428 OPINIONS

by T. P. Kearns, Chief of Division, with no further record of approval by the Department of Industrial Relations, and without any seal of the office, as required by the statute.

In the case of F. E. Schwartz et al. vs. Board of Education of Carlisle Township Rural School District, Lorain County, the Court of Appeals, 9th District of Ohio, held that:

"Section 154-45 G. C. specifically transfers the rights, powers and duties of the Industrial Commission in reference to inspection and orders in relation to school houses to the Department of Industrial Relations, not to the chief of the division of the department, and it seems plain that such rights, powers and duties must be exercised by the Department of Industrial Relations, and that is, the Department of Industrial Relations, and not the chief of one of its divisions as the successor in such authority as mentioned in General Code Section 7630-1. \* \* \* The order attempted to be made purports to be merely the order of the chief of the division, not of the department; no certified copy under the seal of the department is proposed showing any proceeding or additional action of the department in reference thereto."

In this case a similar order as is shown in this transcript was declared improper and insufficient, and for the reason that it did not bear the approval of the Depart-partment of Industrial Relations and the seal thereof, proceedings were enjoined. I will, therefore, be compelled to disapprove the purchase of these bonds by your board.

Respectfully,
C. C. CRABBE,
Attorney-General.

1657.

APPROVAL, BONDS OF UPPER ARLINGTON VILLAGE, FRANKLIN COUNTY, \$70,000.00, STREET IMPROVEMENT.

Columbus, Ohio, August 2, 1924.

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

1658.

APPROVAL, BONDS OF DOVER TOWNSHIP RURAL SCHOOL DISTRICT, TUSCARAWAS COUNTY, \$11,500.00, TO EXTEND TIME OF CERTAIN INDEBTEDNESS.

COLUMBUS, OHIO, August 2, 1924.