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be advised and satisfied that the facts are sufficient to show such abuse of discretion or gross neglect of duty as will be convincing to a court if it hopes to have its action upheld.

Therefore, you are advised that there can be little doubt of the intent of the law to invest county boards of education with power to perform all the acts and duties enumerated in section 7610-1, General Code, in which the local board of education is in default or has failed in its duty, and where the facts showing a dereliction of duty on the part of the local board are as conclusive as set forth in your inquiry and statement, it is believed the county board of education would be fully justified in taking the necessary and proper action to bring about a submission of an additional levy to the electors of the district in question.

Respectfully,
C. C. CRABBE,
Attorney General.

1794.

APPROVAL, FINAL RESOLUTION, SUPPLEMENTAL CONTRACT FOR SECTION "L", I. C. H. NO. 158, ATHENS COUNTY.

COLUMBUS, OHIO, September 25, 1924.

Department of Highways and Public Works, Division of Highways, Columbus, Ohio.

1795.

APPROVAL, FINAL RESOLUTION, ONE ROAD IMPROVEMENT IN WASHINGTON COUNTY.

Columbus, Ohio, September 25, 1924.

Department of Highways and Public Works, Division of Highways, Columbus, Ohio.