1478 OPINIONS

962

APPROVAL, BONDS OF VILLAGE OF OAKWOOD, MONTGOMERY COUNTY—\$9,149.54.

Columbus, Ohio, October 2, 1929.

Industrial Commission of Ohio, Columbus, Ohio.

963.

APPROVAL, BONDS OF VILLAGE OF AVON LAKE, LORAIN COUNTY—\$23,000.00.

Columbus, Ohio, October 2, 1929.

Industrial Commission of Ohio, Columbus, Ohio.

964.

TOWNSHIP TRUSTEES—RESOLUTION TO IMPROVE ROAD BY UNAN-IMOUS VOTE—REJECTION OF IMPROVEMENT AFTER OBJECTIONS FILED—RIGHT TO GRANT REHEARING UPON MOTION OF TAX-PAYERS.

SYLLABUS:

When a board of township trustees has, by majority vote, ordered that a road improvement should not be made, after hearing and determining claims for compensation and damages on account of property taken for such improvement, as provided in Section 3298-12, General Code, in the event the taxpayers interested in such improvement desire a rehearing upon the matter of the improvement, such board may, in the absence of a petition, by unanimous vote pass a resolution re-declaring the necessity of the improvement, and publish a notice of such rehearing as was done theretofore in accordance with the provisions of Section 3298-7, General Code.

COLUMBUS, OHIO, October 2, 1929.

Hon. Alfred Donithen, Prosecuting Attorney, Marion, Ohio. Dear Sir:—Your letter of recent date is as follows:

"We should like to have an opinion upon the following proposition:

A board of township trustees, by unanimous vote, without a petition, passed a resolution to improve a certain township road under the provisions of Section 3298-5 of the General Code. At the time of the hearing of objections provided for by General Code, Sections 3298-7, et seq., the board met