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sioners shall hold office at the pleasure of the judge or judges of the common pleas court. It is elementary that any public office is an office of trust, and inasmuch as the office of a jury commissioner is filled by appointment, a jury commissioner must be said to hold an office of trust by appointment, within the meaning of Sections 12910 and 12911, General Code.

I am therefore of the opinion, in specific answer to your inquiry, that Sections 12910 and 12911, General Code, apply to a jury commissioner appointed under the provisions of Sections 11419-2, et seq., General Code.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

973.

APPROVAL—BONDS OF CITY OF DAYTON, MONTGOMERY COUNTY, OHIO, \$208,000.00.

COLUMBUS, OHIO, August 4, 1937.

The Industrial Commission of Ohio, Columbus, Ohio. Gentlemen:

RE: Bonds of City of Dayton, Montgomery County, Ohio, \$208,000.00.

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of an issue of waterworks refunders, 1937, in the aggregate of \$300,000, dated July 1, 1937, bearing interest at the rate of 3% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute a valid and legal obligation of said city.

Respectfully,

HERBERT S. DUFFY,

Attorney General.