., •
outside of time employed by state	2086
Township treasurer—Entitled to two per cent of all moneys received and	
paid out on order of township trustees-In redemption of bonds	
issued under sections 6976 to 7018, inclusive, G. C., now re-	
pealed	465
Township trustees and clerks-Compensation-By what law governed	1593
Treasurer of township and village funds—Law providing said officer to	
be treasurer of school funds repealed-Not entitled to compen-	
sation after depository has been provided	192
COMPETITIVE BIDDING—	
Ohio board of administration—Convict labor—Erection of buildings—	
When plans, etc., must be prepared—Not necessary to employ	
architect—Competitive bidding—When necessary	1481
COMPROMISE—	~~~
Board of education—May compromise claim due it.	286
City council—Powers legislative only, in regard to litigation—Municipality may compromise claims for damages—Authority vested in serv-	
ice director and city solicitor to use certain fund to compromise	
claims for damages—Not delegation of legislative power	515
ciamis for damages—trot delegation of registative power	313

CONDEMNATION—	Page
Annexation of township to adjoining city—Under agreement of township school board with city board to pay certain percentage of money on hand, less amount certified to by township school clerk—A resolution by township board offering certain sum for a site and commencing condemnation proceedings does not create a legal obligation against board, therefore cannot be deducted from agreed percentage	534
Proceedings—By municipality—Jury fees paid in civil actions—Not taxed as costs in case—By private corporation taxed as costs in case—	204
CONJURING— Industrial commission has no authority to pay for such services under section 1465-89 G. C	2373
CONSCRIPTION—Deputy state supervisors and inspectors of elections—Not state officers—Not exempt from military service—Under federal conscriptive service act	1388
CONSERVANCY ACT—	
Takes precedence over all other drainage laws—Authority of county under ditch laws subordinate to conservancy directors—Commis sioners have power to change terminus of improvement of living stream	s- 220
CONSERVANCY DISTRICT—	
Answer to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami conservancy district	445
County commissioners—Of Miami county—Had no legal authority to enter into contract with an engineer—To make maps, etc., of conservancy district—And testify before commissioners—Because of auditor's failure to file certificate under 5660———————————————————————————————————	618
CONSOLIDATION—	
Of Ohio corporation with foreign corporation—Shares of stock of said company not exempt from taxation under section 5372 G. C.—Such company an Ohio corporation within meaning of, and stock	
exempt from taxation under, section 192 G. C	542
CONSTABLE— Common pleas judge—power to appoint court constables and criminal	
bailiffs	984
Court constables—Their rights and duties in counties that have but one	
common pleas judge	1067
Police chief—  Entitled to compensation for arresting and returning to another	
county person charged with felony-Sheriff's fee must be turned	
into fee fund	2172 2207
Marshal-Fees-Transporting prisoners to Ohio reformatory for	<b>4407</b>
women-When sentenced by mayor or police judge	2271
Writ of execution—When same returned unserved—And constable resigns —Second writ may be issued to another constable	1138

CONSTITUTIONAL AMENDMENT—	Page
Approval-Synopsis of proposed constitutional amendment-By People's	
Power League of Cincinnati	42
CONTAGION HOSPITAL— Right of a municipality to purchase land and erect building for such purpose—How same should be operated—Legality of restriction in deed	2454
CONTRACTOR DECEMBER	
Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases	419
Expenses—Incurred by health officer in supplying nurse and necessary	
articles to resident of township outside of village when quarantined in village—Must be paid by village	508
CONTIGUOUS TERRITORY—  Territory which simply touches at the extreme corners not contiguous territory within meaning of sections 4685 and 4738 G. C	194
CONTINGENCIES— Road improvement—Contingencies causing extra work—Must follow section 1210 in letting contract—How cost paid	1561
CONTRACT—	
Approval—	
Agreement between superintendent of public works and the Dayton Power & Light Company, of Dayton, Ohio	1700
Contract and bond for erection of live stock exhibit building at Ohio	1700
state fair grounds	214
Contract between—	
Board of public works and Frank MungerBoard of trustees of Ohio State university and the Brown Hoisting Machinery Company—H. R. Heinicke, Inc.—M. P. Street	2297 1845
Board of trustees, Ohio Soldiers' and Sailors' Orphans' Home,	
Xenia, OhioBoard of trustees Ohio Soldiers' & Sailors' Orphans' Home and the Weinman Pump Manufacturing Company, of Columbus,	1859 1785
OhioBoard of trustees of Ohio State university and the Babcock & Wilcox Co	2043
Board of trustees Ohio State university and Edgar H. Latham— Disapproval of bond form————————————————————————————————————	1926
City of Mansfield and Ohio board of administration	1844
Frank Tejan, of Dayton, Ohio, and superintendent of public	2411
Ohio board of administration and the Standard Paving Co. and bond securing same	55 55
State of Ohio and Scherger Brothers of Delphos, Ohio Superintendent of public works and M. E. Murphy Company of Columbus, Ohio, and bonds securing same	1755 1905

LONI RACI—Concluded—	
Approval—Concluded—	Page
Contract between—Concluded—	
The American Seating Company and Ohio board of administra-	
tion and bond to secure same	514
The Harrison Safety Boiler Works and board of trustees of Ohio	
state university	2096
The State of Ohio and Edgar H. Latham and the Huffman-Conk-	
lin Company	1982
The State of Ohio and the M. E. Murphy Company, of Colum-	
bus, Ohio	1 <i>7</i> 85
Contract for—	
Pipe line at Ohio university	1700
Work to be done at Ohio Soldiers' & Sailors' Orphans' Home	1743
Form of contract and bond submitted by state highway department	486
Between board of education of the rural school district of Scioto town-	
ship—Pickaway county and depository—Was made for one year	
-Board should enter into new contract to extend to contract-	142
ing period	142
Disapproval—Final resolution for road improvements in Geauga, Wayne	
and Ottawa counties—Road improvement—State highway com-	
missioner under section 1218 may not enter in contract for same until county commissioners have agreed to pay their portion of	
cost—Such agreement on part of county commissioners void un-	
less auditor first files certificate that money is in treasury—A con-	
tract by commissioners before such certificate is filed cannot be	
used as a basis for state highway commissioners entering into	
contract under section 1218 G. C.	567
Form corrected and approved	1572
2 0 m 00 m 00 m upp 10 m 0 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1	10.2
CONTRACTOR—	
Approval-Certificate of Industrial Commission-Required under section	
1218-1 G. C	1943
Bonds-Inducement offered by contractor to bond buyer to purchase	
bonds of taxing district—Legality of such transaction	1268
May not charge premiums paid to Industrial Commission-When em-	
ployed by state upon improvement	2061
Section 1465-61 G. CRelating to payment of premiums into state in-	
surance fund by contractors—Does not affect contracts entered	
into previous to July 1, 1917	159 <b>5</b>
Where funds appropriated for contract—Have been diverted to other pur-	
poses-Contractor entitled to interest on final estimates-From	
time same became payable until paid	559
CONTRACTS—	
Acceptance by publisher of maximum price fixed by school book com-	
mission—Constitutes contract for period of five years—Contract	
may be modified with consent of both parties—Subject to re-	
striction that price cannot be raised—Revised edition of text	,
book definedith action 2006 G. G.	655
Blanket certificate—Not in compliance with section 3806 G. C.	2459
Bond form—To be used in entering all contracts for public works or	1140
improvements	1149

CONTRACTS—Concluded—	Page
Bonuses and penalties—In contract for improvement and repair of roads —Conditioned on whether or not contract is completed within time specified therein—Contrary to law and against public policy—	238
Contractor—Who has been awarded contract for construction of high- way—Cannot be held to the provisions of his contract—Where there has been unreasonable delay in beginning work—Due to no fault of his	677
County school districts—Re-districting thereof upon application of three- fourths of presidents of village and rural district boards— Terminates contracts of district superintendents extending be- yond school year—Supervision district cannot be created with fewer than thirty teachers—Re-districting of county school dis- trict takes effect first Monday in September following re-dis- tricting ————————————————————————————————————	. 482
County surveyor—May not employ laborers, teams, etc., without authority of commissioners—When certificate of auditor required in such cases—When commissioners enter into contract without certificate of auditor—Contract not validated by certificate issued later—Obligation not binding on county—No authority to issue	0210
notes of county to pay same—Liability of commissioners  Deputy state supervisors of elections—Are not county, township or municipal officers—Corporation—Of which member of said board is an officer may print election supplies	2310
Member of board of education—No right to contract with board to publish legal notices or furnish supplies————————————————————————————————————	1293
state or notRendered impossible by government—Suspended while prohibition re-	870
mains in effect—Alien enemics—Restricted area  State highway commissioner—May not pay contractors the retained 15% before completion of contract	1628 2196
Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material by county highway superintendent—Materials, etc., may be purchased by county highway superintendent under section 7198 without certificate of auditor as provided for in section 5660—Auditor must certify that money is in treasury to the credit of the fund from which it is to be drawn, before commissioners make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract under section 7198————————————————————————————————————	520
CONTROLLING BOARD—	520
Appropriation—Personal service—Where an appropriation is for specific number of assistants—Head of department may not expend same for a lesser number of assistants without authority of con-	1054
Salary—Appropriated for liquor license inspectors—May be expended for salary for examiners only upon authority of the controlling board	1964 1238

CONVICT LABOR—	Page
Cannot be used to manufacture brick for sale in open market  Ohio board of administration—Convict labor—Erection of buildings— When plans, etc., must be prepared—Not necessary to employ	440
architect—Competitive bidding—When necessary	1481
COPYRIGHT—	
State highway commissioner—County surveyor—Maps—Copyright	2126
CORONER—	
Offices compatible—County coroner and mayor of village	336
CORPORATIONS—	
Articles of incorporation— Disapproval the Leonard Company—Real estate, insurance and securities business cannot be carried on by same corporation———	196
The Physicians' & Surgeons' Information Exchange Co.—Purpose	262
clause does not indicate purpose to do professional business  Cannot increase capital stock by increasing nominal value of shares	76
Capital stock—Foreign corporation—How computed	1906
Consolidation of Ohio corporation with foreign corporation—Shares of	1700
stock of said company not exempt from taxation under section 5372 G. C.—Such company an Ohio corporation within meaning of, and stock exempt from taxation under, section 192 G. C.	542
Delinquent corporation tax duplicate—How same should be certified to attorney-general	1920
Domestic corporations-Reports-Fees-Tax commission-Effect of de-	
cision of supreme court in case of the State v. Little Miami R. R. Co.	2015
Election—Upon bond issue—To fund existing deficiencies of corpora- tions and school districts—How notice thereof should be given—	1860
Foreign corporation—Not required to comply with sections 178 and 183 G. C.—Whose only activity in this state is that of owning real	
property	597
Mutual fire insurance company—May incorporate only for purposes designated in first paragraph of section 9510 and in section 9556 G. C.—Disapproval articles of incorporation of the Mutual Fire	
& Automobile Company	24
Organized under laws of the District of Columbia—To which the president of United States has delegated certain powers—And which transacts no other business—Not subject to state laws relating to foreign corporations————————————————————————————————————	
Publication—Notice of amendment to articles of incorporation—Three	2170
consecutive weeks-Compliance-What notice should contain	1987
Stock—Surrendered to corporations—Upon sale of part of property—Not restored to status of unissued stock—How tax computed on such stock	
Unable to file report required by sections 5495, 5496 and 5497 G. C. until certificate that 10% of capital stock has been subscribed and directors elected—Date of incorporation is date on which articles	
of incorporation are filed with the secretary of state	875

CORPORATIONS—Concluded—	Page
Which are organized providing for common stock only—May increase capital stock by issuing only preferred stock—Certificate of increase may set out preferences and restriction—Not necessary to amend articles of incorporation————————————————————————————————————	108
COSTS—	
Collateral inheritance tax matters—Items allowed in probate judge's cost	
bill therein	1061
Commitment to hospital for insane-Jurisdiction of probate court-Pay-	
ment of costs when commitment illegal-How person committed	
by court without jurisdiction can be re-committed	1128
Condemnation proceedings—By municipality—Jury fees paid in civil ac-	
tions-Not taxed as costs in case-By private corporation taxed	201
as costs in case	204
County commissioners—Misdemeanor cases—Fees of officers—Attempt should be made to collect costs from defendant before commis-	
sioners make allowance	2108
Fees—Allowed sheriff for transportation of prisoners—Not costs in case	.2100
-Must be paid by county regardless of solvency of defendant-	
Must be paid by sheriff into fee fund	475
Fines-Costs-Fees-Collected for violation of dairy and food law-Paid	
to secretary of board of agriculture	1620
Fish and game cases—County not liable when affidavit not approved by	
prosecuting attorney or attorney-general where offense not com-	00/0
mitted in presence of warden	2362
Game wardens—Not entitled to fees—Costs—————————————————————————————————	2300
has been allowed costs and reasonable attorney fee—How paid	1878
In pursuit of persons charged with felony—Chargeable against county	10/0
—In pursuit of person charged with misdemeanor—Within the	
state chargeable against county—Police chief has no authority to	
advance such money-Whether or not person apprehended has	
no bearing on payment of costs-Prosecuting attorney might ad-	
vance said money from fund allowed him under section 3004	
G. C	265
Incurred in determining sanity of person charged with crime—How pay-	
able—Costs in criminal case when prisoner recovers sanity—And	1242
when he does not recover—How payable————————————————————————————————————	1343
Incurred in transporting prisoner from one city to workhouse in an- other city—How paid	2417
Incurred where minor under eighteen is bound over from magistrate's	2717
court to common pleas—In case where minority is concealed—	
Paid under section 3019 G. C.	1825
Juvenile court-When judge entitled to fees in delinquency case under	
section 1602 G. C	2109
Municipal court of Cleveland-Expenditures for maintenance under dis-	
cretion of clerk and judges—Cost of publication of court calen-	
dar may be taxed as costs in each case—Notary fees for verify-	
ing pleadings may be taxed as costs—Bailiff—No authority to	
pay over money made on execution to person not party to suit  —Judges of criminal branch may sentence violators of city or-	
dinances to county jail when city not provided with workhouse.	285
diffances to county jan when city not provided with workhouse-	

COSTSConcluded	Page
Of conviction and transportation—State liable for same—Where women	
are sentenced to Ohio reformatory for women for commission	
of felonies	1160
Ohio reformatory for women—Magistrate sentencing women thereto	
must specify amount of fine and costs—Also credit per day to be given prisoner—Must release prisoner when fine and costs	
are paid—If prisoner is confined for said reason—————	180
Physician—Employed by county commissioners for infirmary, etc.—Not	100
under civil service—Interpreter—Fees—Before mayor or justice	
of the peace not such costs as may be paid by county	394
Probate judge—Appropriation proceeding—Costs therein	1288
Suit by taxpayer against board of education-Board has no authority to	
pay when injunction allowed but no order for costs made by	
court	1711
COUNCIL—	
Bid-That embraces both labor and material-Must contain a separate	
statement of labor and material and the price of each	951
Board of health—Power to compel council to appropriate sufficient funds	
to pay employes of said board-Annual budget-How reduced-	1010
Municipal budget commissioners	1240
Bond issue for construction of sanitary plant—When council submits	
question to electors—Not necessary that resolution contain re-	
cital that board of health recommended said plant—Net indebted- ness of two and one-half mills on tax duplicate valuation of real	
and personal property in municipality—How same ascertained	945
Cemetery trustees—May improve main driveway inside of cemtery—With-	7.0
out preliminary action of council of municipality	1926
City council—	1,20
May provide for creation of bond fund-And may provide in bond	
ordinance how same shall be expended-Members of council elect	
all of the employes thereof	1016
Of city of Springfield-May change salary of police judge-During	
term of office—Article II, section 20 of constitution does not	
apply	161
Powers legislative only, in regard to litigation—Municipality may	
compromise claims for damages—Authority vested in service	
director and city solicitor to use certain fund to compromise	<b>515</b>
claims for damages—Not delegation of legislative power	515
Council of municipality—May assess county property—For street im- provement—Assessment should be paid out of general county	
fund	760
Franchise—When granted by municipality and same is silent as to dura-	700
tion—It is simply indeterminate and not perpetual—Council has	
no authority to grant exclusive franchise to lighting company	
in public highways-May grant franchise to second company	
and fix maximum rate for current at a less rate than first com-	
pany	325
Has power to discontinue an improvement or extension of public utility	
—And transfer unexpended balance to trustees of sinking fund	898
May compel municipal gas or electric plant to furnish gas or electricity	0400
to municipality free of charge	2422

COUNCIL—Concluded—	Page
May fill vacancy by motion—When only one person in nomination—May not rescind such vote and elect another person————————————————————————————————————	563
May issue bonds to improve waterworks system that has become in- adequate because of sudden growth of community—Legislation immediately effective—Emergency within meaning of municipal referendum law	345
May issue notes—To extend time of payment of obligation of munic- ipality—When it first determines by resolution that such obliga-	د <del>د</del> د
tion is valid and binding—Notes payable from sinking fund——— Municipal council—Before enacting assessing ordinance for an improve- ment—Should enact resolution setting forth method of assessment	
and part of cost to be assessed against abutting property owners.  Municipal light plant—Council may require expenses of said plant to be paid from revenue derived from private consumers—Discre- tionary with council whether or not village shall pay for current	609
used for municipal purposes from funds raised by taxation	308
Petition to city council to vacate street—No law authorizing any state	127
official to sign sameRoads—Construction within or through municipality—Method for apportioning cost—assessments	756 2257
State building code—Provisions do not apply to dwellings—City council local board of health—May not enact ordinance or resolution by reference only	2018
State highway commissioner—Has no authority to assist in improving highway within a city—County commissioners—May assist in such improvement with consent of city council—May also lay out county highway within city limits and erect bridge thereon—Vacation of highways————————————————————————————————————	1131
Street improvement—What resolution of necessity must contain relative to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material—————	1882
Village council—  Has authority to abolish board of health previously established and substitute health officer	397
Power to separate labor and material required for street improve- ment—And hiring employes direct————————————————————————————————————	1019
thority of another county having control of workhouse—For maintenance of prisoners convicted of misdemeanors—When prisoners convicted of violation of ordinance—Cost of maintenance must be paid by city—When county pays in latter case—Finding may be made against city containing workhouse———	723
COUNSEL	:
Board of education—Has authority to employ counsel under section 2918 G. C. when prosecutor refuses to act—Paid from contingent fund provided by section 4744-3 G. C.	•

COUNSEL—Concluded—	Page
Prosecuting attorney—Has no right to employ counsel other than his regular assistants in civil actions—May not pay for such services under 3004 G. C.—Commissioners only county officials who may employ counsel other than prosecuting attorney————————————————————————————————————	2005
State fire marshal—Has no authority to appoint or employ legal counsel  —Notwithstanding appropriation for same	633
COUNTY AGRICULTURAL AGENT—	
Necessary steps for county to secure state aid in the matter of employment—When appropriation may be made—Section 9921-4 for support of such agent	1112
COUNTY AUDITOR—	
Certificate of auditor—That money is in treasury to credit of proper fund—Unnecessary—When bonds have been sold and money is in	
• treasury and contract let	885
Children's home—How expense of education of inmates thereof, who are not residents of school district in which home is located, is paid	2424
Clerk—Appointed by commissioners—Not authorized to perform duties of auditor under section 2342 G. C.—Building commission—Compensation—Not entitled to percentage received from insurance—	1435
Contract—By county commissioners involving expenditure of money— Void unless county auditor first files certificate stating that money is in treasury to the credit of fund from which obligation is to be paid—State highway commissioner cannot enter into valid contract for road improvement until county commissioners have entered into contract to pay their portion of the cost—If con- tract between highway commissioner and bidder is not valid—	
Contractor cannot be held to terms of his contract	
County board of revision—Power to hear complaints against and revise value of real property—County auditor—Power to re-value and assess real estate	
County surveyor—Salary based on road mileage in county—May recover difference between amount received and amount actually entitled to—When auditor's estimate of number of miles is less than actually exist in county—County may recover when he has received more salary than he is entitled to————————————————————————————————————	
Disapproval—Final resolution for road improvements in Geauga, Wayne and Ottawa counties—Road improvement—State highway commissioner under section 1218 may not enter in contract for same until county commissioners have agreed to pay their portion of cost—Such agreement on part of county commissioners void un-	: ·
less auditor first files certificate that money is in treasury—A contract by commissioners before such certificate is filed cannot be used as a basis for state highway commissioners entering into	:
contract under section 1218 G. C.——————————————————————————————————	
executor	. 2062
Fees—County auditor and treasurer—Under sections 2624 and 2685—Cannot be included in cost of special assessment for public improvement	

COUNTY AUDITOR—Concluded—	Page
May appoint expert assistants in certain cases Mineral rights—Are subject to revaluation under section 5562—Although county auditor, acting with county commissioners finds that real	872
property in any assessment district is assessed at its true value in money—And have decided to carry same into current duplicate	
at same valuation under 5548—County auditor may increase valuation of real property on account of erection of new struc-	
tures—Or decrease valuation because of destruction—Regardless of section 5548	574
Not compelled to issue warrant for material purchased by commissioners	
-Where contract not let in compliance with section 2445 G. C Tax commission-Must value real property of a railroad used in its daily	839
running operations—County auditor has no authority to make such valuation—Deductions under section 5428 include only real	
estate not used in operation	1054
To whom list provided for in section 5607 should be mailed—When property has been conveyed to another person before time for mailing	
said list	2088
Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material	
by county highway superintendent-Materials, etc., may be pur-	
chased by county highway superintendent under section 7198 without certificate of auditor as provided for in section 5660—	
Auditor must certify that money is in treasury to the credit of	
the fund from which it is to be drawn, before commissioners	
make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to	
single contract under section 7198	520
Upon information transmitted from board of revision—Has no author- ity to revalue real estate on duplicate less than its true value in	
money-Upon such information auditor may make revaluation	
of betterments and improvements on lands Warrant issued upon exhausted fund—After enactment of section 5649-3d	1009
G. C.—Stamped not paid for want of funds—Cashed by bank—	
Interest paid to bank by county may be recovered.	1980
When state acquires title to property upon which there is a lien for taxes  —Lien becomes merged in larger title—County auditor not au-	
thorized to put property on delinquent list when title is in state	1024
COUNTY BUILDINGS—	
Children's home-When cost of erection of same to cost more than \$15,-	
000.00—Question of policy of expenditure must be submitted to voters—County buildings—When cost of erection more than \$25,-	
000.00—Must follow provisions of section 2333 G. C	585
COUNTY CLERK—	
May retain fees for services as licensing agent	2233
COUNTY COMMISSIONERS—	
Answer to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami con-	420
servancy district	445

COUNTY COMMISSIONERS—Continued—	Page
Approaches and driveways—Cost of constructing same not to be included in estimate of cost of constructing and repairing the highways—Cost thereof to be paid from general county fund—Approach	
or driveway means all driveways which lead from public road to premises of abutting property owner—Compensation for de-	
struction or reconstruction of approach depends on whether county commissioners or township trustees have jurisdiction and supervision of construction, etc., of public road	524
Bonds—May be issued under section 6929 G. C. only for purpose of paying cost and expense of road improvements by county commissioners—Disapproval—Bond issue—Cuyahoga county————————————————————————————————————	1866
Bids—Highway improvement—Not necessary to accept lowest bid	1100
Children's homes—Deficiency in fund provided for maintaining schools therein—Should be paid by county commissioners—————	317
Bridges—How same may be repaired by county commissioners—State officers—May employ men, etc.—In furthering construction of	2332
state buildings—Force account defined  Conservancy act—Takes precedence over all other drainage laws—Authority of county under ditch laws subordinate to conservancy	2332
directors—Commissioners have power to change terminus of im- provement of living stream————————————————————————————————————	220
Constitutionality of section 2411 G. C. authorizing the employment of civil engineers by county commissioners	1415
Contract—	
By county commissioners involving expenditure of money—Void unless county auditor first files certificate stating that money is in treasury to the credit of fund from which obligation is to be paid—State highway commissioner cannot enter into valid contract for road improvement until county commissioners have entered into contract to pay their portion of the cost—If contract between highway commissioner and bidder is not valid—Con-	
tractor cannot be held to terms of his contract	658
For feeding prisoners in county jail—Charged with violation of city ordinance—Should be made with county commissioners	1043
Control over county roads not abrogated by Cass highway law—Is lim- ited—State highway commissioner has supervision—Contracts with reference to change of grade of road should have approval	
of state highway commissioner	367
County auditor—Not compelled to issue warrant for material purchased by commissioners—Where contract not let in compliance with section 2445 G. C	839
County board of education—May create new district from rural and village district—Unnecessary to file map of new district with auditor—Majority of electors of entire new district necessary to prevent such new arrangement—Who has right to appoint board of education from such new district———————————————————————————————————	987
County board of revision—Power to hear complaints against and revise value of real property—County auditor—Power to revalue and	907
assess real estate	846

COUNTY COMMISSIONERS—Continued—	Page
County surveyor—	
May not employ laborers, teams, etc., without authority of commissioners—When certificate of auditor required in such cases—When commissioners enter into contract without certificate of auditor—Contract not validated by certificate issued later—Obligation not binding on county—No authority to issue notes of county to pay same—Liability of commissioners—————Report under section 2787 to commissioners should include only such assistants who receive their pay from general county fund—Re-	2310
port of total compensation should not contain compensation not drawn from general county fund	721 93
Deputy sealer of weights and measures—Serves at will of appointing power—Commissioners may change salary during term of service—Mandamus will lie if they do not fix salary———————————————————————————————————	119
Detention home-Commissioners should provide same-In counties of	
Disapproval—Final resolution for road improvements in Geauga, Wayne and Ottawa counties—Road improvement—State highway commissioner under section 1218 may not enter in contract for same until county commissioners have agreed to pay their portion of cost—Such agreement on part of county commissioners void unless auditor first files certificate that money is in treasury—A contract by commissioners before such certificate is filed cannot be used as a basis for state highway commissioner entering into contract under section 1218 G. C	. 567 . 883 . 1575
superintendent should be appointed	. 745 I . 1668 -
Jurisdiction	7 1 D

COUNTY COMMISSIONERS—Continued—	Page
Expenses—County commissioners and engineers are entitled to same of when joint county ditch proceedings are under section 6563-16563-48 G. C., inclusive————————————————————————————————————	
Funds—Raised under section 6956-1 G. C. can be used for repair county roads and bridges generally—Regardless of amounts of tributed by different townships—County commissioners can co-operate with township trustees for improvement of a rentirely within limits of municipality————————————————————————————————————	on- not oad 313
Had authority to make levy for needy blind-Under section 2969 G. C	
Had no authority to improve road within municipality—Under Cass —Petition to alter—Locate or establish roads—Bond and cost Commissioners may issue bonds to pay cost of crib to propier of bridge—Although bridge built prior thereto—He fence—Action in damages proper remedy—When owner fails keep within dimensions required by law————————————————————————————————————	s— tect dge to
Improvement of intercounty highway or main market road upon cou line—Application for state aid—Advertisement for bids—Wi final resolutions should be entered into—Apportionment of of between counties—When certificate of auditor should be filed	hen :ost
Joint board of county commissioners—Must provide same method assessing cost of improving and constructing highway ale county line against the different townships———————————————————————————————————	ong
Light stations—To direct federal aviators—County commissioners h	
no authority to erect same	
May hire surveyor's automobile for his own use on official busines  This opinion only passed upon the power of the county comm sioners to hire surveyor's machine for his own use upon officials————————————————————————————————————	s— nis- cial
May issue bonds for road improvement under section 6929 when p of cost of improvement is to be borne by township—With resolution of trustees thereof authorizing same	art out
May not employ inspectors to assist county surveyor	
May not farm out to private contracting company county jail prison  —For construction of infirmary	ers
May provide for bond issue under section 1223 G. C. to provide more for highway construction—Before actual tax levy is made county or township under section 1222—Resolutions should, he ever, direct annual levy	by ow-
Mineral rights—Are subject to revaluation under section 5562—Althou county auditor acting with county commissioners finds that r property in any assessment district is assessed at its true value money—And have decided to carry same into current duplic at same valuation under 5548—County auditor may incre valuation of real property on account of erection of new str tures—Or decrease valuation because of destruction—Regardl of section 5548—	ngh eal in ate ase uc- ess
Misdemeanor cases—Fees of officers—Attempt should be made to coll costs from defendant before commissioners make allowance	ect

COUNTY COMMISSIONERS—Continued—	Page
Money raised under section 9887 G. C. must be used for improving an existing fair ground site and not for the purchase of a new site  —The fact that the agricultural society has received assistance	
under section 9887 G. C. does not preclude further aid under section 9894 G. C.	369
Must bear expense of repair or construction of bridges, etc., on high- ways of county—Also expense of repairing and maintaining county roads—Township trustees must bear cost of repairing and	
maintaining township roads	962
to extra compensationNo authority to vacate intercounty highway or main market road—Legis-	187
lature—Only body with power to surrender easement of public in such roads	726
Not authorized to hire sheriff's machine for use of sheriff on official business	2397
Not liable for damages arising for want of proper obstruction when highway closed	1036
Of Miami county-Had no legal authority to enter into contract with an	1000
engineer—To make maps, etc., of conservancy district—And tes- tify before commissioners—Because of auditor's failure to file	410
certificate under 5660 Paupers—County commissioners must pay burial expense when notified	618
by township trustees or proper municipal officers  Power to borrow money to defray expense of children's home	168 857
Probate judge—Bond—Approval by commissioners relates back to time same was filed with their secretary—When judge enters upon	
discharge of duties—Prior to filing bond—Does not forfeit office Proceeds of sale of county real estate—By county commissioners—May be used to construct, maintain, etc., necessary buildings for county	927
children's home—Regardless of section 5638 G. C.—Said funds cannot be used to purchase new site————————————————————————————————————	536
Provisions of 6907 that commissioners shall go upon line of proposed improvement within thirty days after the petition is filed—Merely	
directory-Road improvement	2050
Public highway—Vacation—Repair of said highway————————————————————————————————————	2091
quiring levy on taxable property for interest and sinking fund sufficient prior to issuance of said bonds—Money coming into sinking fund from other sources than tax levy—May be used to	100
pay interest on said bondsRoad improvement—	102
Bonds for same under agreement between township trustees and county commissioners—For township's share of cost—Should be issued under section 6929 G. C. and not under section 3295	
G. C When cost to be divided between county commissioners and town- ship trustees—Bonds covering township share of cost should be issued by county commissioners	
Roads—Construction within or through municipality—Method for appor-	2257

COUNTY COMMISSIONERS—Continued—	Page
Roads and highways—State roads must be maintained by state highway commissioner—County roads by county commissioners—Township roads by township trustees—County highway superintendent has charge and supervision of construction, etc., of bridges, high-	
ways and culverts—Foregoing includes drainage Secret service officer—Automobile—County commissioners have no au-	505
thority to furnish—May not be appointed as deputy sheriff and secure auto through sheriff's department—Prosecuting attorney may hire auto for said officer under section 3004 G. C.	1917
Section 614-14 G. C.—Prohibiting discrimination in rates of public utility  —Does not apply to county or political subdivision—Power of commissioners to contract for light, heat, etc.—When commis- sioners continue to pay contract price for light, etc., after adop- tion of new schedule—May not recover excess of contract price over new schedule———————————————————————————————————	788
Section 2571 G. C.—Authorizing transfer of money from undivided tax fund to an exhausted county fund—Not repealed by section 5649-3d—May not be expended until appropriated by county commissioners under section 5649-3d—Section 2296 not applicable to such transfer—And same may be made without filing petition in common pleas court————————————————————————————————————	503
State highway commissioner—	
Has no authority to assist in improving highway within a city— —County commissioners—May assist in such improvement with consent of city council—May also lay out county highway within city limits and erect bridge thereon—Vacation of highways When he may proceed under force account—Cannot construct intercounty highway in conjunction with commissioners or township	1131
trustees—Alternative	1547
Stenographer—At coroner's inquest—County commissioners not liable for such services—Court stenographer—Not entitled to additional compensation for services rendered in transcribing testimony	10.7
taken before grand jurySupplemental to Opinion No. 500—Employment of civil engineers by	244
county commissionersTax map draftsman—Necessary steps to be taken before county commis-	155 <b>3</b>
sioners may employ such person	1207
Taxes—Become lien on real property as of the date preceding second Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no	144
authority to refund said taxes after payment	144
ship treasurer—Fees—Compensation—Limitation  Township trustees—No authority to transfer money from one township fund to another—County commissioners—Method of providing funds to take care of compensation—Damages—Costs and expenses of a road improvement	2218 1079
Trustee of children's home—May be removed for proper cause—Dead-lock in selection of superintendent not in itself sufficient cause for removal—Report to civil service commission as to time of making directory	133

COUNTY COMMISSIONERS—Concluded—	Page
Trustees of county children's home—Three members of same political party—Third member de facto officer—Acts are binding—Home may receive support from commissioners although not endorsed by state board of charities———————————————————————————————————	1733
Under section 5656 G. C.—May not borrow money to cover overdraft in county fund—Nor pay obligation incurred in violation of section 5660 G. C.——————————————————————————————————	540
Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material by county highway superintendent—Materials, etc., may be purchased by county highway superintendent under section 7198 without certificate of auditor as provided for in section 5660—Auditor must certify that money is in treasury to the credit of the fund from which it is to be drawn, before commissioners make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract under section 7198————————————————————————————————————	520
Under what conditions they may pay money to hospital—Indigent de- fined—Authority to provide medical attention for wards and the indigent sick and disabled of the county————————————————————————————————————	1468
When a county commissioner who has been elected to succeed himself dies during his first term—Vacancy created—Appointment should be made to fill vacancy generally—Without regard to tenure—Successor should be elected to fill unexpired term at next general election	462
When county has no workhouse—Commissioners may contract with authority of another county having control of workhouse—For maintenance of prisoners convicted of misdemeanors—When prisoners convicted of violation of ordinance—Cost of maintenance must be paid by city—When county pays in latter case	702
—Finding may be made against city containing workhouse  When no bids are received within estimate under 6946—May amend estimate—Readvertise, and accept bid if within amended estimate	723 336
When they may erect bridges—Vacation of streets—————————————————————————————————	1952
From time same became payable until paid	559
COUNTY CORONER—  Entitled to compensation for holding post mortem examination at instance of prosecuting attorney————————————————————————————————————	1194
COUNTY FUNDS—	
County auditor—Warrant issued upon exhausted fund—After enactment of section 5649-3d G. C.—Stamped not paid for want of funds—Cashed by bank—Interest paid to bank by county may be recovered	1980
Under section 5656 G. C.—May not borrow money to cover overdraft in county fund—Nor pay obligation incurred in violation of section 5660 G. C.——————————————————————————————————	540
2	

	Page
County surveyor's report under section 2787 to commissioners should include only such assistants who receive their pay from general county fund—Report of total compensation should not contain compensation not drawn from general county fund————————————————————————————————————	721 503
COUNTY HIGHWAY SUPERINTENDENT—  Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material by county highway superintendent—Materials, etc., may be purchased by county highway superintendent under section 7198 without certificate of auditor as provided for in section 5660—Auditor must certify that money is in treasury to the credit of the fund from which it is to be drawn, before commissioners make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract under section 7198————————————————————————————————————	520
COUNTY INFIRMARY— Superintendent not public officer—Not required to have qualifications of elector	329
COUNTY JAIL— Contract—For feeding prisoners in county jail—Charged with violation of city ordinance—Should be made with county commissioners———	1043
COUNTY OFFICERS— County commissioners—Discretionary with said officials whether they shall provide offices for county officials————————————————————————————————————	883 1432 1736
COUNTY PROPERTY— Council of municipality—May assess county property—For street improvement—Assessment should be paid out of general county fund  Proceeds of sale of county real estate—By county commissioners—May be used to construct, maintain, etc., necessary buildings for county children's home—Regardless of section 5638 G. C.—Said funds cannot be used to purchase new site—	760 536
COUNTY RECORDER—  Registration of land titles—Withdrawal—Sections 8572-26 and 8572-86  of Torrens law amended or repealed by implication—"All deeds and mortgages" as used in 8572-64a recorder—Duties upon application for withdrawal—Fees——————————————————————————————————	2280
Retains office until successor is elected and qualifies—When recorder- elect dies before qualifying	1476

COUNTY SURVEYOR—	Page
Appointed to fill vacancy—Holds office until successor elect	ed and qualified 1444
County commissioners—  May hire surveyor's automobile for his own use on of This opinion only passed upon the power of the sioners to hire surveyor's machine for his own u business—Does not apply to other county officials—	county commis- ise upon official
May not employ inspectors to assist county surveyor_	2214
Engineer—How to be employed under section 2411 G. C. surveyor—Section 2411 G. C. does not authorize engineer to secure data to enable him to testify ness in conservancy court	employment of as expert wit-
Expenses—Consultation with state highway department	
How deputies paid when acting as tax map draftsman— —How paid—Duty to run lot lines in municipality	Other deputies
May not employ laborers, teams, etc., without authority of  —When certificate of auditor required in such cas missioners enter into contract without certificat  Contract not validated by certificate issued later—	commissioners es—When com- e of auditor—
binding on county—No authority to issue notes o same—Liability of commissioners————————————————————————————————————	f county to pay
Member of ditch commission—May retain compensation member of said commission——————————————————————————————————	
Money paid to said official—For use of his own aut vouchers representing that machine had been hire covered	ed-May be re-
Of this state—Employed by joint boards—On construction county ditches—May be paid compensation from Regardless of custom and laws of other state	time to time-
Report under section 2787 to commissioners should inconsistents who receive their pay from general comport of total compensation should not contain condrawn from general county fund	anty fund—Re- mpensation not
Salary based on road mileage in county—May recover diff amount received and amount actually entitled to—estimate of number of miles is less than actually—County may recover when he has received more is entitled to————————————————————————————————————	When auditor's exist in county salary than he
State highway commissioner—County surveyor—Maps—Co	
Surveying tract of land sold at forfeited land sale—Paid of sale—When land sold at forfeited land sale—auditor may refund purchase price and take same of	out of proceeds does not exist
Under what conditions the court may grant him additional deputies and assistants	allowance for
Unlawful for said official to sell maps to commissioners—cannot pay him additional salary than provided be recovered—Maps made by county surveyor for—Cannot be recovered by him upon return of more	y law and may use of county ney paid there-
for Will draw salary under Cass law until expiration of their	93 existing terms_ 1190
Without authority to charge for recording surveys of other	

COUNTY TREASURER—	Page
Acceptance of check in payment of liquor tax—Is not payment of said assessment—If check not honored—Section 8291 does not apply —When such check treated as cash by treasurer when making his settlement—He is liable on his bond for amount of same Fees—County auditor and treasurer—Under sections 2624 and 2685—Cannot be included in cost of special assessment for public improve-	966
ment	2147
COUPON BONDS—  Registered bonds—Issued subsequent to January 1, 1913—Upon demand of holder—Instead of coupon bonds—Not taxable	
COUPONS— Treasurer of state—Has no authortiy to furnish bond to city of Port-land—To indemnify said city against loss by reason of loss of interest coupons by predecessor in office———————————————————————————————————	474
COURT CONSTABLES— Their rights and duties in counties that have but one common pleas judge	
COURT HOUSE— County commissioners—Must keep court house clean including law library —Janitors not entitled to extra compensation————————————————————————————————————	
COURT OF DOMESTIC RELATIONS—  Mahoning county—Jurisdiction—Records—Juveline courts—Jurisdiction—  Clerk of common pleas court—Mahoning county—Duties in reference to division of domestic relations————————————————————————————————————	
COURT STENOGRAPHER— Official court stenographer—Entitled to compensation—For transcript of testimony of witnesses before grand jury—Paid from county treasury	
COVINGTON ARMORY— Covington armory contract—Balance due on same should be paid to assignees of contractors————————————————————————————————————	
CRIMES AND OFFENSES— Offenses—Classification—Whether state or municipal—In certain cases in which mittimi are submitted———————————————————————————————————	401
therein—Women may not be sent to Ohio reformatory for women for violation of such ordinance———————————————————————————————————	ı . 953
ance for medical services—Allowance granted—Guilty of obtaining money under false pretenses	
CRIMINAL PROCEDURE—  Plea of guilty—May not be entered on behalf of one charged with an offense, who fails to appear according to the conditions of his bond	5

DAMAGES—	Page
Answering to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami con-	44"
servancy districtCounty commissioners—Not liable for damages arising for want of proper	445
obstruction when highway closedFinding for plaintiff against industrial commission for "damages" instead	1036
of "compensation" not sufficient ground on which to review case on error	2107
DE FACTO OFFICER—	
Trustees of county children's home—Three members of same political party—Third member de facto officer—Acts are binding—Home may receive support from commissioners, although not endorsed by state board of charities———————————————————————————————————	1733
DEBTS-	
Board of education—In dissolved school district—May collect money due for tuition and pay debts	484
DEEDS	
Approval—Abstract of title—John W. Zeller to stateContagion hospital—Right of a municipality to purchase land and erect building for such purpose—How same should be operated—Legal-	1725
ity of restriction in deed	2454
Deed—Conveying land authorized under 106 O. L. 141 from state to P. C. C. & St. L. Ry. Co.—Must reserve "all oil, gas, coal, etc.," under 105 O. L. 9	124
DEFICIENCIES—	
Election—Upon bond issue—To fund existing deficiencies of corpora- tions and school districts—How notice thereof should be given	1860
DELINQUENT—	
Juvenile court—May send delinquent girl over sixteen to Ohio Reformatory for Women, the Girls' Industrial School, or other institution for juvenile delinquency	974
······································	1
DELINQUENT TAX LIST—  Newspaper—Publishing delinquent tax list—Should be paid for list as it is first published—Although part stricken out between first and	
second publication—Not entitled to pay for setting up descriptions stricken out before first publication	687
DELIVERY— Bond sale—Delivery of bonds to purchaser—Bids—————	2028
DENTIST— Dentist—May administer anaesthetic	1674
DEPARTMENT OF HEALTH—  Board of embalming examiners—Three members—Officers of department	1000
of health cannot sit as advisory members	1808

DEPOSITION—	Page
In criminal case—Where same may be taken	1977
DEPOSITS-	
Persons engaged in business of taking deposits for transmission to for- eign countries, etc.—When bond is given may establish branch offices—Liability of surety on bond for defaults occurring at branch offices	2202
State depository—Deposits must be either in cash or bonds—Time certifi- cate of deposit insufficient—Treasurer not authorized to pay in-	
terest on cash depositsTreasurer of state—Authorize to transfer funds deposited by The Capitol Trust Co.— to The State Savings Bank & Trust Co	539 792
DEPOSITORY—	
Board of education—Where school funds deposited—Liability of members when no depository designated————————————————————————————————————	1658
contracting period	142
terest on cash depositsTreasurer—No provision of law for selection of school treasurer—When	539
depository provided, clerk of board of education becomes acting treasurer—Language of section 4782 G. C. directory————— Treasurer of township and village funds—Law providing said officer to	228
be treasurer of school funds repealed—Not entitled to compensation after depository has been provided	192
DEPOSITORY ACT—	
Treasurer of state—Has no authority to furnish bond to city of Portland —To indemnify said city against loss by reason of loss of interest coupons by predecessor in office———————————————————————————————————	474
DEPUTIES—	
County surveyor's report under section 2787 to commissioners should include only such assistants who receive their pay from general county fund—Report of total compensation should not contain compensation not drawn from general county fund	721
Probate division—Of consolidated probate and common pleas courts— Compensation of deputies, etc.—By whom fixed—Judge is exofficio clerk—By whom writs and affidavits signed—Deputy clerk may administer oaths in certain matters—Seal—Fees—Salary of deputies from what fund payable—Application for additional allowance—Where same should be filed.	1967
-Onanice Triboto Saine Should be illegendent-the-	1,00
DEPUTY SEALER OF WEIGHTS AND MEASURES— Serves at will of appointing power—Commissioners may change salary during term of service—Mandamus will lie if they do not fix	•
salary	119 106
20000 At 11 4 Butto 10 10 10 10 10 10 10 10 10 10 10 10 10	-50

DEPUTY SHERIFF—	Page
May serve as chief probation officer without salary—Offices compatible  Secret service officer—Automobile—County commissioners have no authority to furnish—May not be appointed as deputy sheriff and secure auto through sheriff's department—Prosecuting at-	1804
torney may hire auto for said officer under section 3004 G. C	1917
DEPUTY STATE SUPERVISORS AND INSPECTORS OF ELECTIONS—	
Are not county, township or municipal officers—Corporation—Of which member of said board is an officer may print election supplies.  Not state officers—Not exempt from military service—Under federal	1683
conscriptive service act	1388
DETECTIVE—	
Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office—May not be paid under section 3004—Sections 2914 and 2915 provide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund	
allowed by section 3004 G. C.	478
DETENTION HOME—	
Commissioners should provide same—In counties of less than forty thousand may provide necessary attendants	1518
DIRECTOR OF PUBLIC SERVICE—	
Cannot by ordinance be made ex-officio clerk of department of public	459
Municipal corporation—Interpretation of section 12912 G. C. in regard one-year clause thereof—Street inspector—Officer of municipal corporation may act as same within one year after term expires—When former director of public service may act as street in-	
spectorStreet improvement—What resolution of necessity must contain relative	10
to material to be used—What ordinance must contain—Alter- native bids—Right of service director to select material———— Village—Board of trustees of public affairs—Powers and duties de-	1882
scribed in section 4361 G. C. apply only to said board—Not to director of public service————————————————————————————————————	53
DIRECTOR OF REFERENCE AND RESEARCH— As teacher within meaning of section 7838—And eligible to membership on city board of examiners.	131
DISCRIMINATION— Section 614-14 G. C.—Prohibiting discrimination in rates of public utility—Does not apply to county or political subdivision—Power of commissioners to contract for light, heat, etc.—When commissioners continue to pay contract price for light, etc., after adoption of new schedule—May not recover excess of contract price over new schedule—	:

DISTRICT SUPERINTENDENT—  How vacancy in said position filled———————————————————————————————————	Page 1912
DITCH CODIFYING COMMISSION—  Commission—Appointed to codify ditch law—When report may be filed  Compensation and expenses after January 1, 1918	1662
DITCH COMMISSION— County surveyor—Member of ditch commission—May retain compensation paid to him as member of said commission————	1921
DITCH LAWS— Commission—Appointed to codify ditch law—When report may be filed Compensation and expenses after January 1, 1918—————	1662
DITCHES AND DRAINAGE— Conservancy act—Takes precedence over all other drainage laws— Authority of county under ditch laws subordinate to conservancy directors—Commissioners have power to change terminus of	
improvement of living stream	220 460
Ditch improvement—Upper county not taking part in proceeding—Must bear portion of cost—When drainage system of said county is improved thereby—What commissioners entitled to vote on amount to be paid by the various counties	1575
Ditch superintendent—Not county officer—Section 6726-1 is constitutional  —Warrants provided for in section 6726-3 should be paid from county fund—Where there is no ditch fund—County reimbursed by assessment against benefited property—How apportionment of cost for cleaning ditch should be made—When superintendent	
should be appointedExpenses—County commissioners and engineers are entitled to same only when joint county ditch proceedings are under section 6563-1 to 6563-48 G. C., inclusive	745 242
Notice—Required by the interstate county ditch law—Not required until proceedings have been determined for location and construction of improvement—Including engineer's report—Such notice must be given by personal service—To all land owners affected————	733
Petition for county ditch—Name may be withdrawn therefrom any time before action taken—Mortgagor qualified to sign petition—By what counties action taken (1) in locating and constructing	1653
ditch (2) to apportion cost	
highways and culverts—Foregoing includes drainage	505
DOCKET— Criminal docket—Mayor or police judge has no authority under section 1742 to retain part of fines collected to pay for same	2035

DOG AND KENNEL FUND—  To what societies commissioners may award said fund————————————————————————————————————	Page 1668
DOG LAWS— Constitutionality—Deputy sheriff—Appointment—Commissioners must provide funds to pay said officer—Humane officer—Jurisdiction—	2347
DOG TAX—  Effect of the amendment of section 5652 G. C	1701
DOMICILE— Legal residence—Defined—Legal settlement in section 3477 has no application to legal residence used in section 1352-4 G. C Legal settlement—	782
Gained by person who has resided in county more than twelve months without securing relief under law for relief of poor  Persons not prevented from obtaining because children are main-	1873
tained and supported by county in children's home	2179
Residence—Feeble-minded youth brought into the state by persons caring for him does not acquire legal settlement—Retains same legal settlement as parents————————————————————————————————————	170 1786
Residence—How determined—Probate court—No jurisdiction to hold lunacy inquest on non-resident of county	2037
DOVE— Carolina dove—Is in song bird list—Same bird as mourning dove	1645
DRAFT— Deputy state supervisors and inspectors of elections—Not state officers —Not exempt from military service—Under federal conscriptive service act	1388
DRAFT BILL— Governor—May appoint local boards of registration—Provided for in act of congress approved May 18, 1917—Acts of said board incontestable	775
DRAFT LAW— Liquor license law—Holder of license thereunder is permitted to continue in business under manager—When called into federal service under draft law————————————————————————————————————	1799
DRIVEWAYS— Approaches and driveways—Cost of constructing same not to be included in estimate of cost of constructing and repairing the highways—Cost thereof to be paid from general county fund—Approach or driveway means all driveways which lead from public road to premises of abutting property owner—Compensation for destruction or reconstruction of approach depends on whether county commissioners or township trustees have jurisdiction and supervision of construction, etc., of public road————————————————————————————————————	524

DRIVEWAYS—Concluded—	Page
Cemetery trustees—May improve main driveway inside of cemetery— Without preliminary action of council of municipality————— Rights of abutting property owners in same—Governed by section 7212	1926
Expense of reconstructing same devolves upon county commissioners and township trustees—Supplemental to Opinion No. 203	636
DRUGS— Practice of medicine—Giving drugs to produce anesthesia	1497
EARNINGS— Library—Earnings and fines thereof—In cities under 30,000—Should be turned over to treasurer and kept separate—Spent only by trustees of library for library purposes—Money raised by taxa- tion for maintenance thereof cannot be transferred to library in another taxing district———————————————————————————————————	709
EIGHT HOUR LAW—	
Does not apply to— Employes of state hospital—Workmen working for the public and workmen engaged on public work distinguished————————————————————————————————————	379
Workmen engaged in operation of municipal power, heat, light and water plants—Workmen working for public and workmen engaged on public work distinguished	604
ELECTION RETURNS—  Election officer must make returns to clerk of board of education—Of election for school purposes—Not entitled to compensation therefor	2185
Bond issue—Under section 1259 G. C. must be submitted at regular election	2079
Candidates— Nominated by petition—For township and municipal offices—Not required to pay fee—In municipalities of less than 2,000 population	1665
When notice of withdrawal must be filed with board of elections Where votes cast for judge or clerk of election who is not a candi-	2025
date—How countedCommon pleas judge—Election—Construction of section 1532 as amended	2111
Disapproval—Bond issue of board of education of Fairview village school district, Cuyahoga county, Ohio—Board of education—Cannot submit bond issue to electors—Unless it finds that funds at its disposal or that can be raised under sections 7629 and 7630 are insufficient—Section 5120 imposing duty to canvass result of election mandatory	2199 773
Electors of township—May not vote in city until township actually annexed—Although proceeding started—May vote in township———	1490
Judge and clerks should follow sections 5081 and 5088 in making returns  —Blank and unintelligible ballots not to be considered in determining whether two-thirds of voters voting at municipal elec-	
tion for bond issue voted in favor thereof	701

ELECTIONS—Concluded—	Page
Members of school board—When and how elected—How long members hold over	1820
Municipal corporation—Bond issue—Necessary vote under section 1259  —Law governing after 1917 amendments—Not part of proceeding before state board of health—	1606
Municipal ticket—When political party entitled to have same placed upon official ballot—When entitled to have party emblem placed on	1000
ballotNotice of-Board of education-failure to publish-When treated as ir-	1833
regularity onlyOffices compatible—Mayor—Justice of the peace—When elected Rural school district—Election—Members of board of education—Term— Board of election should designate number to be voted for and	2182 2102
length of term—If for different terms————————————————————————————————————	1948 1676
vote, dies on election day—Duty of justice of the peace to appoint qualified person	2448
Upon bond issue—To fund existing deficiencies of corporations and school districts—How notice thereof should be given—————— Village school district—When created in a district containing less than	1860
fifteen square miles—What territory annexed—Board of educa- tion—Special election ————————————————————————————————————	1898
eral electionEMBALMER'S LICENSE—	462
Applicant who has failed in examination—May secure same by affidavit —If eligible	1804
EMBLEM—  Municipal ticket—When political party entitled to have same placed upon official ballot—When entitled to have party emblem placed on ballot———————————————————————————————————	1833
EMERGENCY— Council—May issue bonds to improve waterworks system that has be-	
come inadequate because of sudden growth of community—Leg- islation immediately effective—Emergency within meaning of municipal referendum law	345
School building—When building condemned by the department of in- spection, division of workshops, factories and public buildings —Emergency—How levy made	2355
EMERGENCY BOARD—  I. Naval Militia Officer—Said officer is in the arm of the executive de-	
partment of state and comes within purview of section 2313-3 G. C. II. Emergency Board—Must act under section 2313-3 G. C. whether legislature is in session or not	32

EMPLOYES—	Page
Senate—Without power to allow officers or employes additional compensation for extra services generally—Nor for extra services within the scope of their duties—Senate Bill No. 56 a nullity———————————————————————————————————	511
EMDLOVMENT	
Females—Employment in the transmission of messages—Sections 1008 and 12993 G. C. not in conflict————————————————————————————————————	1923
Member of general assembly—Acceptance of office in service of U. S. forfeits office as such member of general assembly—Acceptance of employment in service of U. S. does not work such forfeiture.	108 <b>7</b>
ENEMIES—	
Workmen's compensation—Alien enemies—Powers and duties of the in- dustrial commission respecting the administration of the work- men's compensation law as to subjects and residents of Ger-	706
many, Austria-Hungary, etc	796
ENGINEER—	
Alien enemies—May be licensed as stationary engineer—Industrial com- mission may take allegiance into consideration when determin- ing the fitness of applicants	1000
County commissioners-Of Miami county-Had no legal authority to	
enter into contract with an engineer—To make maps, etc., of conservancy district—And testify before commissioners—Because of auditor's failure to file certificate under 5660	618
Supplemental to Opinion No. 500—Employment of civil engineers by	010
county commissioners	1553
ENGINES—	
Locomotives—Flagman or red light not required thereon under section 8945-4 G. C	1632
EQUIPMENT—	
Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office—May not be paid under section 3004—Sections 2914 and 2915 pro-	
vide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred	
in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.	478
ERROR—	470
Finding for plaintiff against industrial commission for "damages" in- stead of "compensation" not sufficient ground on which to review	0107
Juvenile court—Has exclusive jurisdiction of minors under eighteen in	2107
all but felony cases-May fine delinquent-Appeal-Error	1586
ESTIMATES— County commissioners—When no bids are received within estimate under	
6946—May amend estimate—Readvertise, and accept bid if with- in amended estimate—	336
Plans, estimates and specifications—For highway construction—Cannot be	
changed after contract has been awarded	005

ESTOPPEL—	Page
Foster parents estopped from asserting that proceedings had in New York were not valid because they were non-residents	2221
EXAMINATION—	
Appraisement—When same becomes necessary—In examination of a bank  —To determine amount of real estate owned by bank—Expense should be paid by banking department—Expense of special ex- amination—At request of bank—Should be paid by bank———— Board of censors—Has no authority to make examination of film ex- change booking sheets——————————————————————————————————	671 73 <b>7</b>
for examination—Cannot delegate authority to pass upon application—Secretary-treasurer must pay premium on his bond—Three years' practical experience—How time computed	1492
EXAMINERS—	
Common pleas judge—Taking office January 1, 1910—Salary based on census of 1900—Salary of said judge when he holds over beyond expiration of his term—Findings of examiner of bureau of inspection not conclusive————————————————————————————————————	1082
salary—For examiners only upon authority of the controlling board	1238
EXCISE TAX-	
Domestic corporations—Reports—Fees—Tax commission—Effect of decision of supreme court in case of the State v. Little Miami R. R. Co	2015
EXECUTION—	
Writ of execution—When same returned unserved—And constable resigns—Second writ may be issued to another constable	1138
EXECUTORS AND ADMINISTRATORS—	
Foreign trust companies—Their right to act as executor or trustee of an estate in Ohio	1296
EXEMPTION—	
Consolidation of Ohio corporation with foreign corporation—Shares of stock of said company not exempt from taxation under section 5372 G. C.—Such company an Ohio corporation within meaning of, and stock exempt from taxation under, section 192 G. C.———	542
Deputy state supervisors and inspectors of elections—Not state officers—  Not exempt from military service—Under federal conscriptive service act	1388
EXPENDITURES—	
Children's home—When cost of erection of same to cost more than \$15,-000.00—Question of policy of expenditure must be submitted to voters—County buildings—When cost of erection more than \$25,-000.00—Must follow provisions of section 2333 G. C	585

EXPENDITURES—Concluded—	Page
Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse—	285
EXPENSE ACCOUNTS—	
Verify—As used in General Code with reference to expense accounts—  Means by affidavit————————————————————————————————————	630
EXPENSES—	
Committee—Created by joint resolution—to Report to governor after ad- journment sine die—Not a legislative committee—General as- sembly may not authorize payment of expenses of such com- mittee by joint resolution from appropriation for expenses of	20.6
legislative committeesCounty board of revision—Not entitled to expenses incurred in attending	206
meetings of said board	1244
County commissioners and engineers are entitled to same only when joint county ditch proceedings are under sections 6563-1 to 6563-48 G.  C., inclusive	242
County superintendent and district superintendent—Are each allowed the sum of \$3.00 per day—For services rendered while conducting investigations under section 7827 G. C.—Other expenses mean expenses other than fees and expenses of such superintendents—	404
County surveyor—  Consultation with state highway department————  Money paid to said official—For use of his own automobile—Upon vouchers representing that machine had been hired—May be recovered ———————————————————————————————————	2017 1869
Deputy oil inspector—Traveling expenses authorized under section 849  G. C	1342
Incurred by health officer in supplying nurse and necessary articles to resident of township outside of village when quarantine in village  —Must be paid by village	508
Incurred by state employe-Visiting at his home-Cannot be allowed as	
necessary traveling expenses under section 275 G. C.—Expenses thereof cannot be	1500
paid from board of education fund, or any other fund	254 2165
Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office—May not be paid under section 3004—Sections 2914 and 2915 provide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.—	479

EXPENSES—Concluded—	Page
State embalming board—Expenses of members cannot be paid for attendance of members at annual conference—Age—Applicant for license not material————————————————————————————————————	2044
Superintendent of banks—Power to appoint examiners to examine applicant—Prior to 1917—Power to charge expense of examination to applicant—Prior to and after 1915———————————————————————————————————	1363
Township trustees—Township treasurer personally responsible for postage used in communicating with township bank depositors	16
Transportation—Of persons to hospital for the insane—Allowance of sheriff for same governed by section 2997 G. C.—Section 1982 repealed by implication————————————————————————————————————	2404
Vocational education—Federal aid—Appropriation—Expenses—Director of agricultural education—Salary	1769
EXPERT WITNESS-	
County commissioners—Of Miami county—Had no legal authority to enter into contract with an engineer—To make maps, etc., of conservancy district—And testify before commissioners—Because of auditor's failure to file certificate under 5660	618
EXTRA SERVICES—	
Senate—Without power to allow officers or employes additional compensation for extra services generally—Nor for extra services within the scope of their duties—Senate Bill No. 56 a nullity	511
EXTRACTS—	
Flavoring extracts—For which no standard exists—Must be labeled as provided for in section 5785 G. C.—When sold directly to bakeries, etc.	375
FAIR GROUNDS	
Money raised under section 9887 G. C. must be used for improving an	
existing fair ground site and not for the purchase of a new site  —The fact that the agricultural society has received assistance under section 9887 G. C. does not preclude further aid under section 9894 G. C	369
FALSE PRETENSE—	
Physician—False statement to industrial commission—To receive allowance for medical services—Allowance granted—Guilty of obtaining money under false pretenses	1269
FEDERAL AID—	
Cass highway act—Governs bond and contract forms in submitting project statements to secretary of agriculture—Federal aid	1727
FEDERAL ESTATE TAX—  Amount paid on federal tax deducted from value of estate subject to collateral inheritance tax—How collateral inheritance tax figured	2152

FEDERAL FARM LOAN ACT—	Page
Farm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may invest—Insurance companies may invest under section 9519 G. C.	173
FEDERAL FARM LOAN BONDS—	1260
Proper security for private trust funds	1369
FEDERAL RESERVE ACT—  Farm loan bonds—Commercial banks not authorized to invest in same— Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may invest—Insurance companies may invest under section 9519 G. C	173
FEEBLE-MINDED INSTITUTION— Admission of children under fifteen years of age and public charges over fifteen years of age—Commitment—Physicians fees——— Probate judge—Required to provide clothing for patients committed to institution for feeble-minded—Costs to be paid from county	2236
treasury	188
FEES— Allowed sheriff for transportation of prisoners—Not costs in case—Must	
be paid by county regardless of solvency of defendant—Must be paid by sheriff into fee fund	475 1685 1492
Candidates—  For assessor—Not required to pay fee when filing declaration of condidacy	977
Nominated by petition—For township and municipal offices—Not required to pay fee—In municipalities of less than 2000 population.	1665
Clerks of courts not authorized to charge fee for certifying to registration cards of non-residents for military registration————————————————————————————————————	781
tions—Not taxed as costs in case—By private corporation taxed as costs in case————————————————————————————————————	204 2207
County clerk—May retain fees for services as licensing agent————————————————————————————————————	2147 2233 2108
County surveyor—  How deputies paid when acting as tax map draftsman—Other deputies—How paid Duty to run lot lines in municipality	1264

FEES—Continued—	
County surveyor—Concluded—	Page
Member of ditch commission-May retain compensation paid to him	_
as member of said commission	1921
sum of \$3.00 per day—For services rendered while conducting	
investigations under section 7827 G. C.—Other expenses mean	40.4
expenses other than fees and expenses of such superintendents.	404
Domestic corporations—Reports—Fees—Tax commission—Effect of decision of supreme court in case of the State v. Little Miami	
R. R. Co	2015
Feeble-minded institution—Admission of children under fifteen years of	
age and public charges over fifteen years of age-Commitment	
-Physicians' fees	2236
Fines-Costs-Fees-Collected for violation of dairy and food law-	
Paid to secretary of board of agriculture	1620
Game wardens—Not entitled to fees—Costs	2300
Juvenile court—When judge entitled to fees in delinquency case under	2100
section 1602 G. C.—Expense thereof cannot be paid	2109
from board of education fund, or any other fund.	254
Of applicant for admission to take medical examination—When payable	20.
-Board has no right to refund same-Nurses	1889
Physician—Employed by county commissioners for infirmary, etc.—Not	
under civil service-Interpreter-Fees-Before mayor or justice	
of the peace not such costs as may be paid by county	394
Police chief—	
Entitled to compensation for arresting and returning to another county person charged with felony—Sheriff's fee must be turned	
into fee fund	2172
Marshal—Fees—Transporting prisoners to Ohio reformatory for	21/2
women—When sentenced by mayor or police judge	2271
Probate division-Of consolidated probate and common pleas courts-	
Compensation of deputies, etc.—By whom fixed—Judge is ex-	
officio clerk—By whom writs and affidavits signed—Deputy clerk	
may administer oaths in certain matters—Seal—Fees—Salary of	
deputies from what fund payable—Application for additional	1967
allowance—Where same should be filed Probate judge—Must charge physician fee for a certified copy of cer-	190/
tificate to practice medicine	922
Sheriff—	
Requisition matters-Not entitled to fees-Prosecuting attorney can-	
not pay from funds under section 3004 G. C.	1495
Serving separate and distinct writs on defendants may charge mile-	
age on each	236
When appointed receiver—In aid of execution is appointed in official	044
capacity—In partition proceedings in personal capacity—————	877
State failure—Termination of prosecution by means other than prosecu- tion constitutes same—Filing of affidavit institutes prosecution	
for felony—Commissioners may make allowance to officers in	
place of fees under section 3019	226
"To prosecute" as used in section 13440 G. C. defined-Attorney em-	
ployed by humane society—When entitled to fees	2193

FEES—Concluded—	Page
Township treasurer—Not entitled to fees for disbursing township's share of cemetery improvement fund	914 1593
gardless of the number of causes he appears in unless otherwise specially ordered by the court—Recovery may be had against witness for excess fees	2403
FEMALES—	
Employment in the transmission of messages—Sections 1008 and 12993 G. C. not in conflict	1923
provisions of section 1008 G. C.—Fifty hour law	1413
FENCE—	
County commissioners—Had no authority to improve road within municipality—Under Cass law—Petition to alter—Locate or establish roads—Bond and costs—Commissioners may issue bond to pay cost of crib to protect pier of bridge—Although bridge built prior	
thereto—Hedge fence—Action in damages proper remedy—When owner fails to keep within dimensions required by law	1530
FERTILIZER— License—City of Cleveland does not have to take out same for selling by-products of city reduction plant————————————————————————————————————	234
FIFTY HOUR LAW—  Construction of section 1008 G. C. relating to the hours of labor for women—As amended March 20, 1917———————————————————————————————————	614 1119 1413
FILTRATION PLANT—	
State board of health—When water supply of village is found to be impure—And not practical to remove source of pollution—May order installation of purification plant—Whether or not revenues will compensate company not to be taken into consideration in determining whether or not said order is reasonable————————————————————————————————————	495
FINES—	
Costs—Fees—Collected for violation of dairy and food law—Paid to secretary of board of agriculture————————————————————————————————————	1620
Humane society—Not entitled to any part of fines collected for violation of section 13378 G. C	555
Juvenile court—Has exclusive jurisdiction of minors under eighteen in all but felony cases—May fine delinquent—Appeal—Error—Library—Earnings and fines thereof—In cities under 30,000—Should be turned over to treasurer and kept separate—Spent only by trustees of library for library purposes—Money raised by taxation for	1586
maintenance thereof cannot be transferred to library in another	709

FINES—Concluded—	P
Mayors and justices of the peace may not remit in cases brought for	
violation of statutes Motor vehicles—Not in motion not required to display lights—Fine paid under a mistake of law—Cannot be recovered unless paid involuntarily	1
No authority to pay same into fire marshal's department—For violation of rules of said department	
Ohio reformatory for women—Magistrate sentencing women thereto must specify amount of fine and costs—Also credit per day to be given prisoner—Must release prisoner when fine and costs are paid—If prisoner is confined for said reason————————————————————————————————————	
FIRE CHIEF—	
Chief of fire department—Has authority to enter buildings for purpose of examination—Municipality may pass ordinance to authorize such an examination—And may provide penalty for refusal to allow such examination————————————————————————————————————	
	•
FIREMEN— Salary—Policemen—Firemen—City may issue bonds to pay	2
FISCAL YEAR—	
The special levy of two-tenths of a mill to repair bridges condemned by county commissioners—Provided for in section 5643 G. C.—  Is limited to a single levy—Bonds issued in anticipation of collection should be made payable when tax is collected—The limitation in section 5643 does not apply to levy for payment of interest on and providing a sinking fund for payment of bonds issued under section 5644—The fiscal year of the county with respect to taxation and expenditure of county funds thus raised by county commissioners commences on March 1st————————————————————————————————————	
FISH AND GAME LAW— Carolina dove—Is in song bird list—Same bird as mourning dove————————————————————————————————————	
Cases—County not liable when affidavit not approved by prosecuting at- torney or attorney-general where offense not committed in pres-	
ence of wardenPark police—Authority to enforce fish and game laws	2
FISH HATCHERIES—	
Secretary of agriculture—Implied authority to purchase land to establish fish hatcheries	2
FOOD PRODUCTS—  Power of the general assembly to regulate the price of coal and food products	:
FORCE ACCOUNT—	
Bridges—How same may be repaired by county commissioners—State officers—May employ men, etc.—In furthering construction of state buildings—Force account defined	1
Highway commissioner—When he takes over construction of road or bridge—Under force account—Must be governed by section	•
1209 G. C	

FOREIGN CORPORATION—	Page
Not required to comply with sections 178 and 183 G. C.—Whose only activity in this state is that of owning real property	597
FOREIGN EXCHANGE BANKS— Persons engaged in business of taking deposits for transmission to for- eign countries, etc.—When bond is given—May establish branch offices—Liability of surety on bond for defaults occurring at	
branch offices	2202
FOREIGN TRUST COMPANY— Their right to act as executor or trustee of an estate in Ohio	1296
FORFEITED LAND SALE—	
County surveyor—Surveying tract of land sold at forfeited land sale—Paid out of proceeds of sale—When land sold at forfeited land sale does not exist auditor may refund purchase price and take	220
same off tax duplicate	320
FORMS— Embalming board—Forms recommended—————————————————————————————————	1503
FRANCHISE—	
When granted by municipality and same is silent as to duration—It is simply indeterminate and not perpetual—Council has no authority to grant exclusive franchise to lighting company in public highways—May grant franchise to second company and fix	
maximum rate for current at a less rate than first company	325
FRANCHISE TAX—	
Domestic insurance company—Not doing business in this state—Not liable for payment of franchise tax—Although not required to file reports with superintendent of insurance————————————————————————————————————	625
FUNDS	
Annexation of township to adjoining city—Township trustees residing within city and outside of township forfeit office—Funds and indebtedness of township and city should be divided under section 3544—After division general road fund of township cannot	
be used to repair road now within cityCity board of park commissioners—Duty of said board in reference to	527
balance of fund collected from properties purchased with funds derived from issue of bonds	1075
Proceeds of sale of county real estate—By county commissioners—May be	
used to construct, maintain, etc., necessary buildings for county children's home—Regardless of section 5638 G. C.—Said funds cannot be used to purchase new site————————————————————————————————————	536
School districts-Funds for current expenses may not be raised by bond	
issue under section 7625 G. C.—Section 2571 G. C.—Authorizing transfer of money from undivided tax	82
fund to an exhausted county fund—Not repealed by section 5649-3d—May not be expended until appropriated by county com-	
missioners under section 5649-3d-Section 2296 not applicable to	
such transfer—And same may be made without filing petition in common pleas court————————————————————————————————————	503

FUNDS—Concluded—	Page
Sinking fund commissioners—Exercise control over money in sinking fund through officers of school board—Money must remain in custody of board and its treasurer—Commissioners may withdraw funds by requisition to board of education————————————————————————————————————	720
Superintendent of school district—In which children's home is located— When first semi-annual report should be made—Transfer of school funds—Under section 7678 G. C.—When such transfer should be made————————————————————————————————————	1908
Township trustees—No authority to transfer money from one township fund to another—County commissioners—Method of providing funds to take care of compensation—Damages—Costs and expenses of a road improvement———————————————————————————————————	1079
Transfer of funds—From general township fund to township road fund —How same can be made	1850
Treasurer of state—Authorized to transfer funds deposited by the Capitol Trust Co.—To the State Savings Bank & Trust Co	792
When appropriations may be transferred from one department to another	1122
GAMBLING—	
Money—Taken by police in raid on place of gambling—Disposition there-of	2113
GAME WARDENS—	
Game wardens-Not entitled to fees-Costs	2300
GASOLINE	
Crude gasoline-Must be inspected before sold to refineries	1341
GAS WELL—	
County commissioners—May drill gas well—To secure fuel for county institutions	2105
GENERAL ASSEMBLY—	
Member of general assembly—Acceptance of office in service of U. S. forfeits office as such member of general assembly—Acceptance of employment in service of U. S. does not work such for-	1007
Power of the general assembly to regulate the price of coal and food products	1087 1302
GIFTS—	
Municipal park commission—When authorized by council may install Christmas tree in playgrounds—Has no authority to purchase gifts or pay compensation for exercises in connection therewith	56
GIRLS' INDUSTRIAL HOME—  Clothing furnished inmates thereof—Not charge against counties—Sections 1815 and 1816 G. C. apply only to benevolent institutions.	454

GI	RLS' INDUSTRIAL SCHOOL—	Page.
	Juvenile court—May send delinquent girl over sixteen to Ohio Reformatory for Women, the Girls' Industrial School, or other institution for juvenile delinquency	974
<b>G</b> C	DVERNMENT BONDS—  Liberty loan bonds—Are government bonds————————————————————————————————————	9 <u>21</u> 27
GC	OVERNOR—  Deed of land to governor in trust for religious purposes—Containing no defeasance clause—Does not revert upon failure to use same for purposes of said trust———————————————————————————————————	<b>3</b> 6
G	OVERNOR'S DEED— Opinion relative to granting new deed by governor of Ohio to Bertha M. Holmes, in Athens county, Ohio	1092
GI	RANGE MEETINGS—  Board of education—  May permit use of school property for grange meetings—Such meetings shall not interfere with use of property for school purposes  May permit the use of school property for holding grange meetings ————————————————————————————————————	442 2438
GI	REEN PELT—  Green skunk pelt—Unlawful to have same in possession—Prior to July  1, 1917—Will not be unlawful after July 1, 1917—When skunk	
	raised in captivitySkunk—Green pelt means one not cured—That skunks were killed during lawful period is defense against charge of having in possession between Feb. 1st and Nov. 15th	979 300
G	UARDIAN AND WARD—  Philippine government bonds—Not bonds of the United States within meaning of section 10933 G. C.—Guardian not authorized to invest money of ward in such bonds————————————————————————————————————	
Н	ABITUAL CRIMINAL ACT—  Repeal of same deprived board of managers of the Ohio penitentiary of authority to parole prisoner sentenced under said act—Violation of such parole does not forfeit "good time"	
H	EALTH OFFICER—  Classified civil service—Health officer may be selected as exempt from same—Sanitary policeman may not be so selected——————  Expenses—Incurred by health officer in supplying nurse and necessary articles to resident of township outside of village when quaran-	1007
	tined in village—Must be paid by village	508

HEDGE FENCE—	Page
County commissioners—Had no authority to improve road within municipality—Under Cass law—Petition to alter—Locate or establish roads—Bond and costs—Commissioners may issue bonds to pay cost of crib to protect pier of bridge—Although bridge built prior thereto—Hedge fence—Action in damages proper remedy—When owner fails to keep within dimensions required by law——	1530
HIGHWAY—	
Measurement—Of distance from pupil's home to school—Must be made along highway opened to public and not simply dedicated and platted	297
HIGHWAY ADVISORY BOARD—	
Approval or disapproval of acts of highway commissioner should be entered on journal—Approval also should be written on instrument approved	1570
HIGHWAY COMMISSIONER—	
Roads and highways—State roads must be maintained by state highway commissioner—County roads by county commissioners—Township roads by township trustees—County highway superintendent has charge and supervision of construction, etc., of bridges, highways and culverts—Foregoing includes drainage————————————————————————————————————	505
Ohio board of administration—Has no authority to release state highway department from the purchase of road building materials  For given length of time	1250 1179
HIGHWAY LAW-	
Mulcahy highway bill—Not affected by errors in first section—Meaning and intent can be ascertained by referring to other portions of the act	578
Tax map draftsman—Must be furnished and paid under sections 5551 5552—New act has no effect on these sections————————————————————————————————————	949
HIGHWAY SUPERINTENDENT— Township highway superintendent—Township trustees may appoint when White-Mulcahy law takes effect	1069
HOLIDAY—	
Columbus day—Holiday only for purpose of computing time in reference to payment and protesting commercial paper	ce 289
HOSPITAL—	
Commitment to hospital for insane—Jurisdiction of probate court— Payment of costs when commitment illegal—How person committed by court without jurisdiction can be recommitted———————————————————————————————————	. 1128

HOSPITAL—Concluded—	Page
Contagion hospital—Right of a municipality to purchase land and erect building for such purpose—How same should be operated—  Legality of restriction in deed——————————————————————————————————	2454
County commissioners—Under what conditions they may pay money to hospital—Indigent defined—Authority to provide medical attention for wards and the indigent sick and disabled of the county—	1468
HOSPITAL TREATMENT—  Juvenile judge—No authority to contract for medical attention or hospital treatment—For pauper ward of court————————————————————————————————————	739
HOUSE BILL NO. 1— Workmen's compensation law—Effect of House Bill No. 1 (107 O. L.) (Section 1465-101) upon contracts of indemnity insurance	2070
HOUSE BILL 115— Duplicate amendments—Legislative intent governs————————————————————————————————————	1795
HOUSE BILL 140— Section 6455—As amended by S. B. 14, passed March 21, 1917, is in force	2116
HOUSE BILL 163— Duplicate amendments—Legislative intent governs————————————————————————————————————	1795
HOUSE BILL NO. 386— Effect of same as introduced in 82nd general assembly	189
HOUSE BILL 584— Moneys appropriated therein for construction, etc., of roads—Cannot be contracted against until July 1, 1917———————————————————————————————————	553
HOUSE BILL 701— Appropriations—H. B. 701 (106 O. L. 751) remaining unexpended on	•
July 1, 1917—To what extent reappropriated in H. B. 584 (107 O. L. 187)————————————————————————————————————	1596
Dog laws—Constitutionality—Deputy sheriff—Appointment—Commissioners must provide funds to pay said officer—Humane officer —Jurisdiction	2347
HUMANE SOCIETY— Articles of incorporation—Of corporation formed for prevention of cruelty to animals—What said articles must contain—————	2067
Dog and kennel fund-To what societies commissioners may award said fund	1668
Not entitled to any part of fines collected for violation of section 13378	555

HUMANE SOCIETY—Concluded—	Page
Society for prevention of cruelty to animals—  Must have approval of board of state charities to articles of incorporation—To be legally incorporated—See Opinions Nos. 773  and 865	2351
Must have approval of board of state charities to articles of incorporation—To be legally incorporated—See Opinions Nos. 773 and 864	2353
"To prosecute" as used in section 13440 G. C. defined—Attorney employed by humane society—When entitled to fees	2193
ILLEGITIMATE CHILD-	
Reputed father cannot be prosecuted for non-support—When security has been given for payment of sum ordered by court for maintenance of said child	1687
1MPRISONMENT-	
Ohio Reformatory for Women—Women must be sentenced thereto when sentence will result in imprisonment for more than thirty days—Violators of city ordinance not to be sentenced thereto——	96
INCORPORATION—	
Corporations—Unable to file report required by sections 5495, 5496 and 5497 G. C. until certificate that 10% of capital stock has been subscribed and directors elected—Date of incorporation is date on which articles of incorporation are filed with the secretary of state	875
INDEBTEDNESS—	
Annexation of township to adjoining city—Township trustees residing within city and outside of township forfeit office—Funds and indebtedness of township and city should be divided under section 3544—After division general road fund of township cannot be	
used to repair road now within cityBond issue for construction of sanitary plant—When council submits question to electors—Not necessary that resolution contain recital that board of health recommended said plant—Net indebtedness	
of two and one-half mills on tax duplicate valuation of real and personal property in municipality—How same ascertainedSchool district—When transferred to adjoining district—Property and indebtedness pass to new district—Levy to provide for indebtedness should be made on all property of new district	945
	033
INDEMNITY INSURANCE— Workmen's compensation law—Effect of House Bill No. 1 (107 O. L.) (section 1465-101) upon contracts of indemnity insurance————	
INDEPENDENT AGRICULTURAL SOCIETY— How deprived of right to secure public funds from county treasurer	. 2252
INDIGENT-	
County commissioners—Under what conditions they may pay money to hospital—Indigent defined—Authority to provide medical attention for wards and the indigent sick and disabled of the county—	

,2538 INDEX.

INDUSTRIAL COMMISSION—	Page	
Alien enemies—May be licensed as stationary engineer—Industrial com- mission may take allegiance into consideration when determining the fitness of applicants————————————————————————————————————	1000	
Approval—Certificate of industrial commission—Required under section 12128-1 G. C		
Authority to make rule relative to expenditures for medical treatment in compensation cases—Duties of commission relative to keeping its minutes————————————————————————————————————	2059	
Chief inspector of mines—No right to furnish copies of maps and plans of mines, except upon request of owner, etc	2377	
Conjuring—Industrial commission has no authority to pay for such services under section 1465-89 G. C	2373	
Contractor—May not charge premiums paid to industrial commission— When employed by state upon improvement———— Finding for plaintiff against industrial commission for "damages" instead of "compensation" not sufficient ground on which to re-	2061	
view case on error	2107	
Has right to commute awards made in case of permanent total dis-	1186	
Physician—False statement to industrial commission—To receive allow- ance for medical service—Allowance granted—Guilty of obtain- ing money under false pretenses—————————————————————————————————	1269	
pel inspection when used in construction, etc., of streets—Public roads definedState highway department—Money spent by said department—Should be	2358	
taken into consideration—In determination of amount of pre- mium due from state to industrial commission——————————————————————————————————	1179	
Utilities commission—Acts creating same are constitutional under section 16, article II———————————————————————————————————	66	
INFECTIOUS DISEASES—		
Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases	419	
INQUEST—		
Residence—How determined—Probate court—No jurisdiction to hold lunacy inquest on non-resident of county	2037	
Stenographer—At coroner's inquest—County commissioners not liable for such services—Court stenographer—Not entitled to additional compensation for services rendered in transcribing testimony taken before grand jury————————————————————————————————————	244	
INSPECTION—		
Chief of fire department—Has authority to enter buildings for purpose of examination—Municipality may pass ordinance to authorize such an examination—And may provide penalty for refusal to allow such examination————————————————————————————————————	1153	
Crude gasoline—Must be inspected before sold to refineries————		

INSPECTOR—	Page
Liquor license inspectors—Whether or not they are in classified civil service—Question of mixed law and fact to be determined in first instance by state civil service commission—Subject to review by the courts————————————————————————————————————	181
INSPECTOR OF STREET IMPROVEMENTS—	
Municipal corporation—Interpretation of section 12912 G. C. in regard to one-year clause thereof—Street inspector—Officer of municipal corporation may act as same within one year after term expires—When former director of public service may act as	
street inspector	10
INSTITUTE—	
County board of education—Can order only one institute held in county during any one year—When same must be held	912
INSURANCE—	
Articles of incorporation of The Fairport First Hungarian Young Men's Club and Sick Benefit Association—Does not comply with section 9427—Such association should claim and provide for right of assessing members to insure payment of benefits.	924
Title guarantee and trust company—	<i>)</i> 27
Insuring titles	1684
Not under control and supervision of the insurance department of the state—Guarantee of title by such company is in effect the same as the insurance of such title	1157
Workmen's compensation law—Effect of House Bill No. 1 (107 O. L.) (section 1465-101), upon contracts of indemnity insurance	2070
INSURANCE COMPANY—	٠
Domestic insurance company—Not doing business in this state—Not liable for payment of franchise tax—Although not required to	<b>(25</b>
file reports with superintendent of insurance	625
INSURANCE COMPANIES—	,
Farm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may invest—Insurance companies may invest under section 9519	
G. C  Mutual fire insurance company—May incorporate only for purposes	173
designated in first paragraph of section 9510 and in section 9556 G. C.—Disapproval articles of incorporation of The Mutual Fire & Automobile Insurance Company	24
INTERSTATE DITCHES—	
County surveyor of this state—Employed by joint boards—On construc- tion of interstate county ditches—May be paid compensation from time to time—Regardless of custom and laws of other state	460

INTEREST—	Page
Assessments—For municipal street improvements—When bonds, etc., are issued in anticipation of collection—Not paid when due—Interest—Penalty—How collected—Assessments against delinquent lands—Penalty—Interest—How collected—Right of county treasurer to accept general taxes without assessments————————————————————————————————————	2380
Collateral inheritance tax—Interest when chargeable on same County auditor—Warrant issued upon exhausted fund—After enactment of section 5649-3d G. C.—Stamped not paid for want of funds Cashed by bank—Interest paid to bank by county may be recovered	2365
Loans upon notes, etc.—Person engaged in said business—Who exacts guarantee of genuineness of notes, etc.—Cannot charge more than eight per cent. interest.	1094
Resolution—By county commissioners providing for issuance of bonds does not thereby issue bonds—Provision in said resolution requiring levy on taxable property for interest and sinking fund sufficient prior to issuance of said bonds—Money coming into sinking fund from other sources than tax levy—May be used to pay interest on said bonds————————————————————————————————————	102
taxes to be levied year after year—Certain conditions—Compelled to levy tax for interest and sinking fund————— Where funds appropriated for contract—Have been diverted to other purposes—Contractor entitled to interest on final estimates— From time same became payable until paid————————————————————————————————————	1932 559
INTEREST COUPONS—  Treasurer of state—Has no authority to furnish bond to city of Portland—To indemnify said city against loss by reason of loss of interest coupons by predecessor in office———————————————————————————————————	474
INTERNE SERVICE— Unsalaried interne service—Resolution of state medical board in regard thereto—Not in conflict with section 1236————————————————————————————————————	1021
INTERPRETER— Physician—Employed by county commissioners for infirmary, etc.—Not under civil service—Interpreter—Fees—Before mayor or justice of the peace not such costs as may be paid by county	394
INTERURBAN RAILROAD COMPANY— Articles of incorporation—Cannot be amended to authorize operation of commercial railroad—Motive power	1756
INTOXICATING LIQUORS—  Liquor license—  Change of name of corporation—Transfer fee not proper———  Is a property right and survives death of holder—Administrator stands in place of decedent in case applicant dies pending pro-	1276
ceedings for renewal—Right of administrator to appeal from finding of board————————————————————————————————————	2320

INTOXICATING LIQUORS—Concluded—	Page
Mailing arguments against prohibition—Not a violation of section 13223 G. C. forbidding the soliciting of orders for intoxicating liquors—	1521
Railroad company—Not allowed to sell intoxicating liquor in Ohio—	072
To salvage same when refused by consignor—Consignee	972
INVESTIGATIONS—	
Fire marshal—Investigations by said official may be kept private—Discretionary whether he will permit affidavit on file in his office to be seen	700
State fire marshal—Deputies and assistants—May compel attendance of witnesses at investigations—May arrest a person whom they believe guilty—Cannot hold a person for investigation—Without obtaining warrant	731
INVESTMENT—	
Bank—May not invest more than 60% of its paid in capital stock and surplus in banking building and real estate on which same is situated—Where investment in excess of limitation and company takes over building and real estate—Bank may not invest in stock—Until same has paid dividends for five consecutive years—May purchase bonds of said company—Subject to ap-	
proval of superintendent of banks—Such investment limited to 20% of capital and surplus————————————————————————————————————	684
Banks—Doing business under Thomas act—To what extent they may invest in stocks, securities or loans—Section 9790 applies—Limit of loan to firm, corporation or person—Collateral security deposited to secure loan—Not classed as investment—————Federal farm loan bonds—Proper security for private trust funds————	750 1369
JAIL— Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city or-	
dinances to county jail when city not provided with workhouse  When county has no workhouseCommissioners may contract with authority of another county having control of workhouseFor maintenance of prisoners convicted of misdemeanorsWhen prisoners convicted of violation of ordinanceCost of maintenance must be paid by cityWhen county pays in latter caseFinding may be made against city containing workhouse	
JANITOR—	
County commissioners—Must keep court house clean, including law library—Janitors not entitled to extra compensation————————————————————————————————————	
JUDGE-	
City council—Of city of Springfield—May change salary of police judge —During term of office—Article II, section 20 of constitution does not apply	l

JUDGE—Concluded—	Page
Common pleas judge—	
Not entitled to additional compensation for services rendered under assignment of chief justice by virtue of section 1469 G. C.—If elected prior to amendment of section 2253 G. C.——————————————————————————————————	18 1082
Under provisions of article IV, sections 12 and 14—Cannot enlist	
in U. S. army and retain office of common pleas judge	640
Municipal court—  (Alliance)—Judge has power to appoint but one bailiff—Duties of said bailiff—  Of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings	2375
may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse	285
JUDICIARY BUILDING—	
State board of public buildings—Force and effect of act creating same— Membership on said board—Its duties—Duties of adjutant general in regard to public buildings————————————————————————————————————	5
JUROR—	
County school superintendent—Qualified to act as juror—Entitled to jury fees in addition to regular compensation————————————————————————————————————	377
JUSTICE OF THE PEACE—	
Fines—Mayors and justices of the peace—May not remit in cases brought for violation of statutes———————————————————————————————————	1841
cases of which he has final jurisdiction	30
Offices compatible—Mayor—Justice of the peace—When elected  Term of person appointed by trustees to fill vacancy	2102 2190
When portion of township of his residence is annexed to city that has abolished office of justice of the peace—Has no authority to continue to act as justice—May hold his office by moving into por-	2170
tion of township not annexed	1474
JUVENILE COURT—	
Adoption—Consent necessary before child may be legally adopted—Who	
may consentChild—In custody of juvenile court or trustees of children's home—Upon	1707
adoption remains ward until it becomes of lawful age	1351
Court of domestic relations—Mahoning county—Jurisdiction—Records— Juvenile courts—Jurisdiction—Clerk of common pleas court— Mahoning county—Duties in reference to division of domestic	
relations	1057

JUVENILE COURT—Concluded—	Page
Has jurisdiction over child when it has been committed to board of state	1038
Jurisdiction-Bastardy proceedings	2228
May send delinquent girl over sixteen to Ohio reformatory for women, the girls' industrial school or other institution for juvenile de-	
linquency	974
Minor under age of eighteen years—Placed on probation by juvenile court—Effect of violation of said probation after reaching age of eighteen years—Jurisdiction of juvenile and common pleas	
courts	1914
Probate court—Mahoning county—Jurisdiction as juvenile court will end —Under act providing additional common pleas judge—Division of domestic relations	1144
Probation officer—	4477
Chief and first assistant—Are assistants of juvenile court—May be appointed as such, as in unclassified service	209
Salary—From what fund payable	1361
When judge entitled to fees in delinquency case under section 1602 G. C	2109
IUVENILE IUDGE—	
Detention home—Commissioners should provide same—In counties of	
less than forty thousand may provide necessary attendants	1518
Has exclusive jurisdiction of minors under eighteen in all but felony cases—May fine delinquent—Appeal—Error—————————————————————————————————	1586
No authority to contract for medical attention or hospital treatment—	1300
For pauper ward of court	739
• •	
KAUSTINE CHEMICAL CLOSETS—	
Limitation upon the use of same	1182
LABEL—	
Flavoring extracts—For which no standard exists—Must be labeled as	
provided for in section 5785 G. C.—When sold directly to bakeries,	
etc,	375
LABOR— Bid—That embraces both labor and material—Must contain a separate	
statement of labor and material and the price of each	951
Construction of section 1008 G. C. relating to the hours of labor for	
women—As amended March 20, 1917———————————————————————————————————	
Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material	1
by county highway superintendent—Materials, etc., may be pur-	
chased by county highway superintendent under section 7198 with-	
out certificate of auditor as provided for in section 5660-Auditor	•
must certify that money is in treasury to the credit of the fund	!
from which it is to be drawn, before commissioners make order	•
to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract	
under section 7198Not limited to single contract	: . 520

LAND TAX—	Page
Approval—Instructions formulated by tax commission—Respecting administration of the delinquent land tax	1846
LAND TITLES—	
Registration of—Withdrawal—Sections 8572-26 and 8572-86 of Torrens law amended or repealed by implication—"All deeds and mortgages" as used in 8572-64a—Recorder—Duties upon application for withdrawal fees———————————————————————————————————	2280
L. K. LANGDON— Appropriations—H. B. 701 (106 O. L. 751) remaining unexpended on July 1, 1917—To what extent reappropriated in H. B. 584 (107	1506
O. L. 187)	1596
LAW LIBRARY— County commissioners—Must keep court house clean including law library—Janitors not entitled to extra compensation—————	187
LEASE	
Approval— Five leases at Buckeye lake and Lake Loramie Lease by—	146 <b>7</b>
State to O. S. Cox, of McArthur, Ohio	1763
State to the Ebersbach Coal CompanyLease of—	1765
Canal lands in Licking county to C. M. Johnson——————————————————————————————————	2000 1434
Buckeye lake, and E. L. Duffield, Newark	2001
Certain lands in Akron, Ohio, to L. O. BeckState land to the Stomps-Burkhardt Co., of Dayton, and the Ohio Light & Power Co., of Newark	1700 2096
For five years made to the state-Validity	2344
State lands—State cannot cancel same because of fraud on part of lessee toward third party in securing same	1729
LEAVE OF ABSENCE— Board of education—Right to pay teacher when on leave of absence because of sickness, etc	862
LEGAL RESIDENCE—	
Defined—Legal settlement in section 3477 has no application to legal residence used in section 1352-4 G. C.	782
LEGAL SETTLEMENT—	
Gained by person who has resided in county more than twelve months without securing relief under law for relief of poor Persons not prevented from obtaining because children are maintained	1873
and supported by county in children's home	2179
Residence—Feeble-minded youth brought into the state by persons caring for him does not acquire legal settlement—Retains same legal	1786

LEGISLATIVE COMMITTEE—	Page
Committee—Created by joint resolution—to report to governor after ad- journment sine die—Not a legislative committee—General as- sembly may not authorize payment of expenses of such com- mittee by joint resolution from appropriation for expenses of legislative committees	206
LEGISLATURE—	
County commissioners—No authority to vacate intercounty highway or main market road—Legislature—Only body with power to surrender easement of public in such roads.  Power of the general assembly to regulate the price of coal and food products	726 1302 384
LEVEES	
Answer to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami conservancy district	445
LIBERTY LOAN BONDS	
Are government bonds	921
Earnings and fines thereof—In cities under 30,000—Should be turned over to treasurer and kept separate—Spent only by trustees of library for library purposes—Money raised by taxation for maintenance thereof cannot be transferred to library in another taxing district	709
LICENSE—	
City of Cleveland does not have to take out same for selling by-products of city reduction plant	234 439 1782
LICENSING AGENT—	
County clerk-May retain fees for services as licensing clerk	2233
LIEN— Taxes—Become lien on real property as of the date preceding second Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no authority to refund said taxes after payment.	144
LIFE IMPRISONMENT— Prisoner—Sentenced for life for first degree murder—Should be conveyed to penitentiary within five days after sentence—Section 13695 G. C. does not apply———————————————————————————————————	689

LIFE INSURANCE—	Page
Policy—How taxable—Interest of beneficiary in matured policy determined	2077
LIGHT PLANT—	
Eight hour law—Does not apply to workmen engaged in operation of municipal power, heat, light and water plants—Workmen working for public and workmen engaged on public work distinguished	604
LIGHT STATIONS—  To direct federal aviators—County commissioners have no authority to erect same	1838
LIGHTING COMPANY—	
Franchise—When granted by municipality and same is silent as to duration—It is simply indeterminate and not perpetual—Council has no authority to grand exclusive franchise to lighting company in public highways—May grant franchise to second company and fix maximum rate for current at a less rate than first company—	325
LIGHTS	
Motor vehicles—Not in motion not required to display lights—Fine paid under a mistake of law—Cannot be recovered unless paid involuntarily	136
LINE FENCE STATUTES—	
Constitutionality—What assessments authorized	2003
LIQUIDATION	
Superintendent of banks—Expense incurred in liquidation of bank dis- allowed by court—Personal liability	1458
LIQUOR ADVERTISEMENTS—	
Mailing arguments against prohibition—Not a violation of section 13223 G. C. forbidding the soliciting of orders for intoxicating liquors_	1521
LIQUOR LICENSE— Change of name of corporation—Transfer fee not proper	1276
Holder of license thereunder is permitted to continue in business under manager—When called into federal service under draft law	1799
Is a property right and survives death of holder—Administrator stands in place of decedent in case applicant dies pending proceedings for renewal—Right of administrator to appeal from finding of board	
LIQUOR LICENSE INSPECTORS—	
Salary—Appropriated for liquor license inspectors—May be expended for salary for examiners only upon authority of the controlling	
Whether or not they are in classified civil service—Question of mixed law and fact to be determined in first instance by state civil	
service commission—Subject to review by the courts	. 181

LIQUOR TAX—	Page
County treasurer—Acceptance of check in payment of liquor tax—Is not payment of said assessment—If check not honored—Section 8291 does not apply—When such check treated as cash by treasurer when making his settlement—He is liable on his bond for amount of same	
LLOYD LOAN ACT—	
Licenses—Under Lloyd loan act—Remain in force until expiration of the year for which issued	
LOAN SHARK DEPARTMENT—  Commissioner of securities—Appointment thereof creates new department—Takes over duties of blue sky and loan shark departments  —Status of present employes of said departments————————————————————————————————————	
LOANS-	
Banks—Doing business under Thomas act—To what extent they may invest in stocks, securities or loans—Section 9790 applies—Limit of loan to firm, corporation or person—Collateral security deposited to secure loan—Not classed as investment———————————————————————————————————	750 664
LOCOMOTIVES—	
Flagman or red light not required thereon under section 8945-4 G. C	1632
LOSS—  Treasurer of state—Has no authority to furnish bond to city of Portland  —To indemnify said city against loss by reason of loss of interest coupons by predecessor in office———————————————————————————————————	
LUNACY PROCEEDINGS—  Costs—Incurred in determining sanity of person charged with crime—  How payable—Costs in criminal case when prisoner recovers sanity—And when he does not recover—How payable————— Osteopath—Not physician within meaning of sections 1954 and 1956 G. C.  —Lunacy proceedings	1343
MAINTENANCE AND REPAIR FUND—  Can only be used for upkeep and repair of inter-county and main market roads—Not for reconstruction of same—Fund derived from registration of automobiles.  Where improvement changes width of road—Cost cannot be taken from said fund	231

MAPS	Page
Chief inspector of mines—No right to furnish copies of maps and plans of mines, except upon request of owner, etcCounty surveyor—Unlawful for said official to sell maps to commission-ers—Commissioners cannot pay him additional salary than provided by law and same may be recovered—Maps made by county surveyor for use of county—Cannot be recovered by him upon	2377
return of money paid therefor	93 2126
MARITIME EMPLOYMENTS— Workmen's compensation act—Provisions thereof unenforcible as to all employers engaged in employments maritime in nature————	1219
MARSHAL—	2207
Constable, police chief, etc.—Fees—State cases before mayor, etc.————————————————————————————————————	2207
tory for Women-When sentenced by mayor or police judge	2271
MATERIAL— Bid—That embraces both labor and material—Must contain a separate statement of labor and material and the price of each County auditor—Not compelled to issue warrant for material purchased	951
by commissioners-Where contract not let in compliance with	
section 2445 G. CStreet improvement—What resolution of necessity must contain relative	839
to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material	1882
MATERIALS— Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material by county highway superintendent—Materials, etc., may be purchased by county highway superintendent under section 7198.  without certificate of auditor as provided for in section 5660—Auditor must certify that money is in treasury to the credit of the fund from which it is to be drawn, before commissioners make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract under section 7198————————————————————————————————————	520
MATRON-	
Employed to care for sick employes in factory—Is within the provisions of section 1008 G. C.—Fifty hour law	1413
MAYOR—  Criminal decleat Mayor or police judge has no authority under section	
Criminal docket—Mayor or police judge has no authority under section 1742 to retain part of fines collected to pay for the same  Cannot receive payment for legal services rendered on behalf of village	2035 1148
Fines—Mayors and justices of the peace—May not remit in cases brought for violation of statutes———————————————————————————————————	1841
Offices compatible—  County coroner and mayor of village	339
Mayor—Justice of the peace—When elected	2102

MEASUREMENT—	Page
Of distance from pupil's home to school—Must be made along highway opened to public and not simply dedicated and platted	297
MEDICAL ATTENTION—	
Expenses—Incurred by health officer in supplying nurse and necessary articles to resident of township outside of village when quarantined in village—Must be paid by village———————————————Juvenile judge—No authority to contract for medical attention or hispital treatment—For pauper ward of court————————————————————————————————————	508 739
MEDICAL EXAMINATION—	
Fees—Of applicant for admission to take medical examination—When payable—Board has no right to refund same—Nurses	1889
MEDICINE— Anæsthetics—One who receives board, lodging, etc., for administering— Is to be considered practicing medicine— Practice of medicine—Giving drugs to produce anæsthesia—————	2427 1497
MEETINGS— Disapproval—Bond issue—Amity rural school district—Board of education—Special meeting—Notice required  Teachers—Cannot be paid for attending meetings—Called under sections 7706-1 and 7871 G. C	2021 729
MERCANTILE ESTABLISHMENTS—  Construction of section 1008 G. C. relating to the hours of labor for women—As amended March 20, 1917———————————————————————————————————	614
MIAMI CONSERVANCY DISTRICT—  Answer to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami conservancy district ————————————————————————————————————	445 618
MIAMI UNIVERSITY— Trustees—Ohio State and Miami universities—Absence from meetings not abandonment of office—Does not create vacancy——————————————————————————————————	58
MILEAGE— Sheriff—Serving separate and distinct writs on defendant may charge mileage on each	236
MILITARY REGISTRATION—  Clerks of courts not authorized to charge fee for certifying to registration cards of non-residents for military registration————  Governor—May appoint local boards of registration—Provided for in act of congress approved May 18, 1917—Acts of said board in-	781
contestable	775

MILITARY SERVICE—	Page
Deputy state supervisors and inspectors of elections—Not state officers  -Not exempt from military service—Under federal conscriptive service act	1388
MILITIA—	
<ol> <li>Naval militia officer—Said officer is in the arm of the executive de- partment of state and comes within purview of section 2313-3 G. C.</li> </ol>	
II. Emergency board—Must act under section 2313-3 G. C. whether legislature is in session or not	32
MILK— From tubercular cattle—Person may be prosecuted who sells, etc.— Even though same has been pasteurized	1254
MINERAL RIGHTS—	
Are subject to revaluation under section 5562—Although county auditor, acting with county commissioners finds that real property in any assessment district is assessed at its true value in money—And have decided to carry same into current duplicate at same valuation under 5548—County auditor may increase valuation of real	
property on account of erection of new structures—Or decrease valuation because of destruction—Regardless of section 5548	574
MINES— Chief inspector of mines—No right to furnish copies of maps and plans	
of mines, except upon request of owner, etc  The provisions of sections 912, 944 and 953 G. C. do not permit the employment of children under sixteen years of age in, about or in connection with any mine—Such employment is governed by	2377
the provisions of section 13002 G. C	2415
MINOR—	
Costs—Incurred where minor under eighteen is bound over from mag- istrate's court to common pleas—In case where minority is con- cealed—Paid under section 3019 G. C	1825
Juvenile court—Has jurisdiction over child when it has been committed to the board of state charities	1038
The provisions of sections 912, 944 and 953 G. C. do not permit the employment of children under sixteen years of age in, about or	1000
in connection with any mine—Such employment is governed by the provisions of section 13002 G. C	2415
Under age of eighteen years—Placed on probation by juvenile court—  Effect of violation of said probation after reaching age of eighteen years—Jurisdiction of juvenile and common pleas	
courts	1914
Whose employment is unlawful—Not within the purview of the work- men's compensation law	2081
MINUTES—	
Industrial commission—Authority to make rule relative to expenditures for medical treatment in compensation cases—Duty of commission relative to keeping its minutes	

MISDEMEANOR—	Page
County commissioners—Misdemeanor cases—Fees of officers—Attempt should be made to collect costs from defendant before commissioners make allowance————————————————————————————————————	2108
MONEY—	
Taken by police in raid of place of gambling—Disposition thereof	2113
MORTGAGES—	
Intangible personal property—When same must be listed for taxation in Ohio	1027
MOTHER'S PENSION—	
Court of domestic relations—Mahoning county—Jurisdiction—Records —Juvenile courts—Jurisdiction—Clerk of common pleas court— Mahoning county—Duties in reference to division of domestic relations	1057
Widow of unnaturalized person—Entitled to mother's pension———— Widowed mother—Who has received compensation from industrial commission not barred from receiving allowance under mother's	268
pension act Woman does not lose legal residence by removing to another state for	334
limited time—Unless accompanied by the intention to remain in such other state	170
MOTHER'S PENSION LAW—	
Court may make allowance to mother—When the absence of such allowance would cause her to work regularly away from home—Or when she would be compelled to work on outside employment in her own home	532
MOTIVE POWER—	
Interurban railroad company—Articles of incorporation—Cannot be amended to authorize operation of commercial railroad—Motive power	1756
MOTOR VEHICLES—	
Not in motion not required to display lights—Fine paid under a mistake of law—Cannot be recovered unless paid involuntarily	136
MOTOR TRUCKS— Board of education—Validity of bonds issued to purchase motor trucks for transportation of pupils	1261
MOURNING DOVE— Carolina dove—Is in song bird list—Same bird as mourning dove———	1645
MUNICIPAL BONDS—  When allowance made to bond firm for attorney fees, etc., with intent to circumvent the law and effect sale of such bonds at less than par and accrued interest—Recovery may be had against said bond firm	2211

MUNICIPAL BUDGET COMMISSION—	Page.
Board of health—Power to compel council to appropriate sufficient funds to pay employes of said board—Annual budget—How reduced—Municipal budget commissioners————————————————————————————————————	
MUNICIPAL COAL YARD—	
Not a public utility—Municipality—May supply coal during emergency— Non-chartered municipalities do not possess general police powers	
MUNICIPAL CORPORATION—	
Bond issue—Necessary vote under section 1259—Law governing after 1917 amendments—Not part of proceeding before state board of health	1606
Interpretation of section 12912 G. C. in regard to one-year clause thereof —Street inspector—Officer of municipal corporation may act as	1000
same within one year after term expires—When former director of public service may act as street inspector	10
MUNICIPAL COURT—  (Alliance)—Judge has power to appoint but one bailiff—Duties of said bailiff ——————————————————————————————————	2375
MUNICIPAL COURT OF CLEVELAND—	•
Expenditures for maintenance under discretion of clerk and judges— Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execu- tion to person not party to suit—Judges of criminal branch may	-
sentence violators of city ordinances to county jail when city not provided with workhouse	285
MUNICIPAL COURT OF ZANESVILLE—  Clerk—Of municipal court of Zanesville—Appointed by judge of said court	2442
MUNICIPAL ELECTRIC PLANT—	
Council—May compel municipal gas or electric plant to furnish gas or electricity to municipality free of charge	2422
MUNICIPAL GAS PLANT— Council—May compel municipal gas or electric plant to furnish gas or electricity to municipality free of charge————————————————————————————————————	
MUNICIPAL LIGHT PLANT—	•
Council may require expenses of said plant to be paid from revenue de- rived from private consumers—Discretionary with council whether or not village shall pay for current used for municipal	
purposes from funds raised by taxation	
tinguished	604

MUNICIPAL OFFICERS—	Page.
Newspaper publication—When law requires publication in one paper and same has been published in more than one paper, funds illegally spent may be recovered—Liability of officers authorizing excess publication	<b>04</b>
MUNICIPAL PARK—	;
Municipal park commission—When authorized by council may install Christmas tree in playgrounds—Has no authority to purchase gifts or pay compensation for exercises in connection therewith_	
MUNICIPAL TICKET—	
When political party entitled to have same placed upon official ballot— When entitled to have party emblem placed on ballot	
MUNICIPALITY—	:
Chief of fire department—Has authority to enter buildings for purpose of examination—Municipality may pass ordinance to authorize such an examination—And may provide penalty for refusal to allow such examination————————————————————————————————————	
City council—Powers legislative only in regard to litigation—Munici- pality may compromise claims for damages—Authority vested in service director and city solicitor to use certain fund to com- promise claims for damages—Not delegation of legislative power	
Contagion hospital—Right of a municipality to purchase land and erect building for such purpose—How same should be operated—  Legality of restriction in deed	
Costs—In case when taxpayer has recovered final judgment in his favor and has been allowed costs and reasonable attorney fee—How paid	
Council—May issue notes—To extend time of payment of obligation of municipality—When it first determines by resolution that such obligation is valid and binding—Notes payable from sinking fund	
Elections—Judge and clerks should follow sections 5081 and 5088 in making returns—Blank and unintelligible ballots not to be considered in determining whether two-thirds of voters voting at municipal election for bond issue voted in favor thereof	:
Municipal council—Before enacting assessing ordinance for an improve- ment—Should enact resolution setting forth method of assess- ment and part of cost to be assessed against abutting property owners	
Ordinance—Determining number of positions in department and fixing salary and bond is of a general nature—Cannot be passed with regular semi-annual appropriation ordinance—Section 4214 G. C. construed	
Public health nurse—City not authorized to pay portion of compensation  —May not be appointed member of sanitary police force and receive compensation from municipality	•

MUTUAL INSURANCE COMPANIES—	Page
Approval—Articles of incorporation—The Great American Mutual Indemnity Co.—Mutual insurance companies—Kinds of insurance they may transact————————————————————————————————————	2186
MUTUAL TELEPHONE COMPANY—  Not subject to public utilities commission—Because of renting telephones to county	1146
NATIONAL GUARD— Not mustered out or disbanded—When mustered into federal service——Officer Ohio national guard—On retired list—Eligible to membership on	646
state armory boardRetired officer—Entitled to like pay as officers on active list—When or- dered on duty by adjutant general—Paid from appropriation for	13
State not liable for rentals on leases for armories—Guard in federal service	258 1564
NAVAL MILITIA—  I. Naval militia officer—Said officer is in the arm of the executive department of state and comes within purview of section 2313-3 G. C. II. Emergency board—Must act under section 2313-3 G. C. whether legislature is in session or not	32
NAVIGATION— Workmen's compensation act—Provisions thereof unenforcible as to all employers engaged in employments maritime in nature————	1219
NEWSPAPER— Publishing delinquent tax list—Should be paid for list as it is first published—Although part stricken out between first and second publication—Not entitled to pay for setting up descriptions stricken out before first publication————————————————————————————————————	687
NEWSPAPER PUBLICATION— When law requires publication in one paper and same has been published in more than one paper, funds illegally spent may be recovered— Liability of officers authorizing excess publication————————————————————————————————————	2167
NON-SUPPORT—  Illegitimate child—Reputed father cannot be prosecuted for non-support  —When security has been given for payment of sum ordered by court for maintenance of said child	1687
NORMAL COLLEGE— Board of education—May assign children to various schools of district— Management by trustees of state normal college	1938
NOTARY FEES— Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse	

Page	OTES—
2429	Council—May issue notes—To extend time of payment of obligation of municipality—When it first determines by resolution that such obligation is valid and binding—Notes payable from sinking fund
1094	Loans upon notes, etc.—Person engaged in said business—Who exacts guarantee of genuineness of notes, etc.—Cannot charge more than eight per cent interest——————————————————————————————————
	OTICE—
	Board of education-Creation of new school district from one or more
1379	districts—Notice must be given such districts—Not necessary to file map with auditor—Effect of petition to form new district filed by majority of electors————————————————————————————————————
	Candidate—When notice of withdrawal must be filed with board of elec-
2025	tionsDisapproval—
	Bond issue—Amity rural school district—Board of education—Spe-
2021	cial meeting-Notice required
	Transcript of proceedings for bond issue—  By board of education of Brilliant village school district, Jefferson county—Proceedings of board of education at special
640	meeting—For bond issue—Invalid when notice not given as
649	required by section 4751 G. COf the board of education of Bladensburg rural school district, Knox county, Ohio—Bond issue—Invalid when resolution submitted at special meeting—Without written notice having
696	been served on members
1860	Election—Upon bond issue—To fund existing deficiencies of corporations and school districts—How notice thereof should be given————
2182	Of election—Board of education—Failure to publish—When treated as irregularity only
1836	Oleomargarine—When same used exclusively for cooking purposes— Where notice must be placed
1987	Publication—Notice of amendment to articles of incorporation—Three consecutive weeks—Compliance—What notice should contain——
733	Required by the interstate county ditch law—Not required until proceed- ings have been determined for location and construction of im- provement—Including engineer's report—Such notice must be given by personal service—To all land owners affected———————————————————————————————————
12	Schools—Interpretation of section 7735 G. C. in regard to notice required therein—Tuition for non-resident pupils
1828	To bidders for improvement of highway—Construction of section 1206 relative to advertisement for two consecutive weeks in newspapers of the two dominant political parties————————————————————————————————————
	IUNC PRO TUNC—
:	When clerks, etc., have received compensation in addition to that allowed by commissioners—Not authorized by common pleas court—  Court cannot afterward authorize such payment by nunc pro tunc entry
	····· j

NURSE-	Page
Fees—Of applicant for admission to take medical examination—When payable—Board has no right to refund same—Nurses	1889
Public health nurse—City not authorized to pay portion of compensation  —May not be appointed member of sanitary police force and receive compensation from municipality————————————————————————————————————	1992
NURSING-	
Expenses—Incurred by health officer in supplying nurse and necessary articles to resident of township outside of village when quarantined in village—Must be paid by village—	508
OATH—	
Assessors and assistant assessors—Form of bond not required to be changed by amendment to section 3350 G. C.—Form of oath taken by assistant assessor changed————————————————————————————————————	332
OFFICE-	
City council—Of city of Springfield—May change salary of police judge —During term of office—Article II, section 20 of constitution does not apply	161
Member of general assembly—Acceptance of office in service of U. S.	101
forfeits office as such member of general assembly—Acceptance of employment in service of U. S. does not work such forfeiture.	1087
OFFICER—	
County officer—Person acting as such without commission—Not entitled to compensation	1432
Ditch superintendent—Not county officer—Section 6726-1 is constitutional —Warrants provided for in section 6726-3 should be paid from county fund—Where there is no ditch fund—County reimbursed by assessment against benefited property—How apportionment of cost for cleaning ditch should be made—When superintendent	
should be appointed————————————————————————————————————	745
may accept resignation of member—Are not officers in strict sense—May maintain at same time membership in general as-	852
Municipal corporation—Interpretation of section 1912 G. C. in regard to one year clause thereof—Street inspector—Officer of municipal corporation may act as same within one year after term expires	032
—When former director of public service may act as street in-	10
I. Naval militia officer—Said officer is in the arm of the executive department of state and comes within purview of section 2313-3	10
G. C. II. Emergency board—Must act under section 2313-3 G. C. whether legislature is in session or not	32
Ohio national guard—	
On retired list—Eligible to membership on state armory board——— Who entitled to pay as officers————————————————————————————————————	13 1714
Retired officer—Entitled to like pay as officers on active list—When or- dered on duty by adjutant general—Paid from appropriation for	258

OFFICES—	Page
County commissioners—Discretionary with said officials whether they shall provide offices for county officials	88
OFFICES COMPATIBLE—	
Clerk of council, deputy clerk of council, or assistant clerk of council, or assistant clerk of council and secretary of sinking fund trustees  County coroner and mayor of village  Deputy clerk in probate judge's office and probation officer  Deputy sheriff—May serve as chief probation officer without salary—  Offices compatible	1784 339 1126
Mayor—Justice of the peace—When elected	2102
Members of board of registration must serve—President or governor may accept resignation of member—Are not officers in strict sense—May maintain at same time membership in general assembly	852
OFFICES INCOMPATIBLE—	
Member of the board of trustees of public affairs and clerk of said	1876
Secretary sinking fund trustees and deputy city auditor  Township trustee and member of board of education	1744 256
OHIO BOARD OF ADMINISTRATION—	
Convict labor—Erection of buildings—When plans, etc., must be pre- pared—Not necessary to employ architect—Competitive bidding —When necessary	1481
Has no authority to release state highway department from the purchase of road building materials—For given length of time	1250
OHIO BOARD OF CLEMENCY—	
No jurisdiction over correctional institutions—Jurisdiction limited to penal institutions	1696
OHIO CANAL COMMISSION—	
Board of public works—Duties of same devolve on superintendent of public works—Chief engineer of board of public works—Office abolished	38
OHIO COMMISSION FOR THE BLIND—	
Authority to employ person to sell products of its wards	465
OHIO NATIONAL GUARD— Who entitled to pay as officers————————————————————————————————————	1714
OHIO PENITENTIARY—	
Parole of life prisoner whose term has been commuted to twenty years by board of managers void—Violation of such parole does not forfeit "good time" nor parole deposit	99

OHIO REFORMATORY FOR WOMEN—	Page
A justice of the peace—May sentence women to Ohio reformatory for women—In misdemeanor cases of which he has final jurisdiction	30
Costs—Of conviction and transportation—State liable for same—Where women are sentenced to Ohio reformatory for women for commission of felonies————————————————————————————————————	1160
Juvenile court—May send delinquent girl over sixteen to Ohio reformatory for women, the girls' industrial school, or other institution for juvenile delinquency————————————————————————————————————	974
Magistrates sentencing women thereto must specify amount of fine and costs—Also credit per day to be given prisoner—Must release prisoner when fine and costs are paid—If prisoner is confined for said reason————————————————————————————————————	180
Ordinance—Violation not misdemeanor—Although declared to be such therein—Women may not be sent to Ohio reformatory for women for violation of such ordinance———————————————————————————————————	953
Women must be sentenced thereto when sentence will result in imprisonment for more than thirty days—Violators of city ordinance not to be sentenced thereto———————————————————————————————————	96
OHIO STATE UNIVERSITY  Contract—Rendered impossible by government—Suspended while prohibition remains in effect—Alien enemies—Restricted area  Trustees—Ohio state and Miami universities—Absence from meetings not abandonment of office—Does not create vacancy	1628 58
OIL— Purchased by railroad company outside of state and distributed for its own use—Not subject to inspection————————————————————————————————————	1981
OIL AND GAS—  Deed—Conveying land authorized under 106 O. L. 141 from state to P. C. C. & St. L. Ry. Co.—Must reserve all oil, gas, coal, etc., under 105 O. L. 9	124
OIL AND GAS LANDS— Approval—Lease of certain lands for oil and gas in Ross and Morgan counties	22
OIL INSPECTOR—  Deputy oil inspector—Traveling expenses authorized under section 849  G. C	1342
OIL INSPECTION—  Oil—Purchased by railroad company outside of state and distributed for its own use—Not subject to inspection————————————————————————————————————	1981
OLEOMARGARINE— When same used exclusively for cooking purposes—Where notice must be placed	1836

ORDER—	Page
State board of health—When water supply of village is found to be impure—And not practical to remove source of pollution—May order installation of purification plant—Whether or not revenue will compensate company not to be taken into consideration in determining whether or not said order is reasonable	495
ORDINANCE—	
City council—May provide for creation of bond fund—And may provide in bond ordinance how same shall be expended—Members of council elect all of the employes thereof	1016 1377
bond is of a general nature—Cannot be passed with regular semi-annual appropriation ordinance—Section 4214 G. C. construed	127 459
Municipal council—Before enacting assessing ordinance for an improvement—Should enact resolution setting forth method of assessment and part of cost to be assessed against abutting property owners	609
State building code—provisions do not apply to dwellings—City council  —Local board of health—May not enact ordinance or resolution by reference only	2018
Separate resolution, ordinance, and advertisement for each improvement	2155
What resolution of necessity must contain relative to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material————————————————————————————————————	1882
violation of such ordinance	953
OSTEOPATH—  Not physician within meaning of sections 1954 and 1956 G. C.—Lunacy	2460
PARK COMMISSIONERS—  City board of park commissioners—Duty of said board in reference to balance of fund collected from properties purchased with funds	1994
derived from issue of bonds	1075
Authority to enforce fish and game laws	893
PAROLE— Habitual criminal act—Repeal of same deprived board of managers of the Ohio penitentiary of authority to parole prisoner sentenced under said act—Violation of such parole does not forfeit "good time"	412

PAROLE—Concluded—	Page.
Ohio penitentiary—Parole of life prisoner whose term has been commuted to 20 years by board of managers void—Violation of such parole does not forfeit "good time" nor parole deposit	99
PAUPER	
Juvenile judge—No authority to contract for medical attention or hospital treatment—For pauper ward of court	739
County commissioners must pay burial expense when notified by township trustees or proper municipal officers	168
P. C. C. & ST. L. RY. CO.—	
Deed—Conveying land authorized under 106 O. L. 141 from state to P. C. C. & St. L. Ry. Co.—Must reserve all oil, gas, coal, etc., under 105 O. L. 9	124
PENALTY	
Assessments—For municipal street improvements—When bonds, etc., are issued in anticipation of collection—Not paid when due—Interest—Penalty—How collected—Assessments against delinquent lands—Penalty—Interest—How collected—Right of county treasurer to accept general taxes without assessments—	
Bonuses and penalties—In contract for improvement and repair of roads— Conditioned on whether or not contract is completed within time specified therein—Contrary to law and against public policy	238
PENITENTIARY—	
Convict labor—Cannot be used to manufacture brick for sale in open market	
Prisoner—Sentenced for life for first degree murder—Should be conveyed to penitentiary within five days after sentence—Section 13695 G. C. does not apply	
PENSIONS—	
Mothers pension—Woman does not lose legal residence by removing to another state for limited time—Unless accompanied by intention to remain in such other state	ı
Police pension fund—When council has abolished same—No persons draw- ing pensions and no one entitled to draw from said fund—Surplus should be transferred to credit of sinking fund of municipality	3
Teacher— Entitled to pension—Provided she has taught twenty years—And	1
board does not re-employ her, altho teacher willing to continue employment.	
Who has taught in state 35 years and in public schools of county 11 years and contributed to pension fund—Entitled to teacher's pension.	3
PERSONAL PROPERTY—	
Intangible personal property—When same must be listed for taxation in	ì
Ohio	1027

PERSONAL SERVICE—	Page.
Appropriation—Personal service—Where an appropriation is for a specific number of assistants—Head of department may not expend same for a lesser number of assistants without authority of controlling board	1964
PETITION—	
In determining whether or not fifty-one per cent. of the land owners have signed petition for construction or repair of highway—Only resi dent land owners are to be figured as a basis of computation———Petition for county ditch—Name may be withdrawn therefrom any time before action taken—Mortgagor qualified to sign petition—By what	340
counties action taken (1) in locating and constructing ditch (2) to apportion cost	1653
PHILIPPINE GOVERNMENT BONDS—	
Not bonds of the United States within meaning of Sec. 10933 G. C.—Guardian not authorized to invest money of ward in such bonds	27
PHYSICIAN—	
Employed by county commissioners for infirmary, etc.—Not under civil service—Interpreter—Fees—Before mayor or justice of the peace not such costs as may be paid by county————————————————————————————————————	394
ical services—Allowance granted—Guilty of obtaining money under false pretenses	1269
Juvenile judge—No authority to contract for medical attention or hospital	
treatment—For pauper ward of courtOsteopath—Not physician within meaning of sections 1954 and 1956 G. C.—	739
Lunacy proceedings Probate judge—Must charge physician fee for a certified copy of certificate to practice medicine	1994 92 <b>2</b>
PITTSBURGH, YOUNGSTOWN & ASHTABULA R. R. CO.—	
Consolidation of Ohio corporation with foreign corporation—Shares of stock of said company not exempt from taxation under section 5372 G. C.—Such company an Ohio corporation within meaning of, and stock exempt from taxation under, section 192 G. C.——————————————————————————————————	<b>542</b>
PLANS— Board of education—After bids received—Cannot change specifications	
etc.—By eliminating part of the work—Without power to accept bid on remainder—Contract cannot be awarded where bid is in excess of amount appropriated for that purpose—None but lowest bid can be accepted—All bids may be rejected	692
Chief inspector of mines—No right to furnish copies of maps and plans of mines, except upon request of owner, etc	2377
Plans, estimates and specifications—For highway construction—Cannot be changed after contract has been awarded	
PLAY GROUNDS—	
Municipal park commission—When authorized by council may install Christmas tree in play grounds—Has no authority to purchase gifts or pay compensation for exercises in connection therewith	
19—Vol. III—A. G.	

PLEA—	Page.
Plea of guilty—May not be entered on behalf of one charged with an offense, who fails to appear according to the conditions of his bond	2350
PLUMBING INSPECTOR—	
School building—Repairs ordered by state plumbing inspector—Funds may be raised under section 7629 G. C	1758
POLICE—	
Costs—In pursuit of a person charged with felony—Chargeable against county—In pursuit of person charged with misdemeanor—Within the state chargeable against county—Police chief has no authority to advance such money—Whether or not person apprehended has no bearing on payment of costs—Prosecuting attorney might advance said money from fund allowed him under section 3004 G. C.	265
Money taken by police in raid of place of gambling—Disposition thereof	2113
Park police—authority to enforce fish and game lawsSalary—Policemen—Firemen—City may issue bonds to pay	893 2097
POLICE CHIEF—	
Constable, etc.—Fees—State cases before mayor—Etc	2207
Duty to serve subpoenas in state cases before mayor—Expenses	2165
When sentenced by mayor or police judge	2271
Police chief, etc.—Entitled to compensation for arresting and returning to another county person charged with felony—Sheriff's fee must be turned into fee fund	2172
POLICE JUDGE—	
City council—Of city of Springfield—May change salary of police judge— During term of office—Article II, section 20 of constitution does not apply———————————————————————————————————	161 n 2035
POLICE PENSION FUND— When council has abolished same—No persons drawing pensions and no	
one entitled to draw from said fund—Surplus should be transferred to credit of sinking fund of municipality	199
POLICE RELIEF FUND—	
Money taken by police in raid of place of gambling—Disposition thereof Police pension fund—When council has abolished same—No persons drawing pensions and no one entitled to draw from said fund—Surplus should be transferred to credit of sinking fund of municipality	2113 199
POOR—	
Indigent poor—Township trustees must make provision for in township— When confines of city or village therein is not co-extensive with said township————————————————————————————————————	138
POOR LAWS	
Legal settlement—Persons not prevented from obtaining because children	9170

PORTO RICO— Bonds of San Juan, Porto Rico—Not taxable under state law	Page 83
POST MORTEM EXAMINATION— County coroner—Entitled to compensation for holding post mortem exami-	
nation at instance of prosecuting attorney	1194
POSTAGE—	
Township trustees—Township treasurer personally responsible for postage used in communicating with township bank depository	16
POWER PLANT—	
Eight hour law—Does not apply to workmen engaged in operation of municipal power, heat, light and water plants—Workmen working for public and workmen engaged on public work distinguished	604
PRACTICAL—	
State board of embalming examiners—Construction of House Bill No. 224 relating thereto———————————————————————————————————	1029
PREFERENCES—	
Corporations—Which are organized providing for common stock only—	
May increase capital stock by issuing only preferred stock— Certificate of increase may set out preferences and restrictions— Not necessary to amend articles of incorporation————————————————————————————————————	108
PREMIUM—	
Contractor—May not charge premiums paid to industrial commission— When employed by state upon improvement	2061
PRINCIPAL—	
Principals—In public schools in city districts—May be appointed by the superintendent	1187
PRINTING COMMISSION—	
May let contracts for printing to persons, firms or corporations, regardless of whether place of business within state or not	870
PRISON LABOR—	
County commissioners—May not farm out to private contracting company county jail prisoners—For construction of infirmary	2162
PRISONERS-	
Contract—For feeding prisoners in county jail—Charged with violation of	1040
city ordinance—Should be made with county commissioners——Confined in workhouse and performing labor as incident to their imprison-	1043
ment-Not within provisions of workmen's compensation act	707
County commissioners—May not farm out to private contracting company county jail prisoners—For construction of infirmary	216 <b>2</b>
Habitual criminal act—Repeal of same deprived board of managers of the Ohio penitentiary of authority to parole prisoner sentenced under	
said act—Violation of such parole does not forfeit "good time"	412

PRISONERS—Concluded—	Page.
Ohio penitentiary—Parole of life prisoner whose term has been commuted	_
to 20 years by board of managers void—Violation of such parole does not forfeit "good time" nor parole deposit.	99
Sentenced for life for first degree murder—Should be conveyed to penitentiary within five days after sentence—Section 13695 G. C. does not	•
apply	689
When county has no workhouse—Commissioners may contract with authority of another county having control of workhouse—For maintenance of prisoners convicted of misdemeanors—When prisoners convicted of violation of ordinance—Cost of maintenance must be paid by city—When county pays in latter case—Finding may be made against city containing workhouse	723
PROBATE COURT	
Collateral inheritance tax-Does not apply to shares of stock of domestic	
corporation owned by non-residents—Does not apply to real estate—By whom amount of tax determined—Tax commission has	
no jurisdiction	2132
Commitment to hospital for insane—Jurisdiction of probate court—Payment of costs when commitment illegal—How person committed	
by court without jurisdiction can be re-committed	1128
Feeble minded institution—Admission of children under fifteen years of	
age and public charges over fifteen years of age—Commitment—	
Physicians' fees  Mahoning county—Jurisdiction as juvenile court will end under act pro-	2236
viding additional common pleas judge—Division of domestic re-	
lations	1144
Probate division—Of consolidated probate and common pleas courts—	
Compensation of deputies, etc.—By whom fixed—Judge is ex- officio clerk—By whom writs and affidavits signed—Deputy clerk	
may administer oaths in certain matters—Seal—Fees—Salary	
of deputies from what fund payable—Application for additional	
allowance—Where same should be filed	1967
Residence—How determined—Probate court—No jurisdiction to hold lunacy inquest on non-resident of the county	2037
runacy inquest on non-resident of the county	2037
PROBATE JUDGE—	
Appropriation proceedings—Costs therein	1288
Bond—Approval by commissioners relates back to time same was filed with	
their secretary—When judge enters upon discharge of duties— Prior to filing bond—Does not forfeit office———————————————————————————————————	927
Collateral inheritance tax matters—Items allowed in probate judge's cost	321
bill therein	1061
Must charge physician fee for certified copy of certificate to practice medi-	000
Required to provide clothing for patients committed to institution for	922
feeb'e minded—Costs to be paid from county treasury	188
PROBATION—	
Minor under age of eighteen years—Placed on probation by juvenile court—	
Effect of violation of said probation after reaching age of eighteen years—Jurisdiction of juvenile and common pleas courts	1914

PROBATION OFFICER—
Chief and first assistant-Are assistants of juvenile court-May be ap-
pointed as such, as in unclassified service
Deputy sheriff—May serve as chief probation officer without salary Offices compatible
Offices compatible—Deputy clerk in probate judge's office and probation
officer
Salary—From what fund payable
Salary—Limitation—Cannot be increased or diminished
officer
PROHIBITION—
Mailin arguments against prohibition—Not a violation of section 13223
G. C. forbidding the soliciting of orders for intoxicating liquors
PROSECUTING ATTORNEY—
Application to court to fix bond—Amount of bond fixed by statute—Sec-
tion 2419 provides for equipment of office—May not be paid under section 3004—Sections 2914 and 2915 provide for payment of
official help—Such help may not be paid under section 3004—
May temporarily employ detective to be paid from fund allowed
under section 3004 G. C.—Expenses incurred in discharge of duty
in criminal matter paid from fund allowed by section 3004 G. C
Has no right to employ counse other than his regular assistants in civil
actions—May not pay for such services under 3004 G. C.—Com-
missioners only county officials who may employ counsel other
than prosecuting attorney
Automobile—County commissioners have no authority to furnish—
May not be appointed as deputy sheriff and secure auto through
sheriff's department-Prosecuting attorney may hire auto for said
officer under section 3004 G. C.
Prosecuting attorney may employ and pay from furtherance of justice
fund—No authority for two or more counties to hire such an
officer jointly
Sheriff—Requisition matters—Not entitled to fees—Prosecuting attorney cannot pay from fund under section 3004 G. C.
Stenographer—At coroner's inquest—County commissioners not liable
for such services—Court stenographer—Not entitled to additional
compensation for services rendered in transcribing testimony
taken before grand jury
PROSECUTION—
State fai ure-Termination of prosecution by means other than prosecu-
tion constitutes same—Filing of affidavit institutes prosecution for
felony-Commissioners may make allowance to officers in place
of fees under section 3019
PUBLIC BUILDINGS—
State board of public buildings-Force and effect of act creating same-
Membership on said board—Its duties—Duties of adjutant general
in regard to public buildings

PUBLIC HEALTH NURSE—	Page
City not authorized to pay portion of compensation—May not be appointed member of sanitary police force and receive compensation from municipality	1992
PUBLIC IMPROVEMENT—	
Fees—County auditor and treasurer—Under sections 2624 and 2685— Cannot be included in cost of special assessment for public improvement.	2147
PUBLIC OFFICER—	
County infirmary—Superintendent not public officer—Not required to have qualifications of elector————————————————————————————————————	329
be changed during his term of office.	742
Salary—Officer taking office during referendum period of a bill changing salary of said office—Takes subject to the law existing before the	1004
changeSecretary of agriculture—Is state officer—Power of secretary and board— Civil service	1384 1272
PUBLIC ROADS—	
Portable steam boilers—Industrial commission—Has no authority to com-	
pel inspection when used in construction, etc., of streets—Public roads defined	2358
PUBLIC UTILITIES—	
Section 614-14 G. C — Prohibiting discrimination in rates of public utility— Does not apply to county or political subdivision—Power of commissioners to contract for light, heat, etc.—When commission— ers continue to pay contract price for light, etc., after adoption of new schedule—May not recover excess of contract price over new schedule	788
PUBLIC UTILITIES COMMISSION—	
Industrial commission—Utilities commission—Acts creating same are constitutional under section 16, Article II	66
Mutual telephone company—Not subject to public utilities commission—	
Because of renting telephones to county	1146
PUBLICATION—	
Newspaper publication—When law requires publication in one paper and same has been published in more than one paper, funds illegally spent may be recovered—Liability of officers authorizing excess publication————————————————————————————————————	2167
PUBLISHER—	
Acceptance by publisher of maximum price fixed by school book commission—Constitutes contract for period of five years—Contract may be modified with consent of both parties—Subject to restriction	-
that price cannot be raised—Revised edition of text book defined.  Text books—Publishers should file same together with price list with superintendent of public instruction each five year—The five	655
year period in Section 7710 G. C. applies only to the filing of said list	330

PUPILS—	Page
Board of education-May assign children to various schools of district-	
Management by trustees of state normal college	1938
Schools—Interpretation of section 7735 G. C. in regard to notice required	
therein—Tuition for non-resident pupils	12
When entitled to attend high school and have tuition paid	918
Where adjoining school districts maintain same grade high schools—A	
pupil attends in district other than residence district—Although	
school in his own district nearer to his home—His residence dis-	
trict not liable for tuition—Tuition may be collected from pupil	
or parent—When necessary to ascertain distance pupil lives from	
high school—Distance should be measured by most direct public	
highway from school to pupil's home.	666
PURE FOOD LAWS—	
Milk—From tubercular cattle—Person may be prosecuted who sells, etc.—  Even though same has been pasteurized	1254
Oleomargerine—When same used exclusively for cooking purposes—Where	1204
notice must be placed.	1836
notice must be placed.	1000
PURIFICATION—	
State board of health—When water supply of village is found to be impure—	
And not practical to remove source of pollution-May order in-	
stallation of purification plant—Whether or not revenues will	
compensate company not to be taken into consideration in de-	
termining whether or not said order is reasonable	495
OTTAD ANTINE	
QUARANTINE— Answer to nine questions relative to the duty of the board of agriculture in	
regard to examining, destroying and placing under quarantine	
animals affected with dangerously contagious and infectious	
diseases	419
Board of agriculture—No authority to issue order of quarantine forbidding	110
shipping of certain species of pine into state	1201
Expenses—Incurred by health officer in supplying nurse and necessary	
articles to resident of township outside of village when quaran-	
tined in village—Must be paid by village	508
D.II DO I DO	
RAILROADS—	
Common carriers—May carry person employed, exhibits and equipment	
used in agricultural extension work free or at reduced rates—Section 7974 G. C. not repealed by implication by section 516 G. C.	275
Interurban railroad company—Articles of incorporation—Cannot be	210
amended to authorize operation of commercial railroad—Motive	
power	1756
Railroad company—Not allowed to sell intoxicating liquor in Ohio—To	1.00
salvage same when refused by consignor—Consignee	972
Tax commission—	٠.٠
Method to be followed by said commission for the purpose of appor-	
tioning whole value of railroad among different taxing districts	
of state	1047
Must value real property of a railroad used in its daily running opera-	
tions—County auditor has no authority to make such valuation—	
Deductions under section 5428 include only real estate not used	
in operation	1054

RATE-

RATE—	Page
Franchise—When granted by municipality and same is silent as to duration—It is simply indeterminate and not perpetual—Council has no authority to grant exclusive franchise to lighting company in public highways—May grant franchise to second company and fix maximum rate for current at a less rate than first company	
Common carriers—May carry persons employed, exhibits and equipment used in agricultural extension work free or at reduced rates Section 7974 G. C. not repealed by implication by section 516 G. C.	275
REAL ESTATE—	
Bank—May not invest more than 60% of its paid in capital stock and surplus in banking building and real estate on which same is situated—Where investment in excess of limitation and company takes over building and real estate—Bank may not invest in stock—Until same has paid dividends for five consecutive years—May purchase bonds of said company—Subject to approprial of superintendent of banks—Such investment limited to 20% of capital and surplus	
Deed of land to governor in trust for religious purposes—Containing no defeasance clause—Does not revert upon failure to use same for purposes of said trust	
REAL PROPERTY—	
County auditor—Upon information transmitted from board of revision— Has no authority to revalue real estate on duplicate less than its true value in money—Upon such information auditor may make revaluation of betterments and improvements on lands———— Mineral rights—Are subject to revaluation under section 5562—Although county auditor, acting with county commissioners finds that rea property in any assessment district is assessed at its true value.	1009
in money—And have decided to carry same into current duplicate at same valuation under 5548—County auditor may increase valuation of real property on account of erection of new structures—Or decrease valuation because of destruction—Regardless of section 5548	 :
RECEIVER—	
Sheriff—When appointed receiver—In aid of execution is appointed in official capacity—In partition proceedings in personal capacity.	
RECIPROCAL LICENSE—	
State board of embalming examiners—Construction of House Bill No. 224 relating thereto	
RECOGNIZANCE—	
Entered into by person charged with bailable offense—Condition thereo complied with if accused appears before magistrate on day named—No recovery can be had upon such recognizance thereafter.	ı

RE-DISTRICTING—	Page.
County school districts—Re-districting thereof upon application of three-fourths of presidents of village and rural district boards—Terminates contracts of district superintendents extending beyond school year—Supervision district cannot be created with fewer than 30 teachers—Re-districting of county school district takes effect first Monday in September following re-districting————————————————————————————————————	482
REDUCTION PLANT—	
License—City of Cleveland does not have to take out same for selling by- products of city reduction plant	234
REFERENDUM—	
Council—May issue bonds to improve waterworks system that has become inadequate because of sudden growth of community—Legislation immediately effective—Emergency within meaning of municipal referendum law  Ordinance—When referendun period begins when same has been passed over mayor's veto	345 2460 1384
Woman's suffrage law—Subject to referendum—Legislature as used in Article II, section 1 of the U.S. constitution defined	384
REFORMATORY FOR WOMEN— (See Ohio Reformatory for Women).  REGISTERED BONDS—	
Issued subsequent to January 1, 1913—Upon demand of holder—Instead of coupon bonds—Not taxable	592
REGISTRAR OF VITAL STATISTICS—	
Locol registrar of vital statistics—Authorized to issue burial permits for death occurring within his own district	497
REGISTRATION—	
Governor—May appoint local boards of registration—Provided for in act of Congress approved May 18, 1917—Acts of said board incontestible————————————————————————————————————	775
mortgages" as used in 8572-64a—Recorder—Duties upon appli- ca ion for withdrawal—Fees——————————————————————————————————	2280
plicant had commenced twenty-six weeks' course before law went into effect	1259
REGISTRATION CARDS—	
Clerks of courts not authorized to charge fee for certifying to registration cards of non-residents for military registration	781
REGULATIONS—	
State dental board—May make rules governing its procedure—Not in conflict with the statutory or common law principles of procedure	833

REPORT—	Page.
Superintendent of school district—In which children's home is located— When first semi-annual report should be made—Transfer of school funds—Under section 7678 G. C.—When such transfer should be made.	1908
RESERVATION—	
Deed—Conveying land authorized under 106 O. L. 141 from state to P. C. C. & St. L. Ry. Co.—Must reserve "all oil, gas, coal, etc." under 105 O. L 9	124
RESIDENCE—	
Blind persons—Must reside in county one year before entitled to relief	50
Feeble-minded youth brought into the state by persons caring for him does not acquire legal settlement—Retains same legal settlement as par-	1500
ents	1786 2037
on non-resident of county Legal residence—Defined—Legal settlement in section 3477 has no application to legal residence used in section 1352-4 G. C	782
Legal settlement—Gained by person who has resided in county more than twelve months without securing relief under law for relief of poor.	1873
Mothers pens on—Woman does not lose legal residence by removing to another state for limit: d time—Unless accompanied by the intent on tion to remain in such other state	
	_,,
RESOLUTION—  By county commissioners providing for issuance of bonds not does thereby issue bonds—Provision in said resolution requirin, levy on taxable property for interest and sinking fund sufficient p ior to issuance of said bonds—Money coming into sinking fund from other sources than tax levy—May be used to pay interest on said bonds.	
Municipal council—Before enacting assessing ordinance for an improve- ment—Should enact resolution setting forth method of assess- ment and part of cost to be assessed against abutting property	
ownersState building code—Provisions do not apply to dwellings—City council—	
Local board of health—May not enact ordinance or resolution by reference only  Street improvement—	
Separate resolution, ordinance, and advertisement for each improve-	
What resolution of necessity must contain relative to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material	t
RESTRICTIONS— Approval—Abstract of title—John W. Zeller to state	1725
RETURNS—	
Elections—Judge and clerks should follow sections 5081 and 5088 in making returns—Blank and unintelligible ballots not to be considered in determining whether two-thirds of voters voting at municipa	l
election for bond issue voted in favor thereof	701

REVENUES—	Page.
State board of health—When water supply of village is found to be impure— And not practical to remove source of pollution—May order in- stallation of purification plant—Whether or not revenues will compensate company not to be taken into consideration in de- termining whether or not said order is reasonable.	495
REVISED EDITION—	
Acceptance by publisher of maximum price fixed by school book commission—Constitutes contract for period of five years—Contract may be modified with consent of both parties—Subject to restriction that price cannot be raised—Revised edition of text book defined.	655
RIGHT OF WAY—	
Disapproval—Right of way granted by state to The Athens Electric Co-From state to Hocking Power Company	1598 1853
RIVERS—	
Scioto river—Bed belongs to adjoining proprietors	1902
ROADS AND HIGHWAYS—	
Abutting property owners—Cannot be relieved of payment of 10 per cent. of improvement of inter-county highways and main market roads. Annexation of township to adjoining city—Township trustees resi ing within city and utside of township forfeit office—Funds and indebted-	343
ness of township and city should be divided under section 3544—	
After division general road fund of township cannot be used to repair road now within city	527
Answers to nine questions relative to contract between county commissioners of Miami county and the directors of the Miami Conservation.	~
ancy District	445
in estimate f cost of constructing and repairing the highways— Cost thereof to be paid from general county fund—Approach or	
driveway means all driveways which lead from public road to premises of abutting property owner—Compensation for destruc-	
tion or reconstruction of a proach depends upon whether county	
commissioners or township trustees have jurisdiction and super-	
vision of construction, etc., of public road	524
Approval—	
Certificate of industrial commission—Required under section 1218-1	1040
G. CFinal reso utions for read improvement in the following counties:	1943
Adams	6-1636
Allen	1753
Ashland175	
Athens	
Belmont	999 999
Brown868-999	-
Butler312 582-1693	2-1694
Champaig527-602-999	-1714

## ROADS AND HIGHWAYS Continued-

Approval—Continued—

proval—Continued—	_
Final resolutions for road	improvement in the following counties:-
Continued—	Page.
Clark	602-1410
	1217-1692-1725-1753-1827
	489-582-1410-1929
	90-1798
	868-1501-1798
	1410-1485-2001
	17
	1248-1410-1692
	602-1376-1485
	1410-2297
	759-868-1410
	582-657-868-1410-1694
	657–1410
	1827
-	657-1125-1693-1694
	90
	657-1043-1125-1798
	1497
	1485-1638
	208-999-1410-1694
	1753–1754
	1638
	17-119-1152-1714-1798
	868 · 1485-1497-1692-1754-1959
	1125-1376-1694-1798-2297 897-1410-1487-1699
	1152-1497 2297
	1786
	657
Mahaning	453-759-760-1410-1487-1694-1753-1786-1798-3094
	1410–1485
	1219–1694–2436
	759-1640-1959-2436
	868-999-1497
Muskingum	978–1487–1692
Ottawa	1376–1959–1992
	978
Pickaway	760-1217-1694-1766-1992-2199
	1699
Preble	999-1485-2001-3094
Putnam	602-1410-1487-1694
Ross	978–1410–1692
	511-896-1485-1959

ROADS AND HIGHWAYS—Continued—	
Approval—Concluded—	
Final resolutions for road improvement in the fallowing counties—	
	Page.
Scioto	
Seneca1692-2297-	
Shelby	
Stark	
Summit1152-1497-1694-	
Trumbull	
Tuscarawas	1376
*	1694
	2351
Vinton	
Washington 453-759-868-1694-	
Wayne	
Wayne	
Wyandot	
Auditor of state—Must make certificate provided for in section 2288-1	1010
G. C.—Before state officer can enter into agreement for expendi-	
ture of money	1573
Bids—Highway improvement—Not necessary to accept lowest bid	1100
Bonds—	
For road improvement—Issued under section 1223 G. C.—May be	
issued before assessment is made against abutting property	
· owner	1142
May be issued under section 6929 G. C. only for purpose of paying	
cost and expense of road improvement by county commissioners—	
Disapproval—Bond issue—Cuyahoga county	1866
Sale under section 6929 G. C. should be advertised in accordance with	
said section—Section 2294 G. C. does not apply	202
Bonuses and penalties—In contract for improvement and repair of roads—	
Conditioned on whether or not contract is completed within time	020
specified therein—Contrary to law and against public policy  Cass highway act—Governs bond and contract forms in submitting project	238
statements to secretary of agriculture—Federal aid	1727
Cemetery trustees—May improve main driveway inside of cemetery—	1121
Without preliminary action of council of municipality	1926
Certificate of auditor—That money is in treasury to credit of proper funds—	1020
Unnecessary—When bonds have been sold and money is in treasury	
and contract let	885
Construction within or through municipality-Method for apportioning	
cost—Assessments	2257
Contract—	
By county commissioners involving expenditure of money-Void	
unless county auditor first files certificate stating that money is	
in treasury to the credit of fund from which obligation is to be	
paid—State highway commissioner cannot enter into valid contract	
for road improvement until county commissioners have entered	
into contract to pay their portion of the cost—If contract between	
highway commissioner and bidder is not valid—Contractor cannot	CEC
be held to terms of his contract	658
alternative provisions relating to the hauling of materials	1034
ancomento distribuia islabile is distine di maneriale	

$\mathbf{R}$	O	ADS	AND	HIGHWAYS—Continued-	_
--------------	---	-----	-----	---------------------	---

Contractor—	Page.
May not charge premiums paid to industrial commission—When employed by state upon improvement	2061
Who has been awarded contract for construction of highway—Cannot be held to the provisions of his contract—Where there has been unreasonable delay in beginning work—Due to no fault of his	677
County Commissioners— •	
Control over county roads not abrogated by Cass highway law—Is limited—State highway commissioner has supervision—Contracts with reference to change of grade of road should have approval of state highway commissioner————————————————————————————————————	367
Have no authority to improve road within municipality—Under Cass law—Petition to alter—Locate or establish roads—Bond and costs—Commissioners may issue bonds to pay cost of crib to protect pier of bridge—Although bridge built prior thereto—Hedge fence—Action in damages proper remedy—When owner fails to keep within dimensions required by law————————————————————————————————————	1530
May issue bonds for road improvement under section 6929 when part of cost of improvement is to be borne by township—Without resolution of trustees thereof authorizing same	251
May provide for bond issue under section 1223 G. C. to provide money for highway construction—Before actual tax levy is made by county or township under section 1222—Resolutions should however direct annual levy	112
Must bear expense of repair or construction of bridges, etc., on high- ways of county—Also expense of repairing and maintaining county roads—Township trustees must bear cost of repairing and maintaining township roads————————————————————————————————————	962
No authority to vacate inter-county highway or main market road— Legislature—Only body with power to surrender easement of public in such roads	726
Not liable for damages arising for want of proper obstruction when highway closed	1036
Provisions of 6907 that commissioners shall go upon line of proposed improvement within 30 days after petition is filed—Merely directory—Road improvement	2050
When no bids are received within estimate under 6946—May amend estimate—Re-advertise, and accept bid if within amended estimate.	336
When they may erect bridges—Vacation of streets	1952
County roads and township roads—Defined.	1556
County surveyor—May not employ laborers, teams, etc., without authority of commissioners—When certificate of auditor required in such cases—When commissioners enter into contract without certificate of auditor—Contract not validated by certificate issued later—Obligation not binding on county—No authority to issue notes of county to pay same—Liability of commissioners	
county to pay same—manify of commissioners	2310

## ROADS AND HIGHWAYS—Continued—

Disapproval—	Page.
Final resolution for road improvements in Geauga, Wayne and Ottawa counties—Road improvement—State highway commissioner under section 1218 may not enter in contract for same until county commissioners have agreed to pay their portion of cost—Such agreement on part of county commissioners void unless auditor first files certificate that money is in treasury—A contract by commissioners before such certificate is filed cannot be used as a basis for state highway commissioners entering into contract under section 1218 G. C.	567
Final resolutions for road improvement in Sandusky—Warren—	567
Richland and Hancock counties	584
Final resolutions for road improvement in Medina county	868
Final resolution for road improvement in Hancock county	895
Final resolutions for road improvements in Brown county  Final resolution for road improvement in Butler county	1639 1644
Final resolutions for road improvement in Putnam, Mahoning, Holmes	1044
and Gallia counties.	1410
Transcript of proceedings for bond issue by trustees of Valley township, Guernsey county, Ohio.—Bonds for road improvement must be issued under provisions of sections 3298-8 and 3298-9—Sections 3295 and 3939 do not apply	767
Driveways—Rights of abutting property owners in same—Governed by	701
section 7212—Expense of reconstructing same devolves upon county commissioners and township trustees—Supplemental to Opinion No. 203	
Funds—Raised under section 6956-1 G. C. can be used for repair of county	
roads and bridges generally—Regardless of amounts contributed by different townships—County commissioners can not co-operate with township trustees for improvement of a road entirely within limits of municipality	
Highway commissioner-When he takes over construction of road or	
bridge—Under force account—Must be governed by section 1209 G. C.	43
Highway construction—Bids for same must be accepted within reasonable	
time—Otherwise not binding on contractor—Highway commis- sioner may assume such part of construction as he deems best	
House Bill 584-Moneys appropriated therein for construction, etc., of	•
roads—Cannot be contracted against until July 1, 1917Improvement of inter-county highway or main market road upon county	
line—Application for state aid—Advertisement for bids— When final resolutions should be entered into—Apportionment	•
of cost between counties-When certificate of auditor should be	
filed	1600
Improvement under section 6919 G. C.—What lands may be assessed—	
State aid	2305
signed petition for construction or repair of highway—Only resident land owners are to be figured as a basis of computation.	7
Joint board of county commissioners—Must provide same method of	
assessing costs of improving and constructing highway along county line against the different townships	g

ROA	ADS AND HIGHWAYS—Continued—	
	Maintenance and repair fund—	Page
	Can only be used for upkeep and repair of inter-county and main market roads—Not for reconstruction of same—Fund derived from registration of automobiles.  Where improvement changes width of road—Cost cannot be taken	231
	from said fund	1553 1863
	Notice—To bidders for improvement of highway—Construction of section 1206 relative to advertisement for two consecutive weeks in news- papers of the two dominant political parties————————————————————————————————————	1828
	Ohio board of administration—Has no authority to release state highway department from the purchase of road building materials—For given length of time————————————————————————————————————	1250
	be changed after contract has been awarded  Portable steam boilers—Industrial commission—Has no authority to compel inspection when used in construction, etc., of streets—Public roads defined	995 2358
	Provision—In proposal or highway construction—That no part of bid will be binding—Unless total bid is accepted—Is proper and legal——Public highway—Vacation—Repair of said highway—	680 2091
	Road improvement—	
	Bonds for same under agreement between township trustees and county commissioners—For township's share of cost—Should be issued under section 6929 G. C. and not under section 3295 G. C.	<b>5</b> 50
	Contingencies causing extra work—Must follow section 1210 in letting contract—How cost paid	1561
	Plans, etc.—Cannot be changed after contract let—Difficulty in obtaining materials will not release contractor from the performance of his contract.	1750
	"Road improvement"—(Section 1231-9) to what improvements said words apply	1199
	When cost to be divided between county commissioners and township trustees—Bonds covering township's share of cost should be issued by county commissioners	1090
l	State highway commissioner—	
	County commissioner—County surveyor—Maps—Copyright————Has no authority to assist in improving highway within a city—County commissioners—May assist in such improvement with consent of city council—May also lay out county highway within city limits	2126
	and erect bridge thereon—Vacation of highways	1131 2196
	When he may proceed under force account—Cannot construct inter- county highway in conjunction with commissioners or township	
\$	trustees—AlternativeState highway department—Money spent by said department—Should be taken into consideration—In determination of amount of permium	1547
	due from state to industrial commission.	1179

ROADS AND HIGHWAYS—Continued.	Page.
State roads must be maintained by state highway commissioner—County roads by county commissioners—Township roads by township trustees—County highway superintendent has charge and supervision of construction, etc. of bridges, highways and culverts—Foregoing includes drainage————————————————————————————————————	505
Street improvement—What resolution of necessity must contain relative to material to be used—What ordinance must contain—Alternative bids—Right of service director to select material	1882
Surety company—Liable when time for completion of contract extended— Where it agrees that a change in terms of contract shall not affect its obligation————————————————————————————————————	1040
Tax levy—Under section 3298-15d G. C.—Must be included in regular budget each year—When levy should be made—Township trustees—In issuing bonds for road improvement—May anticipate taxes to be levied year after year—Certain conditions—Compelled to levy tax for interest and sinking fund	1932
The question of whether or not a county will be able to pay its share for a proposed road improvement depends on whether the levy for said improvement together with the other levies can be kept within the fifteen mill limitation.	291
The state cannot pay more than fifty per cent of cost of construction, etc., of inter-county highways—In case of two or more improvements state not authorized to pay more than fifty per cent of one although the total does not average more than fifty per cent	492
Township highway superintendent—Township trustees may appoint when White-Mulcahy law takes effect.	1069
Township's share of cost and expense of joint county road improvement— Upon what property levy should be made to take care of same	1929
'Γownship tax—Road improvement—Where same should be paid—Township treasurer—Fees—Compensation—Limitation	2218
Township trustees—	
Have no authority to issue bond for township's share of cost of road improvement—When work is done under supervision of state highway commissioner	115
How bonds must be issued by said officials for road improvement	1212
May contribute to maintenance of the roads of village—Streets distinguished—May build roads in municipality	1956
No authority to issue bonds for road improvement under sections 7033 to 7052 G. C. inclusive—Repealed by Cass highway law	348
No authority to transfer money from one township fund to another— County commissioners—Method of providing funds to take care of compensation—Damages—Costs and expenses of a road im- provement	1079
Tractors—Use of same upon public road—Farmer traveling from one field to another.	1488
Transfer of funds—From general township fund to township road fund— How same can be made	1850

ROADS AND HIGHWAYS—Concluded.	Page.
Under section 7198 G. C.—Approval of county commissioners should be given before the employment of labor and purchase of material by county highway superintendent—Materials, etc., may be purchased by county highway superintendent under section 7198 without certificate of auditor as provided for in section 5660—Auditor must certify that money is in treasury to the credit of the fund from which it is to be drawn, before commissioners make order to pay such bills—County highway superintendent may purchase materials for road repair generally—Not limited to single contract under section 7198	520
White-Mulcahy highway bill—Section 1208—Does not affect contracts— Section 1209 does not apply to completing contract under force account—Section 1212 does not apply to payment of materials in certain instances—When contracts entered into prior to June 28, 1917—Law governing proceedings for road improvement	1231
RULES-	
Board of education—Right to pay teacher when on leave of absence because of sickness, etc	862
Industrial commission—Authority to make rule relative to expenditures for medical treatment in compensation cases—Duty of commission relative to keeping its minutes	2059
State dental board—May make rules governing its procedure—Not in con-	2000
flict with the statutory or common law principles of procedure	833
SALARY—	
Board of education—Right to pay teacher when on leave of absence be-	
cause of sickness, etc	862
City council—Of city of Springfield—May change salary of police judge—during term of office—Article II, section 20 of constitution does	
not apply	161
Common pleas judge—Taking office January 1, 1910—Salary based on census of 1900—Salary of said judge when he holds over beyond expiration of his term—Findings of examiner of bureau of in-	
spection not conclusive	1082
County school superintendent—Is public officer—His salary however mag	y
be changed during his term of office	742
Deputy sealer of weights and measures—Serves at will of appointing power	
—commissioners may change salary during term of service—	
Mandamus will lie if they do not fix salary	
be paid from board of education fund, or any other fund	254
Probate division-Of consolidated probate and common pleas courts-	
Compensation of deputies, etc.—By whom fixed—Judge is ex-	
officio clerk—By whom writs and affidavits signed—Deputy clerk	
may administer oaths in certain matters—Seal—Fees—Salary of deputies from what fund payable—Application for additional	
allowance—Where same should be filed	
Probation officers—Salary—Limitation—Cannot be increased or dimin-	
ished	
Retired officer-Entitled to like pay as officers on active list-When	
ordered on duty by adjutant general—Paid from appropriation	
ior camp pay	258

SALARY—Concluded—	Page
Of civil service employe-Must be paid in accordance with appropriation	- 4
billOfficer taking office during referendum of a bill changing salary of said	1224
office—Takes subject to the law existing before the change Vocational education—Federal aid—Appropriation—Expenses—Director	1384
of agricultural education—Salary	1769
SALE—	
Approval—  Deed of lands to county commissioners of Licking county	2104
Sale of s ate lands located in Akron Ohio	2104
Bond sale—Delivery of bonds to purchaser—Bids	2028
SALOONS—	
Liquor license law—Holder of license thereunder is permitted to continue in business under manager—When called into federa' service	1500
under draft law	1799
SANITARY PLANT—	
Bond issue for construction of sanitary plant-When council submits	
question to electors—Not necessary that resolution contain recital that board of health recommended said plant—Net indebtedness	
of two and one-half mills on tax duplicate valuation of real and	
personal property in municipality—How same ascertained	945
SANITARY POLICE FORCE—	
Public health nurse—City not authorized to pay portion of compensation	
-May not be appointed member of sanitary police force and receive compensation from municipality	1992
SANITARY POLICEMAN—	
Classified civil service—Health officer may be selected as exempt from	
same—Sanitary policeman may not be so selected	1007
SAN JUAN—	
Bonds of San Juan, Porto Rico—Not taxable under state law	83
SAVINGS BANKS—	
Farm loan bonds—Commercial banks not authorized to invest in same—	
Savings banks and trust companies may invest in same—State Banks which are member banks under federal reserve act may	
invest-Insurance companies may invest under section 9519	
G. C	173
SCHOOL BOARD—	
Annexation of township to adjoining city—Under agreement of township	
school board with city board to pay certain percentage of money on hand, less amounts certified to by township school clerk—A	
resolution by township board offering certain sum for a site and	•
commencing condemnation proceedings does not create legal ob- ligation against board, therefore cannot be deducted from agreed	
percentage	534

SCHOOL BOARD—Concluded—	Page
Vice president of school board—In absence or inability of president to act —May attend meeting to select member of county board or dis- trict superintend nt	456
who supplimed in the supplier in	100
SCHOOL BOOKS-	
Acceptance by publisher of maximum price fixed by school book commission—Constitutes contract for period of five years—Contract may be modified with consent of both parties—Subject to restriction that price cannot be raised—Revised edition of text book defined	655
SCHOOL BUILDINGS—	
When building condemned by the department of inspection, division of workshops, factories and public buildings—Emergency—How levy made	2355
SCHOOL DISTRICT—	
Board of education—	
Creation of new school district from one or more districts—Notice must be given such districts—Not necessary to file map with auditor— Effect of petition to form new district filed by majority of electors.	1379
In dissolved school district—May collect money due for tuition and pay debts	484
Transferring territory—Creating new districts out of old district— Apportionment of indebtedness—Tuition paid by one district to another—Under mistake of fact—Recovery————————————————————————————————————	2273
Children's home—Inmates thereof are entitled to attend school free in district in which home is located—Tuition for same paid by county commissioners from general fund—State common school fund—Apportionment is based upon enumeration	47
City auditor—May act as clerk of board of education	52
County board of education—	
May create new district by uniting village and rural district—A remonstrance filed against such action—Should contain names of majority of electors of entire new district	1014
May create new district from rural and village district—Unnecessary to file map of new district with auditor—Majority of electors of entire new district necessary to prevent such new arrangement— Who has right to appoint board of education from such new district.	007
G C C C C C C C C C C C C C C C C C C C	987
Creation of new school district—Filing remonstrance and maps	1104
Disapproval—Transcript of proceedings of bond issue of the board of education of Higginsport village school district—Village school district with tax valuation of less than \$500,000 cannot exist unless carried by vote of electors of proposed district———————————————————————————————————	357
Exempted village school district—Can not be transferred to adjoining rural school district	1300

SCHOOL DISTRICT—Concluded—	Page
Indebtedness—Of a school district that has been transferred under section 4692 G. C. to another district—Becomes charge against new district—Must be paid by tax levy on property of new district—Division of funds and indebtedness not jurisdictional to power of county board of education to make transfer—May be made at a later meeting than one at which transfer is made—No right of appeal from order of county board making division—Order may	359
be reviewed by original action in common pleas court  Not consolidated or centralized—To what amount of state aid entitled	909
after consolidation or centralization	2054
Remonstrance—Against new school district—Signers may withdraw names therefrom	1623
Rural school district—Election—Members of board of education—Term— Board of election should designate number to be voted for and length of term—If for different terms	1948
Separate supervision district—May be consolidated with other district any time during year—Does not affect district where superintendent has been employed for year and the certificate relative to his salary has been made etc.—Superintendent—Salary—	
State aidSuspended school district—When same may be re-established upon motion	1648
of board of education—When compelled to re-establish same	1354
Transfer of territory—Section 4696 relative to filing petition for transfer of territory does not apply—When transfer is made from one district to another within county school district	2032
When transferred to adjoining district—Property and indebtedness pass to new district—Levy to provide for indebtedness should be made on all pr perty of new district———————————————————————————————————	859
Village school district—  May be established as separate district—Under direct supervision of county superintendent when application is made before June 1st of any year.	621
Not automatically dissolved when tax valuation falls below \$500,000 When created in a district containing less than fifteen square miles— What territory annexed—Board of education—Special election— Weak school district—Bond issue to fund or refund tuition indebtedness—	902 1898
When same may be included in deficiency for which state aid is allowed.	1250
"Wholly centralized" defined—Districts not centralized not entitled to separate supervision under 4740 G. C.—How board of education may centralize schools after proposition carried at election————	2047
SCHOOL EXAMINERS—	
County superintendent and district superintendent—Are each allowed the sum of \$3.00 per day—For services rendered while conduct-ting investigations under section 7827 G. C.—Other expenses mean expenses other than fees and expenses of such superintendents.	
Director of reference and research—Is teacher within meaning of section 7838—And eligible to membership on city board of examiners	

SCHOOL FUNDS—P	age
Board of educat n—Where school funds deposited—Liability of members when no depository designated1	.658
Indebtedness—Of a school district that has been transferred under section 4692 G. C. to another district—Becomes charge against new district—Must be paid by tax levy on property of new district—Division of funds and indebtedness not jurisdictional to power of county board of education to make transfer—May be made at a later meeting than one at which transfer is made—No right of appeal from order of county board making division—Order	250
Rural board of education—Must provide transportation for pupil more than two miles distant from school—Funds may be raised under	359 353
Treasurer of township and village funds—Law providing said officer to be treasurer of school funds repealed—Not entitled to compensation after depository has been provided	192
SCHOOL SAVINGS BANKS—	
School savings banks—Not subject to supervision of banking department  —Bond form for teachers  2	298
SCHOOLS—	
Acceptance by publisher of maximum price fixed by school book commission—Constitutes contract for period of five years—Contract may be modified with consent of both parties—Subject to restriction that price cannot be raised—Revised edition of text book defined	655
Annexation of township to adjoining city—Under agreement of township school board with city board to pay certain percentage of money on hand, less amounts certified to by township school clerk—A resolution by township board offering certain sum for a site and commencing condemnation proceedings does not create legal obligation against board, therefore cannot be deducted from	534
Board of education—	
Bond issue—Board should not provide for such issue until votes cast at election have been canvassed—Disapproval—Bond issue— New Concord village school district———————————————————————————————————	1849
portation	295
	1379
In dissolved school district-May collect money due for tuition and	753 1455
pay debts	484 1938

SCHOOLS—Continued—	
Board of education—Concluded—	Page
May borrow money to pay indebtedness for teachers' salaries—When bonds issued to cover such indebtedness—How same are re-	
deemed	830
May permit the use of school property for holding grange meetings	2438
May permit use of school property for grange meetings—Such meet-	
ings shall not interfere with use of property for school purposes	442
Not liable for tuition of pupil in adjoining district when parent of	0055
pupil owns property in said district	$2277 \\ 862$
Right to pay teacher when on leave of absence because of sickness, etc.  To issue bonds for school improvement must do so under section 7630	002
G. C.—Must find that funds at its disposal, or that can be raised	
under sections 7629 and 7630, are insufficient—Disapproval—	
Transcript of proceedings for bond issue of Vermillion village	
school district, Erie county, Ohio	90
Transferring territory creating new districts out of old district-Ap-	
portionment of indebtedness-Tuition paid by one district to	
another—Under mistake of fact—Recovery	2273
Validity of bonds issued to purchase motor trucks for transportation	
of pupils.	1261
When obliged to pay tuition of graduate of third grade high school to	1700
higher grade high school—Contract with another board for	1790
schooling of pupils—When not compelled to pay tuition of pupils	
of district	2286
Bond issue—For erection of school house—Majority of board of education	2200
may pass resolution provided for in section 7626 G. C.	835
Centralization under section 4726 G. C applies to entire district—All elect-	000
ors therein permitted to vote—Two or more schools may be con-	
solidated under section 7730 G. C. without vote by board of	
education	305
Children's home—	
Deficiency in fund provided for maintaining schools therein—Should	
be paid by county commissioners	317
How expense of education of inmates thereof, who are not residents	
of school district in which home is located, is paid.	2424
Inmates thereof are entitled to attend school free in district in which	
home is located—Tuition for same paid by county commissioners from general fund—State common school fund—Apportionment	
is based upon enumeration	47
Civil service law—What schools are included therein.	1405
Contiguous territory—Territory which simply touches at the extreme	1100
corners not contiguous territory within meaning of sections 4685	
and 4738 G. C.	194
Contract—Between board of education of the rural school district of Scioto	
township-Pickaway county-And depository-Was made for one	
year-Board should enter into new contract to extend to con-	
tracting period.	142
County board of education—	
May create new district by uniting village and rural district—A remon-	
strance filed against such action—Should contain names of ma-	1014

HOOLS—Continued—	
County board of education—Concluded—	Page
May create new district from rural and village district—Unnecessary to file map of new district with auditor—Majority of electors of entire new district necessary to prevent such new arrangement—	
Who has right to appoint board of education from such new district	987
May redistrict during year to take effect the first of the following	001
September—District superintendent has no vested right in contract for more than one year—Does not hold over when district	
is divided	211
No right to establish high school-When village board refuses to do	
so—TuitionWhen board may redistrict county school district—Petition of pres-	1640
idents of village and rural boards—Unnecessary	1460
County school districts—Redistricting thereof upon application of three-fourths of presidents of village and rural district boards—Ter-	
minates contracts of district superintendents extending beyond	
school year—Supervision district cannot be created with fewer than 30 teachers—Re-districting of county school district takes	
effect first Monday in September following redistricting	482
County school superintendent—Is public officer—His salary however may	
be changed during his term of office	742
Director o' reference and research—As teacher with n meaning of section 7838—A d eligible to membership on city board of examiners	131
Disapproval—Bond issue of board of education of Fairview village school	101
district, Cuyahoga county, Ohio—Board of education—Cannot submit bond issue to electors—Unless it finds that funds at its	
disposal or that can be raised under sections 7629 and 7630 are	
insufficient—Section 5120 imposing duty to canvass result of	
elect on mandatory	773
District superintendent—Salary paid official before beginning of school year for which he was hired—May be recovered	891
"In any one year"—As used in section 7629 G. C.—Means school year	1718
Inmates of private children's home—Between age of six and twenty-one— Entitled to be admitted to schools free—In district in which home	
located-Regardless of whether or not parents reside in said dis-	
trict—Sections 7676 and 7678 do not apply	652
Tuition for non-resident pupils	12
Measurement—Of distance from pupil's home to school—Must be made	
along highway opened to public and not simply dedicated and	
platted	297
Member of board of education—In territory which was transferred from one rural school district to another—Prior to taking effect of	
section 4692 G. C.—Holds office to end of term for which he was elected.	490
Principals—In public schools in city districts—May be appointed by the	100
superintendent	1187
Private academy—Which has entered into a contract with a board of edu- cation for high school facilities—Rights of recovery for tuition	
for non-resident pupils	2369
Pupil—When entitled to attend high school and have tuition paid.	918

SCHOOLS—Continued—	Page
Remonstrance—Against new school district—Signers may withdraw names therefrom	1623
Rural board of education—Must provide transportation for pupil more than two miles distant from school—Funds may be raised under section 5656 G. C	353
School building—Repairs ordered by state plumbing inspector—Funds may be raised under section 7629 G. C.	1758
School districts—  Funds for current expenses may not be raised by bond issue under section 7625 G. C.  When transferred to adjoining district—Property and indebtedness pass to new district—Levy to provide for indebtedness should be made on all property of new district.	82 859
Smith one per cent. law—When board of education may make levy outside of the limitation of said law	1439
Superintendent of public instruction—Not authorized to fix standard of school established by Ohio university—Teachers in such school not required to hold teacher's certificates	2394
Superintendent of school district—In which children's home is located— When first semi-annual report should be made—Transfer of school funds—Under section 7678 G. C.—When such transfer should be made.	1908
Suspended school district—When same may be re-established upon motion of board of education—When compelled to re-establish same	1354
Taxes—Become lien on real property as of the date preceding second Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no authority to refund said taxes after payment.	14 <b>4</b>
Teachers—	
Cannot be paid for attending meetings—Called under section 7706-1 and 7871 G. C.	729
Entitled to pension—Provided she has taught twenty years—And board does not re-employ her, although teacher willing to continue employment	785
One-year certificates—Entitled to three  Territory in one township which is a part of the rural school district of an adjoining township does not cease to be a part of said district by	1349
reason of residents thereof voting at an election called by board of education in the civil township in which they actually reside	260
Text books—Publishers should file same together with price list with super- intendent of public instruction each five years—The five year period in section 7710 G. C. applies only to the filing of said list	330
Transfer of territory—Section 4696 relative to filing petition for transfer of territory does not apply—When transfer is made from one dis-	
trict to another within county school district	2032 1139
to pay for such transportation	1198
treasurer—Language of section 4782 G. C. directory	228

SCHOOLS—Concluded—	Page
Vice president of school board—In absence or inability of president to act —May attend meeting to select member of county board or dis-	
trict superintendent	456
Village school district—	
Is not automatically dissolved when tax valuation falls below \$500,000 May be established as separate district—Under direct supervision of county superintendent when application is made before June	902
1st of any year	621
Village school district and township rural school district uniting for high school purposes under section 7669 G. C.—May issue bonds therefor on vote of electors of respective districts in manner pro-	
vided by sections 7625, 7626 and 7627 G. C	247
allowed	1250
Where adjoining school districts maintain same grade high schools—A pupil attends in district other than residence district—Although school in his own district nearer to his home—His residence district not liable for tuition—Tuition may be collected from pupil or parent—When necessary to ascertain distance pupil lives from high school—Distance should be measured by most direct public	
highway from school to pupil's home	666
election	2047
SCIOTO RIVER—  Bed belongs to adjoining proprietors————————————————————————————————————	1902
SEAL—	
Probate division—Of consolidated probate and common pleas courts— Compensation of deputies, etc.—By whom fixed—Judge is exofficio clerk—By whom writ and affidavits signed—Deputy clerk may administer oaths in certain matters—Seal—Fees—Salary of deputies from what fund payable—Application for additional allowance—Where same should be filed	1967
SF. I.ER OF WEIGHTS AND MEASURES— Deputy sealer of weights and measures—Serves at will of appointing power —Commissioners may change salary during term of service— Mandamus will lie if they do not fix salary———————————————————————————————————	119
SEATS-	
Company operating railroad cars—Must provide seats for motormen and conductors—Company may mak reasonable regulations as to use of same	970
FECRET SERVICE OFFICER— Automobile—County commissioners have no authority to furnish—May not be appointed as deputy sheriff and secure auto through sheriff's department—Prosecuting attorney may hire auto for said officer	
under section 3004	1917

SECRET SERVICE OFFICERS—Concluded—	Page
Prosecuting attorney—Application to court to fix bond—Amount of bond fixed by statute—Section 2419 provides for equipment of office—May not be paid under section 3004—Sections 2914 and 2915 provide for payment of official help—Such help may not be paid under section 3004—May temporarily employ detective to be paid from fund allowed under section 3004 G. C.—Expenses incurred in discharge of duty in criminal matter paid from fund allowed by section 3004 G. C.—	478
Secret service officer—Prosecuting attorney may employ and pay from furtherance of justice fund—No authority for two or more counties to hire such an officer jointly	1589
SECRETARY OF AGRICULTURE—	
Implied authority to purchase land to establish fish hatcheries Is state officer—Power of secretary and board—Civil service	2022 $1272$
SECRETARY OF STATE—	
Automobile department—Cashier in unclassified service—Not practicable to determine fitness of said official by competitive examination	19
SECURITIES—	
Loans—On securities enumerated in paragraphs b, c and d of section 9758 G. C.—Subject to restrictions and limitations under section 9754 G. C.—	664
SECURITY—	
Federal farm loan bonds—Proper security for private trust funds	1369
SELECTIVE SERVICE—	
Governor—May appoint local boards of registration—Provided for in act of Congress approved May 18, 1917—Acts of said board incontestable	775
SENATE—	
Bill No. 14—Section 6455—As amended by S. B. 14, passed March 21, 1917, is in force	2116
Bill No. 56—Senate without power to allow officers or employes additional compensation for extra services generally—Nor for extra services within the scope of their duties—Senate bill No. 56 a	
nullity	511
applicat on  Bill No. 232—Section 3660—Referred to in S. B. 232, 82nd general assemby—Should be ead 5660	164 704
Without power to allow officers or employes additional compensation for extra services generally—Nor for extra services within the scope of their duties—Senate bill No. 56 a nullity	511
SENTENCE—	
Ohio penitentiary—Parole of life prisoner whose term has been commuted to 20 years by board of managers void—Violation of such parole does not forfeit "good time" nor parole deposit	99

SENTENCE—Concluded—	Page
Ohio reformatory for women—Women must be sentenced thereto when sentence will result in imprisonment for more than thirty days—Violators of city ordinance no to be sentenced thereto———————————————————————————————————	96
SERVICE DIRECTOR—	
City council—Powers legislative only, in regard to litigation—Municipality may compromise claims for damages—Authority vested in service director and city solicitor to use certain fund to compromise claims for damages—Not delegation of legislative power	515
SERVICES—	
Senate—Without power to allow officers or employes additional compensation for extra services generally—Nor for extra services within the scope of their duties—Senate bill No. 56 a nullity	511
SHERIFF—	
County commissioner —Not authorized to hire sheriff's machine for use of sheriff on official business	2397
Jurisdiction	2347
Fees—Allowed sheriff for transportation of prisoners—Not costs in case  —Must be paid by county regardless of solvency of defendant—  Must be paid by sheriff into fee fund	475
Has no authority to serve subpoenas in adjoining county	273
Police chief, etc.—Entitled to compensation for arresting and returning to another county person charged with felony—Sheriff's fee must be turned into fee fund	2172
Requisition matters—Not entitled to fees—Prosecuting attorney—Cannot pay from fund under section 3004 G. C.	1495
Serving separate and distinct writs on defendant may charge mileage on each.	236
Transportation—Of persons to hospital for the insane—Allowance of sheriff for same governed by section 2997 G. C.—Sec'ion 1982 repealed by implication————————————————————————————————————	2404
When appointed receiver—In aid of execution is appointed in official ca-	2404
pacity—In partition proceedings in personal capacity	877
SHOOTING GALLERY—	
Discharged soldier—Not exempt from payment of fee for operating shooting gallery	439
SINKING FUND—	
City board of park commissioners—Duty of aid board in reference to balance of fund collected from properties purchased with funds derived from issue of bonds	1075
Resolution—By county commissioners providing for issuance of bonds does not thereby issue bonds—Provision in said resolution re-	
quiring levy on taxable property for interest and sinking fund	
sufficient prior to issuance of said bonds. Money coming into sinking fund from other sources than tax levy—May be used to	
pay interest on said bonds	102

SINKING FUND—Concluded—	Page
Sinking fund commissioners—Exercise control over money in sinking fund through officers of school board—Money must remain in custody of board and its treasurer—Commissioners may withdraw funds by requisition to board of education————————————————————————————————————	720
Tax levy—Under section 3298-15d G. C.—Must be included in regular budget each year—When levy should be made—Township trustees—In issuing bonds for road improvement—May anticipate taxes to be levied year after year—Certain conditions—Compelled to levy tax for interest and sinking fund.	1932
·	
SINKING FUND COMMISSIONERS—	
Exercise control over money in sinking fund through officers of school board—Money must remain in custody of board and its treasurer—Commissioners may withdraw funds by requisition to board of education.	720
OVERVING DIVE OPTIONERS (SECRETARY)	
SINKING FUND TRUSTEES—(SECRETARY)— Offices compatible—Clerk of council, deputy clerk of council, or assistant	
clerk of council and secretary of sinking fund trustees	1784
SINKING FUND TRUSTEES—	
Offices incompatible—Secretary sinking fund trustees and deputy city auditor	1744
When said official may accept surrender of coupon bonds and issue registered bonds therefor	1853
SITE—	
Proceeds of sale of county real estate—By county commissioners—May be used to construct, maintain, etc., necessary buildings for county children's home—Regardless of section 5638 G. C.—Said funds cannot be used to purchase new site————————————————————————————————————	536
SKUNK—	
Green skunk pelt—Unlawful to have same in possession—Prior to July 1, 1917—Will not be unlawful after July 1, 1917—When skunk raised in captivity	979
Green pelt means one not cured—That skunks were killed during lawful period is defense against charge of having in possession between	919
February 1st and November 15th	300
SMITH ONE PER CENT. LAW—	
Tax levies—Under section 7419 G. C. can only be made in excess of the limitations of the Smith one per cent. law in cases of emergencies—A refunder of illegal taxes cannot be made by auditor when same are voluntarily paid—May be made when a judgement or final order has been made by a court of competent jurisdition	400
adjudging the particular levy illegal  Tax levies—Under section 7419 G. C. can only be made in excess of the limitations of the Smith one per cent. law in cases of emergencies  —A refunder of illegal taxes can not be made by auditor when same are voluntarily paid—May be made when a judgment or final order has been made by a court of competent jurisdiction adjudging the particular levy illegal	438 279

SOLDIER—	Page
Discharged soldier—Not exempt from payment of fee for operating shooting gallery	439
SPECIAL EXAMINATION—	
Appraisement—When same becomes necessary—In examination of a bank—To determine amount of real estate owned by bank—Expense should be paid by banking department—Expense of special examination—At request of bank—Should be paid by bank————	671
SPECIAL MEETING—	
Disapproval—	
Transcript of proceedings for bond issue by board of education of Brilliant village school district, Jefferson county—Proceedings of board of education at special meeting—For bond issue—Invalid when notice not given as required by section 4751 G. C  Transcript of proceedings for bond issue of the board of education of Bladensburg rural school district, Knox county, Ohio—Bond issue—Invalid when resolution submitted at special meeting—	649
Without written notice havng been served on members	696
SPECIFICATIONS—	
Board of education—After bids received—Cannot change specifications,	
etc.—By eliminating part of the work—Without power to accept bid on remainder—Contract cannot be awarded where bid in excess of amount appropriated for that purpose—None but lowest bid can be accepted—All bids may be rejected———————————————————————————————————	692 995
truck	1863
SPENCERVILLE ARMORY—	
Spencerville armory contract—Balance due on same should be paid to receiver of contractors	372
STATE AID-	
School districts—Not consolidated or centralized—To what amount of state aid entitled after consolidation or centralization	2054
STATE BANKS—	
Farm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may invest—Insurance companies may invest under section 9519 G. C.	173
STATE BOARD OF EDUCATION—	
Vocational education—Federal aid—Appropriation—Expenses — Director of agricultural education—Salary	1769

STATE BOARD OF EMBALMING EXAMINERS—	Page
Construction of house bill No. 224 relating thereto	1029
How vouchers of members approved	2412
Registration—State board of embalming examiners—May accept same	
even though applicant had commenced twenty-six weeks' course before law went into effect	1259
Without authority to return fees to applicant for registration, examina-	1209
tion or license—Applicant must pay same fee for second exami-	
nation—No power to refuse license by affidavit to qualified person	
-Affidavit in criminal prosecution-How same signed-Liability	
of person who signs same	2407
STATE BOARD OF HEALTH—	
Municipal corporation—Bond issue—Necessary vote under section 1259	
—Law governing after 1917 amendments—Not part of proceeding	
before state board of health.	1606
When water supply of village is found to be impure—And not practical	
to remove source of pollution-May order installation of puri-	
fication plant—Whether or not revenues will compensate com-	
pany not to be taken into consideration in determining whether or not said order is reasonable	495
Force and effect of act creating same—Membership on said board—Its	490
duties—Duties of adjutant general in regard to public buildings.	5
• • • • • •	
STATE BUILDINGS—	
Bridges—How same may be repaired by county commissioners—State	
officers—May employ men, etc.—In furthering construction of state buildings—Force account defined	2332
state buildings—Force account defined	2002
STATE CIVIL SERVICE COMMISSION—	
Power to limit competition for certain position	1420
STATE DENTAL BOARD—	
May make rules governing its procedure—Not in conflict with the statu-	
tory or common law principles of procedure	833
STATE FAILURE—	
Termination of prosecution by means other than prosecution constitutes	
same—Filing of affidavit institutes prosecution for felony—Com-	
missioners may make allowance to officers in place of fees under section 3019	226
5000001 0015	220
STATE FIRE MARSHAL—	
Deputies and assistants—May compel attendance of witnesses at inves-	
tigations—May arrest a person whom they believe guilty—Can	
not hold a person for investigation—Without obtaining warrant.	731
Has no jurisdiction over property owned by U. S. government Has no authority to appoint or employ legal counsel—Notwithstanding	2009
appropriation for same	633
Fire marshal—Investigations by said official may be kept private—Discre-	200
tionary whether he will permit affidavit on file in his office to be	
seen	700
Fines—No authority to pay same into fire marshal's department—For	a^=
violation of rules of said department	697

STATE HIGHWAY DEPARTMENT—	Page
Contractor—Working for state highway department—May assign money due him	1406
STATE HIGHWAY COMMISSIONER—	
County commissioners—Control over county roads not abrogated by Cass highway law—Is limited—State highway commissioner has supervision—Contracts with reference to change of grade of road should have approval of state highway commissioner	367
County surveyor—Maps—Copyright	2126
Highway construction—Bids for same must be accepted within reasonable time—Otherwise not binding on contractor—Highway commissioner may assume such part of cost of construction as he deems best	85
Has no authority to assist in improving highway within a city—County commissioners—May assist in such improvement with consent of city council—May also lay out county highway within city limits and erect bridge thereon—Vacation of highways————————————————————————————————————	1131
May not pay contractors the retained 15 per cent. before completion of	
Statute—When same is repealed all rights, etc., are lost under it—Where officer under repealed statute or reappointment qualifies under new statute he surrenders all rights under first appointment—First appointment ceases when new act takes effect—Clinton	2196
Cowen Township trustees—Have no authority to issue bond for township's share	147
of cost of road improvement—When work is done under supervision of state highway commissioner	115
When he takes over construction of road or bridge—Under force account—  Must be governed by section 1209 G. C  When he may proceed under force account—Cannot construct inter-county	43
highway in conjunction with commissioners or township trustees  —Alternative	1547
STATE HOUSE—	
State board of public buildings—Force and effect of act creating same— Membership on said board—Its duties—Duties of adjutant general in regard to public buildings————————————————————————————————————	5
STATE LANDS—	
Approval—Approval of state lands in Cleveland to C. H. Gale	2206
under 105 O. L. 9	124 1729
STATE MEDICAL BOARD—	
Fees—Of applicant for admission to take medical examination—When payable—Board has no right to refund same—NursesUnsalaried interne service—Resolution of state medical board in regard	1
thereto—Not in conflict with section 1236	1021

STATE PROPERTY—	Page
When state acquires title to property upon which there is a lien for taxes  —Lien becomes merged in larger title—County auditor not authorized to put property on delinquent list when title is in state	1024
STATUTES-	
Duplicate amendments—Legislative intent governs Section 6455—As amended by S. B. 14, passed March 21, 1917, is in force	1795 2116
Statute—When same is repealed all rights, etc., are lost under it—Where officer under repealed statute or reappointment qualifies under first appointment—First appointment ceases when new act takes effect—Clinton Cowen	147
STEAM BOILERS—	
Portable steam boilers—Industrial commission—Has no authority to compel inspection when used in construction, etc. of streets—Public roads defined	2358
STEAMSHIP TICKETS—	
Persons engaged in business of taking deposits for transmission to foreign countries, etc —When bond is given may establish branch office —Liability of surety on bond for defaults occurring at branch	
offices	2202
STENOGRAPHER—	
Official court stenographer—Entitled to compensation—For transcript of testimony of witnesses before grand jury—Paid from county treasury	675
At coroner's inquest—County commissioners not liable for such services— Court stenographer—Not entitled to additional compensation for services rendered in transcribing testimony taken before grand	
jury	244
STENOGRAPHERS—	
In state employ may receive compensation for work done outside of time employed by state	2086
STOCK—	
Bank—May not invest more than 60 per cent. of its paid in capital stock and surplus in banking, building and real estate on which same is situated—Where investment in excess of limitation and company takes over building and real estate—Bank may not invest in stock—Until same has paid dividends for five consecutive years—May purchase bonds of said company—Subject to approval of superintendent of banks—Such investment limited to 20 per cent.	
of capital and surplus	684
Capital stock—Foreign corporation—How computed	1906
Corporation—Cannot increase capital stock by increasing nominal value of shares	76
20—Vol. III—A. G.	_

STOCK—Concluded—	Page
Corporations—Which were organized providing for common stock only— May increase capital stock by issuing only preferred stock— Certificate of increase may set out preference and restrictions— Not necessary to amend articles of incorporation————————————————————————————————————	108
Surrendered to corporation—Upon sale of part of property—Not restored to status of unissued stock—How tax computed on such stock	1543
STREAMS—	
Conservancy act—Takes precedence over all other drainage laws—Authority of county under ditch laws subordinate to conservancy directors—Commissioners have power to change terminus of improvement of living stream	220
STREET IMPROVEMENTS—	
Municipal corporation—Interpretation of section 12912 G. C. in regard to one year clause thereof—Street inspector—Officer of municipal corporation may act as same within one year after term expires—When former director of public service may act as street in-	
spectorWhat resolution of necessity must contain relative to material to be used	10
—What ordinance must contain—Alternative bids—Right of service director to select material	1882
STREET INSPECTOR—	
Municipal corporation—Interpretation of section 12912 G. C. in regard to one year clause thereof—Street inspector—Officer of municipal corporation may act as same within one year after term expires—When former director of public service may act as street inspector.	10
STREET LIGHTS—	
Municipal light plant—Council may require expenses of said plant to be paid for revenue derived from private consumers—Discretionary with council whether or not village shall pay for current used for manicipal number from funds said by the state of the said by t	200
municipal purposes from funds raised by taxation	308
STREET RAILWAY CO.—	
Company operating railroad cars—Must provide seats for motormen and conductors—Company may make reasonable regulations as to use of same	970
STREETS AND ALLEYS—	
Assessments—For municipal street improvements—When bonds, etc., are issued in anticipation of collection—Not paid when due—Interest	
—Penalty—How collected—Assessments against delinquent lands —Penalty—Interest—How collected—Right of county treasurer	
to accept general taxes without assessments	2380
Council of municipality—May assess county property—For street improve-	700
ment—Assessment should be paid out of general county fund County commissioners—When they may erect bridges—Vacation of	760
streetsPetition to city council to vacate street—No law authorizing any state	1952
official to sign some	756

STREETS AND ALLEYS—Concluded—	Page
Street improvement—Separate resolution, ordinance, and advertisement for each improvement	2155
Township trustees—May contribute to maintenance of the roads of villages	
—Streets distinguished—May build roads in municipality———— Traction engine—Operation upon city streets—When equipped with cleats—	1956 1806
Village council—Power to separate labor and material required for street improvement—And hiring employes direct	1019
SUBPOENA—	
Police chief—Duty to serve subpoenas in state cases before mayor—Ex-	0105
pensesSheriff—Has no authority to serve subpoenas in adjoining county	2165 273
SUBSTITUTE—	
Board of education—Right to pay teacher when on leave of absence because of sickness, etc.	862
SUPERINTENDENT—	
Board of education—Adjourned meeting defined—Failure to read and approve minutes of previous meeting—Effect thereof—County superintendent—By what board elected	1393
County board of education—May redistrict during year to take effect the first of the following September—District superintendent has no vested right in contract for more than one year—Does not hold	
over when district is divided	211
County infirmary—Superintendent not public officer—Not required to have qualifications of elector————————————————————————————————————	329
County school districts—Re-districting thereof upon application of three- fourths of presidents of village and rural district boards—Ter- minates contract of district superintendents extending beyond school year—Supervision district cannot be created with fewer	
than 30 teachers—Re-districting of county school district takes effect first Monday in September following re-districting	482
County school superintendent—Is public officer—His salary, however, may be changed during his term of office	742
· County school superintendent—Qualified to act as juror—Entitled to	
jury fees in addition to regular compensation	377
investigations under section 7827 G. C.—Other expenses mean expenses other than fees and expenses of such superintendents	404
Director of reference and research—As teacher within meaning of section 7838—And eligible to membership on city board of examiners	131
District superintendent—Salary paid official before beginning of school	
year for which he was hired—May be recovered———————————————————————————————————	891
superintendentSeparate supervision district—May be consolidated with other district	1187
any time during year-Does not affect district where superin-	
tendent has been employed for year and the certificate relative to his salary has been made, etc.—Superintendent—Salary—	
State aid	1648

SUPERINTENDENT—Concluded—	Page
Trustee of children's home—May be removed for proper cause—Dead- lock in selection of superintendent not in itself sufficient cause for removal—Report to civil service commission as to time of making, directory	133
Village school district—May be established as separate district—Under direct supervision of county superintendent when application is made before June 1st of any year.	621
SUPERINTENDENT OF BANKS—	
Power to appoint examiners to examine applicant—Prior to 1917—Power to charge expense of examination to applicant—Prior to and after 1915	1363
SUPERINTENDENT OF PUBLIC INSTRUCTION—  Not authorized to fix standard of school established by Ohio university—  Teachers in such school not required to hold teachers' certificates.  Teacher—Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed	2394
with superintendent of public instruction	1074
Vocational education—Federal aid—Appropriation — Expenses — Director of agricultural education—Salary	1769
SUPERINTENDENT OF PUBLIC WORKS— Ohio canal commission—Board of public works—Duties of same devolve on superintendent of public works—Chief engineer of board of public works—Office abolished	38
SUPERVISION DISTRICT—.  County school districts—Re-districting thereof upon application of three- fourths of presidents of village and rural district boards—Ter- minates contracts of district superintendents extending beyond school year—Eupervision district cannot be created with fewer than 30 teachers—Re-districting of county school district takes effect first Monday in September following re-districting	482
SUPERVISOR OF PUBLIC PRINTING— Within provisions of state purchasing agent act	2346
SURETY COMPANY— Liable when time for completion of contract extended—Where it agrees that a change in terms of contract shall not affect its obligation	1040
SURETYSHIP—  Persons engaged in business of taking deposits for transmission to foreign countries, etc.—When bond is given—May establish branch offices—Liability of surety on bond for defaults occurring at branch offices	2202
SURVEYOR—	
County surveyor of this state—Employed by joint boards—On construction of interstate county ditches—May be paid compensation from time to time—Regardless of custom and laws of other state	460

SURVEYOR—Concluded—	Page.
County surveyor—Unlawful for said official to sell maps to commissioners  —Commissioners cannot pay him more salary than provided by law and excess be recovered—Maps made by county surveyor for use of county—Cannot be recovered by him upon return of money paid therefor——————————————————————————————————	93
Engineer—How to be employed under section 2411 G. C. to assist county surveyor. Section 2411 G. C. does not authorize employment of engineer to secure data to enable him to testify as expert witness in conservancy court	1011
Tax map draftsman—Must be furnished and paid under sections 5551 and 5552—New act has no effect on these sections	949
SYNOPSIS—	
Approval—	
Amendment to article XV, section 9	406 42
TAX ASSESSOR—	
Not entitled to compensation—For oath administered to resident of another county	880
TAX BLANKS—	
Questions 28, 35, 36, and 44 are required therein by section 5375-4 G. C.—  Commission may prescribe other questions—All questions in blank must be answered	956
TAX COMMISSION—	
Collateral inheritance tax—Does not apply to shares of stock of domestic corporation owned by non-residents—Does not apply to real estate  —By whom amount of tax determined—Tax commission has no jurisdiction————————————————————————————————————	2132
Domestic corporations—Reports—Fees—Tax commission—Effect of decision of Supreme court in case of The State vs. Little Miami R.R.	2015
Tax blanks—Questions 28, 35, 36 and 44 are required therein by section 5375-4 G. C.—Commission may prescribe other questions—All questions in blank must be answered.	956
Method to be followed by said commission for the purpose of apportioning whole valuation of railroad among different taxing districts of state	1047
Must certify its determinations to person in whose name property is listed— Right of property owner to have determinations of commission reviewed in common pleas court	1346
Must value real property of a railroad used in its daily running operations— County auditor has no authority to make such valuation—Deductions under section 5428 include only real estate not used in operation————————————————————————————————————	1054

TAX LEVY—	Page.
Resolution—By county commissioners providing for issuance of bonds does not thereby issue bonds—Provision in said resolution requiring levy on taxable property for interest and sinking fund sufficient prio to issuance of said bonds—Money coming into sinking fund from other sources than tax levy—May be used to pay interest on said bond	102
TAX MAP DRAFTSMAN—	
County surveyor—How deputies paid when acting as tax map draftsman— Other deputies—How paid—Duty to run lot lines in municipality	1264
Must be furnished and paid under sections 5551 and 5552—New act has no effect on these sections	949
Necessary steps to be taken before county commissioners may employ such person	1207
TAX MAPS—	
County commissioners may let contract for same to deputy sealer of weights and measures	106
TAXES AND TAXATION—	
Approval—Instructions formulated by tax commission—respecting administration of the delinquent land tax	1846
issued in anticipation of collection—Not paid when due—Interest —Penalty—How collected—Assessments against delinquent lands—Penalty—Interest—How collected—Right of county treasurer to accept general taxes without assessments	2380
Assessors and assistant assessors—Form of bond not required to be changed by amendment to section 3350 G. C.—Form of oath taken by assistant assessor changed	332
Bonds of San Juan. Porto Rico—Not taxable under state law	83
Collateral inheritance tax—·	
Bequest to women's association of church—Liable—When part of	1717
funds used to support church  Does not apply to shares of stock of domestic corporation owned by non-residents—Does not apply to real estate—By whom amount	1723
of tax determined—Tax commission has no jurisdiction	2132
future time  How assessed and collected in the following case:—Testator devised his farm to collateral relative for life, directing his executor to sell farm after said relative's death and from proceeds to pay \$10,000 to a foreign educational institution and divide remainder share	1096
and share alike "with my lawfu heirs"  Interest when chargeable on same	$2338 \\ 2365$
Lands located in another state—Proceeds of sale of such land—Shares of stock of foreign corporation—Owned by resident of this state Law—Not applicable to estates passing by virtue of will of testator	1282
who died before law became effective	2250
items allowed in produce illoge's cost dill increin	1061

TAXES AND TAXATION—Continued—	Page.
Consolidation of Ohio corporation with foreign corporation—Shares of store of said company not exempt from taxation under section 5372 G. 6 —Such company an Ohio corporation within meaning of, and store exempt from taxation, under, section 192 G. C.	C. ek
Council of municipality—May assess county property—For street in provement—Assessment should be paid out of general county fur	n-
County auditor—	
To whom list provided for in section 5607 should be mailed—Who property has been conveyed to another person before time for mailing said list	or 2088
Upon information transmitted from board of revision—Has no a thority to revalue real estate on duplicate less than its true value in money—Upon such information auditor may make revaluation of betterments and improvements on lands	ie on
County board of revision—Power to hear complaints against and revivalue of real property—County auditor—Power to revalue ar assess real estate	se d
County commissioners—	
Had authority to make levy for needy blind—Under section 2969 G.	C. 1983
Had no authority to improve road within municipality—Under Ca law—Petition to alter—Locate or establish roads—Bond an costs—Commissioners may issue bonds to pay cost of crib to protect pier of bridge—Although bridge built prior thereto—Hedge fence—Action in damages proper remedy—When own fails to keep within dimensions required by law————————————————————————————————————	d o – er
County treasurer—Acceptance of check in payment of liquor tax—Is not payment of said assessment—If check not honored—Section 829 does not apply—When such check treated as cash by treasure when making his settlement—He is liable on his bond for amour of same	ol er nt
Delinquent corporation tax duplicate—How same should be certified tattorney-general	
Dog tax—Effect of the amendment of section 5652 G. C.	_ 1701
Domestic corporations—Reports—Fees—Tax Commission—Effect of decision of Supreme Court in case of The State v. Little Miami R. I	}- }.
Domestic insurance company—Not doing business in this state—Not liab for payment of franchise tax—Although not required to file reports with superintendent of insurance.	<del>)-</del>
False tax returns—Corrections—By county auditor—By administrator of executor————————————————————————————————————	
Federal estate tax—Amount paid on federal tax deducted from value of estate subject to collateral inheritance tax—How collateral inheritance tax figured	1- _ 2152
Foreign corporation—Not required to comply with sections 178 and 18 G. C.—Whose only activity in this state is that of owning resproperty	ıl

TAXES AND TAXATION—Continued—	Pag e
Indebtedness—Of a school district that has been transferred under section 4692 G. C. to another district—Becomes charge against new district—Must be paid by tax levy on property of new district—Division of funds and indebtedness not jurisdictional to power of county board of education to make transfer—May be made at a later meeting than one at which transfer is made—No right of appeal from order of county board making division—Order may be reviewed by original action in common pleas court	359
Intangible personal property—When same must be listed for taxation in Ohio	1027
Life insurance policy—How taxable—Interest of beneficiary in matured policy determined	2077
Mineral rights—Are subject to revaluation under section 5562—Although county auditor, acting with county commissioners finds that real property in any assessment district is assessed at its true value in money—And have decided to carry same into current duplicate at same valuation under 5548—County auditor may increase valuation of real property on account of erection of new structures—Or decrease valuation because of destruction—Regardless of	
section 5548	574
Registered bonds—Issued subsequent to January 1, 1913—Upon demand of holder—Instead of coupon bonds—Not taxable	592
School buildings—When building condemned by the department of inspection, division of workshops, factories and public buildings— Emergency—How levy made	2355
School district—When transferred to adjoining district—Property and indebtedness pass to new district—Levy to provide for indebtedness should be made on all property of new district—Section 2571 G. C.—Authorizing transfer of money from undivided tax fund to an exhausted county fund—Not repealed by section 5649-3d—May not be expended until appropriated by county commissioners under section 5649-3d—Section 2296 not applicable to	859
such transfer—And same may be made without filing petition in common pleas court	503
Smith one per cent law—When board of education may make levy outside of the limitation of said lawStock—Surrendered to corporation—Upon sale of part of property—Not	1439
restored to status of unissued stock—How tax computed on such	1543
Supplement to Opinion 119—Tax levies—Under section 7419 G. C. can only be made in excess of the limitations of the Smith one per cent law in cases of emergencies—A refunder of illegal taxes can not be made by auditor when same are voluntarily paid—May be made when a judgment or final order has been made by a court of competent jurisdiction adjudging the particular levy illegal	438
Tax commission—	
Method to be followed by said commission for the purpose of apportioning whole value of railroad among different taxing districts of state	1047
Must certify its determinations to person in whose name property is listed—Right of property owner to have determinations of commission reviewed in common pleas court	1346

TAXES AND TAXATION—Concluded—	
Tax commission—Concluded—	Page.
Must value real property of a railroad used in its daily operations— County auditor has no authority to make such valuation—Deductions under section 5428 include only real estate not used in	J
operation	1054
Opinion No. 388 modified	1448
Tax levies—Under section 7419 G. C. can only be made in excess of the limitations of the Smith one per cent law in cases of emergencies—A refunder of illegal taxes can not be made by auditor when same are voluntarily paid—May be made when a judgment or final order has been made by a court of competent jurisdiction adjudging the particular levy illegal.	279
Tax levy—Under section 3298-15d G. C.—Must be included in regular budget each year—When levy should be made—Township trustees—In issuing bonds for road improvement—May anticipate taxes to be levied year after year—Certain conditions—Compelled to levy tax for interest and sinking fund	1932
Township's share of cost and expense of joint county road improvement—	
Upon what property levy should be made to take care of same Taxes—Become lien on real property as of date preceding second Monday of April—Board of education purchasing such property holds same subject to said lien—County commissioners have no au-	1929
thority to refund said taxes after payment	144
The question of whether or not a county will be able to pay its share for a proposed road improvement depends on whether the levy for said improvement together with the other levies can be kept within	001
the fifteen mill limitation.  The special levy of two tenths of a mill to repair bridges condemned by county commissioners—Provided for in section 5643 G. C.—Is limited to a single levy—Bonds issued in anticipation of collection should be made payable when tax is collected—The limitation in section 5643 does not apply to levy for payment of interest on and providing a sinking fund for payment of bonds issued under section 5644—The fiscal year of the county with respect to taxation and expenditure of county funds thus raised by county com-	291
missioners commences on March 1st Thirty-three and one-third per cent assessment limitation—Provided for in section 3819—In determining same—Value of land and im-	408
provements should be considered  Township tax—Road improvement—Where same should be paid—Town-	1740
ship treasurer—Fees—Compensation—Limitation————————————————————————————————————	2218 1024
TEACHERS—	
Board of education—	
May borrow money to pay indebtedness for teachers' salaries—When	
bonds issued to cover such indebtedness—How same are redeemed.  May not extend a teacher's contract for one or more years—When	830
board may employ teacher—"Majority vote" defined	2440 862

Cannot be paid for attending meetings—Called under sections 7706-1 and 7871 G.C.  County school districts—Re-districting thereof upon application of three-fourths of presidents of village and rural district boards—Terminates contracts of district superintendents extending beyond school year—Supervision district cannot be created with fewer than 30 teachers—Re-districting of county school district takes effect first Monday in September following re-districting.  Director of reference and research—As teacher within meaning of section 7838—And eligible to membership on city board of examiners.  Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed with superintendent of public instruction.  Entitled to pension—Provided he has taught twenty years—And board does not re-employ him, although teacher willing to continue employment.  Tone year dartificates—Entitled to three.  Separate supervision district—May be consolidated with another district any time during year—Does not affect district where superintendent has been made, etc.—Superintendent—Salary—State aid.  Superintendent of public instruction—Not authorized to fix standard of school established by Ohio university—Teachers in such school not required to hold teachers' certificates.  TEACHERS' PENSION—  Teacher—Who has taught in state 35 years and in public schools of county 114 years and contributed to pension fund—Entitled to teacher's pension.  TERM—  Member of board of education—In territory which was transferred from one rural school district to another—Prior to taking effect of section 4692 G. C.—Holds office to end of term for which he was elected.  When a county commissioner who has been elected to succeed himself dies during his first term—Vacancy created—Appointment should be made to fill vacancy generally—Without regard to tenure—Successor should be elected to fill unexpired term at next general election.  TESTIMONY—  Fire marshal—Investigations by said official may be kept private—Discret	TEACHERS—Concluded—	Page.
County school districts—Re-districting thereof upon application of three-fourths of presidents of village and rural district boards—Terminates contracts of district superintendents extending beyond school year—Supervision district cannot be created with fewer than 30 teuchers—Re-districting of county school district takes effect first Monday in September following re-districting		_
effect first Monday in September following re-districting	County school districts—Re-districting thereof upon application of three- fourths of presidents of village and rural district boards—Termi- nates contracts of district superintendents extending beyond school year—Supervision district cannot be created with fewer	129
Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed with superintendent of public instruction	effect first Monday in September following re-districting	482
Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed with superintendent of public instruction		131
Entitled to pension—Provided he has taught twenty years—And board does not re-employ him, although teacher willing to continue employment	Employed in Ohio by board of education—May not act as agent in another state for company whose school books are filed with superintendent	1074
May teach under maiden name—If married subsequent to entering into contract of employment	Entitled to pension—Provided he has taught twenty years—And board	1074
contract of employment		785
Separate supervision district—May be consolidated with another district any time during year—Does not affect district where superintendent has been employed for year and the certificate relative to his salary has been made, etc.—Superintendent—Salary—State aid	contract of employmentOne year cartificates—Entitled to three	
any time during year—Does not affect district where superintendent has been employed for year and the certificate relative to his salary has been made, etc.—Superintendent—Salary—State aid		1187
Superintendent of public instruction—Not authorized to fix standard of school established by Ohio university—Teachers in such school not required to hold teache:s' certificates	any time during year—Does not affect district where superintendent has been employed for year and the certificate relative to his salary	
Teacher—Who has taught in state 35 years and in public schools of county  11½ years and contributed to pension fund—Entitled to teacher's pension	Superintendent of public instruction—Not authorized to fix standard of school established by Ohio university—Teachers in such school	
Mutual telephone company—Not subject to public utilities commission— Because of renting telephones to county	Teacher—Who has taught in state 35 years and in public schools of county 11½ years and contributed to pension fund—Entitled to teacher's	2432
Because of renting telephones to county	TELEPHONE COMPANY—	
Member of board of education—In territory which was transferred from one rural school district to another—Prior to taking effect of section 4692 G. C.—Holds office to end of term for which he was elected		1146
one rural school district to another—Prior to taking effect of section 4692 G. C.—Holds office to end of term for which he was elected		
When a county commissioner who has been elected to succeed himself dies during his first term—Vacancy created—Appointment should be made to fill vacancy generally—Without regard to tenure—Successor should be elected to fill unexpired term at next general election————————————————————————————————————	one rural school district to another—Prior to taking effect of section 4692 G. C.—Holds office to end of term for which he was	490
TESTIMONY—  Fire marshal—Investigations by said official may be kept private—Discretionary whether he will permit affidavit on file in his office to	When a county commissioner who has been elected to succeed himself dies during his first term—Vacancy created—Appointment should be made to fill vacancy generally—Without regard to tenure—Successor should be elected to fill unexpired term at next general	
Fire marshal—Investigations by said official may be kept private—Discretionary whether he will permit affidavit on file in his office to		
	Fire marshal—Investigations by said official may be kept private—Discretionary whether he will permit affidavit on file in his office to	700

TEXT BOOKS—	Page.
Acceptance by publisher of maximum price fixed by school book commission—Constitutes contract for period of five years—Contract may be modified with consent of both parties—Subject to restiction that price cannot be raised—Revised edition of text book defined.	
Publishers should file same together with price list with superintendent of	
public instruction each five years—The five year period in section 7710 G. C. applies only to the filing of said listWhat board has power to adopt same	330
THE DRIVER'S MUTUAL INSURANCE CO.—	
Approval—Articles of incorporation of The Driver's Mutual Insurance	
THE FAIRPORT FIRST HUNGARIAN YOUNG MEN'S CLUB AND SICK BENEFIT ASSOCIATION—	
Articles of incorporation of The Fairport First Hungarian Young Men's Club and Sick Benefit Association—Does not comply with section 9427—Such association should claim and provide for right of assessing members to insure payment of benefits	
THE GLOBE INSURANCE CO.—	
Domestic insurance company—Not doing business in this state—Not liable for payment of franchise tax—Although not required to file reports with superintendent of insurance	
THE LEONARD COMPANY—	
Articles of incorporation—Disapproval The Leonard Company—Real estate, insurance and securities business cannot be carried on by same corporation	
THE MUTUAL AUTOMOBILE INSURANCE CO.— Approval—Articles of incorporation of The Mutual Automobile Insurance Co	
THE MUTUAL FIRE AND AUTOMOBILE INSURANCE COMPANY— Mutual fire insurance company—May incorporate only for purposes designated in first paragraph of section 9510 and in section 9556 G. C.— Disapproval—Articles of incorporation of "The Mutual Fire &	
Automobile Insurance Company."	
THE OHIO THRESHERMAN'S MUTUAL INSURANCE ASSOCIATION—	
Approval—Articles of incorporation of The Ohio Thresherman's Mutual Insurance Association	562
THE OWNERS' MUTUAL LIVE STOCK INSURANCE CO.— Approval—Articles of incorporation of The Owners' Mutual Live Stock Insurance Company	
THE PHYSICIANS & SURGEONS INFORMATION EXCHANGE COMPANY—	
Articles of incorporation—The Physicians & Surgeons Information Exchange Co.—Purpose clause does not indicate purpose to do professional business	_

TITLE—	Page.
Title guarantee and trust company—Not under control and supervision of the insurance department of the state—Guarantee of title by such company is in effect the same as the insurance of such title	1157
TITLE GUARANTY AND TRUST COMPANY—	
Insuring titles	1684
Not under control and supervision of the insurance department of the state—Guarantee of title by such company is in effect the same as the insurance of such title	1157
"TO PROSECUTE"—	
As used in section 13440 G. C. defined—Attorney employed by humane society—When entitled to fees	2193
TOLLS-	
Right to fix tolls to be charged by bridge company owning bridge spanning navigable river forming coterminous boundary between two states	1166
TORRENS LAW-	
Registration of land titles—Withdrawal—Sections 8572-26 and 8572-86 of Torrens law amended or repealed by implication—"All deeds and mortgages" as used in 8572-64a—Recorder—Duties upon application for withdrawal—Fees	2280
TOWN HALL—	
Disapproval—Transcript of proceedings for bond issue by trustees of Liberty township, Trumbull county, Ohio—Question of bond issue—For erection, improvement, etc., of town hall—Must be submitted to all the electors of township—And must receive a majority of votes cast on question————————————————————————————————————	770
TOWNSHIP—	
Annexation of township to adjoining city—	
Township trustees residing within city and outside of township forfeit office—Funds and indebtedness of township and city should be divided under section 3544—After division general road fund of township cannot be used to repair road now within cityUnder agreement of township school board with city board to pay	527
certain percentage of money on hand, less amounts certified to by township school clerk—A resolution by township board offering certain sum for a site and commencing condemnation proceedings does not create legal obligation against board, therefore can not be deducted from agreed percentage	524
Indigent poor—Township trustees must make provision for in township—	534
When confines of city or village therein is not co-extensive with said township	138
Joint board of county commissioners—Must provide same method of assessing costs for improving and constructing highways along county line against the different townships.	183

TOWNSHIP CLERK—	Page.
Salary not to exceed \$150.00 per annum	
TOWNSHIP FUND—	
Transfer of funds—From general township fund to township road fund—How same can be made	1850
TOWNSHIP HIGHWAY SUPERINTENDENT—	
Office ceases June 28, 1917—Compensation—Township trustees—Compensation—	
TOWNSHIP TREASURER—	
Township clerks—Trustees—Treasurers—Compensation—When law became effective	1614
Not entitled to fees for disbursing township's share of cemetery improve- ment fund	914
TOWNSHIP TRUSTEES— See Trustees.	
May contribute to maintenance of the roads of village—Streets distinguished—May build roads in municipality	1956
fications for highway construction—Nor reject bid because bidder will not agree to limit weight of said truck	
TRACTOR— Traction engine—Operation upon city streets—When equipped with cleats Use of same upon public road—Farmer traveling from one field to another	
TRAFFIC— Section 7246 G.C.—Relating to traffic rules—Not unconstitutional	1229
TRANSFER—	
Member of board of education—In territory which was transferred from one rural school district to another—Prior to taking effect of section 4692 G. C.—Holds office to end of term for which he was elected	<b>-</b> B
TRANSFER OF FUNDS— Superintendent of school district—In which children's home is located—	
When first semi-annual report should be made—Transfer of school funds—Under section 7678 G. C.—When such transfer should be made————————————————————————————————————	е
TRANSPORTATION—	
Board of education—By acquiring private right of way making distance for pupils to travel less than two miles—Does not relieve itself from liability for transportat on	n
Fees—Allowed sheriff for transportation of prisoners—Not costs in case— Must be paid by county regardless of solvency of defendant—	_
Must be paid by sheriff into fee fund	

TRAVELING EXPENSES—	Page.
Deputy oil inspector—Traveling expenses authorized under section 849 G. C.	1342
Expenses—Incurred by state employe—Visiting at his home—Cannot be allowed as necessary traveling expenses under section 275 G. C	1500
TREASURER—	
Township treasurer—Entitled to two per cent of all moneys received and paid out on order of township trustees—In redemption of bonds issued under section 6976 to 7018, inclusive, G. C., now repealed.  No provision of law for selection of school treasurer—When depository provided clerk of board of education becomes acting treasurer—Language of section 4782 G. C. directory	465 228
TREASURER—COUNTY—	
Under constitution cannot hold office more than four years in period of six years—Ineligible to be elected if term will extend beyond four years—If so elected to office, there is a vacancy in said office from beginning of such term	399
TREASURER-STATE-	
State Savings Bank & Trust Co. to The State Savings Bank & Trust Co. The Has no authority to furnish bond to City of Portland—To indemnify said	792
city against loss by reason of loss of interest coupons by predecessor in office	474
TOF ACTION TOWNSHIP	
TREASURER—TOWNSHIP—  Township trustees—Township treasurer personally responsible for postage used in communicating with township bank depository————	16
TREASURER—VILLAGE—	
Treasurer of township and village funds—Law providing said officer to be treasurer of school funds repealed—Not entitled to compensation after depository has been provided———————————————————————————————————	192
TRUANT OFFICER—	
Women cannot be appointed	2239
TRUCK—	
Township trustees—No authority to limit weight of loaded truck in road building in specifications for highway construction—Nor reject bid because bidder will not agree to limit weight of said truck	1863
TRUST—	
Deed of land to governor in trust for religious purposes—Containing no defeasance clause—Does not revert upon failure to use same for purposes of said trust	36
TRUST COMPANIES—	
Farm loan bonds—Commercial banks not authorized to invest in same—Savings banks and trust companies may invest in same—State banks which are member banks under federal reserve act may	
invest-Insurance companies may invest under section 9519 G. C.	173
Foreign trust companies—Their right to act as executor or trustee of an estate in Ohio	1296

TRUST FUNDS—	Page.
Federal farm loan bonds—Proper security for private trust funds	1369
TRUSTEE—	
Deed of land to governor in trust for religious purposes-Containing no	
defeasance clause—Does not revert upon failure to use same for	
purposes of said trust	36
Foreign trust companies—Their right to act as executor or trustee of an estate in Ohio	1296
TRUSTEES—	
Board of education-May assign children to various schools of district-	
Management by trustees of state normal college	1938
Cemetery trustees—Created under sections 4183 to 4201 G. C. inclusive—	
Sections 4183 and 4193-1 G. C. not inconsistent—Trustees ap-	
pointed under Section 4193-1 G. C. receive no compensation	301
Of county children's home—Three members of same political party—Third member de facto officer—Acts are binding—Home may receive	
support from commissioners although not endorsed by state	
board of charities	1733
Of children's home-May be removed for proper cause-Deadlock in selec-	
tion of superintendent not in itself sufficient cause for removal-	
Report to civil service commission as to time of making directory.	133
Ohio State and Miami universities—Absence from meetings not abandon-	
ment of office—Does not create vacancy	58
Village—Board of trustees of pub ic affairs—Powers and duties described	
in section 4361 G. C. apply only to said board—Not to director	53
of public service	99
TRUSTEES-TOWNSHIP-	
Annexation of township to adjoin ng city—Township trustees residing	
within city and outside of township forfeit office-Funds and in-	
debtedness of township and city should be divided under section	
3544—After division, general road fund of township cannot be	527
used to repair road now within cityApproaches and driveways—Cost of construction same not to be included	
in estimate of cost of constructing and repairing the highways—	
Cost thereof to be paid from general county fund—Approach or	
driveway means all driveways which lead from public road to	
premises of abutting property owner-Compensation for de-	
struction or reconstruction of approach depends on whether	
county commissioners or township trustees have jurisdiction	
and supervision of construction, etc., of public road	524
County commissioners—	
May issue bonds for road improvement under section 6929 when	
part of cost of improvement is to be borne by township—Without resolution of trustees thereof authorizing same	
May provide for bond issue under section 1223 G. C. to provide money	
for highway construction—Before actual tax levy is made by	
county or township under section 1222—Resolutions should,	
however, direct annual levy	
Must bear expense of repair or construction of bridges, etc., on high-	•
ways of county-Also expense of repairing and maintaining county	
roads-Township trustees must bear cost of repairing and main-	
taining township roads	. 962

TRUSTEES—TOWNSHIP—Continued—	Page.
Driveways—Rights of abutting property owners in same—Governed by section 7212—Expense of reconstructing same devolves upon county commissioners and township trustees—Supplemental to Opinion No. 203————————————————————————————————————	636
Funds—Raised under section 6956-1 G. C. can be used for repair of county roads and bridges generally—Regardless of amounts contributed by different townships—County commissioners can not co-operate with township trustees for improvement of a road entirely within limits of municipality	313
Indigent poor—Township trustees must make provision for in township— When confines of city or village therein is not co-extensive with said township————————————————————————————————————	138
Offices incompatible. Township trustee and member of board of education	256
Paupers—County commissioners must pay burial expense when notified by township trustees or proper municipal officers	168
Public highway—Vacation—Repair of said highway	2091
Road improvement—  Bonds for same under agreement between township trustees and county commissioners—For township's share of cost—Should be issued	2002
under section 6929 G. C. and not under 3295 G. C.	<b>550</b>
When cost to be divided between county commissioners and township trustees—Bonds covering township's share of cost should be issued by county commissioners	1090
Roads and highways—State roads must be maintained by state highway commissioner—County roads by county commissioners—Township roads by township trustees—County highway superintendent has charge and supervision of construction, etc., of bridges, highways and culverts—Foregoing includes drainage————————————————————————————————————	505
State highway commissioner—When he may proceed under force account— Can not construct nter-county highway in conjunction with commissioners or township trustees—Alternative	1547
Township clerks—Trustees—Treasurers—Compensation—When law became effective	1614
Township highway superintendent— Office ceases June 28, 1917—Compensation—Township trustees— Compensation————————————————————————————————————	1612
Township trustees may appoint when White-Mulcahy law takes effect Township tax—Road improvement—Where same should be paid—Town- ship treasurer—Fees—Compensation—Limitation————————————————————————————————————	1069 2218
Township trustee—Bond—When there is no justice of the peace to approve same—May enter upon his duties upon filing same with township clerk————————————————————————————————————	2450
Township trustees—  Have no authority to issue bonds for township's share of cost of road improvement—When work is done under supervision of state highway commissioner————————————————————————————————————	115
How bonds must be issued by said officials for road improvement  May employ attorney other than prosecuting attorney—Order must be entered on their journal—Otherwise contract void	1212 214
No authority to issue bonds for road improvement under sections 7033	218

TRUSTEES—TOWNSHIP—Concluded—	
Township trustees—Concluded—	Page
No authority to transfer money from one township fund to another—County commissioners—Method of providing funds to take care of compensation—Damages—Costs and expenses of a road improvement.	1079
Not authorized to transfer cemetery—Or money from lot owners to incorporated cemetery association	146
municating with township bank depository	10 244
Township trustees and clerks—Compensation—By what law governed	159
TUBERCULAR CATTLE—	
Milk—From tubercular catt.e—Person may be prosecuted who sells, etc.—  Even though same has been pasteurized	125
TUBERCULOSIS-	
Answer to nine questions relative to the duty of the board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases	419
TUITION—	
Board of education—	
Not liable for tuition of pupil in adjoining district when parent of pupil owns property in said district	227 145
pay debts	48
another—Under mistake of fact—Recovery  When obliged to pay tuition of graduate of third grade high school to higher grade high school	227 179
Which maintain no high school—Contract with another board for schooling of pupils—When not compelled to pay tuition of pupils of district	2280
Children's home—Inmates thereof are entitled to attend school free in district in which home is located—Tuition for same paid by county commissioners from general fund—State common school	4'
fund—Apportionment is based upon enumeration————————————————————————————————————	1640
Private academy—Which has entered into contract with a board of education for high school facilities—Rights of recovery for tuition for non-resident pupils	2369
Pupil—When entitled to attend high school and have tuit on paid	918
Schools—Interpretation of section 7735 G. C. in regard to notice required therein—Tuition for non-resident pupils	19

TUITION—Concluded—	Page.
Weak school district—Bond issue to fund or refund tuition indebtedness— When same may be included in deficiency for which state aid is allowed.	1250
Where adjoining school districts maintain same grade high schools—A pupil attends in district other than residence district—Although school in his own district nearer to his home—His residence district not liable for tuition—Tuition may be collected from pupil or parent—When necessary to ascertain distance pupil lives from high school—Distance should be measured by most direct public highway from school to pupil's home—	
UNDIVIDED TAX FUND—	
Section 2571 G. C.—Authorizing transfer of money from undivided tax fund to an exhausted county fund—Not repealed by section 5649-3d—May not be expended until appropriated by county commissioners under section 5649-3d—Section 2296 not applicable to such transfer—And some may be made without filing petition in common pleas court—	503
U. S. PROPERTY—	
State fire marshal—Has no jurisdiction over property owned by U. S. government	2009
U. S. SHIPPING BOARD EMERGENCY FLEET CORPORATION—	
Corporation—Organized under laws of the District of Columbia—To which the President of the United States has delegated certain powers —And which transacts no other business—Not subject to state laws relating to foreign corporations————————————————————————————————————	
URGENT NECESSITY—	
Board of education—When advertisement for bids for school house may be dispensed with—"Urgent necessity" defined	
VACANCY—	
Council may fill vacancy by motion—When only one person in nomination  —May not rescind such vote and elect another person  District superintendent—How vacancy in said position filled	563
When a county commissioner who has been elected to succeed himself dies during his first term—Vacancy created—Appointment should be made to fill vacancy generally—Without regard to tenure—	
Successor should be elected to fill unexpired term at next general election	
VAGRANTS—	
Colony for vagrants—No appropriation available to purchase lands therefor——————————————————————————————————	
VALENTINE ANTI-TRUST LAW—	
Senate bill No. 152 would effect radical change therein and render it of uncertain and variable application.	

VALUATION—	Page.
Mineral rights—Are subject to revaluation under section 5562—Although county auditor, acting with county commissioners finds that real property in any assessment district is assessed at its true value in money—And have decided to carry same into current duplicate at same valuation under 5548—County auditor may increase valuation of real property on account of erection of new structures—Or decrease valuation because of destruction—Regardless of section 5548—	574
VEHICLES— .	
Township trustees—No authority to limit weight of loaded truck in road building in specifications for highway construction—Nor reject bid because bidder will not agree to limit weight of said truck	1863
VERIFY—	
As used in General Code with reference to expense accounts—Means by affidavit	630
VETERINARIAN-	
Answer to nine questions relative to duty of board of agriculture in regard to examining, destroying and placing under quarantine animals affected with dangerously contagious and infectious diseases	419
VILLAGES—	
Expenses—Incurred by health officer in supplying nurse and necessary articles to resident of township outside of village when quarantined in village—Must be paid by village—	508
Indigent poor—Township trustees must make provision for in township— When confines of city or village therein is not co-extensive with said township————————————————————————————————————	138
Village—Board of trustees of public affairs—Powers and duties described in section 4361 G. C. apply only to said board—Not to director of public service————————————————————————————————————	53
VITAL STATISTICS—	
Local registrar of vital statistics—Authorized to issue burial permits only for deaths occurring within his own district	<sub>-</sub> 497
VOCATIONAL EDUCATION—	
Federal aid—Appropriation — Expenses — Director of agricultural edu- cation—Salary	1769
VOTES—	
Candidate—Where votes cast for judge or clerk of election who is not a candidate—How counted	2111
VOUCHERS—	
State board of embalming examiners—How vouchers of members approved	2412

WARRANT—	Page.
Ditch superintendent—Not county officer—Section 6729-1 is constitutional  —Warrants provided for in section 6726-3 should be paid from county fund—Where there is no ditch fund—County reimbursed by assessment against benefited property—How apportionment of cost cleaning ditch should be made—When superintendent should be appointed.	745
WATER PLANT—	
Council—May issue bonds to improve waterworks system that has become inadequate because of sudden growth of community—Legislation immediately effective—Emergency within meaning of municipal referendum law—  Eight hour law—Does not apply to workmen engaged in operation of municipal power, heat, light and water plants—Workmen working for public and workmen engaged on public work distinguished——	345 604
WATER SUPPLY—	
State board of health—When water supply of village is found to be impure—And not practical to remove source of pollution—May order installation of purification plant—Whether or not revenues will compensate company not to be taken into consideration in determining whether or not said order is reasonable	495
WHITE-MULCAHY HIGHWAY BILL-	
Not affected by errors in first section—Meaning and intent can be ascertained by referring to other portions of the act	578 1231
WHOLLY CENTRALIZED—	
"Wholly centralized" defined—Districts not centralized not entitled to separate supervision under 4740 G. C.—How board of education may centralize schools after proposition carried at election	2047
WITHDRAWAL— Registration of land titles—Withdrawal—Sections 8572-26 and 8572-86 of Torrens aw amended or repealed by implication—"All deeds and mortgages" as used in 8572-64a—Recorder—Duties upon appli- cation for withdrawal—Fees	2280
WITNESSES—	
Engineer—How to be employed under section 2411 to assist county surveyor—Section 2411 G. C. does not authorize employment of engineer to secure data to enable him to testify as expert witness in conservancy court————————————————————————————————————	1011
witnesses at investigations—May arrest a person whom they believe guilty—Cannot hold a person for investigation—Without obtaining warrant	731

WITNESSES—Concluded—	Page.
Witness fees—Before grand jury—Limited to one dollar per day—Regard- less of the number of causes he appears in—Unless otherwise specially ordered by the court—Recovery may be had against witness for excess fees.	2403
WOMAN'S SUFFRAGE LAW—	
Subject to referendum—Legislature as used in article II, section 1 of U.S. constitution defined	384
WOMEN—	
Cannot be appointed truant officers.	2239
Construction of section 1008 G. C. relating to the hours of labor for women  —As amended March 20, 1917	614
Costs—Of conviction and transportation—State liability for same—Where women are sentenced to Ohio reformatory for women for com-	
mission of felonies	1160
Females—Employment in the transmission of messages—Sections 1008 and 12993 G. C. not in conflict.	1923
Hours of labor for women—Effect of section 12996 on section 1008	1119
Ohio reformatory for women—Women must be sentenced thereto when sentence will result in imprisonment for more than thirty days	
-Violators of city ordinance not to be sentenced thereto Ordinance—Violation not misdemeanor—Although declared to be such therein—Women may not be sent to Ohio reformatory for women	96
for violation of such ordinance	953
WORDS AND PHRASES—	
Board of education—	
May not extend a teacher's contract for one or more years—When board may employ teacher—"Majority vote" defined	
—"Urgent necessity" defined	
officers—May employ men, etc.—In furthering construction of state buildings—Force account defined	2332
Contiguous territory—Territory which simply touches at the extreme corners not contiguous territory within meaning of sections 4685 and 4738 G. C.	
County commissioners—Under what conditions they may pay money to hospital—Indigent defined—Authority to provide medical attention for wards and the indigent sick and disabled of the county	
Legal residence—Defined—Legal settlement in section 3477 has no application to legal residence used in section 1352-4 G. C.	
Portable steam boilers—Industrial commission—Has no authority to compel inspection when used in construction, etc., of streets—	)
Public roads defined	2358
Registration of land titles—Withdrawal—Sections 8572-26 and 8572-86 of Torrens law amended or repeated by implication—"All deeds and mortgages as used in 8572-64a—Recorder—Duties upon	1
application for withdrawal—Fees	

WORDS AND PHRASES—Concluded—	Page
Skunk—Green pelt means one not cured—That skunks were killed during lawful period in defense against charge of having in possession between February 1st and November 15th	300
State board of embalming examiners—Construction of house bill No. 224 relating thereto	1029
State failure—Termination of prosecution by means other than prosecution constitutes same—Filing of affidavit institutes prosecution for felony—Commissioners may make allowance to officers in place of fees under section 3019	226
Tax commission—"Road bed" and "main track" as used in section 5430 G. C. defined—Opinion No. 388 modified	1448
"To prosecute" as used in section 13440 G. C. defined—Attorney employed by humane society—When entitled to fees	2193
Verify—As used in General Code with reference to expense accounts—  Means by affidavit————————————————————————————————————	630
"Wholly centralized" defined—Districts not centralized not entitled to separate supervision under section 4740 G. C.—How board of education may centralize schools after proposition carried at election	2047
Woman's suffrage law—Subject to referendum—Legislature as used in article II, section 1 of the U.S. constitution defined	384
WORKHOUSE-	
Costs—Incurred in transporting prisoner from one city to workhouse in another city—How paid	2417
Joint city and county workhouse—Muskingum county—What employes under civil service	1541
Municipal court of Cleveland—Expenditures for maintenance under discretion of clerk and judges—Cost of publication of court calendar may be taxed as costs in each case—Notary fees for verifying pleadings may be taxed as costs—Bailiff—No authority to pay over money made on execution to person not party to suit—Judges of criminal branch may sentence violators of city ordinances to county jail when city not provided with workhouse————————————————————————————————————	285
Prisoners—Confined in workhouse and performing labor as incident to their imprisonment—Not within provisions of workmen's compensation act	707
When county has no workhouse—Commissioners may contract with authority of another county having control of workhouse—For maintenance of prisoners convicted of misdemeanors—When prisoners convicted of violation of ordinance—Cost of maintenance must be paid by city—When county pays in latter case—Finding may be made against city containing workhouse	723
WORKMAN-	
Eight hour law—Does not apply to workmen engaged in operation of municipal power, heat, light and water plants—Workmen working for public and workmen engaged on public work distinguished.	604

WORKMEN'S COMPENSATION LAW—	Page.
Effect of house bill No. 1 (107 O. L.) (Section 1465-101) upon contracts of	
indemnity insurance.	2070
Employe—Of independent contractor—Who has failed to pay into state insurance fund or elected to pay compensation direct—How compensation paid	2248
Hospital, medical and nursing services-Payment for such services under	
amendment of section 1465-89 G. C	1690
compensation law	2081
Prisoners—Confined in workhouse and performing labor as incident to their imprisonment—Not within provisions of workmen's compensation act	707
Section 1465-61 G. C.—Relating to payment of premiums into state in- surance fund by contractors—Does not affect contracts entered into previous to July 1, 1917.	
Who entitled to protection under——Independent contractor	2246
Workmen's compensation-Alien enemies-Powers and duties of the in-	
dustrial commission respecting the administration of the work- men's compensation law as to subjects and residents of Germany, Austria-Hungary, etc	796
Provisions thereof unenforcible as to all employers engaged in employments maritime in nature	1219
WRIT OF EXECUTION—	
When same returned unserved—And constable resigns—Second writ may	
be issued to another constable	1138
WRITS—	
Probate division—Of consolidated probate and common pleas courts— Compensation of deputies, etc.—By whom fixed—Judge is exofficio clerk—By whom writs and affidavits signed—Deputy clerk may administer oaths in certain matters—Seal—Fees—Salary of deputies from what fund payable—Application for additional allowance—Where same should be filed————————————————————————————————————	1967
mileage on each	236
YOUNG MEN'S BUSINESS CLUB—	
The plan of the Young Men's Business Club of Springfield for employe's savings club—Does not require supervision of banking department.	500

# CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED.

Citations from Constitution of Ohio—	Pag
Article I, Section 1	130
Article I, Section 2	
Article II, Section 1-c	102
Article II, Section 1-c	153
Article II, Section 1-g	4
Article II, Section 1-g	
Article II, Section 4	
Article II, Section 4	108
Article II, Section 8	20
Article II, Section 16	5
Article II, Section 16	228
Article II, Section 16	6
Article II, Section 16	
Article II, Section 16	201
Article II, Section 16	138
Article II, Section 20	74
Article II Section 20	138
Article II, Section 20	119
Article II, Section 20	121
Article II, Section 20	
Article II, Section 20	161
Article II, Section 20	650
Article II, Section 20	16
Article II, Section 20	127
Article II, Section 22	159
Article II, Section 26	
Article II, Section 28Article II, Section 35	79
Article II Section 97	60
Article II, Section 37	37
Article II, Section 37	44
Article II, Section 41	3
Article III, Section 1	3:
Article III, Section 10	
Article IV, Section 2	000
Article IV, Section 3	2239
Article IV, Section 7	196
Article IV, Section 7	92
Article IV, Section 12	640
Article IV, Section 13	219
Article IV, Section 13	1670
Article IV, Section 14	13
Article IV, Section 14	640
Article IV, Section 16.	244
Article IV, Section 16	
Article VIII, Section 3	
Article VIII, Section 4	225

Citations from Constitution of Ohio—Concluded—	Page
Article VIII, Section 6	2252
Article X, Section 2	1415
Article X, Section 2	1476
Article X, Section 2	1553
Article X, Section 3	399
Article XII, Section 2	112
Article XII, Section 2	1932
Article XII, Section 2	247
Article VII Costion 9	760
Article XII, Section 2	542
Article XII, Section 2	
Article XII, Section 2	592
Article XII, Section 2	1701
Article XII, Section 2	830
Article XII, Section 2	2077
Article XII, Section 4	1278
Article XII, Section 5.	1502
Article XII, Section 5	709
Article XII, Section 11	102
Article XII, Section 11	112
Article XIII, Section 2	542
Article XV, Section 4	1420
Article XV, Section 10	19
Article XV, Section 10	1420
Article XVII, Section 1	2102
Article XVII, Section 2	1476
Article XVIII, Section 1	902
Article XVIII, Section 2	2261
Article XVIII, Section 3	2261
Article XVIII, Section 4	2261
Article XVIII, Section 5	2261
Article XVIII, Section 7	2261
Article XVIII, Section 12	2261
Article XVIII, Section 13.	2261
111111111111111111111111111111111111111	
Citations from General Code—	
Section 2	2239
Section 6	1458
Section 7	927
Section 8	40
Section 8	1537
Section 8	1476
Section 9	119
Section 10	2420
Section 10	1537
Section 10	462
Section 10	1444
Section 10	1676
Section 13	58

## CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED-Continued-

Section 15	
Section 17-1	
Section 17-1	
Section 24	
Section 24	
Section 26.	
Section 31	
Section 51	
Section 56	
Section 91	
Section 92	
Section 92-1	
Section 109	
Section 138	
Section 146	
Section 178	
Section 180	
Section 183	
Section 183	
Section 184	
Section 188	
Section 192	
Section 196-4	
Section 197	
Section 204	
Section 214	
Section 217	
Section 233	
Section 242-1	
Section 243	
Section 274	
Section 275	
Section 284	
Section 286	
Section 286	
Section 286	
Section 290	
Section 291	
Section 292	
Section 293	
Section 321	
Section 333	
Section 336	
Section 353-1	
Section 420	
Section 421	
Section 464	
Section 469	
Section 470	
Section 471	

# CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED—Continued— Citations from General Code—Continued—

Citations from General Code—Continued—	Page
Section 472	893
Section 475	893
Section 479	893
Section 485	893
Section 486-1	1405
Section 486-1	1541
Section 486-7	1224
Section 486-8	209
Section 486-8	1007
Section 486-8	19
Section 486-9	1224
Section 486-10	1420
Section 486-11	1120
Section 486-14	2225
Section 486-17	2122
Section 486-20	960
Section 486-21	1224
Section 499-7	66
Section 516	275
Section 614-2	1146
Section 614-2a	1146
Section 614-3	1146
Section 614-14	788
Section 614-15	788
Section 614-18.	788
Section 633	1377
Section 665	924
· Section 693	984
Section 711	1296
Section 711	500
Section 712	1363
Section 720	671
Section 721	671
Section 735	671
Section 736	1296
Section 736	671
Section 742-4	1458
Section 754	870
Section 786	870
Section 828	731
Section 832	700
Section 834	1153
Section 835	1153
Section 837	1153
Section 837	697
Section 838	700
Section 849	1342
Section 854	1981
Section 865	1341
Section 871-11	66

Citations from General Code—Continued—	Pag
Section 871-11	100
Section 871-22	100
Section 871-24	6
Section 871-49	73
Section 871-52	73
	237
	241
	241
Section 953	241
Section 977	69
Section 1008	61
	192
	111
	141
	100
	100
	100
	100
	100
Section 1058-7	235
	127
Section 1085	41
	230
	127
	127
Section 1088	41
	127
	127
Section 1098	41
Section 1099	41
	127
	127
	127
	127
Section 1108	41
Section 1112	41
Section 1114	41
	127
Section 1115	41
Section 1116	41
	127
•	120
	162
Section 1154	23
Section 1163	23
	127
	127
	127
	127
	162

### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Pag
Section 1177-51	162
Section 1187	212
Section 1191	
Section 1191	11
Section 1192	
Section 1193	
Section 1193	
Section 1193-1	
Section 1193-2	113
Section 1194	
Section 1194	
Section 1195	
Section 1197	
Section 1201	
Section 1202	68
Section 1203	
Section 1206	
Section 1206	
Section 1206	
Section 1207	
Section 1207	
Section 1208	103
Section 1208	140
Section 1208	114
Section 1208	123
Section 1209	
Section 1210	
Section 1211	
Section 1211	160
Section 1211	
Section 1212	
Section 1212	219
Section 1212	
Section 1212	
Section 1212	10
Section 1212	
Section 1213	
Section 1213	
Section 1214	
Section 1217	

### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page
Section 1217	102
Section 1217	115
Section 1217	492
Section 1218	1600
Section 1218	1694
Section 1218	1406
Section 1218	115
Section 1218	102
Section 1218	112
Section 1218	658
Section 1218-1	1943
Section 1220	1600
Section 1221	231
Section 1221	1553
Section 1221	1547
Section 1222	1212
Section 1222	291
Section 1222	112
Section 1222	115
Section 1223	115
Section 1223	1212
Section 1223	102
Section 1223	1142
Section 1223	112
Section 1223	1857
Section 1224	1547
Section 1224	1553
Section 1224	1813
Section 1224-1	1250
Section 1225	1036
Section 1226	2332
Section 1231	1547
Section 1231-3	1131
Section 1231-3	85
Section 1231-9	1199
Section 1231-9	1570
Section 1232	1808
Section 1233	1808
Section 1234	1808
Section 1237	1182
Section 1237	1808
Section 1239	1808
Section 1239-1	1808
Section 1248-6	30
Section 1252	495
Section 1253	495
Section 1254	495
Section 1257	495
Section 1259	1606
Section 1259	2079

### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—
Section 1261-2
Section 1261-2
Section 1261-3
Section 1261-34
Section 1261-35
Section 1261-43
Section 1261-49
Section 1261-50
Section 1261-51
Section 1261-52
Section 1261-63
Section 1261-71
Section 1267.
Section 1270
Section 1270
Section 1274
~~~~
Section 1278
Section 1279
Section 1280
Section 1282
Section 1284
Section 1286
Section 1286
Section 1286
Section 1287
Section 1287
Section 1288
Section 1289
Section 1289
Section 1290
Section 1291
Section 1292
Section 1292
Section 1293
Section 1295-5
Section 1295-11
Section 1295-20
Section 1314
Section 1315
Section 1318
Section 1321-1
Section 1322
Section 1335.
Section 1336
Section 1338
Section 1338
Section 1339

# CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED—Continued— Citations from General Code—Continued—

Citations from General Code—Continued—	Page
Section 1339	1029
Section 1339	2044
Section 1340	1492
Section 1341	1804
Section 1342	2407
Section 1342	1029
Section 1342	1259
Section 1342	1492
Section 1342	1804
Section 1342	2044
Section 1343	2407
Section 1343	1492
Section 1343	1804
Section 1343	2044
Section 1343-1	2407
Section 1343-1	1029
Section 1343-2	2407
Section 1352-1	1733
Section 1352-2	2351
Section 1352-3	1038
Section 1352-3	782
Section 1352-4	782
Section 1366	465
Section 1369-1	1502
Section 1369-9	1502
Section 1373.	1628
Section 1390	
Section 1394	
Section 1397	
Section 1397	
Section 1404	
Section 1409	
Section 1412	
Section 1413	
Section 1415	
Section 1415-1	
Section 1423	
Section 1423	
Section 1433	
Section 1445	
Section 1455	
Section 1460	
Section 1465-37	
Section 1465-40	
Section 1465-41	
Section 1405-53.	1943
Section 1405-58.	
Section 1405-56.	
Section 1465-61	
Section 1465-61	
NOUMOR 1700-01	

Cit	ations fro	om General Code—Continued—	Page
	Section	1465-61	707
		1465-61	796
		1465-61	2246
		1465-61	2248
		1465-61	2081
		1465-61	2061
		1465-62	1179
		1465-63	1179
		1465-64	1179
		1465-68	796
		1465-69	2248
		1465-69	1943
		1465-69	2061
		1465-70	796
		1465-72	796
		1465-72	1943
		1465-72	2081
		1465-73	796
		1465-74	2248
		1465-76	796
•		1465-81	796
		1465-82	796
		1465-83	796
•		1465-86	796
		1465-87	1186
		1465-89	1690
		1465-89	2059
•		1465-89	2373
		1465-90	796
		1465-93	796
		1465-93	2081
		1465-101	2070
		1469	18
		1532	2199
		1541	984
		1541	394
		1543	984
		1544	984
		1545	984
		1552	675
		1553	675
		1579-1	285
	Section	1579-47	285
		1579-48	285
		1579-223	2375
	Section	1579-224	2375
• .	Section	1579-330	2442
•		1579-354	2442
: .		1579-362	2442
	Section	1010-00#	2772

### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 1579-363	2442
Section 1579-364	2442
Section 1580	927
Section 1581	927
Section 1584	1967
Section 1584	1126
Section 1594	1061
Section 1602	2109
Section 1603	922
Section 1604-3	1967
Section 1604-4	1967
Section 1639	2228
Section 1641	1057
Section 1642	2228
Section 1642	1914
Section 1643	1351
Section 1643	1038
Section 1643	1914
Section 1643	2109
	2228
Section 1644	1914
Section 1644Section 1644	1586
	974
Section 1644	1707
Section 1645	
Section 1647	2109
Section 1652	1914
Section 1653	1707
Section 1653	739
Section 1653-1	1914
Section 1654	2228
Section 1659	2228
Section 1659	1914
Section 1659	1825
Section 1662	209
Section 1662	1126
Section 1662	1361
Section 1662	403
Section 1662	2100
Section 1663	209
Section 1670	
Section 1671	1361
Section 1671	1518
Section 1672	1707
Section 1673	
Section 1681	1825
Section 1682	1160
Section 1682	1825
Section 1683	1361
Section 1683-2	170
Section 1683-2	268

# CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page
Section 1683-2	334
Section 1683-3	532
Section 1683-3	334
Section 1683-3	268
Section 1695	285
Section 1696	285
Section 1697	285
Section 1711-1	2102
Section 1712	2102
Section 1713	1474
Section 1714	2190
Section 1714	2450
Section 1715	2190
Section 1716	1474
Section 1742	2035
Section 1815	454
Section 1816	454
Section 1820	2037
Section 1891	2236
Section 1892	2236
Section 1895	2236
Section 1901	2236
Section 1902	188
Section 1903	2236
Section 1953	1128
Section 1954.	
Section 1954	
Section 1956	1994
Section 1959	
Section 1961	
Section 1962	
Section 1963	
Section 1981	
Section 1982	
Section 2014	
Section 2084	
Section 2134	
Section 2148-1	
Section 2148-1	
Section 2148-1	
Section 2148-5	
Section 2148-5	
Section 2148-5	
Section 2148-6	
Section 2148-6	
Section 2148-6	
Section 2148-7	
Section 2148-7	
Section 2148-7	. 1160

# CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED	_Continued_
CONSTRUCT	Continuea-

Citations	from General Code—Continued—	Page.
Sect	ion 2163	412
	ion 2164	99
Sect	ion 2164	412
Sect	ion 2169	412
	ion 2169	99
	ion 2174	99
	ion 2227-1	2162
	ion 2227-1	707
	ion 2227-2	2162
	ion 2227-2	707
	ion 2227-3	2162
	ion 2227-4	2162
	ion 2227-5	707
	ion 2227-6	707
	ion 2228	440
	ion 2232	1082
	ion 2249	650
	ion 2250-2	1384
	ion 2252	1082
	ion 2252-2	1082
	ion 2253	18
	ion 2284-1	2126
	ion 2284-2	2126
	ion 2288-1	2022
	ion 2288-1	1573
	ion 2294	202
	ion 2294	2028
	ion 2294	1250
	ion 2295	2028
	ion 2295	102
	ion 2295-3	2211
	ion 2296	503
	ion 2296	1850
	ion 2312	32
	ion 2313	32
	ion 2313-1	32
	ion 2313-3	32
	ion 2313-3	2044
	ion 2314	1481
	ion 2317	1481
	ion 2333	1435
	ion 2333	585
	ion 2334	1435
	ion 2338	585
	ion 2342	1435
	ion 2342	585
	ion 2352	2332
	ion 2362	680
	ion 2396	462
	ion 2397	462

Citations from General Code—Continued—	Page.
Section 2401	745
Section 2408.	445
Section 2409	1435
Section 2410	187
Section 2410	1518
Section 2411	2214
Section 2411	1415
Section 2411	1553
Section 2412	1553
Section 2412	2005
Section 2412	1415
Section 2412-1	1917
Section 2412-1	2397
Section 2419	883
Section 2419	478
Section 2421	1952
Section 2421	1813
Section 2433	408
Section 2433	536
Section 2434	408
Section 2435-1	788
Section 2445	839
Section 2447	536
Section 2447	445
Section 2461	144
Section 2491	1495
Section 2495	1194
Section 2502	1468
Section 2522	2105
Section 2523	329
Section 2529	2105
Section 2530	2105
Section 2540	1786
Section 2544	2179
Section 2544	1786
Section 2544	1468
Section 2546	739
Section 2546	1468
Section 2546	394
Section 2563	872
Section 2566	927
Section 2569	408
Section 2571	503
Section 2573	2088
Section 2583	1701
Section 2583	846
Section 2586	320
Section 2588	279
Section 2588	438
Section 2588	144
DOUGHUL AUUU	144

## CONSTITUTION AND LAWS OF OHIO CITED AND

### 

Section 2588-1         279           Section 2589         438           Section 2589         144           Section 2589-0         320           Section 2591         574           Section 2596         408           Section 2601         2380           Section 2602         2424           Section 2603         2380           Section 2615         119           Section 2624         2147           Section 2676         1980           Section 2677         1980           Section 2678         2147           Section 2779         1980           Section 2780         2147           Section 2780         2147           Section 2781         1980           Section 2782         1476           Section 2783         2147           Section 2784         2214           Section 2785         2147           Section 2786         2017           Section 2786         2017           Section 2787         124           Section 2788         124           Section 2788         158           Section 2788         156           Section 2788         124	Citations from General Code—Continued—	Page.
Section 2588-1       438         Section 2589       438         Section 2589       144         Section 2589-90       320         Section 2591       574         Section 2596       408         Section 2601       2380         Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2780       1476         Section 2786       2017         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2787       2214         Section 2788       1264         Section 2788       2214         Section 2788       1264         Section 2788       124         Section 2788       1258         Section 2788       124         Section 2788       126         Section 2792       1415         Section 2803       1196         Section 2824       244         Section 2846<	Section 2588-1	279
Section 2589         438           Section 2589         144           Section 2589-90         320           Section 2591         574           Section 2596         408           Section 2601         2380           Section 2602         2424           Section 2615         119           Section 2615         119           Section 2624         2147           Section 2676         1980           Section 2677         1980           Section 2772         1980           Section 2750         1476           Section 2755         1476           Section 27786         93           Section 2786         2017           Section 2787         2214           Section 2788         2017           Section 2788         1264           Section 2787         2214           Section 2788         1264           Section 2787         1586           Section 2788         1264           Section 2788         1214           Section 2788         124           Section 2789         93           Section 2792         153           Section 2803         1196	Section 2588-1	438
Section 2589       279         Section 2589-90       320         Section 2591       574         Section 2601       2380         Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2622       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2780       2147         Section 2780       2147         Section 2780       2147         Section 2780       93         Section 2786       93         Section 2786       2017         Section 2788       2014         Section 2788       2214         Section 2788       2214         Section 2788       156         Section 2788       156         Section 2789       93         Section 2792       153         Section 2807       1264         Section 2807       1264         Section 2846 <td>Section 2589</td> <td>438</td>	Section 2589	438
Section 2589       144         Section 2591       574         Section 2596       408         Section 2601       2380         Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       93         Section 2787       2214         Section 2787       2214         Section 2788       1264         Section 2788       2214         Section 2788       1264         Section 2788       1264         Section 2788       1264         Section 2789       93         Section 2789       93         Section 2780       1264         Section 2789       136         Section 2789       145         Section 2807       1264         Section 2803       1196         Section 2846       475         Section 2846		279
Section 2589-90       320         Section 2591       574         Section 2696       408         Section 2601       2380         Section 2602       2424         Section 2615       119         Section 2622       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       2017         Section 2786       2017         Section 2786       2017         Section 2786       2017         Section 2787       1264         Section 2788       1264         Section 2788       2214         Section 2788       1558         Section 2788       1558         Section 2788       1558         Section 2789       93         Section 2807       1264         Section 2807       1264         Section 2846       475         Section 2846       475         Section 2846       244         Section 2866		144
Section 2591       574         Section 2596       408         Section 2601       2380         Section 2602       2424         Section 2615       119         Section 2622       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2675       1980         Section 2675       1476         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2787       1264         Section 2788       124         Section 2787       2214         Section 2788       156         Section 2788       145         Section 2788       156         Section 2789       93         Section 2789       93         Section 2807       1264         Section 2807       1264         Section 2807       1264         Section 2845       230         Section 2866       144         Section 2866		320
Section 2566       408         Section 2601       2380         Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2622       119         Section 2624       2147         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2786       2017         Section 2787       1586         Section 2787       2214         Section 2787       214         Section 2788       2214         Section 2788       158         Section 2788       1415         Section 2789       93         Section 2792       1415         Section 2807       1264         Section 2807       1264         Section 2808       193         Section 2809       93         Section 2866       244         Section 2866       194         Section 2879		574
Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2622       119         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2787       721         Section 2788       2214         Section 2788       156         Section 2788       1553         Section 2788       1553         Section 2789       93         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2804       1196         Section 2846       244         Section 2866       244         Section 2879       1057         Section 2879       1057         Section 2879       1057         Section 2879		408
Section 2602       2424         Section 2608       2380         Section 2615       119         Section 2622       119         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2787       721         Section 2788       2214         Section 2788       156         Section 2788       1553         Section 2788       1553         Section 2789       93         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2804       1196         Section 2846       244         Section 2866       244         Section 2879       1057         Section 2879       1057         Section 2879       1057         Section 2879	Section 2601	2380
Section 2608       2380         Section 2615       119         Section 2622       119         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2788       2214         Section 2788       2214         Section 2788       156         Section 2788       1553         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1553         Section 2803       1196         Section 28045       226         Section 2845       236         Section 2846       244         Section 2866       244         Section 2879       1057         Section 2879       1057         Section 2900       1061         Section 2901       1061          Sectio		2424
Section 2615       119         Section 2622       119         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2787       1586         Section 2788       2214         Section 2788       1568         Section 2788       1568         Section 2788       1553         Section 2788       1553         Section 2789       93         Section 2792       1553         Section 2802       196         Section 2807       1264         Section 2846       475         Section 2856       244         Section 2866       1194         Section 2879       1057         Section 2900       1061         Section 2901       1061		,2380
Section 2622       119         Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2788       2214         Section 2788       2214         Section 2788       158         Section 2788       158         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2807       1264         Section 2807       1264         Section 2807       1264         Section 2845       236         Section 2846       475         Section 2856       244         Section 2866       1194         Section 2879       1057         Section 2879       1057         Section 2901       1061         Section 2901       1061          Section 2901       1061          <		119
Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       2214         Section 2787       158         Section 2788       2214         Section 2788       2214         Section 2788       1568         Section 2788       1558         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2807       1264         Section 2807       1264         Section 2822       1196         Section 2846       475         Section 2850       1043         Section 2866       1144         Section 2879       1057         Section 2879       1057         Section 2901       1061         Section 2901       1061		119
Section 2676       1980         Section 2677       1980         Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       1264         Section 2787       1586         Section 2787       721         Section 2788       2214         Section 2788       1588         Section 2788       1588         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2807       1264         Section 2807       1264         Section 2808       1196         Section 2845       236         Section 2846       475         Section 2866       244         Section 2870       153         Section 2879       1057         Section 2870       153         Section 2879       1057         Section 2900       1616         Section 2901 <td></td> <td>2147</td>		2147
Section 2685       1980         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2786       2017         Section 2787       2214         Section 2787       1586         Section 2787       721         Section 2788       2214         Section 2788       1264         Section 2788       1264         Section 2788       1264         Section 2788       1264         Section 2788       1415         Section 2788       1415         Section 2789       93         Section 2789       93         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2846       475         Section 2846       244         Section 2866       144         Section 2870       1537         Section 2870       1537         Section 2870       1537         Section 2879       1057         Section 2901 <td></td> <td>1980</td>		1980
Section 2685       2147         Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       1586         Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1553         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2807       1264         Section 2822       320         Section 2845       236         Section 2846       475         Section 2856       244         Section 2866       1194         Section 2870       1537         Section 2900       1061         Section 2901       1061		1980
Section 2750       1476         Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       1586         Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1568         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2822       1196         Section 2822       320         Section 2846       475         Section 2856       244         Section 2866       1194         Section 2870       1537         Section 2870       1537         Section 2870       1537         Section 2870       1537         Section 2870       1057         Section 2870       1057         Section 2901       1061         Section 2901       1061          Sect		2147
Section 2755       1476         Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       2214         Section 2787       1586         Section 2788       2214         Section 2788       2214         Section 2788       1568         Section 2788       1568         Section 2788       1553         Section 2788       1264         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2804       1264         Section 2822       1196         Section 2845       236         Section 2846       475         Section 2866       244         Section 2866       1194         Section 2866       1194         Section 2870       1537         Section 2870       1537         Section 2870       1537         Section 2870       1057         Section 2870       1057         Section 2900       1061         Section 2901       1061		1476
Section 2772       1054         Section 2786       93         Section 2786       2017         Section 2787       1264         Séction 2787       2214         Section 2788       2214         Section 2788       2214         Section 2788       1568         Section 2788       1553         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2870       1537         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       1061         Section 2901       1061		1476
Section 2786       93         Section 2786       2017         Section 2787       1264         Sèction 2787       2214         Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       1194         Section 2879       1537         Section 2879       1057         Section 2901       1061         Section 2901       1061		
Section 2786       2017         Section 2787       1264         Section 2787       2214         Section 2787       1586         Section 2788       2214         Section 2788       1568         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2807       20         Section 2822       320         Section 2846       475         Section 2850       1043         Section 2866       244         Section 2870       153         Section 2870       153         Section 2870       153         Section 2870       153         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2786       1264         Section 2787       2214         Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2900       1061         Section 2901       902         Section 2901       1061         Section 2901       1061		
Section 2787       2214         Section 2787       1586         Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       1194         Section 2870       1637         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061         Section 2901       1061		
Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2825       320         Section 2845       236         Section 2850       1043         Section 2866       244         Section 2879       1057         Section 2879       1057         Section 2901       922         Section 2901       922         Section 2901       1061		
Section 2787       721         Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       1194         Section 2879       1057         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2788       2214         Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2788       1568         Section 2788       1415         Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2788       1415         Section 2788       1553         Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2788       1553         Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2788       1264         Section 2789       93         Section 2792       1415         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2866       244         Section 2866       1194         Section 2879       1537         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2789       93         Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2866       244         Section 2866       1194         Section 2879       1537         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2792       1415         Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2792       1553         Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2803       1196         Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2807       1264         Section 2822       1196         Section 2822       320         Section 2845       236         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2822       1196         Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2822       320         Section 2845       236         Section 2846       475         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2845       236         Section 2846       475         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2846       475         Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2850       1043         Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2856       244         Section 2866       244         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2866       244         Section 2866       1194         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2866       1194         Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2870       1537         Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2879       1057         Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2900       1061         Section 2901       922         Section 2901       1061		
Section 2901       922         Section 2901       1061		
Section 2901 1061		

INDEX. . 2631

Citations from General Code—Continued—	Page.
Section 2915	_ 478
Section 2915-1	
Section 2915-1	
Section 2915-1	
Section 2917	_ 2005
Section 2917	
Section 2918	
Section 2921	723
Section 2921	1869
Section 2962	
Section 2963	
Section 2964	
Section 2965	
Section 2965	1502
Section 2967	50
Section 2967-1	_ 50
Section 2968	_ 50
Section 2969	
Section 2969	
Section 2970	_ 50
Section 2978	_ 1967
Section 2980	. 1736
Section 2980-1	1967
Section 2980-1	
Section 2981	1126
Section 2997	2397
Section 2997	_ 1160
Section 3001	
Section 3004	2005
Section 3004	1917
Section 3004	_ 1917
Section 3004	1589
Section 3004	
Section 3004	
Section 3004	- 244 - 675
Section 3004	_ 075
Section 3008	
Section 3014	
Section 3014	
Section 3015	
Section 3015	
Section 3016	_ 1160
Section 3016	
Section 3019	
Section 3019	
Section 3026	
Section 3027	
Section 3055	
Section 3078	
Section 3079	857

Citations from General Code—Continued—	Page.
Section 3081	1733
Section 3085	317
Section 3088	317
Section 3089	
Section 3093	
Section 3093	
Section 3105	1733
Section 3138-1	
Section 3138-2	
Section 3157	
Section 3179	
Section 3261	
Section 3262	
Section 3262	
Section 3265	
Section 3269	
Section 3270	
Section 3294	
Section 3294	
Section 3295	
Section 3295	
Section 3295	
Section 3295.	
Section 3295	
Section 3298-1	
Section 3298-1	
Section 3298-1	313
Section 3298-1	
Section 3298-1	
Section 3298-2.	
Section 3298-3	
Section 3298-6	
Section 3298-8	
Section 3298-8	
Section 3298-9	<del></del>
Section 3298-9	
Section 3298-10	
Section 3298-15d	
Section 3298-15d Section 3298-15d	
Section 3298-15e	
Section 3298-15e	
Section 3298-15f	
Section 3298-18	
Section 3298-18	
Section 3298-18	
Section 3298-25	
Section 3298-45	
Section 3308	
Section 3308	1614

# CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Pag
Section 3318	40
Section 3318	16:
Section 3318	9:
Section 3318	22
Section 3318	
Section 3343	
Section 3347	
Section 3647-1	
Section 3349	
Section 3350	
Section 3351	_
Section 3364	
Section 3370	
Section 3370	
Section 3373	
Section 3373	<b>-</b> -
Section 3374-2	<b>-</b> -
Section 3395	<b>-</b>
Section 3396	
Section 3397	
Section 3429	
Section 3449	
Section 3456	
Section 3457	
Section 3465	
Section 3466	
Section 3476	
Section 3476	
Section 3477	
Section 3478	
Section 3480	
Section 3480	
Section 3480	
Section 3481	
Section 3481	
Section 3485	
Section 3490	
Section 3495	
Section 3496	
Section 3497	
Section 3498	
Section 3512	
Section 3514	
Section 3514 Section 3544	
Section 3615	
Decrease and the second	12

2634. INDEX.

# CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED—Continued— Citations from General Code—Continued—

C	Atations from General Code—Continued—	Page
:	Section 3616	30
	Section 3618	
	Section 3628	115
:	Section 3628	95
	Section 3632	137
	Section 3636	115
	. Section 3646	245
	Section 3660	70
	Section 3681	20
	Section 3683	
	Section 3695	
•	Section 3697	
•	Section 3698	107
	Section 3699	
	Section 3704	
	Section 3727	
	Section 3797	
_	Section 3804	
	Section 3806	
	Section 3806	
	Section 3808	
	Section 3810	
	Section 3812	
	Section 3812	
	Section 3814	
٠.	Section 3814	
	Section 3815	
	Section 3815	
	Section 3816	
	Section 3817	
• •	Section 3819	
	Section 3822	
	Section 3825	
٠	Section 3826	
•	Section 3833	
	Section 3834	
	Section 3836	
	Section 3837	
	Section 3842	
	Section 3853	
	Section 3861	
	Section 3892	238
	Section 3892	. 214
	Section 3893	_ 238
	Section 3896	. 21
	Section 3897	. 23
	Section 3905	23
•	Section 3905	
	Section 3915	
	Section 3916	

#### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 3916	2097
Section 3917	2097
Section 3924	2028
Section 3926	2028
Section 3928	592
Section 3928	1853
Section 3929	592
Section 3929	1853
Section 3930	592
Section 3930	1853
Section 3939	345
Section 3939	767
Section 3939	945
Section 3939	1530
Section 3940	945
Section 3941	945
Section 3942	945
Section 3945.	945
Section 3945	701
Section 3947	701
Section 3949	945
Section 3956	1016
Section 3960	308
Section 3960	898
	1016
Section 3961	898
Section 3961	2422
Section 3963	325
Section 3982	325
Section 3983	308
Section 3990	1240
Section 3993	621
Section 4017a	1075
Section 4057	56
Section 4057	
Section 4058	56
Section 4061	1075
Section 4089	138
Section 4132	2417
Section 4161	1926
Section 4162	1926
Section 4164	914
Section 4166	1926
Section 4167	914
Section 4167	1926
Section 4175	1926
Seciton 4178	1926
Section 4183	301
Section 4189	301
Section 4193-1	301
Section 4193-1	914

### CONSTITUTION AND LAWS OF OHIO CITED AND

# CONSTRUED—Continued— Citations from General Code—Continued—

Citations ir	om General Code—Continued—	Page.
Section	4197	1463
	4198	1463
	4199	1463
	4206	2261
	4206	515
	4210	1016
	4211	1016
	4211	1882
	4211	515
	4213.	1215
	4213	161
	4214	127
	4215	898
	4219	1876
	4220	1148
	4221	1019
	4222	1019
	4222	951
	4224	2018
	4224	515
	4224	945
	4224	397
	4226	2155
	4226	127
	4227	127
	4227-1	2261
	4227-1	345
	4227-2	2460
	4227-2	127
	4227-3	345
	4227-3	127
	4234	2460
	4236	563
	4240	515
	4240	1016
	4240	898
	4240	308
	1 4246	
	1 4255	
Section	4270	
Section	4276-1	1744
	1 4284	
	1 4285	
	14308	
	1 4316	
	1 4323	
_	14324	
	14324	
	4324	
	14325	

#### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 4325	1882
Section 4326	459
Section 4326	
Section 4326	
Section 4327	
Section 4327	459
Section 4328	
Section 4337	
Section 4357	
Section 4357	
Section 4360	1876
Section 4361	
Section 4361	308
Section 4361	
Section 4361	
Section 4362	
Section 4366	
Section 4374	
Section 4377	
Section 4395	
Section 4396	
Section 4397	
Section 4398	
Section 4399	2113
Section 4401	2113
Section 4403	1882
Section 4404	397
Section 4413	2018
Section 4534	2165
Section 4436	508
Section 4451	508
Section 4451	1240
Section 4452	2454
Section 4506	2429
Section 4507	2429
Section 4509	1744
Section 4517	2429
Section 4517	1878
Section 4559	180
Section 4564	285
Section 4564	1043
Section 4565	1043
Section 4568	161
Section 4581	2207
Section 4581	2165
Section 4589	394
Section 4500	2025

### CONSTITUTION AND LAWS OF OHIO CITED AND

:	Citations from General Code—Continued—	Page.
٠.	Section 4616	199
	Section 4619	199
•	Section 4621	199
	Section 4626	199
	Section 4631	199
	Section 4665	2167
	Section 4667	2167
	Section 4668	2167
	Section 4669	2091
	Section 4670-14	2305
	Section 4680	1898
	Section 4681	902
	Section 4681	357
	Section 4682	902
	Section 4682	359
•	Section 4682	357
	Section 4682-1	357
	Section 4682-1	902
	Section 4682-1	484
	Section 4683	484
	Section 4684	1300
•	Section 4685	194
	Section 4686	902
	Section 4687	1898
	Section 4688	359
	Section 4688	1300
	Section 4688	2032
	Section 4688-1	1300
	Section 4688-1	359
	Section 4689	484
•	Section 4689	359
	Section 4692	359
	Section 4692	859
	Section 4692	1104
	Section 4692	1948
	Section 4692	490
•	Section 4692	2273
	Section 4692	260
	Section 4693	260
	Section 4694	260
	Section 4694	1300
٠	Section 4695	260
• •	Section 4696	2032
	Section 4701	1820
٠.	Section 4702	
	Section 4709	
• !	Section 4709	1634
٠,	Section 4710	
	Section 4712	
	Section 4712	1626

# CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 4712	1948
Section 4712	1634
Section 4715	254
Section 4726	305
Section 4726	2047
Section 4728	456
Section 4728	2399
Section 4728-1	2399
Section 4728-1	456
Section 4729	1393
Section 4729	456
Section 4732	2399
Section 4732	1393
Section 4733	1393
Section 4734	630
Section 4734	254
Section 4735	1898
Section 4735	1948
Section 4735	490
Section 4735	902
Section 4735-2	359
Section 4736	1104
Section 4736	260
Section 4736	1014
Section 4736	2273
Section 4736	
Section 4736	
Section 4736	1379
Section 4736	1634
Section 4736-1	
Section 4736-1	
Section 4736-1	1634
Section 4737	. 192
Section 4738	. 482
Section 4738	1460
Section 4738	
Section 4738	211
Section 4738	
Section 4738	
Section 4738	
Section 4739	
Section 4739	_ 456
Section 4740	
Section 4740	1648
Section 4740	
Section 4740	_ 2047
Section 4741	
Section 4741	. 891
Section 4742	1648
Section 4743	. 893

#### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 4743	404
Section 4743	211
Section 4744-1	404
Section 4744-1	377
Section 4744-3	270
Section 4745	2399
Section 4745	1948
Section 4745	490
Section 4745	1676
Sect on 4745	40
Section 4747	40
· Section 4747	228
Section 4747	
Section 4747	192
Section 4747-1	254
Section 4748	2420
Section 4748	
Section 4748.	
Section 4748	
Section 4749	
Section 4749	
Section 4750	
Section 4750	
Section 4750.	
Section 4751	
Section 4751	
Section 4751	
Section 4757	
Section 4761	
Section 4763	
Section 4773	
Section 4782	228
Section 4782	
Section 4785	_
Section 4787	
Section 4788	
Section 4801	
Section 4803	
Section 4826	
Section 4831	
Section 4838.	
Section 4838.	
Section 4839.	
Section 4840.	
Section 4840	
Section 4862	-
Section 4950	

Citations from General Code—Continued—	Page.
Section 4951.	1665
Section 4963	1833
Section 4963	2102
Section 4967	1490
Section 4970-1	977
Section 4970-1	1665
Section 4980	1490
Section 4996	1833 (
Section 4998	1676
Section 4998	1626
Section 4999	1833
Section 5004	1626
Section 5004	1676
Section 5010.	2025
Section 5018-1	1676
Section 5018-1	1626
Section 5032	1676
Section 5032	1676
Section 5043	2185
Section 5075	701
Section 5081	701
Section 5088	701
Section 5092	2111
Section 5093	701
Section 5114	701
Section 5120	773
Section 5120	90
Section 5120	2185
Section 5120	1849
Section 5122	1606
Section 5175-29c	42
Section 5180	1714
Section 5181	1714
Section 5182	1714
Section 5189	32
Section 5190	650
Section 5201	13
Section 5214	$\begin{array}{c} 258 \\ 32 \end{array}$
Section 5214 Section 5254	32 13
Section 5255	1564
Section 5296	258
Section 5324	208 542
Section 5328	$542 \\ 542$
Section 5328	760
Section 5328	2077
Section 5331	2132
	2365
Section 5331	1096
	1282
	1202

#### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page
Section 5332	1717
Section 5332	1723
Section 5333	2338
Section 5333	1096
Section 5335	1096
Section 5335	2365
Section 5336	2338
Section 5336	2132
Section 5337	2338
Section 5336	1282
Section 5339	2132
Section 5340	2132
Section 5340	1061
Section 5341	1096
Section 5343	1061
Section 5343	2338
Section 5343	1096
Section 5343	2132
Section 5344	2132
Section 5345	1061
Section 5347	2132
Section 5347	1061
Section 5353	760
Section 5366	956
Section 5366	880
Section 5366-1	977
Section 5367	977
Section 5367	332
Section 5368	880
Section 5369	880
Section 5369	2062
Section 5372	542
Section 5372-1	2062
Section 5372-2	2062
Section 5373	1027
Section 5375-4	956
Section 5376	956
Section 5379	1701
Section 5380	1701
Section 5398	2062
Section 5399	2062
Section 5424	1047
Section 5428	1054
Section 5428	1047
Section 5429	1047
Section 5429	1054
Section 5430	1448
Section 5430	1047
Section 5431	1448
Section 5445	1047

Citations from General Code—Continued—	Page
Section 5491	1920
Section 5495	625
Section 5495	875
Section 5496	1543
Section 5496	875
Section 5497	875
Section 5497	1543
Section 5498	1543
Section 5498	625
Section 5518.	625
Section 5518	2015
Section 5519	875
Section 5548	1054
Section 5548	872
Section 5548	846
Section 5548	574
Section 5549	106
Section 5550	106
Section 5551	1264
Section 5551	106
Section 5551	949
Section 5552	106
Section 5552	1264
Section 5552	949
Section 5560	574
Section 5562	574
Section 5573	1009
Section 5576	1009
Section 5576	872
Section 5576	574
Section 5577	872
Section 5577	
Section 5580	
Section 5585	
Section 5586	
Section 5597	
Section 5598	
Section 5604	
Section 5604	
Section 5604	
Section 5605	
Section 5607	
Section 5608	
Section 5609	
Section 5611-1	
Section 5611-2	
Section 5611-2	1346
Section 5611-3	
Section 5623	
Section 5624-6	

# CONSTITUTION AND LAWS OF OHIO CITED AND

	Citations from General Code—Continued— Section 5624-8
•	
	Section 5624-9
	Section 5624-10
	Section 5624-10
	Section 5624-10
	Section 5624-11
	Section 5624-11
	Section 5627
	Section 5630
	Section 5630
	Section 5630-1
	Section 5630-1
	Section 5638
	Section 5638
	Section 5638
	Section 5643
	Section 5643
	Section 5644
	Section 5646
	Section 5647
	Section 5648
	Section 5649-1
	Section 5649-1
	Section 5649-1
	Section 5649-2
	Section 5649-3a
	Section 5649-3b.
	Section 5649-3b
	Section 5649-3c
	Section 5649-3c
	Section 5649-3c
	Section 5649-3d

#### CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED—Continued— Citations from General Code—Continued— Page Section 5649-3e.... 1079 Section 5649-3e 1112 Section 5649-4\_\_\_\_\_ 2355 Section 5649-4\_\_\_\_\_ 438 Section 5649-4\_\_\_\_\_ 279 1439 Section 5649-4\_\_\_\_\_ Section 5649-5.... 82 Section 5649-5a\_\_\_\_\_\_ 1860 Section 5649-5a\_\_\_\_\_ 82 Section 5649-5b 1139 2347 Section 5652\_\_\_\_\_ Section 5652\_\_\_\_\_ 1701 2347 Section 5652-8\_\_\_\_\_ Section 5653\_\_\_\_\_ 1668 Section 5654.... 199 Section 5654\_\_\_\_\_\_ 1878 540 Section 5656\_\_\_\_\_\_ Section 5656\_\_\_\_\_ 830 Section 5656\_\_\_\_\_ 857 Section 5656\_\_\_\_\_ 2310 Section 5656\_\_\_\_\_\_ 353 Section 5656\_\_\_\_\_\_ 82 Section 5658\_\_\_\_\_ 2310 Section 5658\_\_\_\_\_ 830 Section 5658\_\_\_\_\_ 82 Section 5660\_\_\_\_\_ 2310 Section 5660.... 885 Section 5660\_\_\_\_\_ 857 Section 5660\_\_\_\_\_ 520 Section 5660\_\_\_\_\_ 567 Section 5660.... 692 Section 5660\_\_\_\_\_ 658 Section 5660\_\_\_\_\_ 618 Section 5660\_\_\_\_\_ 540 Section 5660\_\_\_\_\_ 214 Section 5660 ..... 1207 Section 5660..... 704 Section 5660.... 1112 Section 5661\_\_\_\_\_ 2310 Section 5661\_\_\_\_\_ 1207 Section 5661\_\_\_\_\_ 214 Section 5671\_\_\_\_\_ 144 Section 5671..... 1024 Section 5678\_\_\_\_\_ 2380 Section 5678\_\_\_\_\_ 1846 Section 5679\_\_\_\_\_ 2380 Section 5679\_\_\_\_\_ 1846 Section 5699\_\_\_\_\_ 503 Section 5704\_\_\_\_\_ 687 Section 5705\_\_\_\_\_ 687 Section 5705... 2380

Citations from General Code—Continued—	Page.
Section 5706	687
Section 5708	2380
Section 5709	2380
Section 5710	2380
Section 5712	2380
Section 5712	1846
Section 5713	2380
Section 5713	1846
Section 5718	1846
Section 5723	1846
Section 5724	1846
Section 5726	2380
Section 5756	320
	320
Section 5757 Section 5758 Section 5758	320
•	320 320
Section 5762	
Section 5774	1254
Section 5774	375
Section 5785	375
Section 5796	
Section 5942	1530
Section 5977	289
Section 6071	966
Section 6077	966
Section 6078	966
Section 6228-15	445
Section 6309	231
Section 6346-1	1094
Section 6345-1	1782
Section 6346-10	1782
Section 6347	439
Section 6349	439
Section 6351	439
Section 6373-4	1685
Section 6373-5	1685
Section 6373-16	1363
Section 6373-24	1363
Section 6391	164
Section 6442	1264
Section 6442	2116
Section 6443	1575
Section 6443	220
Section 6445	2116
Section 6446	1653
Section 6455	2116
Section 6529	460
Section 6535	460
Section 6536	242
Section 6536	1575
Section 6537	1575

# CONSTITUTION AND LAWS OF OHIO CITED AND

Section 6586       7.         Section 6588       4.         Section 6726-1       7.         Section 6726-2       7.         Section 6795       9         Section 6822       12         Section 6800       7         Section 6868       15         Section 6869       20	75 75 75 42 33 60 45 45
Section 6539       15         Section 6540       15         Section 6541       16         Section 6563-1 to 6563-48       2         Section 6586       7         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	75 75 42 33 60 45
Section 6540       15         Section 6541       16         Section 6563-1 to 6563-48       2         Section 6586       7         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	53 75 42 33 60 45 45
Section 6541       15         Section 6563-1 to 6563-48       2         Section 6586       7         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6860       7         Section 6863       15         Section 6860       11         Section 6869       20	75 42 33 60 45 45
Section 6541       15         Section 6563-1 to 6563-48       2         Section 6586       7         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	42 33 60 45 45
Section 6563-1 to 6563-48       2         Section 6586       7         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	33 60 45 45
Section 6586       73         Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	60 45 45
Section 6588       4         Section 6726-1       7         Section 6726-2       7         Section 6726-4       7         Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	45 45
Section 6726-1       7         Section 6726-2       7         Section 6726-4       7         Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6868       15         Section 6860       11         Section 6869       20	45
Section 6726-2       7         Section 6726-4       7         Section 6795       9         Section 6822       12         Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	
Section 6726-4.       7         Section 6795.       9         Section 6822.       12         Section 6828-17.       4         Section 6860.       7         Section 6863.       15         Section 6868.       15         Section 6860.       11         Section 6869.       20	
Section 6795       9         Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	45
Section 6822       12         Section 6828-17       4         Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	53
Section 6828-17       4         Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	64
Section 6860       7         Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	45
Section 6863       15         Section 6868       15         Section 6860       11         Section 6869       20	26
Section 6868       15         Section 6860       11         Section 6869       20	30
Section 6860	30
Section 686920	31
	91
Section 0900 22	18
Section 690722	18
Section 6907	40
Section 690720	50
	40
	40
	51
	83
NOOMON VOICE TO THE TOTAL TO TH	38
	36
	34
	47
	.00
	238
OCCUPATION OF THE PROPERTY OF	00
	238
Oction volver	79
DOUGH COLOUR STATE OF THE PROPERTY OF THE PROP	29
	305
DOUGH GOLDEN TO THE TOTAL	257
2000ion +++1111111111111111111111111111111111	183
200000000000000000000000000000000000000	)90
NOONOD 00411111111111111111111111111111111111	251
000104 00001111111111111111111111111111	218
200000 000 000 000 000 000 000 000 000	251
2000000 0000000000000000000000000000000	388
DOUGH	361 361
Q00000 00-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	960
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	25)
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	202
Section 6929	

#### CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED—Continued—
Citations from General Code—Continued

Citations ir	om General Code—Continued—	Page.
Section	6929	550
Section	6929	1866
Section	6934	1929
Section	6945	336
Section	6945	1100
Section	6945	680
	6945	1034
	6946	336
	6946	238
Section	6946	680
Section	6947	238
Section	6948-1	2332
Section	6948-1	1547
Section	6949	1131
Section	6949	1956
Section	6949	313
Section	6949	85
Section	6949	1530
Section	6949	609
Section	6950	2257
Section	6951	2231 85
Section	6951	555
Section	6951	1530
	6951	609
Section	6951-1	2257
	6952	2237 85
Section	6952	555
	6952	609
	6953	85
	6954	313
	6956-1	313
	6956-1	1813
	6999	1176
	7015	465
	703 \	348
	7035	348
		348
Section	7036	348
	7042	348
	7045	348
	7049	348
	7130	2172
	7181	2013
	7181	1264
	7181	1204
	7181	2126
	7181	1921
	7181	1921
	7181	1196
	7181	1869
Decidon	. [ 10]	1008

### CONSTITUTION AND LAWS OF OHIO CITED AND

Citations from General Code—Continued—	Page.
Section 7182	1813
Section 7184	962
Section 7184	505
Section 7184	1813
Section 7187	1813
Section 7191	2017
Section 7192	962
Section 7192	520
Section 7192	1813
Section 7193	520
Section 7198	2310
Section 7198	2332
Section 7198	520
Section 7198	962
Section 7198	1813
Section 7200	1746
Section 7200	2332
Section 7200	1813
Section 7200	1869
Section 7207	505
Section 7212	505
Section 7212	524
Section 7212	636
Section 7214	1813
Section 7246	1488
Section 7246	1229
Section 7246	
Section 7246	1863
Section 7247	
Section 7248	1863
Section 7249	
Section 7250	1863
Section 7251	
Section 7419	
Section 7419	
Section 7437	
Section 7464	
Section 7464	
Section 7465	
Section 7466	
Section 7467	
Section 7467	
Section 7467	
Section 7507	
Section 7557	
Section 7562	
Section 7562	
Section 7562-1	
Section 7582	
Section 7595	82

## CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED—Continued—	
Citations from General Code—Continued	Page.
Section 7595	2054
Section 7595-1	
Section 7595·1	
Section 7596.	
Section 7596-1	
Section 7604	
Section 7604	
Section 7604	
Section 7605	
Section 7605	
Section 7606	
Section 7606-1	
Section 7607	
Section 7607	142
Section 7609	
Section 7609	
Section 7610-1	
Section 7610-1	
Section 7614	
Section 7614	
Section 7620	1758
Section 7620	
Section 7620	
Section 7622-3	
Section 7622-3	
Section 7623	
Section 7623	
Section 7624	
Section 7624	
Section 7625	
Section 7626	
Section 7626	
Section 7627	
Section 7629	1439
Section 7629	773
Section 7629	835
Section 7629	1718
Section 7629	90
Section 7629	1758
Section 7630	1758
Section 7630	90
Section 7630	1439
Section 7630	773
Section 7630-1	1439

Section 7630-1....

1439 2355

Citations from General Code—Cor	ntinued—	Page.
Section 7630-1		90
		1640
		1769
		1640
		1769
		1640
		1769
		1938
		2394
		2394
		2394
		2394
		1640
		247
		247
		247
		2369
•		2369
		317
		1908
		2424
		-
		-
Section 7718		- 1187
ORCHOU 4.4.2.2		447

# CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED—Contin	nued
------------------	------

Jitations iro	m General Code—Continued—
Section 7	7722-1
	722-2
	7730
	7730
	7730
	7731
	7731
	7731
	7733
	7735
	7735
	740
	744
	747
	7747
	748
	748
	7748
Section 7	774877487748
	7750
	750
	7752
	7761-1
	769
	7770
	7771
	7772
-	7821
	7824
	7827
	/829
	7829
	/830
	7837
	/838
	7868
	/869
	/870
	870
	[880
Section 7	880
	881
	7881
Section 7	881
Section 7	882
	882
Section 7	883
Section 7	884
Section 7	891

### CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED—Continued—	
Citations from General Code—Continued—	Page.
Section 7891	785
Section 7939	58
Section 7974	275
Section 7991	2369
Section 8023	2044
Section 8024	1707
Section 8024	1351
Section 8030	1351
Section 8291	966
Section 8301	289
Section 8305	559
Section 8326	
Section 8528	1092
Section 8572-26	2280
Section 8572-86	2280
Section 8572-64a	2280
Section 8625	196
Section 8625	196
Section 8625	76
Section 8667	108
Section 8668	108
Section 8669.	108
Section 8673-1	2132
Section 8673-2	2132
Section 8673-18.	2132
Section 8682	2132
Section 8698.	76
Section 8699	108
Section 8722	1987
Section 8745	1448
Section 8758	1756
Section 8863	1952
Section 8863	
Section 8945-4	1632
Section 8945-5.	
Section 8945-6.	
Section 9310	
Section 9312	1166
Section 9427	
Section 9510	
Section 9510	
Section 9511	
Section 9519	173 24
Section 9556	
Section 9590	
Section 9607-2	2186
Section 9607-5	
Section 9715	
Section 9753	
Section 9754	750

	SONSTITUED—Confinace—
Citation	from General Code—Continued—
Sec	on 9754
	on 9757
	on 9758
	on 9758
	on 9758.
	on 9765
	on 9765
	on 9778
	on 9778
	on 9778.
	on 9779.
	on 9779
	on 9781
	on 9790
	on 9790
	on 9796-2
	on 9850
	on 9850
Sec	on 9851
Sec	on 9852
Sec	on 9853
Sec	on 9854
Sec	on 9855
Sec	on 9856
	on 9881
Sec	on 9882
	on 9887
	on 9887-1
	on 9894
	on 9902
	on 9906
_	on 9916
	on 9921-2
	on 9921-4
	on 10063
	on 10066
	on 10067
	on 10067
	on 10068
	on 10093
	on 10094
Sec	on 10210
Sec	on 10213
Sec	on 10490
Sec	on 10772
Sec	on 10843
Sec	on 10933
Sec	on 10933
	on 11046
	on 11040

# CONSTITUTION AND LAWS OF OHIO CITED AND CONSTRUED—Continued— Citations from Congrel Code—Continued—

Citations from General Code—Continued—	Page
Section 11050	1288
Section 11058	1288
Section 11062	1288
Section 11076	1448
Section 11083	1448
Section 11089	1288
Section 11214	1369
Section 11376	1288
Section 11379	1288
Section 11423	377
Section 11444	377
Section 11445	377
Section 11446	377
Section 11504	273
Section 11506	273
Section 11552	2377
Section 11582	1878
Section 11624	1711
Section 11627	1711
Section 11628	1711
Section 11686	285
Section 11782	87 <b>7</b>
Section 11783	877
Section 11787	877
Section 11952	877
Section 12078-1	438
Section 12078-1	279
Section 12110	2228
Section 12114	1687
Section 12115	2228
Section 12122	2228
Section 12123	2228
Section 12123	1687
Section 12124	2228
Section 12283	353
Section 12369	1269
Section 12371	375
Section 12372	96
Section 12376	2162
Section 12376	180
Section 12377	2162
Section 12378	697
Section 12384	723
Section 12385	475
Section 12387	
Section 12399	689
Section 12400	689
Section 12600-65	
Section 12614	
Section 12614-1	1377

### CONSTITUTION AND LAWS OF OHIO CITED AND

CONSTRUED—Continued—
Citations from General Code—Continued-

Citations from General Code—Continued—	P
Section 12716	1
Section 12717	1
Section 12725	
Section 12727	
Section 12732	
Section 12758	
Section 12758	
Section 12858	
Section 12910	
Section 12910	
Section 12910	
Section 12910	
Section 12910	
Section 12911	
Section 12911	
Section 12911	
Section 12912	
Section 12993	
Section 12993	
Section 12993	
Section 12996	1
Section 13002	2
Section 13008	1
Section 13010	1
Section 13104	
Section 13169	
Section 13223	
Section 13376	
Section 13378	
Section 13413	
Section 13413	
Section 13421-12	
Section 13421-12	
Section 13421-17	
Section 13423	
Section 13423	
Section 13429	
Section 13429	
Section 13436	
Section 13436	
Section 13440	
Section 13489	
Section 13493	
Section 13493	
Section 13493	
Section 13502	
Section 13507	
Section 13508	
Section 13510	
Section 13511	

# CONSTITUTION AND LAWS OF OHIO CITED AND

#### CONSTRUED-Concluded-

Citations from General Code—Concluded—	
Section 13561	244
Section 13608	1343
Section 13609	1343
Section 13610	1343
Section 13611	1343
Section 13668	
Section 13668-1	1977
Section 13676	2350
Section 13695	
Section 13716	1160
Section 13717	180
Section 13718	1138
Section 13719	1138
Section 13720	689
Section 13722	1160
Section 13722	265
Section 13724	1160
Section 13725	
Section 13726	1160
Section 13770	2009
Section 13771	2009
Section 13772	2009
Section 13773	2009
Section 13971	
Section 14550	1541
Section 14551	1541
Section 14553	1541
Section 15061.	709
Section 15062	709
Section 15063	709