2. The position of court constable (1692 G. C.) and the position of county attendance officer cannot be held by one and the same person at the same time.

Respectfully,

JOHN G. PRICE,

Attorney-General.

3742.

APPROVAL, CORRECTED DEED, PREMISES SITUATED IN MORROW COUNTY, PERRY TOWNSHIP, RANGE AND TOWNSHIP 19, CONTAINING 40.43 ACRES OF LAND.

COLUMBUS, OHIO, November 20, 1922.

HON. HARRY L. DAVIS, Governor of Ohio, Columbus, Ohio.

DEAR SIR:—Mr. T. B. Mateer, Attorney-at-Law, has made an application for a corrected deed on behalf of his client, Harvey Carr, for the following described premises:

Situated in the County of Morrow and State of Ohio, and in the township of Perry, and known as being the north west quarter of the south east quarter of section twenty eight (28), township nineteen (19), range nineteen (19), containing 40.43 acres of land.

It is clear in said application that in the original conveyance by the State the south west quarter of the south east quarter of section 28 was conveyed, whereas the "north west quarter" was purchased and should have been conveyed.

After an examination of the records in the office of the Auditor of State, it is my opinion that the error was made as set forth in said application. The said Harvey Carr has further submitted evidence to my satisfaction that he is the present owner of said premises, subject to a mortgage held by Lelia Watson.

The said Harvey Carr has executed a Quit Claim deed covering the premises which were originally erroneously conveyed.

A deed has been prepared which is enclosed herewith which is believed to be proper under the circumstances. If you concur in my views upon this matter, kindly execute the deed and send to the Secretary of State for his counter signature to the end that it may be transmitted to the Auditor of State and by him delivered to the party entitled thereto.

The application, quit claim deed, affidavits, etc. relating to the evidence are herewith enclosed.

Respectfully,

John G. Price,

Attorney-General.