653.

DISAPPROVAL, BONDS OF COLLEGE CORNER VILLAGE SCHOOL DISTRICT, PREBLE COUNTY—\$23,000.00.

COLUMBUS, OHIO, June 21, 1927.

Industrial Commission of Ohio, Columbus, Ohio.

Re: Bonds of College Corner Village School District, Preble county, \$23,000.00.

GENTLEMEN:—Upon an examination of the above bond issue I find the following defects:

1. The resolution to issue bonds after submission to the electors was adopted November 15, 1926. In said resolution the date of maturity of the first bond is fixed as of October 1, 1927. Your attention is called to Section 2295-12, General Code, which provides that if the bonds are issued with semi-annual maturities the first installment shall mature not earlier than the first day of March next following the fifteenth day of July next following the passage of the ordinance or resolution authorizing such bonds.

In view of the fact that the bonds are not in conformity with the statute the bond issue will have to be rejected at this time. I might point out that this defect could be cured by amending the bond resolution to comply with Section 2295-12, General Code, and readvertising and reselling said bonds.

In the event the amendment is made as above pointed out, I might suggest that the transcript should also contain:

- a. A certificate of the county auditor showing the receipt of the bond resolution and stating the fiscal year for which the first taxes for principal and interest will appear in the tax duplicate.
  - b. A tabulation of bids received for said bond issue.

For the foregoing reasons you are advised not to accept the above bond issue.

Respectfully,
Edward C. Turner,
Attorney General.

654.

INDIGENT PERSON—PAYMENT OF SURGICAL AND HOSPITAL EXPENSE WHEN INJURED—SECTION 2554, GENERAL CODE, DISCUSSED.

## SYLLABUS:

- 1. Where an indigent person who is a non-resident of the state of Ohio is permanently disabled by the loss of both lower limbs or other serious injury and is removed to a hospital for necessary treatment, it is the duty of the county in which such injury was sustained to extend the necessary relief, including the payment of the necessary medical and surgical attendance, hospital expenses, etc.
- 2. While the power and duty to determine whether or not a person is a proper subject for public relief by the county is by Section 2554. General Code, exclusively vested in the superintendent of the county home, where a non-resident is permanently