"When a court has found an accused guilty of violating the provisions of Section 12628-1, General Code, and imposed a sent-ence, and the offender has entered on the execution of the sent-ence, such court is without power to modify or change the sent-ence so as to make it inapplicable to certain streets and highways."

Since the rendition of the above cited opinion there has been no legislation enacted which in any degree modifies or changes the conclusions therein reached. Accordingly, it is my opinion that the same is applicable and dispositive of the second question presented for consideration.

It is therefore my opinion, in specific answer to your questions, that:

- 1. The Registrar of Motor Vehicles has no authority either under the provisions of the Financial Responsibility Law (Sections 6298-1, et seq. of the General Code) or the Drivers' License Law (Sections 6296-1, et seq. of the General Code) to restore the driver's license of any person which has been suspended or revoked by the trial judge of a court of record by reason of such person's plea of guilty to or conviction of any of the offenses set forth in Section 6296-17 of the General Code.
- 2. When a trial judge of a court of record in addition to a sentence authorized and directed to be imposed for a violation of the provisions of Section 6296-17 of the General Code, suspends or revokes the driver's license of the person so convicted, such court at a later date may not modify, change or restore such driver's license so suspended or revoked.

  Respectfully,

HERBERT S. DUFFY,
Attorney General.

1903.

APPROVAL—BONDS AMANDA VILLAGE SCHOOL DISTRICT, FAIRFIELD COUNTY, OHIO, \$1,790.00, DATED FEBRUARY 1, 1938.

Columbus, Ohio, February 9, 1938.

Retirement Board, State Teachers Retirement System, Columbus, Ohio. Gentlemen:

RE: Bonds of Amanda Village School Dist., Fairfield County, Ohio, \$1,790.00 (Limited).

294 OPINIONS

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise all of an issue of deficiency bonds dated February 1, 1938, bearing interest at the rate of 4% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute a valid and legal obligation of said school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

1904.

APPROVAL—BONDS CITY OF AKRON, SUMMIT COUNTY, OHIO, \$10,000.00, PART OF ISSUE DATED NOVEMBER 1, 1937.

COLUMBUS, OHIO, February 9, 1938.

Retirement Board, State Public School Employes' Retirement System, Columbus, Ohio.

GENTLEMEN:

RE: Bonds of City of Akron, Summit County, Ohio, \$10,000.00.

The above purchase of bonds appears to be part of an issue of bonds of the above city dated November 1, 1937. The transcript relative to this issue was approved by this office in an opinion rendered to the Industrial Commission under date of January 31, 1938, being Opinion No. 1848.

It is accordingly my opinion that these bonds constitute valid and legal obligations of said city.

Respectfully,

HERBERT S. DUFFY,

Attorney General.