Specifically answering your fourth question, you are advised that in the case stated the juvenile court has authority to entertain an affidavit against the adult who "aided and induced" soid minor to become delinquent and may try said adult for contributing to said minor's delinquency.

Respectfully,

JOHN G. PRICE,

Attorney General.

1080.

APPROVAL, FINAL RESOLUTION FOR ROAD IMPROVEMENT IN CLER-MONT COUNTY, OHIO.

COLUMBUS, OHIO, March 16, 1920.

HON. A. R. TAYLOR, State Highway Commissioner, Columbus, Ohio.

1081.

DISAPPROVAL, REFUNDING BONDS, TRUMBULL COUNTY, OHIO, IN AMOUNT OF \$64,000.

COLUMBUS, OHIO, March 16, 1920.

Industrial Commission of Ohio, Columbus, Ohio.

Re refunding bonds of Trumbull county, in the amount of \$64,000, being 12 bonds of \$1500 each and 46 bonds of \$1000 each.

GENTLEMEN:—I have examined the transcript of the procedings of the county commissioners and other officers of Trumbull county relative to the above bond issue and decline to approve of the validity of said bonds for the following reasons:

House Bill No. 460, passed May 6, 1919, 108 O. L., 380, under authority of which the bonds in question are issued, confers upon county commissioners the authority to refund bonds heretofore issued by road districts in the following language:

"* * Whenever the same may become necessary the county commissioners may refund such bonds in the manner provided by law for refund-other bonds of the county."

Sections 5656, 5658 and 5659 G. C. contain the grant of power and prescribe the necessary proceedings for refunding "other county bonds." Sections 5656 and 5658 are as follows:

"Sec. 5656. The trustees of a township, the board of education of a school district and the commissioners of a county, for the purpose of extending the time of payment of any indebtedness, which from its limits of taxation such township, district or county is unable to pay at maturity, may borrow money or issue the bonds thereof, so as to change, but not increase the in-