ATTORNEY-GENERAL.

There is no separation of these different classes of bonds in the bond ordinance and the issue in this form is probably in violation of section 4225 G. C.

3. The transcript contains no legislation in accordance with statutory provision that would indicate that property owners have been notified or bound to pay these assessments against abutting properties.

In view of the failure of the transcript to show legal proceedings in the issuance and sale of these bonds, you are advised not to purchase the same.

Respectfully,

C. C. CRABBE, Altorney-General.

2184.

APPROVAL, BONDS OF HARRISON VILLAGE SCHOOL DISTRICT, HAMIL-TON COUNTY, \$75,000.00.

COLUMBUS. OHIO, January 28, 1925.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

2185.

APPROVAL, BONDS OF VILLAGE OF SOUTH EUCLID, CUYAHOGA COUNTY, \$152,000.00.

COLUMBUS, OHIO, January 28, 1925.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

2186.

APPROVAL, BONDS OF BEREA RURAL SCHOOL DISTRICT, HAMILTON COUNTY, \$15,000.00.

COLUMBUS, OHIO, January 28, 1925.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

2187.

AN ATTORNEY APPOINTED TO ASSIST A PROSECUTING ATTORNEY, WHO IS LATER APPOINTED PROSECUTOR MAY NOT LEGALLY RE-CEIVE COMPENSATION FOR SERVICES AS SUCH ASSISTANT REND-ERED AFTER HIS APPOINTMENT AS PROSECUTOR.

SYLLABUS:

Where an attorney is appointed to assist the prosecuting attorney in the trial of a murder case, and later the prosecuting attorney resigns, and the attorney appointed to