not alone to the amended act; and Hann vs. Kunzi, 56 O. S. 537, is authority for the proposition that an amended section becomes part of the original act, and is to be read and construed as if embodied into the place of the repealed section in the original act.

In Wright vs. Cunningham, 115 Tenn, 445, it was held that the words "this act" in an amending statute, apply and have reference to the original statute as amended, and not to the amendment itself.

You are therefore advised that the bank referred to in your letter is required under section 710-3 G. C. to change its name so as to eliminate the word "trust" therefrom within two years from July 11, 1919 (the date the new bank act became effective), and that it does not have two years from the effective date of amended section 710-3 G. C. within which to make the change.

> Respectfully, John G. Price, Attorney-General.

1745.

APPROVAL, BONDS OF VILLAGE OF McDONALD, OHIO IN AMOUNT OF \$1,474.75 FOR SIDEWALK 1MPROVEMENT.

COLUMBUS, OHIO, December 29, 1920.

Industrial Commission of Ohio, Columbus, Ohio.

1746.

## APPROVAL, BONDS OF VILLAGE OF McDONALD, OHIO, IN AMOUNT OF \$4,484.10 FOR STREET IMPROVEMENTS.

COLUMBUS, OHIO, December 29, 1920.

Industrial Commission of Ohio, Columbus, Ohio.

1747.

APPROVAL, BONDS OF VILLAGE OF McDONALD, OHIO, IN AMOUNT OF \$17,240.20 FOR STREET AND SEWER IMPROVEMENTS.

COLUMBUS, OHIO, December 29, 1920.

Industrial Commission of Ohio, Columbus, Ohio.