

OPINIONS

OF THE

ATTORNEY GENERAL

OF

OHIO

FOR THE

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1951

C. William O'Neill.....	Attorney General
Joseph S. Gill.....	First Assistant Attorney General
Robert E. Leach.....	Chief Counsel
Harold W. Houston.... <i>Deceased July 24, 1951</i>	Chief Counsel
Evert E. Addison.... <i>Appointed March 1, 1951</i>	Assistant Attorney General
William Ammer.....	" " "
Sanford S. Arnoff <i>Appointed August 27, 1951</i>	" " "
David V. Attig	" " "
Lotus C. Bliss..... <i>Resigned July 24, 1951</i>	" " "
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Richard L. Canter.....	" " "
John P. Case..... <i>Appointed June 16, 1951</i>	" " "
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R. DeWitt Colmery.....	" " "
James F. Deleone <i>Appointed October 1, 1951</i>	" " "
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Joseph Deuschle, Jr.. <i>Resigned September 15, 1951</i> ..	" " "
Eagleton F. Dunn	" " "
Louis Evans.....	" " "
George H. Fell	" " "
Vincent C. Fornes .. <i>Appointed September 18, 1951</i> ..	" " "
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William Gemmill .. <i>Appointed September 4, 1951</i> ..	" " "
Lake Giles	" " "
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John H. Hermanies.....	" " "
William E. Herron.... <i>Resigned April 1, 1951</i>	" " "
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Henry P. Kosling	" " "
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Randall Metcalf.... <i>Resigned November 1, 1951</i>	" " "
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R ichard A. Morris.....	Assistant Attorney General		
Gwynne B. Myers.....	<i>Appointed July 2, 1951.....</i>	“	“
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- 3. Authorized to make and file application for federal grants of funds—School facilities survey—Public Law 815, Title I, Section 101, 81 Congress.
- 4. Any funds received through application for federal grant in aid required by law to be paid into state treasury.
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- 3. County commissioners—Have authority to appropriate and pay funds to board of education for portion of cost of operating training schools for retarded children.
- 4. Child welfare board, county commissioners, board of education of district in county—Have authority to contract with each other for special training for the children—May agree on division of cost to maintain and operate training schools 191

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- 1. "State educational agency"—Public Law 815, Section 210, Par. 13, 81 Congress.
- 2. Sole state agency designated by legislature to carry out purposes stated in Public Law, 815, Title I, Section 101, 81 Congress.
- 3. Authorized to make and file application for federal grants of funds—School facilities survey—Public Law 815, Title I, Section 101, 81 Congress.
- 4. Any funds received through application for federal grant in aid required by law to be paid into state treasury.
- 5. Treasurer of state—Authorized to accept federal grants of funds—Public Law 815, Title I, Section 101, 81 Congress—Official custodian—Required by law to disburse funds upon proper voucher of department of education.. 7

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