712 OPINIONS

Section 3924 G. C. provides that bonds of municipalities shall be advertised for sale in two newspapers for four consecutive weeks, and the decision of the Supreme Court of Ohio in the case of Ohio vs. Kuhner and King, 107 O. S., 406, was to the effect that there is significance in the word "for", and that such advertisement is required "during the continuance of" or "throughout" the peroid of time required by statute.

Applying this decision to the advertisement required by Section 3924 G. C., it must be held that the advertisement has not been in accordance with the provisions thereof, and that these bonds have not been legally sold. On account of the failure of the officials to advertise these bonds for at least the period of twenty-eight days from the first publication, you are advised not to purchase said bonds.

Respectfully,

C. C. CRABBE,
Attorney General.

2108.

APPROVAL, BONDS OF CITY OF PORTSMOUTH, SCIOTO COUNTY, \$12,000.00, CERTAIN HOSPITAL IMPROVEMENTS.

COLUMBUS, OHIO, December 29, 1924.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

2109.

APPROVAL, BONDS OF CANTON CITY SCHOOL DISTRICT, STARK COUNTY, \$14,000.00, REFUNDING BONDS.

COLUMBUS, OHIO, December 29, 1924.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio,

2110.

APPROVAL, BONDS OF CLAY TOW'NSHIP RURAL SCHOOL DISTRICT, SCIOTO COUNTY, \$8,500.00, FOR SCHOOL IMPROVEMENTS.

COLUMBUS, OHIO, December 29, 1924.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.