

OPINIONS
OF THE
ATTORNEY GENERAL
OF
OHIO
FOR THE

**PERIOD FROM JANUARY 1, 1955
TO DECEMBER 31, 1955**

PAGES 1-796
INDEX 745-796
OPINIONS 4704-6124

F. J. Heer Printing Company
Columbus, Ohio
1956

Bound at State Bindery

ATTORNEYS GENERAL OF OHIO

HENRY STANBERY	1846-1851
JOSEPH McCORMICK	1851-1852
GEORGE E. PUGH	1852-1854
GEORGE W. McCOOK	1854-1856
FRANCIS D. KIMBALL	1856-1857
C. P. WOLCOTT	1857-1861
JAMES MURRAY	1861-1863
LYMAN R. CRITCHFIELD	1863-1865
WILLIAM P. RICHARDSON	1865-
CHAUNCEY N. OLDS	1865-1866
WILLIAM H. WEST	1866-1870
FRANCIS B. POND	1870-1874
JOHN LITTLE	1874-1878
ISAIAH PILLARS	1878-1880
GEORGE K. NASH	1880-1883
D. A. HOLLINGSWORTH	1883-1884
JAMES LAWRENCE	1884-1886
JACOB KOHLER	1886-1888
DAVID K. WATSON	1888-1892
JOHN K. RICHARDS	1892-1896
F. S. MONNETT	1896-1900
J. M. SHEETS	1900-1904
WADE H. ELLIS	1904-1908
U. G. DENMAN	1908-1911
TIMOTHY S. HOGAN	1911-1915
EDWARD C. TURNER	1915-1917
JOSEPH McGEE	1917-1919
JOHN G. PRICE	1919-1923
C. C. CRABBE	1923-1927
EDWARD C. TURNER	1927-1929
GILBERT BETTMAN	1929-1933
JOHN W. BRICKER	1933-1937
HERBERT S. DUFFY	1937-1939
THOMAS J. HERBERT	1939-1945
HUGH S. JENKINS	1945-1949
HERBERT S. DUFFY	1949-1951
C. WILLIAM O'NEILL	1951-

STAFF OF THE OFFICE OF THE ATTORNEY GENERAL

1955

C. William O'Neill	Attorney General
Joseph S. Gill <i>Resigned December 31, 1955</i>	First Assistant Attorney General
Hugh A. Sherer	Chief Counsel
Sanford S. Arnoff	Assistant Attorney General
David V. Attig	" " "
John S. Ballard <i>Resigned February 1, 1955</i>	" " "
John R. Barrett	" " "
Jack H. Bertsch <i>Resigned August 15, 1955</i>	" " "
Van Blanchard	" " "
William A. Carroll	" " "
R. DeWitt Colmery	" " "
Joseph S. Deuschle, Jr..... <i>Resigned December 15, 1955</i>	" " "
Eagleton F. Dunn	" " "
George H. Fell	" " "
Vincent C. Fornes	" " "
Israel Freeman	" " "
William Gemmill	" " "
John W. Hardwick	" " "
John H. Hermanies	" " "
William E. Herron	" " "
Sidney Isaacs	" " "
Kiehner Johnson	" " "
Hugh E. Kirkwood, Jr.	" " "
Ralph Klapp	" " "
Alvin I. Krenzler	" " "
Francis M. Krohn	" " "
Franklin A. Kropp	" " "
Kenneth E. Krouse	" " "
Everett H. Krueger, Jr.	" " "
Blanche E. Krupansky	" " "
Robert B. Krupansky	" " "
William G. Lavell <i>Appointed July 1, 1955</i>	" " "
Thomas R. Lloyd	" " "
Clarence E. McLeod	" " "
Ralph N. Mahaffey	" " "
Kenneth F. Manning	" " "
S. Noel Melvin	" " "
Earl N. Merwin	" " "
Richard C. Minor	" " "
Richard A. Morris	" " "
Gwynne B. Myers <i>Resigned August 15, 1955</i>	" " "
Charles Neuger <i>Resigned July 1, 1955</i>	" " "
Michael J. Pavick	" " "
Fred G. Reiners	" " "
William E. Ryan <i>Appointed April 1, 1955</i>	" " "
Larry H. Snyder	" " "

Russell J. Spretino	Assistant Attorney General		
Leo P. Stark	<i>Appointed July 11, 1955</i>	"	"
Thomas Startzman		"	"
Paul Tague, Jr.		"	"
Gus Tarian		"	"
Charles Van Thomas		"	"
John M. Tobin		"	"
Roger B. Turrell		"	"
Smith H. Tyler, Jr.		"	"
James M. Videan		"	"
Hugh D. Wait		"	"
Thaddeus N. Walinski		"	"
Theodore C. Walker		"	"
Neva H. Wertz		"	"
Leon L. Wolf	<i>Resigned June 30, 1955</i>	"	"
James L. Young		"	"
Joseph Zito		"	"

INDEX

1955

OHIO STATE Associations

- Boards
- Bureaus
- Commissions
- Departments
- Elective Officers
- Institutions
- Penal Institutions
- Public Welfare
- Retirement Systems



SEE STATE

ABANDONMENT—

Page

1. Municipality by vote of electors adopted one of optional plans of municipal government—After five years of operation plan may be abandoned—Municipality may return to former status—Not required to adopt one of other optional plans—Procedure—Ballot—Sections 705.01, 705.30, 705.41 RC.
2. Initiative and referendum—May be resorted to by municipality to abandon form of municipal organization which it previously adopted—Sections 705.01, 731.28 through 731.41 RC..... 621
1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
2. Several justices of peace concerned—Salary, allowance for supplies—Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC.
3. Salary—May be fixed for public officer during existing term where no salary theretofore provided—Once fixed, no change may be made—Constitutional limitations—Office abolished.
4. Commission on justice courts—Without any authority to act prior to January 1, 1956—AM SB 319, 101 GA—Exception, section 1907.47 RC.
5. Any existing office, justice of peace, not abolished—Elections—January 1, 1956, election procedure changed as provided by sections 1907.02, 1907.03 RC.
6. No change in statutes relating to compensation of constables—AM SB 319, 101 GA. 478

ABOLISHED OFFICE—

- Justice of peace—Amended SB 319, 101 GA—Does not have effect of abolishing office—Office contained as township office—Section 3929.17 RC—Premiums on bond of officer must be paid by township where he is elected and where he resides 737

ABOLISHED OFFICE—Concluded*Page*

- Probate judge—Office abolished—Combined courts, probate and common pleas—Commission on justice courts—Will consist of two members, presiding judge of common pleas court and president of board of county commissioners—Section 1907.01 RC—Amendment effective January 1, 1956—Am. SB 319, 101 GA. 496

ACCIDENTS—MOTOR VEHICLE—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC. 1

ADDITIONS—CHANGES—

- Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified.. 175

ADJACENT PROPERTY—

1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237

ADJOURNED MEETING—

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—“Break a tie”—Judicial proceedings—Test incumbent's title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons. 429

ADOPTION—

Page

Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother or of child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding—Section 3107.05 RC. 570

ADVERTISING—

Dental laboratory—Person or organization—Violates provisions of Section 4715.09 RC when a denture or bridge is sold or delivered to any person other than a licensed dentist—Advertising—Repairing denture or bridge... 663

AGENCIES—CIVIL DEFENSE—

1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.
2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman 8

AGENT—

United States Treasury Department, Internal Revenue Service—Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 3177.111 RC. 537

AGRICULTURAL DEVELOPMENT—

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project —“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law, 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC. 111

AID FOR AGED—

Page

1. Welfare programs—Section 5101.02 RC—Provisions authorize agreements between department of public welfare and boards of county commissioners—Creation of single unit within county to administer certain welfare programs—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements.
2. Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged program shall be made “by the treasurer of state upon warrants drawn by the auditor of state.” 658

AID TO NEEDY PERSONS—

Permanently and totally disabled—“State plan”—Promulgated by Director of Public Welfare—Chapter 5113., RC—Relief prior to October 4, 1955, effective date of Chapter 5106., RC, should be deemed “poor relief”—Acquisition of legal settlement—Section 5113.05 RC..... 533

ALLOCATION—LIBRARY FUNDS—

1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represent “needs” of library—Section 5705.28 RC.
2. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.
3. No provision for priority for any library qualified under Section 5705.28 RC for allocation of classified property tax—Requests from all libraries must be considered as a group.
4. Public libraries can not demand proceeds from classified property tax in excess of their “needs” be allocated to them—Such proceeds in excess of their “needs” are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds.. 561

AMENDMENT—

Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified... 175

ANIMALS—

1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC. 517

ANNEXATION—

Page

1. Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC..... 211
- Annexation proceedings—Pending—If change would effect limits of local school district—Board of education of local district does not have such legal interest as would permit board to expend public school funds to support or oppose proceedings—Section 3311.06 RC..... 29

APPEAL—CIVIL SERVICE EMPLOYEE—

- Mental Hygiene and Correction, Department of—Transfer, classified employes from one mental institution to another—Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental—Appeal to civil service commission—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations..... 161

APPEAL—

1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118

APPOINTIVE OFFICE—

- Capital Planning and Improvement, Chief of Division—Legal authority to continue existence of office—Within State Department of Finance—Office may be filled by appointment by Department of Finance—Sections 121.04, 121.14 RC—Am. Sub. B 490, 101 GA—Sections 125.81, 125.82, 127.21, 127.26, 153.04 RC—Am. HB 212, 101 GA, section 121.04 RC..... 540

APPOINTMENT—

1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate. incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC..... 188

APPRAISAL—

Page

1. Securities—Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments..... 226

APPROPRIATION ACT—BIENNIAL—

- Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified 175

APPROPRIATION—

1. Civil defense—Township has authority to establish local organization—May provide method to select director—Township trustees may appoint director—Section 5915.06 RC.
2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC 322

APPROPRIATION—GENERAL FUND—

- Road machinery, county—County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC..... 602

ARCHITECT—

1. Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
2. Notice—Publication to bidders—County buildings—Notice must be published weekly prescribed rates—Section 153.40, Chapter 7. RC.
3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339, 3929.17 RC 35

ARMED WEAPON—CONCEALED—

1. Vigilance corporation—No provision in law to require officers and members to give bond—Chapter 1731. RC.

ARMED WEAPON—CONCEALED—Concluded

Page

- 2. Officers and members of vigilance corporation—Within prohibition of statute—Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation..... 79

ARREST—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 RC, 1.181-5 GC, AM SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597
- 1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
- 2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

ARTICLES OF INCORPORATION—

Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word “engineer” or “engineering”—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified 62

ASSESSMENT—

- 1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.
- 2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessment may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
- 3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq., RC.... 677

ATTORNEY—

Attorney appointed by county humane society :

- 1. Humane society—Duty of attorney to prosecute persons charged with offenses including filing of complaint—No compensation in addition to salary paid by complainant or person alleged to have been mistreated—Section 2931.18 RC.

ATTORNEY—Concluded

Page

- 2. Attorney has no authority or duty as to contempt proceedings—Parents of children violating order of court in divorce proceedings—Support of children.
- 3. Duty of attorney to prosecute criminal actions for violation of section 3113.01 RC—Failure of parents to support children—No duty or authority relative to prosecution for failure of husband to support pregnant wife.
- 4. Attorney has no authority or duty to collect delinquent support payments due any person by order of court or otherwise—If any such moneys received by him as attorney for county, he would have no right to deduct collection charge.
- 5. Positions, agent and attorney of society—May be held by same person—He is entitled to salary fixed for each—Compensation payable monthly from public treasury—Not through applications made to society..... 376

ATTORNEY—COUNSEL—PRIVATE—

- 1. Probate court—Judge is a county officer—Section 309.09 RC.
- 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation..... 366

ATTORNEY—

- Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC..... 719

ATTORNEY—FIRM—

- 1. Instrument—Deemed “prepared” by person or persons who selected language employed therein—Selection may consist:
 - A. Part in selection of particular printed form as one appropriate for purpose.
 - B. In part in selection of language to be employed in filling form.
 Names of all should appear where two or more selected language in instrument—Status where one approves, duly authorized.
- 2. Disclosure, name of person or persons who drafted instrument—Where one member, firm of attorneys, participated in drafting, firm name disclosed on instrument, name of individual member also should appear—Section 317.111 RC 490

AUTOMOBILE DEALER—

- Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC..... 65

AUTOMOBILE TIME TRIALS—

Page

Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature..... 343

AUTOMOBILE—ALSO SEE—MOTOR VEHICLE—

AWARD—

1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955..... 723

BAILIFF—DEPUTY—

Police constable—Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court 57

BANK—

Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734

BARBED WIRE—

1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences—
2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
4. Benefit—Question of fact—Status to be resolved by board of township trustees or joint board of trustees—Sections 971.04, 971.16 RC..... 101

BID—

Bridge construction—County commissioners elected to proceed by force account—Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work—Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC..... 266

BID—COMPETITIVE—

Page

1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339, 3929.17 RC. 35

BOARDING HOME—

- Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

BOND—BAIL—FORFEITURES—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC..... 610

BOND FORFEITURES—FINES—

1. Law library association, county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.
2. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds . . . ALSO SEE . . . LAW LIBRARY ASSOCIATION
—County 74

BOND ISSUE—

- Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

BOND INVESTMENT COMPANIES—

Page

1. Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695

BONDS—INVESTMENT—PREMIUM—RETIREMENT FUND—

Bonds—Premium from sale—Issued by board of education—School district —Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking fund or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC. 262

BOND PREMIUM—

1. Justice of peace—Amended SB 319, 101 GA—Does not have effect of abolishing office—Office continued as township office—Section 3929.17 RC —Premiums on bond of officer must be paid by township where he is elected and where he resides 737
1. Plans and specifications—Construction of county hospital—Employment of architect.
2. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC. 35

SEE . . . INSURANCE 35

BOND SALE—

1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled..... 401

BOND—

1. Vigilance corporation—No provision in law to require officers and members to give bond—Chapter 1731., RC.
2. Officers and members of vigilance corporation—Within prohibition of statute—Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation 79

CHANGES—ADDITIONS—

Page

- Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified... 175

CHAPLAIN—

- Salary adjustment act, 1949—Department of Mental Hygiene and Correction—Several benevolent, correctional, or penal institutions—Certain administrative officers authorized to appoint such employes as are necessary for efficient conduct of department—Sections 5119.05, 5119.48 RC . . . ALSO SEE . . . MAINTENANCE..... 580

CHILD DECEASED—

- Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

CHILD—ILLEGITIMATE—

- Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother or of child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding—Section 3107.05 RC. 570

CHILD WELFARE BOARD..... 570

- No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

CIVIL CASES . . . SEE . . . JUSTICE OF PEACE..... 457

CIVIL—CRIMINAL—

- Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC..... 123

CIVIL DEFENSE—

1. Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.

CIVIL DEFENSE—Concluded

Page

- 2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
- 3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
- 4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman..... 8
- 1. Township has authority to establish local organization—May provide method to select director—Township trustees may appoint director—Section 5915.06 RC.
- 2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322

CIVIL SERVICE EMPLOYEE—CLASSIFIED—

- 1. Director—Chief of Division of Mental Hygiene—Approval, director or assistant director—Proper official for civil service commission to recognize in personnel actions—Transfer, classified employes from one mental institution to another.
- 2. Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental.
- 3. Classified civil service employe—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations 161

CIVIL SERVICE—

- 1. Health district, city—Union with general health district—Employes of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.
- 2. No obligation on board of combined general health district to re-employ any of former employes..... 434

CLIENT—

- Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC..... 719

CLOSED HIGHWAY—

- Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature..... 343

COLLECTIONS—

Page

Attorney appointed by county humane society—Has no authority or duty to collect delinquent support payments due any person by order of court or otherwise—If any such moneys received by him as attorney for county, he would have no right to deduct collection charge . . . ALSO SEE . . . ATTORNEY 376

COMPATIBLE—INCOMPATIBLE—

Education, board of—Wife of member may be elected clerk of board—May also be appointed secretary to school superintendent 499

Court of appeals—May appoint same individual court constable in two or more of counties in judicial district—Compensation may be paid individual in each county—Sections 2701.07, 2701.08 RC 648

General Assembly—Member—Office compatible with member, city board of education 684

Office of township trustee and director of public safety—City located in township 328

Positions, agent and attorney of county humane society—May be held by same person—He is entitled to salary fixed for each—Compensation payable monthly from public treasury—Not through applications made to society . . . ALSO SEE . . . ATTORNEY 376

Incompatible office—Member of General Assembly—Employment by local school district as a school bus driver operates to vacate member's individual legislative office—Section 101.26 RC OAG 1935, opinion 4366, page 730, approved and followed 712

1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

COMPENSATION—

Compatible office—Court of appeals—May appoint same individual court constable in two or more of counties in judicial district—Compensation may be paid individual in each county—Sections 2701.07, 2701.08 RC 648

Elections, board of—Member may not receive increase in compensation during existing term—Additional compensation—Section 3501.12 RC—Basis of population, total area—Registration precincts—Registration requirement in area established by discretionary action of board—Section 3503.06 RC 231

1. Employes—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.
2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
3. Deductions from salary of state employe—Periods of unauthorized absence—No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC 616

COMPENSATION—Concluded	<i>Page</i>
1. Law librarian, county—Annual salary must not exceed five hundred dollars—Counties where one common pleas judge—Where more than one common pleas judge—Compensation determined by common pleas judges of county—Compensation to librarian directly rather than to library association—Section 3375.48 RC.	
2. Membership in public employes retirement system—To be determined by retirement board—Section 145.01 et seq., RC.....	280
Police department—Member appointed secretary police relief and pension fund—May properly receive compensation—Compensation not received in capacity as member police department—Not subject to deduction for contribution to police pension fund—Sections 741.36, 741.43 RC.....	716
Village—Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p.m. of 90th day before day of general election—Sections 731.13, 3513.251 RC.....	71

CONCEALING STOLEN PROPERTY—

Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC.	128
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

CONSENT—TRANSFER—EMPLOYEE—

1. Mental Hygiene and Correction, Department of—Transfer, classified employes from one mental institution to another—Classified employee—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employee—Transfer intradepartmental—Appeal to civil service commission—Only when transfer constitutes an act of discrimination against employee for religious or political reasons or affiliations position in another mental institution—Without consent of employee—Transfer intradepartmental.	
2. Classified civil service employee—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employee for religious or political reasons or affiliations	161

CONSERVANCY DISTRICT—

1. Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.	
2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district.	689

CONSERVATION—

Page

- Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515, section 1515.10 RC. 112

CONTRACT—

1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7, RC.
3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339, 3929.17 RC. 35
1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695
- Bridge construction—County commissioners elected to proceed by force account—Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work—Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC. 266
- Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734
- Extra work contracts—Section 5525.14 RC, AM SB 250, 101 GA, effective September 30, 1955—No application to contracts existing prior to such date. 475
1. Health district, city—Union with general health district—Employes of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.
2. No obligation on board of combined general health district to re-employ any of former employes.

CONTRACT—Concluded

Page

- 3. Union of city health district with general health district—Does not destroy legal existence of “district advisory council”—Council without power to exercise any of its functions during effective period of contract of union—Terminable period—Council may, after such period, extend or renegotiate contract—May elect to designate board of health to operate separate general health district—Sections 3709.03, 3709.07 RC..... 434

CONTRACT—INTEREST IN—

- 1. Public affairs of village—Member, board of trustees—Section 733.78 RC—Interest other than fixed compensation in expenditure of money.
- 2. Provisions of section 735.09 RC do not conflict with, repeal or modify provisions of section 733.78 RC—Authority, director of public service—Interest in any contract 244

CONTRACT—

- 1. Library—Free public—Established by will or otherwise—May contract with local taxing authority for service—Area of service—When no requirement as to approval state library board—Sections 3375.05, 3375.42 RC.
- 2. Library association—Established by will or otherwise—Free public library—Contracted to provide free public library service—Public aid—Service extended to all inhabitants of county—Equal terms—May share in distribution of proceeds of classified property tax—Sections 5705.28, 5705.32, 5705.05 RC.
- 3. State library board—May distribute funds appropriated by General Assembly—Aid to libraries—Rules and regulations—Any library which qualifies as a free public library..... 392

Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC..... 150

- 1. Sewer district—Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., RC.
- 2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 RC..... 285

CONTRACTOR—

- 1. Highways—Director of—Construction contract—Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Sections 5523 et seq., 5525 RC.
- 2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.

CONTRACTOR—Concluded	<i>Page</i>
3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.	
4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or increased insurance cost imposed upon railroad.....	140
 CONVENTION—	
1. Citizens committee—Will terminate October 5, 1955—Amendment, section 3311.30 RC.	
2. New citizens committee duly appointed—Where city school district exercises right to join—City district will come under jurisdiction of committee—Nothing in section 3311.30 RC requires any addition to or change in membership on account of entrance of city district.	
3. City school district not previously a member of committee—Status as to county convention—County commissioners—Additional members of committee.	
4. Nothing in section 3311.30 RC requires each school district, subject to its provisions, shall have representation on citizens committee—Board membership not required to be enlarged to more than nine.....	450
 CONVICTION—	
1. Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.	
2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC.....	118
 CORPORATION—VIGILANCE . . . SEE . . . VIGILANCE CORPORATION	
	79
 CORPORATION—FOREIGN—	
Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word “engineer” or “engineering”—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified	62
 COSTS—FEES—	
1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.	
2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor.....	95

COSTS—FEES—Concluded

Page

Municipal court—Schedule of fees and costs—May not tax as part of costs expense of court reporter where services were not actually performed—
Section 1901.26 RC..... 170

COSTS—REASONABLE—

Salary adjustment act, 1949—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—Amounts determined to be paid must be reasonably related to cost incurred by state in supplying maintenance . . .
ALSO SEE . . . MAINTENANCE..... 580

COUNCIL—

1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq.. 709.10 RC.
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC. 211
1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.
2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees..... 272
1. Health district, city—Union with general health district—Employes of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.
2. No obligation on board of combined general health district to re-employ any of former employes.
3. Union of city health district with general health district—Does not destroy legal existence of "district advisory council"—Council without power to exercise any of its functions during effective period of contract of union—Terminable period—Council may, after such period, extend or renegotiate contract—May elect to designate board of health to operate separate general health district—Sections 3709.03, 3709.07 RC..... 434

COUNTY—

AUDITOR—COUNTY—

- Cemetery trustees, board—Union cemetery—Elected as provided in section 759.36 RC—Board custodian of funds raised by tax levy, section 759.34—Such funds should be paid directly to board by county treasurer upon warrant of county auditor—Section 321.31 RC..... 710
1. Dog and kennel licenses—Duties of county auditor—Ministerial—Chapter 955, RC.

COUNTY—Continued*Page***AUDITOR—COUNTY—Concluded**

2. County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.05 RC—Proviso, unless officer has reasonable doubt as to existence or nonexistence of partnership.
3. Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag..... 554
1. Trailer—House—Application for registration—Delinquent tax—County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

BUDGET COMMISSION—COUNTY—

1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represent “needs” of library—Section 5705.28 RC.
2. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.
3. No provision for priority for any library qualified under section 5705.28 RC for allocation of classified property tax—Requests from all libraries must be considered as a group.
4. Public libraries can not demand proceeds from classified property tax in excess of their “needs” be allocated to them—Such proceeds in excess of their “needs” are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds 561

BUILDINGS—COUNTY—

1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
 2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7., RC.
 3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC. 35
- Compatible office—Court of appeals—May appoint same individual court constable in two or more of counties in judicial district—Compensation may be paid individual in each county—Sections 2701.07, 2701.08 RC..... 648

COUNTY—Continued

Page

COMMISSIONERS—COUNTY—

Bridge construction—County commissioners elected to proceed by force account—Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work— Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC. 266

Child welfare board—No authority to expend funds appropriated to use of board to defray expense, of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home— Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.

2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward— County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118

1. Engineer, private sanitary—May be employed to assist in layout of sewer districts and construction of sewage works—Work not encompassed within duties of county engineer—Chapter 6117., RC.

2. County engineer in county, population 30,000 or less may accept private employment—May not interfere with official duties—May be employed in private capacity by board of county commissioners—Section 6117.01 RC... 253

1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.

2. Several justices of peace concerned—Salary, allowance for supplies— Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC.

3. Salary—May be fixed for public officer during existing term where no salary theretofore provided—Once fixed, no change may be made—Constitutional limitations—Office abolished.

4. Commission on justice courts—Without any authority to act prior to January 1, 1956—AM SB 319, 101 GA—Exception, section 1907.47 RC.

5. Any existing office, justice of peace, not abolished—Elections—January 1, 1956, election procedure changed as provided by sections 1907.02, 1907.03 RC.

6. No change in statutes relating to compensation of constables—AM SB 319, 101 GA 478

1. Justices of peace—Salary should be paid from county treasurer as are other claims against county—Section 1907.47 RC.

2. Claims for salary may be allowed by county commissioners—At such intervals as commissioners may determine—Section 307.55 RC.

3. Salary for justices of peace—Provision made in section 1907.47 RC— May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment..... 550

COUNTY—Continued*Page***COMMISSIONERS—COUNTY—Continued**

1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237
- Motor vehicles—Board of county commissioners—No authority to lease motor vehicles for use of sheriff and his deputies..... 68
- Ohio Turnpike Commission—Board of county commissioners—Without authority to impose building inspection or to exact inspection fee under county regulations—Buildings constructed by Ohio Turnpike Commission—Owned by state of Ohio..... 182
1. Probate court—Judge is a county officer—Section 309.09 RC.
2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation..... 366
- Probate judge—Office abolished—Combined courts, probate and common pleas—Commission on justice courts—Will consist of two members, presiding judge of common pleas court and president of board of county commissioners—Section 1907.01 RC—Amendment effective January 1, 1956—AM SB 319, 101 GA..... 496
1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248
- Road machinery, county—County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735., RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC..... 602
1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.
2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessment may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq., RC... 677

COUNTY—Continued

Page

COMMISSIONERS—COUNTY—Concluded

- 1. Sewer district—Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., RC.
- 2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 RC..... 285
- Township—No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries effected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC..... 304
- 1. Vacancy—Interpretation, sections 2397-1, 2397-2 GC—1.24, 305.03 RC.
- 2. Vacancy—Office of sheriff—Declared by resolution, county commissioners—Should be filled by board of county commissioners—Sections 305.03, 311.03 RC..... 631
- Vehicles—Certain maximum weight limits—Noise and vibration which do not affect highway structure or public use—Not proper factors to consider in classification of roads by county commissioners—Section 5577.08 RC... 301
- 1. Welfare programs—Section 5101.02 RC—Provisions authorize agreements between department of public welfare and boards of county commissioners—Creation of single unit within county to administer certain welfare programs—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements.
- 2. Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged program shall be made “by the treasurer of state upon warrants drawn by the auditor of state.”..... 658
- Without authority to promulgate and enforce regulations to control traffic in watercraft—Navigable waters within the county..... 364

CONSTABLE—

- 1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
- 2. No change in statutes relating to compensation of constables—AM SB 319, 101 GA. 478

CONSTABLE—POLICE—

- Police constable—Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court 57
- 1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509:16, 4513.39 RC.

COUNTY—Continued

Page

- 2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

CONSTABLE—COURT—

- Compatible office—Court of appeals—May appoint same individual court constable in two or more of counties in judicial district—Compensation may be paid individual in each county—Sections 2701.07, 2701.08 RC..... 648

ENGINEER—COUNTY—

- Bridge construction—County commissioners elected to proceed by force account—Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work—Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC. 266

COUNTY—FOREIGN—

- 1. Trailer — House — Application for registration — Delinquent tax — County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
- 2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

FUNDS—COUNTY—

- 1. Law library association, county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.
- 2. Maintenance—Upkeep—Use of fines' fund to pay for services necessary for maintenance.
- 3. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds—Section 3375.49 RC—See OAG 1312, 1949, page 950..... 74

COUNTY—

- 1. Highways—State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

COUNTY—Continued

Page

HOSPITAL—COUNTY—

1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC. 35

COUNTY—JAIL—PRISONER—

1. Jail, county—Prisoner arrested by city police Officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality..... 317

JUSTICE OF PEACE—

- Amended SB 319, 101 GA—Does not have effect of abolishing office—Office continued as township office—Section 3929.17 RC—Premiums on bond of officer must be paid by township where he is elected and where he resides... 737
1. Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
 2. Several justices of peace concerned—Salary allowance for supplies—Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC.
 3. Salary—May be fixed for public officer during existing term where no salary theretofore provided—Once fixed, no change may be made—Constitutional limitations—Office abolished.
 4. Commission on justice courts—Without any authority to act prior to January 1, 1956—AM SB 319, 101 GA—Exception, section 1907.47 RC.
 5. Any existing office, justice of peace, not abolished—Elections—January 1, 1956, election procedure changed as provided by sections 1907.02, 1907.03 RC.
 6. No change in statutes relating to compensation of constables—AM SB 319, 101 GA. 478
1. Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—No elections for such offices should be held—Section 1901.04 RC.
 2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished..... 358
1. Salary should be paid from county treasury as are other claims against county—Section 1907.47 RC.
 2. Claims for salary may be allowed by county commissioners—At such intervals as commissioners may determine—Section 307.55 RC.

COUNTY—Continued

Page

JUSTICE OF PEACE—Concluded

- 3. Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment. 550
- Salary—No requirement in section 1907.47 RC salaries of several justices of peace within same township be fixed at a uniform amount. 743
- 1. Territorial jurisdiction in civil cases expanded to include justice court district in which justices were elected and in which they reside—No comparable change in territorial jurisdiction of justices in criminal cases—Section 2931.02 RC limits territorial jurisdiction—Certain enumerated exceptions to “the township in which he is elected and where he resides”—Section 1909.01 RC, AM SB 319, 101 GA.
- 2. Justice of peace—Final judgment, criminal prosecution—Misdemeanor charges—“Party injured”—Plea of guilty—Jury trial—Police officer—Felony cases, justice authorized to conduct preliminary examination—Sections 2937.10, 2937.11 RC.
- 3. No provision in Chapter 4715. RC to authorize justice of peace to render final judgment in violations of dental practice act.
- 4. Misdemeanor prosecutions—Violation of dental practice act—May be initiated in court of justice of peace—Territorial jurisdiction of court—Recognition—Appearance of accused in common pleas court.
- 5. Practice of dentistry—Not included in term “medicine or surgery, or any of its branches”—Limitations, jurisdiction, offenses charged under dental practice act—Sections 2931.02, 2937.10, 2937.11 RC. 457
- Township—Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC. 123

LAW LIBRARY ASSOCIATION . . . SEE . . . LIBRARY ASSOCIATION, COUNTY LAW 383

OFFICER—COUNTY—

- 1. Probate court—Judge is a county officer—Section 309.09 RC.
- 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation. 366

OFFICES—COUNTY—

- 1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
- 2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237

COUNTY—Continued

Page

PROSECUTING ATTORNEY—

- 1. Probate court—Judge is a county officer—Section 309.09 RC.
- 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation..... 366
- 1. Zoning appeals—Township board—Prosecuting attorney—Legal adviser—Section 309.09 RC.
- 2. Legal advice on subject—Limited to matters pertaining to exercise of administrative or ministerial functions and pertaining to decisions the law authorizes township board to make—Does not include advice on factual or policy determinations to be made by board or matters of judicial or quasi-judicial nature 89

ALLEN COUNTY—Lima—

- 1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.
- 2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees..... 272
- 1. Health district, city—Union with general health district—Employees of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.
- 2. No obligation on board of combined general health district to re-employ any of former employes.
- 3. Union of city health district with general health district—Does not destroy legal existence of “district advisory council”—Council without power to exercise any of its functions during effective period of contract of union Terminable period—Council may, after such period, extend or renegotiate contract—May elect to designate board of health to operate separate general health district—Sections 3709.03, 3709.07 RC..... 434

ASHLAND COUNTY, Ashland—

- 1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
- 2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC..... 517

ASHTABULA COUNTY—Jefferson—

- 1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.

COUNTY—PROSECUTING ATTORNEY—Continued

Page

ASHTABULA COUNTY—Jefferson—Concluded

- 2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessment may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
- 3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq., R.C.... 677
- 1. Sewer district—Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., R.C.
- 2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 R.C..... 285
- Sidewalk along state highway—Constructed by state highway department—Board of trustees of township where sidewalk located under no duty to maintain structure. 362

AUGLAIZE COUNTY, Wapakoneta—

- Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505

BELMONT COUNTY, St. Clairsville—

- Justice of peace—Amended SB 319, 101 GA—Does not have effect of abolishing office—Office continued as township office—Section 3929.17 RC—Premiums on bond of officer must be paid by township where he is elected and where he resides. 737

BROWN COUNTY, Georgetown—

- 1. Merger—Portions or all of territory, two or more school districts—Reorganization—Submitted by citizens committee—Every district “involved”—All electors in districts entitled to vote on approval of plan—Section 311.31 R.C.
- 2. Proposal to merge two local school districts with exempted village district to form new district—Electors of three districts should vote on single proposition to consolidate three districts, not on several separate issues involving two districts.
- 3. Terms “merge” “consolidate” are synonymous—Section 3311.31 R.C.
- 4. Plan of reorganization of school districts—Prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 R.C..... 441
- 1. Vigilance corporation—No provision in law to require officers and members to give bond—Chapter 1731. RC.

COUNTY—PROSECUTING ATTORNEY—Continued

Page

BROWN COUNTY, Georgetown—Concluded

- 2. Officers and members of vigilance corporation—Within prohibition of statute—Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation. 79

BUTLER COUNTY, Hamilton—

- 1. Village becomes city—Duty of legislative body of municipality to provide for election of new legislative body—Wards—Sections 703.06, 731.01 RC.
- 2. Right of electors of city—Passed from status as village—To vote at all township elections, no way affected by transition—Status as to county board of education—Sections 703.06, 3311.07 RC.
- 3. Transition of village into city—Right of electors to vote for officers prescribed by law—Nomination—Nominating petitions.
- 4. Transition of village, status of city—Next regular municipal election—Board of elections—Blank spaces on ballot—Write in names—Legislative body—Wards.
- 5. Transition of village, status of city—Officers of village—Continue to serve until election and qualification of city officers—May exercise powers given by law to village officers—Section 703.07 RC. 523

CARROLL COUNTY, Carrollton—

- 1. Instrument—Deemed “prepared” by person or persons who selected language employed therein—Selection may consist:
 - A. Part in selection of particular printed form as one appropriate for purpose.
 - B. In part in selection of language to be employed in filling form. Names of all should appear where two or more selected language in instrument—Status where one approves, duly authorized.
- 2. Typist or stenographer—Sole contribution to preparation of instrument—Physical task of typing or writing language selected by another—Not deemed to have “prepared” instrument.
- 3. Disclosure, name of person or persons who drafted instrument—Where one member, firm of attorneys, participated in drafting, firm name disclosed on instrument, name of individual member also should appear—Section 317.111 RC. 490

CLARK COUNTY, Springfield—

- Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area. 418

COUNTY—PROSECUTING ATTORNEY—Continued*Page***CLERMONT COUNTY, Batavia—**

1. Library association, county law—Moneys arising from fines, penalties, cash deposits, bail bonds and recognizances taken by court of common pleas and probate court of each county—Forfeited on account of offenses and misdemeanors—Prosecuted in name of state—Must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC.
2. Fines collected for violation of sections 4731.41 through 4731.45 RC—Distribution—Section 4731.40 RC—One-half to state medical board—One-half to treasury of county or municipal corporation in which offense committed—No deduction from any part of fines shall be made to county law library under sections 3375.50 through 3375.53 RC..... 383
1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity of regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president —“Break a tie”—Judicial proceedings—Test incumbent’s title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons..... 429
1. Tax levies, classified personal property—Provision, sections 5639, 5640 GC were mandatory—Duty of county treasurer to distribute proceeds according to statute—Duty continuing.
2. Distribution of classified personal property tax proceeds—Amendment of former section 5639 GC—Effective September 26, 1949—No effect upon duty of county treasurer who held proceeds available for distribution but failed to distribute funds—Funds held for distribution prior to amendment should be paid in accordance with statute..... 85

COSHOCTON COUNTY, Coshocton—

- Bridge construction—County commissioners elected to proceed by force account —Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work—Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC..... 266

CUYAHOGA COUNTY, Cleveland—

- Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing—Doctor entitled to receive statutory fee unless testimony given as part of physician’s duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations opinions Attorneys General..... 410
- House trailers—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers..... 314

COUNTY—PROSECUTING ATTORNEY—Continued

Page

CUYAHOGA COUNTY, Cleveland—Concluded

- 1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.
- 2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor..... 95

DRAKE COUNTY, Greenville—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 GC, 1181-5 GC, AM. SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC—These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597

DELAWARE COUNTY, Delaware—

- Town hall—Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC. 426
- 1. Zoning appeals—Township board—Prosecuting attorney—Legal adviser—Section 309.09 RC.
- 2. Legal advice on subject—Limited to matters pertaining to exercise of administrative or ministerial functions and pertaining to decisions the law authorizes township board to make—Does not include advice on factual or policy determinations to be made by board or matters of judicial or quasi-judicial nature. 89

FAIRFIELD COUNTY, Lancaster—

- 1. Jail, county—Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
- 2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality..... 317

FRANKLIN COUNTY, Columbus—

- Mortgage released by notation thereon or on margin of record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.11 RC to disclose name of person who “prepared” notation. 507

COUNTY—PROSECUTING ATTORNEY—Continued

Page

FRANKLIN COUNTY, Columbus—Concluded

United States Treasury Department, internal Revenue Service—Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 317.11 RC..... 537

GEAUGA COUNTY, Chardon—

Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue —Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 5123.38, 4731.48 RC..... 371

GREENE COUNTY, Xenia—

- 1. Hospital, county general—County may include in general levy for current expenses in excess of ten mill limitation additional amounts—Purpose “for current expenses of the subdivision”—Percentage of electors voting—Funds raised by levy payable to general fund—Sections 5705.19, 5705.22, 5705.26 RC.
- 2. Section 5705.22 RC alternative method to raise funds for support of general hospital outside ten mill limitation—Limitation of levy—Approval majority of electors voting on levy—Special fund.
- 3. Section 5705.191 RC provides for special method to supplement general fund to make appropriations for various purposes including support of general hospitals—Levy limited to two year period—Approval, fifty-five per cent or more of electors voting at primary, general or special election—Section 5705.22 RC. 339

HAMILTON COUNTY, Cincinnati—

Annexation proceedings—Pending—If change would effect limits of local school district—Board of education of local district does not have such legal interest as would permit board to expend public school funds to support or oppose proceedings—Section 3311.06 RC..... 29

School districts—Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district..... 567

HANCOCK COUNTY, Findlay—

- 1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
- 2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.

COUNTY—PROSECUTING ATTORNEY—Continued

Page

HANCOCK COUNTY, Findlay—Concluded

- 3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC. 35

HARRISON COUNTY, Cadiz—

- 1. Highways—State Department of —Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation— Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality —Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

HURON COUNTY, Norwalk—

- 1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
- 2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials..... 639

JACKSON COUNTY, Jackson—

- 1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences.
- 2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
- 3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
- 4. Benefit—Question of fact—Status to be resolved by board of township trustees or joint board of trustees—Sections 971.04, 971.16 RC..... 101
- Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC..... 150
- 1. Vacancy—Interpretation, sections 2397-1, 2397-2 GC—1.24, 305.03 RC.
- 2. Vacancy—Office of sheriff—Declared by resolution, county commissioners— Should be filled by board of county commissioners—Sections 305.03, 311.03 RC. 63'

COUNTY—PROSECUTING ATTORNEY—Continued*Page***JEFFERSON COUNTY, Steubenville—**

1. Civil defense—Township has authority to establish local organization—May provide method to select director—Township trustees may appoint director—Section 5915.06 RC.
2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322
1. Law librarian, county—Annual salary must not exceed five hundred dollars—Counties where one common pleas judge—Where more than one common pleas judge—Compensation determined by common pleas judges of county—Compensation to librarian directly rather than to library association—Section 3375.48 RC.
2. Membership in public employes retirement system—To be determined by retirement board—Section 145.01 et seq., RC..... 280

KNOX COUNTY, Mount Vernon—

- Building—Public—Enlargement—Improvement—Joint action—Township and village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC... 222
1. Education, board of—Wife of member may be elected clerk of board—May also be appointed secretary to school superintendent.
 2. Contract to house, service and repair buses—Definite overall amount—Three year period—New local school districts created—County board of education must consider and include contract in making division of funds and indebtedness—Section 3311.26 RC..... 499
- Township—No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries effected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC..... 304

LUCAS COUNTY, Toledo—

1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
 2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118
- Justices of peace—No requirement in section 1907.47 RC salaries of several justices of peace within same township be fixed at a uniform amount..... 743
- Ohio Turnpike Commission—Board of county commissioners—Without authority to impose building inspection or to exact inspection fee under county regulations—Buildings constructed by Ohio Turnpike Commission—Owned by state of Ohio..... 182

COUNTY—PROSECUTING ATTORNEY—Continued

Page

LUCAS COUNTY, Toledo—Concluded

- Taxation—Property used for purpose to entitle it to exemption—No authority in law to refund taxes regularly levied and paid prior to order of board of tax appeals which placed property on exempted list—Sections 319.36, 5713.08 RC. 218
- Vehicles—Certain maximum weight limits—Noise and vibration which do not affect highway structure or public use—Not proper factors to consider in classification of roads by county commissioners—Section 5577.08 RC..... 301

MAHONING COUNTY, Youngstown—

- Bonds—Premium from sale—Issued by board of education—School district—Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking fund or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC..... 262
- 1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
- 2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

MARION COUNTY, Marion—

Attorney appointed by county humane society :

- 1. Humane society—Duty of attorney to prosecute persons charged with offenses including filing of complaint—No compensation in addition to salary paid by complainant or person alleged to have been mistreated—Section 2931.18 RC.
- 2. Attorney has no authority or duty as to contempt proceedings—Parents of children violating order of court in divorce proceedings—Support of children.
- 3. Duty of attorney to prosecute criminal actions for violation of section 3113.01 RC—Failure of parents to support children—No duty or authority relative to prosecution for failure of husband to support pregnant wife.
- 4. Attorney has no authority or duty to collect delinquent support payments due any person by order of court or otherwise—If any such moneys received by him as attorney for county, he would have no right to deduct collection charge.
- 5. Positions, agent and attorney of society—May be held by same person—He is entitled to salary fixed for each—Compensation payable monthly from public treasury—Not through applications made to society..... 376
- 1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
- 2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
- 3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248

COUNTY—PROSECUTING ATTORNEY—Continued	<i>Page</i>
MERCER COUNTY, Celina—	
Milk service—Glass filled to a mark—One pint, one-half pint or one gill—Used to serve milk, cream, other dairy products—Filled from bulk milk dispenser—Container required by section 1327.29 RC.....	132
MIAMI COUNTY, Troy—	
Concealing stolen property—Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC.....	128
1. Justices of peace—Salary should be paid from county treasury as are other claims against county—Section 1907.47 RC.	
2. Claims for salary may be allowed by county commissioners—At such intervals as commissioners may determine—Section 307.55 RC.	
3. Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment.....	550
MUSKINGUM COUNTY, Zanesville—	
Bridges—Term “all bridges” relates to and includes only bridges of first class enumerated in section 5591.21 RC—Does not include bridges on street established by city or village for use and convenience of municipality, not part of state or county road.....	653
Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC.....	123
1. Tax revenues—Phrase “year of such tax receipts”—Refers to year in which tax revenues are received by subdivision—Section 133.30 RC, first paragraph.	
2. Taxing authority of subdivision—May not borrow money to anticipate receipt of real property tax revenues—Payable in December prior to following first day of January.....	48
NOBLE COUNTY, Caldwell—	
Road machinery, county—County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC.....	602
OTTAWA COUNTY, Port Clinton—	
1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represents “needs” of library—Section 5705.28 RC.	

COUNTY—PROSECUTING ATTORNEY—Continued

Page

OTTAWA COUNTY, Port Clinton—Concluded

- 2. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.
- 3. No provision for priority for any library qualified under section 5705.28 RC for allocation of classified property tax—Requests from all libraries must be considered as a group.
- 4. Public libraries can not demand proceeds from classified property tax in excess of their "needs" be allocated to them—Such proceeds in excess of their "needs" are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds... 561

PAULDING COUNTY, Paulding—

County commissioners—Without authority to promulgate and enforce regulations to control traffic in watercraft—Navigable waters within the county.. 364

PICKAWAY COUNTY, Circleville—

"Burglary of an inhabited dwelling house"—Term used in section 2951.04 RC—No reference to offense of breaking and entering "a dwelling house"—De-nounced in section 2907.15 RC—Person convicted of such offense not ineligible for probation—Section 2951.04 RC..... 740

PORTAGE COUNTY, Ravenna—

Motor vehicles—Board of county commissioners—No authority to lease motor vehicles for use of sheriff and his deputies..... 68

PREBLE COUNTY, Eaton—

Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother or of child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding—Section 3107.05 RC..... 570

ROSS COUNTY, Chillicothe—

- 1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
- 2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237

SCIOTO COUNTY, Portsmouth—

Employee—Served state four or five years—Later county employee—Service with state can not be credited as basis for allowance of total three weeks vacation in county service..... 137

COUNTY—PROSECUTING ATTORNEY—Continued*Page*

STARK COUNTY, Canton—

1. Trailer—House—Application for registration—Delinquent tax—County Auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

TRUMBULL COUNTY, Warren—

- Compatible office—Office of township trustee and director of public safety—
City located in township..... 328
- General Assembly—Member—Office compatible with member, city board of
education 684
- Police constable—Appointed under provisions of section 1901.32, paragraph D,
RC—No authority for allowance of fees—Services performed in cases prose-
cuted in municipal court—Deputy bailiff—No authority for reimbursement—
Use of funds collected as fees and costs—Municipal court cases—Township
authorities—Services of police constable as deputy in municipal court..... 57

TUSCARAWAS COUNTY, New Philadelphia—

- Cemetery trustees, board—Union cemetery—Elected as provided in section
759.36 RC—Board custodian of funds raised by tax levy, section 759.34 RC—
Such funds should be paid directly to board by county treasurer upon war-
rant of county auditor—Section 321.31 R.C..... 710
1. Probate court—Judge is a county officer—Section 309.09 RC.
 2. When judge of probate court filed an action with aid of private counsel—
Against board of county commissioners—Court of common pleas may upon
application of prosecuting attorney and board of county commissioners,
authorize commissioners to employ legal counsel to assist judge of probate
court in litigation..... 366
 1. Vacation—In absence of statutes granting specific vacation leave to oper-
ative employes, board of education, board has implied authority in exercise
of sound discretion to grant reasonable vacation leave with pay.
 2. Sick leave, specific—Vacation leave—Township employes—In absence of
statute, township trustees have implied authority in exercise of sound dis-
cretion to grant employes reasonable periods of leave with pay.
 3. In absence of statutory authority, township trustees may not grant employes
working on hourly or daily basis pay for legal holidays on which no service
performed 667

VAN WERT COUNTY, Van Wert—

1. Engineer, private sanitary—May be employed to assist in layout of sewer
districts and construction of sewage works—Work not encompassed within
duties of county engineer—Chapter 6117. RC.
2. County engineer in county, population 30,000 or less may accept private
employment—May not interfere with official duties—May be employed in
private capacity by board of county commissioners—Section 6117.01 RC..... 253

COUNTY—PROSECUTING ATTORNEY—Continued

Page

VAN WERT COUNTY, Van Wert—Concluded

- Incompatible office—Member of General Assembly—Employment by local school district as a school bus driver operates to vacate member's individual legislative office—Section 101.26 RC—OAG 1935, opinion 4366, page 730, approved and followed..... 712
- Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature..... 343

VINTON COUNTY, McArthur—

- 1. Dog and kennel licenses—Duties of county auditor—Ministerial—Chapter 955. RC.
- 2. County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.04 RC—Proviso, unless officer has reasonable doubt as to existence or nonexistence of partnership.
- 3. Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag 554

WASHINGTON COUNTY, Marietta—

- 1. Law library association, county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.
- 2. Maintenance—Section 3375.54 RC, denotes upkeep—Contemplates use of fines' fund to pay for services necessary for maintenance of law library association—Exception, those required by statute to be furnished by county.
- 3. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds—Section 3375.49 RC—OAG 1312, 1949, page 950, overruled in part 74

WAYNE COUNTY, Wooster—

- 1. Local authorities—Term includes board of township trustees—Section 4511.11 RC.
- 2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.
- 3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC..... 310

COUNTY—PROSECUTING ATTORNEY—Concluded*Page***WILLIAMS COUNTY, Bryan—**

1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
2. Several justices of peace concerned—Salary, allowance for supplies—Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC.
3. Salary—May be fixed for public officer during existing term where no salary theretofore provided—Once fixed, no change may be made—Constitutional limitations—Office abolished.
4. Commission on justice courts—Without any authority to act prior to January 1, 1956—AM SB 319, 101 GA—Exception, section 1907.47 RC.
5. Any existing office, justice of peace, not abolished—Elections—January 1, 1956, election procedure changed as provided by sections 1907.02, 1907.03 RC.
6. No change in statutes relating to compensation of constables—AM SB 319, 101 GA. 478

WOOD COUNTY—Bowling Green—

- Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

WYANDOT COUNTY, Upper Sandusky—

1. Municipality by vote of electors adopted one of optional plans of municipal government—After five years of operation plan may be abandoned—Municipality may return to former status—Not required to adopt one of other optional plans—Procedure—Ballot—Sections 705.01, 705.30, 705.41 RC.
 2. Initiative and referendum—May be resorted to by municipality to abandon form of municipal organization which it previously adopted—Sections 705.01, 731.28 through 731.41 RC..... 621
- Probate judge—Office abolished—Combined courts, probate and common pleas—Commission on justice courts—Will consist of two members, presiding judge of common pleas court and president of board of county commissioners—Section 1907.01 RC—Amendment effective January 1, 1956—Am. SB 319, 101 GA..... 496

PROSECUTING ATTORNEY—FINIS—**RECORDER—COUNTY—**

- Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505
- Mortgage released by notation thereon or on margin of record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.111 RC to disclose name of person who “prepared” notation 507
- Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC 150

RECORDER—COUNTY—Concluded

Page

United States Treasury Department, Internal Revenue Service—Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 317.111 RC. 537

ROAD MACHINERY—COUNTY—

County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC. 602

SHERIFF—

1. Vacancy—Interpretation, sections 2397-1, 2397-2 GC—1.24, 305.03 RC.
 2. Vacancy—Office of sheriff—Declared by resolution, county commissioners—Should be filled by board of county commissioners—Sections 305.03, 311.03 RC. 631

SHERIFF—DEPUTY—

Motor vehicles—Board of county commissioners—No authority to lease motor vehicles for use of sheriff and his deputies. 68
 1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
 2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650
 Policeman—Retired before September 25, 1947—Entitled to receive from and after October 2, 1953, pension provided by paragraph J, section 741.49 RC—Employed as deputy sheriff since 1953 530

STATE—EMPLOYEE—

Employee—Served state four or five years—Later county employee—Service with state can not be credited as basis for allowance of total three weeks vacation in county service 137

TREASURER—COUNTY—

Cemetery trustees, board—Union cemetery—Elected as provided in section 759.36 RC—Board custodian of funds raised by tax levy, section 759.34 RC—Such funds should be paid directly to board by county treasurer upon warrant of county auditor—Section 321.31 RC..... 710
 1. Tax levies, classified personal property—Provision, sections 5639, 5640 GC were mandatory—Duty of county treasurer to distribute proceeds according to statute—Duty continuing.
 2. Distribution of classified personal property tax proceeds—Amendment of former section 5639 GC—Effective September 26, 1949—No effect upon duty of county treasurer who held proceeds available for distribution but failed to distribute funds—Funds held for distribution prior to amendment should be paid in accordance with statute 85

TREASURY—COUNTY—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 RC, 1181-5 GC, AM SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512 597
- 1. Justices of peace—Salary should be paid from county treasury as are other claims against county—Section 1907.47 RC.
- 2. Claims for salary may be allowed by county commissioners—At such intervals as commissioners may determine—Section 307.55 RC.
- 3. Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment..... 550

DEPARTMENT OF PUBLIC WELFARE—COUNTY—

- Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

COUNTY—FINIS—

COURT OF APPEALS OF OHIO, PRESIDING JUDGE, SIXTH APPELLATE DISTRICT—

- Compatible office—Court of appeals—May appoint same individual court constable in two or more of counties in judicial district—Compensation may be paid individual in each county—Sections 2701.07, 2701.08 RC..... 648

COURT OF APPEALS—

- 1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
- 2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials 639

CLERK OF COURT—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 RC, 1181-5 GC, AM SB 204, 96 GA..... 597

CLERK OF COURT—Concluded

Page

- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512 597
- 1. Library association, county law—Moneys arising from fines, penalties, cash deposits, bail bonds and recognizances taken by court of common pleas and probate court of each county—Forfeited on account of offenses and misdemeanors—Prosecuted in name of state—Must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC.
- 2. Fines collected for violation of sections 4731.41 through 4731.45 RC—Distribution—Section 4731.40 RC—One half to state medical board—One half to treasury of county or municipal corporation in which offense committed. No deduction from any part of fines shall be made to county law library under sections 3375.50 through 3375.53 RC..... 383

COMMON PLEAS COURT—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 GC, 1181-5 GC, AM SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597
- 1. Probate court—Judge is a county officer—Section 309.09 RC.
- 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation 366
- Probate judge—Office abolished—Combined courts, probate and common pleas—Commission on justice courts—Will consist of two members, presiding judge of common pleas court and president of board of county commissioners—Section 1907.01 RC—Amendment effective January 1, 1956—Am. SB 319, 101 GA..... 496

COMMON PLEAS JUDGE—

- 1. Law librarian, county—Annual salary must not exceed five hundred dollars—Counties where one common pleas judge—Where more than one common pleas judge—Compensation determined by common pleas judges of county—Compensation to librarian directly rather than to library association—Section 3375.48 RC.
- 2. Membership in public employes retirement system—To be determined by retirement board—Section 145.01 et seq., RC..... 280

MUNICIPAL COURT—

Page

- City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC..... 123
1. Justices of peace—Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—No elections for such offices should be held—Section 1901.04 RC.
 2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished..... 358
- Police constable—Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court 57
- Schedule of fees and costs—May not tax as part of costs expense of court reporter where services were not actually performed—Section 1901.26 RC. 170

MUNICIPAL COURT—CLERK—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.... 610

PROBATE COURT—

- Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC..... 371

PROBATE JUDGE—

- Office abolished—Combined courts, probate and common pleas—Commission on justice courts—Will consist of two members, presiding judge of common pleas court and president of board of county commissioners—Section 1907.01 RC—Amendment effective January 1, 1956—Am. SB 319, 101 GA. 496
1. Probate court—Judge is a county officer—Section 309.09 RC.
 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation 366

REPORTER—COURT—

- Municipal court—Schedule of fees and costs—May not tax as part of costs expense of court reporter where services were not actually performed—Section 1901.26 RC..... 170

CRIME—

Page

- Concealing stolen property—Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC..... 128
- 1. Vigilance corporation—No provision in law to require officers and members to give bond—Chapter 1731. RC.
- 2. Officers and members of vigilance corporation—Within prohibition of statute—Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation..... 79

CRIMINAL CASE—

- 1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.
- 2. Milkage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor..... 95

CRIMINAL—CIVIL—

Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC. 123

CRIMINAL—DEFENDANT—

Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing—Doctor entitled to receive statutory fee unless testimony given as part of physician's duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations, opinions Attorneys General.... 410

CRIMINAL PROSECUTION . . . SEE . . . JUSTICE OF PEACE..... 457

CULVERT—

- 1. Highways—State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

DAIRY PRODUCTS—

Page

Milk service—Glass filled to a mark—One pint, one-half pint or one gill—
Used to serve milk, cream, other dairy products—Filled from milk dis-
penser—Container required by section 1327.29 RC..... 132

DAMAGE—

1. Highways—Director of—Construction contract—Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Sections 5523 et seq., 5525 RC.
2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.
3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.
4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or increased insurance cost imposed upon railroad..... 140
1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC..... 517

DEALER—AUTOMOBILE—

Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC..... 65

DECEASED CHILD—

Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

DEDUCTIONS—

1. Employes—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.
2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
3. Deductions from salary of state employe—Periods of unauthorized absence—No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC..... 616

DE FACTO PRESIDENT OF COUNCIL—

Page

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—“Break a tie”—Judicial proceedings—Test incumbent’s title to office of president.
4. Where commissioner holds office of president under a parent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons..... 429

DEFENSE—

1. Civil defense—Township has authority to establish local organization—May provide method to select director—Township trustees may appoint director—Section 5915.06 RC.
2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322

DENTAL LABORATORY—

- Dental laboratory—Person or organization—Violates provisions of section 4715.09 RC when a denture or bridge is sold or delivered to any person other than a licensed dentist—Advertising—Repairing denture or bridge.... 663

DENTAL PRACTICE ACT—

1. Justices of peace—Territorial jurisdiction in civil cases expanded to include justice court district in which justices were elected and in which they reside—No comparable change in territorial jurisdiction of justices in criminal cases—Section 2931.02 RC limits territorial jurisdiction—Certain enumerated exceptions to “the township in which he is elected and where he resides”—Section 1909.01 RC, AM SB 319, 101 GA.
2. Justice of peace—Final judgment, criminal prosecution—Misdemeanor charges—“Party injured”—Plea of guilty—Jury trial—Police officer—Felony cases, justice authorized to conduct preliminary examination Sections 2937.10 RC.
3. No provision in Chapter 4715. RC to authorize justice of peace to render final judgment in violations of dental practice act.
4. Misdemeanor prosecutions—Violation of dental practice act—May be initiated in court of justice of peace—Territorial jurisdiction of court—Recognizance—Appearance of accused in common pleas court.
5. Practice of dentistry—Not included in term “medicine or surgery, or any of its branches”—Limitations, jurisdiction, offenses charged under dental practice act—Sections 2931.02, 2937.10, 2937.11 RC..... 457

DENTURE—BRIDGE—

Page

- Dental laboratory—Person or organization—Violates provisions of section 4715.09 RC when a denture or bridge is sold or delivered to any person other than a licensed dentist—Advertising—Repairing denture or bridge.... 663

DEPOSIT—

1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695

DEPOSIT—SECURITY—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
 2. Financial Responsibility Law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1
- Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734

DESTRUCTION—FILE—

- Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.04, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC..... 371

DISCHARGE—

1. Indigent patient—Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.
2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B,D,) RC..... 258

DISTRICT ADVISORY COUNCIL...SEE...HEALTH DISTRICT—CITY—COMBINED GENERAL HEALTH DISTRICT..... *Page* 434

DOCTOR—PHYSICIAN—SEE . . . PHYSICIAN..... 410

DOCUMENTS—ORIGINAL—

Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC..... 371

DOG AND KENNEL LICENSES—

1. Duties of county auditor—Ministerial—Chapter 955. RC.
2. County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.04 RC—Proviso, unless officer has reasonable doubt as to existence or non-existence of partnership.
3. Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag 554

DRAINAGE—

1. Highway—State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

DRIVER—OWNER—MOTOR VEHICLE—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial Responsibility Law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

DUPLICATION PROCESS—

Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 5123.38, 4731.48 RC..... 371

DWELLING HOUSE—

Page

- “Burglary of an inhabited dwelling house”—Term used in section 2951.04 RC—No reference to offense of breaking and entering “a dwelling house”
 Denounced in section 2907.15 RC—Person convicted of such offense not ineligible for probation—Section 2951.04 RC..... 740

EDUCATION—

ABOLISHED POSITION—

- Positions of superintendent of public instruction, assistant superintendent of public instruction, state department of education will be abolished January 3, 1956—AM HB 212, 101 GA—Incumbents may be temporarily retained by board in service of department until board appoints superintendents, one or more assistant superintendents and division heads—All to serve at pleasure of state board of education—Temporary retention not automatic—May be accomplished only by affirmative action of board—Sections 3301.04, 3301.08, 3301.13 RC..... 704

ABSENCE—

1. Vacation—In absence of statutes granting specific vacation leave to operative employes, board of education, board has implied authority in exercise of sound discretion to grant reasonable vacation leave with pay.
2. Sick leave, specific—Vacation leave—Township employes—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employes reasonable periods of leave with pay.
3. In absence of statutory authority, township trustees may not grant employes working on hourly or daily basis pay for legal holidays on which no service performed 667

ANNEXATION—

- School districts—Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district..... 567

APPOINTEE—

- Positions of superintendent of public instruction, assistant superintendent of public instruction, state department of education will be abolished January 3, 1956—AM HB 212, 101 GA—Incumbents may be temporarily retained by board in service of department until board appoints superintendent, one or more assistant superintendents and division heads—All to serve at pleasure of state board of education—Temporary retention not automatic—May be accomplished only by affirmative action of board—Sections 3301.04, 3301.08, 3301.13 RC..... 704

BOND—

- Clerk—Board of education—Amount and surety must be approved by board—Payable to state—May not be continuation of bond executed by clerk for any preceding term of office—Section 3313.25 RC..... 19

EDUCATION—Continued

Page

BUDGET—EXPENSES—

1. Budget required to be submitted on or before December 1, 1955—Board of education of county school district—Should be based on anticipated expenses for entire year, 1956—Consideration for changes occasioned during year—Section 3317.13 RC—Am. Sub. SB 321, 101 GA.
2. State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable.
3. State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956..... 573

BUS—CONTRACT—

Contract to house, service and repair buses—Definite overall amount—Three year period—New local school districts created—County board of education must consider and include contract in making division of funds and indebtedness—Section 3311.26 RC..... 499

CITIZENS COMMITTEE—

Merger—School territory—Plan of reorganization of school districts—Prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 RC. . . . ALSO SEE . . . MERGER..... 441

1. Will terminate October 5, 1955—Amendment, section 3311.30 RC.
2. New citizens committee duly appointed—Where city school district exercises right to join— city district will come under jurisdiction of committee—Nothing in section 3311.30 RC requires any addition to or change in membership on account of entrance of city district.
3. City school district not previously a member of committee—Status as to county convention—County commissioners—Additional members of committee.
4. Nothing in section 3311.30 RC requires each school district, subject to its provisions, shall have representation on citizens committee—Board membership not required to be enlarged to more than nine..... 450

CONTRACT—BUS—

Contract to house, service and repair buses—Definite overall amount—Three year period—New local school districts created—County board of education must consider and include contract in making division of funds and indebtedness—Section 3311.26 RC..... 499

EDUCATION, CITY BOARD OF—

General Assembly—Member—Office compatible with member, city board of education 684

EDUCATION—Continued

Page

EDUCATION—BOARD OF—

- Annexation proceedings—Pending—If change would effect limits of local school district does not have such legal interest as would permit board to expend public school funds to support or oppose proceedings—Section 3311.06 RC..... 29
- Bonds—Premium from sale—Issued by board of education—School district—Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking fund or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC. 262
- 1. Budget required to be submitted on or before December 1, 1955—Board of education of county school district—Should be based on anticipated expenses for entire year, 1956—Consideration for changes occasioned during year—Section 3317.13 RC—Am. Sub. SB 321, 101 GA.
- 2. State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable.
- 3. State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956 573

EDUCATION—CLERK—BOARD OF—

- Bond—Clerk—Board of education—Amount and surety must be approved by board—Payable to state—May not be continuation of bond executed by clerk for any preceding term of office—Section 3313.25 RC..... 19
- 1. Education, board of—Wife of member may be elected clerk of board—May also be appointed secretary to school superintendent.
- 2. Contract to house, service and repair buses—Definite overall amount—Three year period—New local school districts created—County board of education must consider and include contract in making division of funds and indebtedness—Section 3311.26 RC..... 499

EDUCATION, BOARD OF—

- Group life insurance—School district—“Political subdivision”—“District of this state”—Section 3917.01 (B) (7) RC—Insurance company may issue to board of education or school district policy of group life insurance—Insurance on employes of board or district—Premiums shall be entirely paid by insured employes..... 240
- 1. Vacation—In absence of statutes granting specific vacation leave to operative employes, board of education, board has implied authority in exercise of sound discretion to grant reasonable vacation leave with pay.
- 2. Sick leave, specific—Vacation leave—Township employes—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employes reasonable periods of leave with pay.
- 3. In absence of statutory authority, township trustees may not grant employes working on hourly or daily basis pay for legal holidays on which no service performed..... 667
- 1. Village becomes city—Duty of legislative body of municipality to provide for election of new legislative body—Wards—Sections 703.06, 731.01 RC.

EDUCATION—Continued

Page

EDUCATION—BOARD OF—Concluded

- 2. Right of electors of city—Passed from status as village—To vote at all township elections, no way affected by transition—Status as to county board of education—Sections 703.06, 3311.07 RC.
- 4. Transition of village, status of city—Next regular municipal election—Board of elections—Blank spaces on ballot—Write in names—Legislative body—Wards.
- 5. Transition of village—Status of city—Officers of village—Continue to serve until election and qualification of city officers—May exercise powers given by law to village officers—Section 703.07 RC..... 523

EMPLOYER—EMPLOYEE—

- Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state..... 643
- 1. Vacation—In absence of statutes granting specific vacation leave to operative employes, board of education, board has implied authority in exercise of sound discretion of grant reasonable vacation leave with pay.
- 2. Sick leave, specific—Vacation leave—Township employes—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employes reasonable periods of leave with pay.
- 3. In absence of statutory authority, township trustees may not grant employes working on hourly or daily basis pay for legal holidays on which no service performed..... 667

EXPENSES—BUDGET—

- 1. Budget required to be submitted on or before December 1, 1955—Board of education of county school district—Should be based on anticipated expenses for entire year, 1956—Consideration for changes occasioned during year—Section 3317.13 RC—Am. Sub. SB 321, 101 GA.
- 2. State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable.
- 3. State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956 573

FORMS—

- Budget—State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable—Reimbursement . . . Section 3317.13 RC..... 593

FUNDS—

- Annexation proceedings—Pending—If change would effect limits of local school district—Board of education of local district does not have such legal interest as would permit board to expend public school funds to support or oppose proceedings—Section 3311.06 RC..... 29

EDUCATION—Continued

Page

INCUMBENT—POSITIONS ABOLISHED—

Positions of superintendent of public instruction, assistant superintendent of public instruction, state department of education will be abolished January 3, 1956—AM HB 212, 101 GA—Incumbents may be temporarily retained by board in service of department until board appoints superintendent, one or more assistant superintendents and division heads—All to serve at pleasure of state board of education—Temporary retention not automatic—May be accomplished only by affirmative action of board—Sections 3301.04, 3301.08, 3301.13 RC..... 704

REIMBURSEMENT—

Budget—State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—Separation of expenses—State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956—Am. Sub. SB 321, 101 GA..... 573

SALARY—WAGE—

Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state..... 643

SCHOOL DISTRICT—

Annexation proceedings—Pending—If change would effect limits of local school district—Board of education of local district does not have such legal interest as would permit board to expend public school funds to support or oppose proceedings—Section 3311.06 RC..... 29

Bonds—Premium from sale—Issued by board of education—School district—Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking fund or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC..... 262

1. Budget required to be submitted on or before December 1, 1955—Board of education of county school district—Should be based on anticipated expenses for entire year, 1956—Consideration for changes occasioned during year—Section 3317.13 RC—Am. Sub. SB 321, 101 GA.
2. State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable.
3. State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956 573

EDUCATION—Continued

Page

SCHOOL—CITY—

- 1. Citizens committee—Will terminate October 5, 1955—Amendment, section 3311.30 RC.
- 2. New citizens committee duly appointed—Where city school district exercises right to join—City district will come under jurisdiction of committee—Nothing in section 3311.30 RC requires any addition to or change in membership on account of entrance of city district.
- 3. City school district not previously a member of committee—Status as to county convention—County commissioners—Additional members of committee.
- 4. Nothing in section 3311.30 RC requires each school district, subject to its provisions, shall have representation on citizens committee—Board membership not required to be enlarged to more than nine..... 450
- Contract to house, service and repair buses—Definite overall amount—Three year period— New local school districts created—County board of education must consider and include contract in making division of funds and indebtedness—Section 3311.26 RC..... 499
- Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state..... 643
- Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district 567

SINKING FUND—

- Bonds—Premium from sale—Issued by board of education—School district—Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking fund or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC..... 262

TEACHER—

- Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state..... 643

TERRITORY ANNEXED—

- School districts—Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district..... 567

EDUCATION—Continued

Page

TERRITORY—SCHOOL—

- 1. Merger—Portions or all of territory, two or more school districts—Reorganization—Submitted by citizens committee—Every district “involved”—All electors in districts entitled to vote on approval of plan—Section 3311.31 RC.
- 2. Proposal to merge two local school districts with exempted village district to form new district—Electors of three districts should vote on single proposition to consolidate three districts, not on several separate issues involving two districts.
- 3. Terms “merge,” “consolidate” are synonymous—Section 3311.31 RC.
- 4. Plan of reorganization of school districts—Prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 RC..... 441

TOWNSHIP TRUSTEES—

- 1. Vacation—In absence of statutes granting specific vacation leave to operative employes, board of education, board has implied authority in exercise of sound discretion to grant reasonable vacation leave with pay.
- 2. Sick leave, specific—Vacation leave—Township employes—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employes reasonable periods of leave with pay.
- 3. In absence of statutory authority, township trustees may not grant employes working on hourly or daily basis pay for legal holidays on which no service performed 667

TRANSFER—

School districts—Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district..... 567

VACATION—

- 1. In absence of statutes granting specific vacation leave to operative employes, board of education, board has implied authority in exercise of sound discretion to grant reasonable vacation leave with pay.
- 2. Sick leave, specific—Vacation leave—Township employes—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employes reasonable periods of leave with pay.
- 3. In absence of statutory authority, township trustees may not grant employes working on hourly or daily basis pay for legal holidays on which no service performed 667

VILLAGE DISTRICT—EXEMPTED—

- 1. Merger—Portions or all of territory, two or more school districts—Proposal to merge two local school districts with exempted village district to form new district—Electors of three districts should vote on single proposition to consolidate three districts, not on several separate issues involving two districts.
- 2. Plan of reorganization of school districts—Prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 RC . . . ALSO SEE . . . MERGER..... 441

EDUCATION—Concluded

Page

VILLAGE—

School districts—Two or more—Village occupies portions—Territory located in one of such districts annexed to village—Section 3311.06 RC will not operate to transfer annexed territory from district of which it is a part to any other district..... 567

WAGE SALARY—

Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state..... 643

EDUCATION—FINIS—

ELECTION—

Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

ELECTION DATE—

1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC. 211

ELECTION—GENERAL PRIMARY—

Village—Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p. m. of 90th day before day of general election—Sections 731.13, 3513.251 RC... 71

ELECTION—

1. Hospital, county general—County may include in general levy for current expenses in excess of ten mill limitation additional amounts—Purpose “for current expenses of the subdivision”—Percentage of electors voting —Funds raised by levy payable to general fund—Sections 5705.19, 5705.22, 5705.26 RC.
2. Section 5705.22 RC alternative method to raise funds for support of general hospital outside ten mill limitation—Limitation of levy—Approval majority of electors voting on levy—Special fund.

ELECTION—Continued*Page*

3. Section 5705.191 RC provides for special method to supplement general fund to make appropriations for various purposes including support of general hospitals—Levy limited to two year period—Approval, fifty-five per cent or more of electors voting at primary, general or special election—Section 5705.22 RC..... 339
1. Justices of peace—Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—No elections for such offices should be held—Section 1901.04 RC.
2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished..... 358
1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
2. Any existing office, justice of peace, not abolished—Elections—January 1, 1956, election procedure changed as provided by sections 1907.02, 1907.03 RC. . . . ALSO . . . SEE . . . ABOLISH..... 478
- Member may not receive increase in compensation during existing term—Additional compensation—Section 3501.12 RC—Basis of population, total area—Registration precincts—Registration requirement in area established by discretionary action of board—Section 3503.06 RC..... 231

ELECTION—TIE VOTE—

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—“Break a tie”—Judicial proceedings—Test incumbent's title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons 429

ELECTION—

1. Village becomes city—Duty of legislative body of municipality to provide for election of new legislative body—Wards—Sections 703.06, 731.01 RC.
2. Right of electors of city—Passed from status as village—To vote at all township elections, no way affected by transition—Status as to county board of education—Sections 703.06, 3311.07 RC.
3. Transition of village into city—Right of electors to vote for officers prescribed by law—Nomination—Nominating petitions.
4. Transition of village, status of city—Next regular municipal election—Board of elections—Blank spaces on ballot—Write in names—Legislative body—Wards.

ELECTION—Concluded

Page

- 5. Transition of village—Status of city—Officers of village—Continue to serve until election and qualification of city officers—May exercise powers given by law to village officers—Section 703.07 RC..... 523

ELECTORS—

- 1. Merger—Portions or all of territory, two or more school districts—Reorganization—Submitted by citizens committee—Every district “involved” All electors in districts entitled to vote on approval of plan—Section 3311.31 RC.
- 2. Proposal to merge two local school districts with exempted village district to form new district—Electors of three districts should vote on single proposition to consolidate three districts, not on several separate issues involving two districts.
- 3. Plan of reorganization prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 RC. 441

EMPLOYER—EMPLOYEE—

Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance —No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC.... 719

Employee—Served state four or five years—Later county employee—Service with state can not be credited as basis for allowance of total three weeks vacation in county service..... 137

- 1. Employees—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.
- 2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
- 3. Deductions from salary of state employe—Periods of unauthorized absence —No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC..... 616

- 1. Health district, city—Union with general health district—Employees of resulting combined general health district—Not in classified civil service —Status, former employes—Section 3709.07 RC.
- 2. No obligation on board of general health district to re-employ any of former employes 434

- 1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
- 2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1273 overruled..... 401

EMPLOYER—EMPLOYEE—Concluded*Page*

- Incompatible office—Member of General Assembly—Employment by local school district as a school bus driver operates to vacate member's individual legislative office—Section 101.26 RC—OAG 1935, opinion 4366, page 730, approved and followed 712
- Maintenance—Officers and employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC. . . . ALSO SEE . . . MAINTENANCE 580
1. Mental Hygiene and Correction, Department of—Director—Chief of Division of Mental Hygiene—Approval, director or assistant director—Proper official for civil service commission to recognize in personnel actions—Transfer, classified employes from one mental institution to another.
 2. Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental.
 3. Classified civil service employe—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations 161
- Police department—Member retired November 2, 1954—Elected to receive benefits of pensions according to rules of pension board—He shall not participate in police relief and pension fund while enjoying any public employment by US Government in absence of any provisions in rules excluding employment is public employment—Sections 741.493, 741.49 RC. 605
- Policeman—Retired before September 25, 1947—Entitled to receive from and after October 2, 1953, pension provided by paragraph J, section 741.49 RC Employed as deputy sheriff since 1953..... 530
1. Probate court—Judge is a county officer—Section 309.09 RC.
 2. When judge of probate court filed an action with aid of private counsel—Against board of county commissioners—Court of common pleas may upon application of prosecuting attorney and board of county commissioners, authorize commissioners to employ legal counsel to assist judge of probate court in litigation. 366
1. Engineer, private sanitary—May be employed to assist in layout of sewer districts and construction of sewage works—Work not encompassed within duties of county engineer—Chapter 6117. RC.
 2. County engineer in county, population 30,000 or less may accept private employment—May not interfere with official duties—May be employed in private capacity by board of county commissioners—Section 6117.01 RC... 253

ENGINEER — ENGINEERING—

- Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word "engineer" or "engineering"—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified. 62

ENGINEER, PRIVATE SANITARY—

Page

1. May be employed to assist in layout of sewer districts and construction of sewage works—Work not encompassed within duties of county engineer. Chapter 6117. RC.
2. County engineer in county, population 30,000 or less may accept private employment—May not interfere with official duties—May be employed in private capacity by board of county commissioners—Section 6117.01 RC... 253

ENGINEER SERVICE—CITY ENGINEER —

1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled. 401

EQUIPMENT—SUPPLIES—

Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary— Officers required to expend amounts to defray cost of necessary supplies, forms and equipment.. 550

EROSION—SOIL—

Soil conservation district—Authority to conduct surveys, investigations and research— Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”— Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district— Authorized under Ohio Law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC..... 112

EXPENSE—

1. Civil defense—Township has authority to establish local organization— May provide method to select director—Township Trustees may appoint director—Section 5915.06 RC.
2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322

EXPENSE—COST—

Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother or child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding —Section 3107.05 RC..... 570

FILE—DESTRUCTION—

Page

Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC..... 371

FILED INSTRUMENT—

Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505

FINANCIAL RESPONSIBILITY LAW—

- 1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
- 2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

FINDINGS—

Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—Bureau of Inspection and Supervision of Public Offices—May determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117. RC...ALSO SEE...MAINTENANCE..... 580

FINES—BOND FORFEITURES—

- 1. Law library association, county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.
- 2. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds.....ALSO SEE...LAW LIBRARY ASSOCIATION—COUNTY 74

FINES—

- 1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
- 2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.... 610

ENGINEER, PRIVATE SANITARY—

Page

1. May be employed to assist in layout of sewer districts and construction of sewage works—Work not encompassed within duties of county engineer. Chapter 6117. RC.
2. County engineer in county, population 30,000 or less may accept private employment—May not interfere with official duties—May be employed in private capacity by board of county commissioners—Section 6117.01 RC... 253

ENGINEER SERVICE—CITY ENGINEER —

1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled. 401

EQUIPMENT—SUPPLIES—

Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary— Officers required to expend amounts to defray cost of necessary supplies, forms and equipment.. 550

EROSION—SOIL—

Soil conservation district—Authority to conduct surveys, investigations and research— Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”— Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district— Authorized under Ohio Law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC..... 112

EXPENSE—

1. Civil defense—Township has authority to establish local organization— May provide method to select director—Township Trustees may appoint director—Section 5915.06 RC.
2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expense—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322

EXPENSE—COST—

Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother or child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding —Section 3107.05 RC..... 570

EXPENSES—CURRENT—

Page

- 1. Hospital, county general—County may include in general levy for current expenses in excess of ten mill limitation additional amounts—Purpose “for current expenses of the subdivision”—Percentage of electors voting—Funds raised by levy payable to general fund—Sections 5705.19, 5705.22, 5705.26 RC.
- 2. Section 5705.22 RC alternative method to raise funds for support of general hospital outside ten mill limitation—Limitation of levy—Approval majority of electors voting on levy—Special fund.
- 3. Section 5705.191 RC provides for special method to supplement general fund to make appropriations for various purposes including support of general hospitals—Levy limited to two year period—Approval, fifty-five per cent or more of electors voting at primary, general or special election—Section 5705.22 RC..... 339

EXPENSES—TRAVELING—

- 1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
- 2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials..... 639

FEDERAL HOUSING ACT—

Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area..... 418

FEDERAL WATERSHED PROTECTION AND FLOOD PREVENTION ACT—

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515.5—section 1515.10 RC..... 112

FEES—COSTS—

- 1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC
 - 2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor..... 95
- Municipal court—Schedule of fees and costs—May not tax as part of costs expense of court reporter where services were not actually performed—Section 1901.26 RC..... 170

FEES—LICENSE—INSPECTION—

Page

1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.
2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees..... 272

FEE—

- Ohio Turnpike Commission—Board of county commissioners—Without authority to impose building inspection or to exact inspection fee under county regulations—Buildings constructed by Ohio Turnpike Commission—Owned by the state of Ohio. 182
- Police constable—Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court..... 57

FEE—STATUTORY—

- Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing. Doctor entitled to receive statutory fee unless testimony given as part of physician's duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations, opinions Attorneys General.. 410

FELONY—

1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118

FENCES—PARTITION—

1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences.
2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
4. Benefit—Question of fact—Status to be resolved by board of township trustees or joint board of trustees—Sections 971.04, 971.16 RC..... 101

FILE—DESTRUCTION—

Page

- Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC..... 371

FILED INSTRUMENT—

- Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505

FINANCIAL RESPONSIBILITY LAW—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

FINDINGS—

- Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—Bureau of Inspection and Supervision of Public Offices—May determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117. RC...ALSO SEE...MAINTENANCE..... 580

FINES—BOND FORFEITURES—

1. Law library association, county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.
2. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds.....ALSO SEE...LAW LIBRARY ASSOCIATION—COUNTY 74

FINES—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.... 610

FINES—PENALTIES—

Page

1. Library association, county law—Moneys arising from fines, penalties, cash deposits, bail bonds and recognizances taken by court of common pleas and probate court of each county—Forfeited on account of offenses and misdemeanors—Prosecuted in name of state—Must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC.
2. Fines collected for violation of sections 4731.41 through 4731.45 RC—Distribution—Section 4731.40 RC—One-half to state medical board—One-half to treasury of county or municipal corporation in which offense committed—No deduction from any part of fines shall be made to county law library under sections 3375.50 through 3375.53 RC 383

FINES—

1. Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
2. Discussion, sections 6307-108 GC, 1181-5 GC, AM SB 204, 96 GA.
3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.5 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597

FIRM—ATTORNEY—

1. Instrument—Deemed “prepared” by person or persons who selected language employed therein—Selection may consist:
 - A. Part in selection of particular printed form as one appropriate for purpose.
 - B. In part in selection of language to be employed in filling form. Names of all should appear where two or more selected language in instrument—Status where one approves, duly authorized.
2. Disclosure, name of person or persons who drafted instrument—Where one member, firm of attorneys, participated in drafting, firm name disclosed on instrument, name of individual member also should appear—Section 317.11 RC 490

FLOOD PREVENTIVE MEASURES—

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., Section 1515.10 RC 112

FORCE ACCOUNT—

Page

Bridge construction—County commissioners elected to proceed by force account—Power limited to giving authority to engineer—Commissioners have no authority to receive informal bids and make contract for work—Authority vested solely in county engineer—Sections 153.31, 5543.19 et seq., RC 266

FOREIGN COUNTY—

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—“Break a tie”—Judicial proceedings—Test incumbent’s title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons..... 429

FOREIGN STATE—

Trailers, house—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers..... 314

FORMS—INSTRUMENT—

United States Treasury Department, Internal Revenue Service—Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 317.111 RC 537

FUNDS—DISTRIBUTION—

1. Tax levies, classified personal property—Provision, sections 5639, 5640 GC were mandatory—Duty of county treasurer to distribute proceeds according to statute—Duty continuing.
2. Distribution of classified personal property tax proceeds—Amendment of former section 5639 GC—Effective September 26, 1949—No effect upon duty of county treasurer who held proceeds available for distribution but failed to distribute funds—Funds held for distribution prior to amendment should be paid in accordance with statute..... 85

FUND—GENERAL—

1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled..... 401

FUNDS—

Page

1. Hospital, county general—County may include in general levy for current expenses in excess of ten mill limitation additional amounts—Purpose “for current expenses of the subdivision”—Percentage of electors voting—Funds raised by levy payable to general fund—Sections 5705.19, 5705.22, 5705.26 RC.
2. Section 5705.22 RC alternative method to raise funds for support of general hospital outside ten mill limitation—Limitation of levy—Approval majority of electors voting on levy—Special fund.
3. Section 5705.191 RC provides for special method to supplement general fund to make appropriations for various purposes including support of general hospitals—Levy limited to two year period—Approval, fifty-five per cent or more of electors voting at primary, general or special election—Section 5705.22 RC 339

FUNDS—MATCHING—

Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area 418

FUNDS—PUBLIC—

Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC 734

FUND—SPECIAL—

Gifts—Unclaimed—Disposition—Inmates of state institutions—Department of Mental Hygiene and correction—Girls’ Industrial School—Special Fund—Subject to proven right of claimant—Section 5119.13 RC..... 41

FUNDS—TAXATION—

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC 112

GIFTS—UNCLAIMED—

—Disposition—Inmates of state institutions—Department of Mental Hygiene and Correction—Girls’ Industrial School—Special fund—Subject to proven right of any claimant—Section 5119.13 RC..... 41

GIFT—PURCHASE—

Page

Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income...ALSO SEE...HOUSING AUTHORITY...FEDERAL PUBLIC 290

GLASS CONTAINER—

Milk service—Glass filled to a mark—One pint, one-half pint or one gill—Used to serve milk, cream, other dairy products—Filled from bulk milk dispenser—Container required by section 1327.29 RC 132

GRADE CROSSING—

1. Highways—Director of—Construction contract—Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Sections 5523 et seq., 5525 RC.
2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.
3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.
4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or increased insurance cost imposed upon railroad 140

GRISWOLD ACT—HUGHES ACT—SEE . . . HEALTH DISTRICT, CITY—COMBINED GENERAL HEALTH DISTRICT 434

HABITUAL CRIMINAL ACT—

Concealing stolen property—Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC 128

HEALTH, BOARD OF—

1. Council of city—Without power to impose any duties on board of health district of which city is a part.
2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees 272

Page

HEALTH DISTRICT, CITY — COMBINED GENERAL HEALTH DISTRICT—

1. Health district, city—Union with general health district—Employes of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.
2. No obligation on board of combined general health district to re-employ any of former employes.
3. Union of city health district with general health district—Does not destroy legal existence of “district advisory council”—Council without power to exercise any of its functions during effective period of contract of union—Terminable period—Council may, after such period, extend or renegotiate contract—May elect to designate board of health to operate separate general health district—Sections 3709.03, 3709.07 RC..... 434

HEARING—

1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955..... 723

HIGHWAY—

1. Conservancy district—Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district 689
- Contracts—Extra work contracts—Section 5525.14 RC, AM SB 250, 101 GA effective September 30, 1955—No application to contracts existing prior to such date 475

HIGHWAYS—COUNTY—STATE—

- Bridges—Term “all bridges” relates to and includes only bridges of first class enumerated in section 5591.21 RC—Does not include bridges on streets established by city or village for use and convenience of municipality, not part of state or county road..... 653

HIGHWAY PATROL—SUPERINTENDENT—

- Pension Fund, State Highway Patrol—Member retired by pension board—May be appointed as superintendent of highway patrol—Appointee would be eligible to pension unless he waived it during period of appointment—Sections 5505.01 et seq., 5503.01, 5505.16, 5505.17 RC 354

HIGHWAYS—RAILROAD—

Page

- 1. Highways — Director of — Construction contract — Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Sections 5523 et seq., 5525 RC.
- 2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.
- 3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.
- 4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or increased insurance cost imposed upon railroad 140

HIGHWAYS—ROADS—

- 1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
- 2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
- 3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC 248

HIGHWAY—RURAL—

- Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature 343

HIGHWAYS—

- Speed limits—Change in prima facie speed limits—Determinations heretofore made by director of highways—Remain in full force and effect as to areas and locations described in paragraphs A, B, C, D, section 4511.21 RC, AM SB 175, 101 GA—Determinations as to areas and locations described in paragraphs E, F, of section will become invalid October 1, 1956.. 468
- 1. State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

HIGHWAY—STATE—

Page

Sidewalk along state highway—Constructed by state highway department—
Board of trustees of township where sidewalk located under no duty to
maintain structure 362

HIGHWAY STRUCTURE—

Vehicles—Certain maximum weight limits—Noise and vibration which do
not affect highway structure or public use—Not proper factors to con-
sider in classification of roads by county commissioners—Section 5577.08
RC 301

HOME—RECEIVING—

Child welfare board—No authority to expend funds appropriated to use of
board to defray expense of preliminary surveys and plans for bond issue—
Submission of question to electorate—Erection of receiving home—Tempo-
rary care of children—Section 335.16 RC—Board of county commissioners
may pay preliminary expenses to determine feasibility to proceed with
submission of bond issue—Section 153.21 et seq., RC..... 108

HOME RULE AMENDMENT—

1. Municipality by vote of electors adopted one of optional plans of munic-
ipal government—After five years of operation plan may be abandoned—
Municipality may return to former status—Not required to adopt one of
other optional plans—Procedure—Ballot—Sections 705.01, 705.30, 705.41
RC.
2. Initiative and referendum—May be resorted to by municipality to abandon
form of municipal organization which it previously adopted—Sections
705.01, 731.28 through 731.41 RC..... 621

HOSPITAL—COUNTY GENERAL—

1. Hospital, county general—County may include in general levy for current
expenses in excess of ten mill limitation additional amounts—Purpose “for
current expenses of the subdivision”—Percentage of electors voting—
Funds raised by levy payable to general fund—Sections 5705.19, 5705.22,
5705.26 RC.
2. Section 5705.22 RC alternative method to raise funds for support of gen-
eral hospital outside ten mill limitation—Limitation of levy—Approval
majority of electors voting on levy—Special fund.
3. Section 5705.191 RC provides for special method to supplement general
fund to make appropriations for various purposes including support of
general hospitals—Levy limited to two year period—Approval, fifty-five
per cent or more of electors voting at primary, general or special election
—Section 5705.22 RC 339

HOSPITAL—LIMA STATE—

Doctor appointed by court—To investigate and examine into mental condi-
tion of criminal defendant—Testified as expert on mental condition of
defendant at trial or other hearing. Doctor entitled to receive statutory
fee unless testimony given as part of physician's duties—Lima State Hos-
pital—Section 2945.40 RC—See opinion for citations, opinions Attorneys
General 410

HOSPITAL ROOM—

Page

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—"Break a tie"—Judicial proceedings—Test incumbent's title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official acts not subject to collateral attack by public or third persons.... 429

HOSPITALIZATION—

1. Indigent patient—Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.
2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B, D,) RC..... 258

HOT ROD CLUB—

- Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature 343

HOUSE TRAILER—

1. Trailer—House—Application for registration—Delinquent tax—County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds 332

HOUSING AUTHORITY, DAYTON METROPOLITAN—HOUSING AUTHORITY, METROPOLITAN . . . SEE . . . HOUSING AUTHORITY, FEDERAL PUBLIC 290

HOUSING AUTHORITY, FEDERAL PUBLIC—

1. Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income—Status as to Metropolitan Housing Authority—Section 3735.27 et seq., RC.

HOUSING AUTHORITY, FEDERAL PUBLIC—Concluded	<i>Page</i>
2. Metropolitan Housing Authority—Required to limit occupancy of low rent tenements to families of insufficient income to maintain safe dwellings—Eligibility of tenants and rental changes within sound discretion of housing authority—Sections 3735.41, 3735.43 RC.	
3. Metropolitan Housing Authority—Authority to adjust rental of tenant family as income varies—When combined net income of family exceeds amounts specified in section 3735.43 RC, family required to vacate within six months	290

HOUSING AND HOME FINANCE AGENCY—

Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching Funds—Metropolitan area—Regional area	418
-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

HUGHES ACT—GRISWOLD ACT ... SEE ... HEALTH DISTRICT, CITY—COMBINED GENERAL HEALTH DISTRICT	434
---------------------------------------------------------------------------------------------------------	-----

HUMANE SOCIETY—COUNTY—

Attorney appointed by county humane society:	
1. Humane society—Duty of attorney to prosecute persons charged with offenses including filing of complaint—No compensation in addition to salary paid by complainant or person alleged to have been mistreated—Section 2931.18 RC.	
2. Attorney has no authority or duty as to contempt proceedings—Parents of children violating order of court in divorce proceedings—Support of children.	
3. Duty of attorney to prosecute criminal actions for violation of section 3113.01 RC—Failure of parents to support children—No duty or authority relative to prosecution for failure of husband to support pregnant wife.	
4. Attorney has no authority or duty to collect delinquent support payments due any person by order of court or otherwise—If any such moneys received by him as attorney for county, he would have no right to deduct collection charge.	
5. Positions, agent and attorney of society—May be held by same person—He is entitled to salary fixed for each—Compensation payable monthly from public treasury—Not through applications made to society.....	376

ILLEGITIMATE CHILD...SEE...CHILD ILLEGITIMATE	570
------------------------------------------------------------	-----

IMPRISONED PARENT—INDIGENT—

Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC.....	348
--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	-----

	<i>Page</i>
IMPROVEMENT—ENLARGEMENT—BUILDING—	
Building—Public—Enlargement—Improvement—Joint action—Township and village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC..	222
IMPROVEMENT—SURVEYS—	
1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.	
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services of city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled	401
INDIGENT PARENT—	
Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC.....	348
INDIGENT PATIENT—	
1. Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.	
2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B, D,) RC.....	258
INITIATIVE AND REFERENDUM—	
1. Municipality by vote of electors adopted one of optional plans of municipal government—After five years of operation plan may be abandoned—Municipality may return to former status—Not required to adopt one of other optional plans—Procedure—Ballot—Sections 705.01, 705.30, 705.41 RC.	
2. Initiative and referendum—May be resorted to by municipality to abandon form of municipal organization which it previously adopted—Sections 705.01, 731.28 through 731.41 RC	621
INJURY—	
Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature	343
INMATES—STATE INSTITUTIONS—	
Gifts—Unclaimed—Disposition—Inmates of state institutions—Department of Mental Hygiene and Correction—Girls' Industrial School—Special fund—Subject to proven right of claimant—Section 5119.13 RC.....	41

INSTITUTIONS—

Page

1. Maintenance—Prior to enactment of HB 382, 98 GA, maintenance signified practice of furnishing articles and services—Necessities and conveniences—Designated officers and employes—Benevolent, correctional and penal institutions—Allowance made as part of aggregate compensation—No luxury items included—Section 1842 GC.
2. Salary adjustment act, 1949—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC.
3. Amounts determined to be paid must be reasonably related to cost incurred by state in supplying maintenance—Section 143.10 RC.
4. Administrative discretion—Designation of particular officers and employes, state institutions who may receive maintenance—Recipients must pay reasonable costs incurred by state.
5. Responsibility of department or institution involved to determine what constitutes reasonable costs—Failure to collect reasonable costs—Costs from recipients or failure to collect sum reasonably adequate to reimburse state would constitute instances where public money due has not been collected—Section 117.10 RC.
6. Bureau of Inspection and Supervision of Public Offices—May determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117. RC.
7. Department of Mental Hygiene and Correction—Several benevolent, correctional, or penal institutions—Certain administrative officers authorized to appoint such employes as are necessary for efficient conduct of department—Appointment of chaplain—Sections 5119.05, 5119.48 RC..... 580

INSTRUMENT FILED—

Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505

INSTRUMENT—FORMS

United States Treasury Department, Internal Revenue Service—Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 317.111 RC..... 537

INSTRUMENT—

1. Instrument—Deemed “prepared” by person or persons who selected language employed therein—Selection may consist:
 - A. Part in selection of particular printed form as one appropriate for purpose.
 - B. In part in selection of language to be employed in filling form. Names of all should appear where two or more selected language in instrument—Status where one approves, duly authorized.
2. Typist or stenographer—Sole contribution to preparation of instrument—Physical task of typing or writing language selected by another—Not deemed to have “prepared” instrument.

INSTRUMENT—Concluded

Page

- 3. Disclosure, name of person or persons who drafted instrument—Where one member, firm of attorneys, participated in drafting, firm name disclosed on instrument, name of individual member also should appear—Section 317.111 RC 490
- Mortgage released by notation thereon or on margin of record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.111 RC to disclose name of person who “prepared” notation 507

INSURANCE—

ARTICLES OF INCORPORATION—BYLAWS—

Domestic mutual company :

- 1. May issue policies on which risk exceeds five per cent of company’s assets but does not exceed “the maximum single risk”—Policies issued for cash premium, payable in advance—A contingent liability of policyholder not less than one nor more than ten times cash premium—Sections 3941.01 et seq., 3941.06 (B) RC.
- 2. Company may not issue policies on which risk exceeds maximum of five per cent of company’s assets—Policyholder pays cash premium in advance and assumes no contingent liability—Section 3941.08 RC.
- 3. Company may not issue any policy solely for cash premium unless provision so made in articles of incorporation or in bylaws—Section 3941.08 RC.
- 4. Company expressly forbidden to issue any policy for cash premium unless surplus not less in amount than required capital stock of domestic stock insurance company—Transacting same kind of insurance—Not necessary for company to provide in articles of incorporation or bylaws that surplus may be acquired before policy issued for cash premium—Section 3941.10 RC.
- 5. Not required that maximum single risk be established and made part of articles of incorporation or bylaws 195

BOND INVESTMENT COMPANY—

- 1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
- 2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695

BYLAWS . . . SEE . . . ARTICLES OF INCORPORATION..... 195

INSURANCE—Continued

Page

INSURANCE COMPANY—

Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC..... 719

DOMESTIC MUTUAL COMPANY—INSURANCE—

1. May issue policies on which risk exceeds five per cent of company's assets but does not exceed "the maximum single risk"—Policies issued for cash premium, payable in advance—A contingent liability of policyholder not less than one nor more than ten times cash premium—Sections 3941.01 et seq., 3941.06 (B) RC.
2. Company may not issue policies on which risk exceeds maximum of five per cent of company's assets—Policyholder pays cash premium in advance and assumes no contingent liability—Section 3941.08 RC.
3. Company may not issue any policy solely for cash premium unless provision so made in articles of incorporation or in bylaws—Section 3941.08 RC.
4. Company expressly forbidden to issue any policy for cash premium unless surplus not less in amount than required capital stock of domestic stock insurance company—Transacting same kind of insurance—Not necessary for company to provide in articles of incorporation or bylaws that surplus may be acquired before policy issued for cash premium—Section 3941.10 RC.
5. Not required that maximum single risk be established and made part of articles of incorporation or bylaws..... 195

EMPLOYER—EMPLOYEE 240

GROUP LIFE INSURANCE—

SCHOOL DISTRICT—

"Political subdivision"—"District of this state"—Section 3917.01 (B) (7) RC—Insurance company may issue to board of education or school district policy of group life insurance—Insurance on employes of board or district—Premiums shall be entirely paid by insured employes..... 240

LIABILITY—POLICYHOLDER 195

MAXIMUM SINGLE RISK 195

POLICYHOLDER 195

POLITICAL SUBDIVISION—

Group life insurance—School district—"Political subdivision"—"District of this state"—Section 3917.01 (B) (7) RC—Insurance company may issue to board of education or school district policy of group life insurance—Insurance on employees of board or district—Premiums shall be entirely paid by insured employes 240

INSURANCE—Concluded*Page*

PREMIUM—CASH 195

REGISTRAR—INSURANCE—

1. Indigent patient—Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.
2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B, D,) RC..... 258

SCHOOL DISTRICT—INSURANCE—

Group life insurance—School district—“Political subdivision”—“District of this state”—Section 3917.01 (B) (7) RC—Insurance company may issue to board of education or school district policy of group life insurance—Insurance on employes of board or district—Premiums shall be entirely paid by insured employes 240

SURPLUS—

Domestic mutual company—Policies of insurance—Company expressly forbidden to issue any policy for cash premium unless surplus not less in amount than required capital stock of domestic stock insurance company—Transacting same kind of insurance—Not necessary for company to provide in articles of incorporation or bylaws that surplus may be acquired before policy issued for cash premium—Section 3941.10 RC . . . ALSO SEE . . . POLICYHOLDER 195

INSURANCE—FINIS—**JAIL—COUNTY—**

1. Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality 317

JUDGMENT—

1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.
2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor 95

JURISDICTION—

Page

- 1. Highways—State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of sections 715.47 RC. 23
- 1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
- 2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
- 3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955 723
- 1. Justices of peace—Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—No elections for such offices should be held—Section 1901.04 RC.
- 2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished. 358
- 1. Justices of peace—Territorial jurisdiction in civil cases expanded to include justice court district in which justices were elected and in which they reside—No comparable change in territorial jurisdiction of justices in criminal cases—Section 2931.02 RC limits territorial jurisdiction—Certain enumerated exceptions to “the township in which he is elected and where he resides”—Section 1909.01 RC, AM SB 319, 101 GA.
- 2. Justice of peace—Final judgment, criminal prosecution—Misdemeanor charges—“Party injured”—Plea of guilty—Jury trial—Police officer—Felony cases, justice authorized to conduct preliminary examination Sections 2937.10, 2937.11 RC.
- 3. No provision in Chapter 4715. RC to authorize justice of peace to render final judgment in violations of dental practice act.
- 4. Misdemeanor prosecutions—Violation of dental practice act—May be initiated in court of justice of peace—Territorial jurisdiction of court—Recognizance—Appearance of accused in common pleas court.
- 5. Practice of dentistry—Not included in term “medicine or surgery, or any of its branches”—Limitations, jurisdiction, offenses charged under dental practice act—Sections 2931.02, 2937.10, 2937.11, RC. 457
- 1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
- 2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC. 1

JURISDICTION—Concluded

Page

- Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC..... 123
- 1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
- 2. City planing commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
- 3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisites to recording of plats—Acknowledgement by owner—Approval board of county commissioners—Section 711.04 RC..... 248

JUROR—

- 1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.
- 2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor 95

LANDS—ADJOINING . . . SEE . . . REAL PROPERTY..... 101

LAND TITLE GUARANTEES—

- 1. Securities—Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
- 2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments..... 226

LEASE—BUILDING—

- 1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
- 2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237

LEASE—

- Motor vehicles—Board of county commissioners—No authority to lease motor vehicles for use of sheriff and his deputies 68
- Town Hall—Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC. 426

LEGAL ADVISER—

Page

1. Zoning appeals—Township board—Prosecuting attorney—Legal adviser—Section 309.09 RC.
2. Legal advice on subject—Limited to matters pertaining to exercise of administrative or ministerial functions and pertaining to decisions the law authorizes township board to make—Does not include advice on factual or policy determinations to be made by board or matters of judicial or quasi-judicial nature 89

LEGAL PROCEEDING—

1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118

LEGISLATURE—DELEGATION OF AUTHORITY—

- Rural highway—Portion may not be closed to regular traffic—Purpose—To permit holding of automobile time trials—In absence of delegation of authority by legislature 343

LIABILITY—

1. Trailer—House—Application for registration—Delinquent tax—County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

LIBRARIAN—COUNTY—LAW—

1. Law librarian, county—Annual salary must not exceed five hundred dollars—Counties where one common pleas judge—Where more than one common pleas judge—Compensation determined by common pleas judges of county—Compensation to librarian directly rather than to library association—Section 3375.48 RC.
2. Membership in public employes retirement system—To be determined by retirement board—Section 145.01 et seq., RC..... 280

LIBRARY ASSOCIATION, COUNTY LAW—

1. Money arising from fines, penalties, cash deposits, bail bonds and recognizances taken by court of common pleas and probate court of each county—Forfeited on account of offenses and misdemeanors—Prosecuted in name of state—Must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC.

LIBRARY ASSOCIATION, COUNTY LAW—Concluded

Page

- 2. Fines collected for violation of sections 4731.41 through 4731.45 RC—Distribution—Section 4731.40 RC—One-half to state medical board—One-half to treasury of county or municipal corporation in which offense committed—No deduction from any part of fines shall be made to county law library under sections 3375.50 through 3375.53 RC..... 383

Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees.

- 2. Maintenance—Section 3375.54 RC, denotes upkeep—Contemplates use of fines' fund to pay for services necessary for maintenance of law library association—Exception, those required by statute to be furnished by county.
- 3. Funds derived from fines—May not be used to pay for light fixtures or book shelves—These commodities must be furnished by county—Paid with county funds—Section 3375.49 RC—OAG 1312, 1949, page 950, overruled in part 74

LIBRARY—

- 1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represent "needs" of library—Section 5705.28 RC.
- 2. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.
- 3. No provision for priority for any library qualified under section 5705.28 RC for allocation of classified property tax—Requests from all libraries must be considered as a group.
- 4. Public libraries can not demand proceeds from classified property tax in excess of their "needs" be allocated to them—Such proceeds in excess of their "needs" are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds.. 561

LIBRARY—FREE—PUBLIC—

- 1. Established by will or otherwise—May contract with local taxing authority for service—Area of service—When no requirement as to approval state library board—Sections 3375.05, 3375.42 RC.
- 2. Library association—Established by will or otherwise—Free public library (Contracted to provide free public library service—Public aid—Service extended to all inhabitants of county—Equal terms—May share in distribution of proceeds of classified property tax—Sections 5705.28, 5705.32, 5705.05 RC.
- 3. State library board—May distribute funds appropriated by General Assembly—Aid to libraries—Rules and regulations—Any library which qualifies as a free public library 392

LIBRARY—LAW—

- 1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.

LIBRARY—LAW—Concluded

Page

- 2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC..... 610

LIBRARY—LOCAL—

- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 RC, 1181-5 GC, AM SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597

LICENSE—

- Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC..... 719

LICENSES—DOG AND KENNEL—

- 1. Dog and kennel licenses—Duties of county auditor—Ministerial—Chapter 955. RC.
- 2. County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.04 RC—Proviso, unless officer has reasonable doubt as to existence or nonexistence of partnership.
- 3. Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag 554

LICENSE—

- Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word “engineer” or “engineering”—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified 62

LICENSE—INSPECTION FEES—

- 1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.
- 2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees..... 272

LIEN—

Page

Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC..... 150

LIGHT FIXTURES—BOOK SHELVES . . . SEE . . . LAW LIBRARY ASSOCIATION—COUNTY 74

LIMITATION—TIME—

1. Indigent patient—Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.

2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B,D,) RC..... 258

Town hall—Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC. 426

LIQUOR TRAFFIC—

Library association, county law—Moneys arising from fines, penalties, cash deposits, bail bonds and recognizances taken by court of common pleas and probate court of each county—Forfeited on account of offenses and misdemeanors—Prosecuted in name of state—Must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC—ALSO SEE . . . FINES—PENALTIES 383

LOCAL AUTHORITIES—

1. Term includes board of township trustees—Section 4511.11 RC.

2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.

3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC..... 310

MAINTENANCE—BUILDING—

Building—Public—Enlargement—Improvement—Joint action—Township and village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC.. 222

MAINTENANCE—

Page

- Law library association county—Moneys from court fines and bond forfeitures—Allocated to board of trustees—May be used only to purchase law books and for maintenance of law library association—All other funds, private contributions, gifts and dues may be used for any library purpose—Discretion, board of trustees—Maintenance—Section 3375.54 RC, denotes upkeep—Contemplates use of fines' fund to pay for services necessary for maintenance of law library association—Exception, those required by statute to be furnished by county 74
- 1. Prior to enactment of HB 382, 98 GA, maintenance signified practice of furnishing articles and services—Necessities and conveniences—Designated officers and employes—Benevolent, correctional and penal institutions—Allowance made as part of aggregate compensation—No luxury items included—Section 1842 GC.
- 2. Salary adjustment act, 1949—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC.
- 3. Amounts determined to be paid must be reasonably related to cost incurred by state in supplying maintenance—Section 143.10 RC.
- 4. Administrative discretion—Designation of particular officers and employes, state institutions who may receive maintenance—Recipients must pay reasonable costs incurred by state.
- 5. Responsibility of department or institution involved to determine what constitutes reasonable costs—Failure to collect reasonable costs from recipients or failure to collect sum reasonably adequate to reimburse state would constitute instances where public money due has not been collected—Section 117.10 RC.
- 6. Bureau of Inspection and Supervision of Public Offices—May determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117. RC.
- 7. Department of Mental Hygiene and Correction—Several benevolent, correctional, or penal institutions—Certain administrative officers authorized to appoint such employes as are necessary for efficient conduct of department—Appointment of chaplain—Sections 5119.05, 5119.48 RC..... 580

MAINTENANCE—SEWER LINES—

- 1. Sewer district—Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., RC.
- 2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 RC..... 285

MARRIED WOMAN . . . SEE . . . SPOUSE..... 513

MEASURE—

- Milk service—Glass filled to a mark—One pint, one-half pint or one gill—Used to serve milk, cream, other dairy products—Filled from bulk milk dispenser—Container required by section 1327.29 RC..... 132

MEDICAL BOARD—

Page

Fines collected for violation of sections 4731.41 through 4731.45 RC—Distribution—Section 4731.40 RC—One-half to state medical board—One-half to treasury of county or municipal corporation in which offense committed—No deduction from any part of fines shall be made to county law library under sections 3375.50 through 3375.53 RC—Library association, county law . . . ALSO SEE . . . FINES—PENALTIES..... 383

MEETING—COUNTY COMMISSIONERS—

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity of regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—"Break a tie"—Judicial proceedings—Test incumbent's title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons..... 429

MENTAL HYGIENE AND CORRECTION—

Gifts—Unclaimed—Disposition—Inmates of state institutions—Department of Mental Hygiene and Correction—Girls' Industrial School—Special fund—Subject to proven right of claimant—Section 5119.13 RC..... 41

Salary adjustment act 1949—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—Several benevolent, correctional or penal institutions—Certain administrative officers authorized to appoint such employes as are necessary for efficient conduct of department—Appointment of chaplain—Sections 5119.05, 5119.48 RC . . . ALSO SEE . . . MAINTENANCE 580

MERGER—

1. Portions or all of territory, two or more school districts—Reorganization—Submitted by citizens committee—Every district "involved"—All electors in districts entitled to vote on approval of plan—Section 3311.31 RC.
2. Proposal to merge two local school districts with exempted village district to form new district—Electors of three districts should vote on single proposition to consolidate three districts, not on several separate issues involving two districts.
3. Terms "merge," "consolidate" are synonymous—Section 3311.31 RC.
4. Plan of reorganization of school districts—Prepared by citizens committee—If entire territory of exempted village included and plan approved by electors, new district so formed can not be or become exempted village district—Section 3311.34 RC..... 441

METROPOLITAN AREA—REGIONAL AREA—		<i>Page</i>
Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area		418
 MICROFILM—		
Microfilming or other duplication process—Probate court may make up record by such use—Original documents must be maintained on file—Eventual destruction—OAG 1389, page 39, 1950, overruled—Sections 9.01, 149.38, 2101.12, 3107.14, 5123.37, 4731.48 RC.....		371
 MILEAGE—		
1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.		
2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor.....		95
 MILITARY ORGANIZATIONS—MILITIA—		
1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.		
2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state — Regulations by governor — Sections 5915.01, 5915.05, 5915.14 RC.		
3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.		
4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman.....		8
 MILK SERVICE—CREAM—		
Glass filled to a mark—One pint, one-half pint or one gill—Used to serve milk, cream, other dairy products—Filled from bulk milk dispenser—Container required by section 1327.29 RC.....		132
 MISDEMEANOR . . . SEE . . . JUSTICE OF PEACE.....		457
 MORTGAGE—		
Mortgage released by notation thereon or on margin or record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.111 RC to disclose name of person who “prepared” notation		507

MORTGAGE—REAL ESTATE—

Page

1. Securities—Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments..... 226

MOTOR VEHICLE ACCIDENTS—

1. Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

MOTOR VEHICLE—

- Automobile dealer—Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC..... 65
- Board of county commissioners—No authority to lease motor vehicles for use of sheriff and his deputies..... 68
- Speed limits—Change in prima facie speed limits—Determinations heretofore made by director of highways—Remain in full force and effect as to areas and locations described in paragraphs A, B, C, D, section 4511.21 RC, AM SB 175, 101 GA—Determinations as to areas and locations described in paragraphs E, F, of section will become invalid October 1, 1956..... 468
- Transfer of registration of number plates—Motor vehicle for which originally issued—To another motor vehicle acquired by same person in whose name plates originally issued—Must be effected within ten days after date of acquisition of other vehicle—provisions of section 4549.08(c) RC, do not apply during such period..... 673

MUNICIPALITY—

1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.
 2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC 212
- Bridges—Term “all bridges” relates to and includes only bridges of first class enumerated in section 5591.21 RC—Does not include bridges on street established by city or village for use and convenience of municipality, not part of state or county road..... 653

MUNICIPALITY—Continued

Page

1. "Cities"—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewage plants.	
2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC.....	203
Compatible office—Office of township trustee and director of public safety—City located in township.....	328
1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.	
2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees.....	272
1. Health district, city—Union with general health district—Employes of resulting combined general health district—Not in classified civil service—Status, former employes—Section 3709.07 RC.	
2. No obligation on board of combined general health district to re-employ any of former employes.	
3. Union of city health district with general health district—Does not destroy legal existence of "district advisory council"—Council without power to exercise any of its functions during effective period of contract of union—Terminable period—Council may, after such period, extend or renegotiate contract—May elect to designate board of health to operate separate general health district—Sections 3709.03, 3709.07 RC.....	434
1. Highways—State Department of—Under no duty to provide for drainage land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.	
2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.	
3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC.....	23
1. Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income—Status as to Metropolitan Housing Authority—Section 3735.27 et seq., RC.	
2. Metropolitan Housing Authority—Required to limit occupancy of low rent tenements to families of insufficient income to maintain safe dwellings—Eligibility of tenants and rental changes within sound discretion of housing authority—Sections 3735.41, 3735.43 RC.	
3. Metropolitan Housing Authority—Authority to adjust rental of tenant family as income varies—When combined net income of family exceeds amounts specified in section 3735.43 RC, family required to vacate within six months	290

MUNICIPALITY—Continued*Page*

1. Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys”—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services to city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled..... 401
1. Jail, county—Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality..... 317
- No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries effected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC 304
- Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC..... 123
1. Municipality by vote of electors adopted one of optional plans of municipal government—After five years of operation plan may be abandoned—Municipality may return to former status—Not required to adopt one of other optional plans—Procedure—Ballot—Sections 705.01, 705.30, 705.41 RC.
2. Initiative and referendum—May be resorted to by municipality to abandon form of municipal organization which it previously adopted—Sections 705.01, 731.28 through 731.41 RC..... 621
1. Population less than sixteen thousand—Passed ordinance—Elected to become a registration municipal corporation—May elect by repeal of former ordinance to do away with registration—Section 3503.06 RC.
2. Municipality—Population less than sixteen thousand—Elected by ordinance to become registration municipal corporation—Later decided to do away with registration—May enact ordinance to repeal former action—Ordinance effective upon due publication and lapse of thirty day period—Section 731.29 RC..... 634
1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248

MUNICIPALITY—Concluded

Page

1. Village becomes city—Duty of legislative body of municipality to provide for election of new legislative body—Wards—Sections 703.06, 731.01 RC.
2. Right of electors of city—Passed from status as village—To vote at all township elections, no way affected by transition—Status as to county board of education—Sections 703.06, 3311.07 RC.
3. Transition of village into city—Right of electors to vote for officers prescribed by law—Nomination—Nominating petitions.
4. Transition of village, status of city—Next regular municipal election—Board of elections—Blank spaces on ballot—Write in names—Legislative body—Wards.
5. Transition of village—Status of city—Officers of village—Continue to serve until election and qualification of city officers—May exercise powers given by law to village officers—Section 703.07 RC..... 523

NAME—CORPORATE—

Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word “engineer” or “engineering”—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified 62

NAMES—

Instrument—Deemed “prepared” by person or persons who selected language employed therein—Names of all should appear where two or more selected language in instrument—Status where one approves, duly authorized—Disclosure, name of person or persons who drafted instrument—Where one member, firm of attorneys, participated in drafting, firm name disclosed on instrument, name of individual member also should appear—Section 317.111 RC . . . ALSO SEE . . . INSTRUMENT..... 490

NAME . . . SEE . . . SIGNATURE—..... 505

NAVIGABLE WATERS—

County commissioners—Without authority to promulgate and enforce regulations to control traffic in watercraft—Navigable waters within the county... 364

“NEEDS” OF LIBRARY—

1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represent “needs” of library—Section 5705.28 RC.
2. Public libraries can not demand proceeds from classified property tax in excess of their “needs” be allocated to them—Such proceeds in excess of their “needs” are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds... 561

NEWSPAPER PUBLICATION—

Page

- 1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
- 2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
- 3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC 35

NOISE—VIBRATION—

- Vehicles—Certain maximum weight limits—Noise and vibration which do not affect highway structure or public use—Not proper factors to consider in classification of roads by county commissioners—Section 5577.08 RC..... 301

NOTATION—

- Mortgage released by notation thereon or on margin or record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.111 RC to disclose name of person who “prepared” notation 507

NOTICE—

- 1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
- 2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
- 3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC 35

OATH—

- 1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.
- 2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
- 3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
- 4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman 8

OFFICE—APPOINTIVE—

Page

Capital Planning and Improvement, Chief of Division—Legal authority to continue existence of office—Within State Department of Finance—Office may be filled by appointment by Department of Finance—Sections 121.04, 121.14 RC—Am. Sub. HB 490, 101 GA—Sections 125.81, 125.82, 127.21, 127.26, 153.04 RC—Am. HB 212, 101 GA, section 121.04 RC..... 540

OFFICERS—PUBLIC—

1. Architect—Contract for employment—Plans and specifications—Construction of county hospital not subject to competitive bidding—Sum may exceed one thousand dollars.
2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339, 3929.17 RC 35

OPTION TO PURCHASE—

1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 237

ORDINANCE—

1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC 211
1. Health, board of—Council of city—without power to impose any duties on board of health district of which city is a part.
2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees..... 272

ORDINANCE—MUNICIPAL—

1. Jail, county—Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality..... 319

ORDINANCE—

Page

1. Municipality—Population less than sixteen thousand—Passed ordinance—Elected to become a registration municipal corporation—May elect by repeal of former ordinance to do away with registration—Section 3503.06 RC.
2. Municipality—Population less than sixteen thousand—Elected by ordinance to become registration municipal corporation—Later decided to do away with registration—May enact ordinance to repeal former action—Ordinance effective upon due publication and lapse of thirty day period—Section 731.29 RC 634

ORGANIZATIONS—MILITARY—

1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.
2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman..... 8

OWNER OF LAND—

1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
2. City planning commission—Failed to adopt plan for major streets. Parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisites to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248

PARENTS—

- Adoption of illegitimate child—Section 3107.01 et seq., RC—No expense incurred by child welfare board for prenatal care or delivery—Care of mother of child after birth—Expenses can not be charged against adopting parents—Adopting parents liable only for costs of adoption proceeding—Section 3107.05 RC..... 570

PARENTS—CHILDREN—DIVORCE—

- Attorney appointed by county humane society—Has no authority or duty as to contempt proceedings—Parents of children violating order of court in divorce proceedings—Support of children—Failure of parents to support child—No duty or authority relative to prosecution for failure of husband to support pregnant wife . . . ALSO SEE . . . ATTORNEY..... 376

PARENT—INDIGENT—

Page

Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC..... 348

PARTNERSHIP—

1. Dog and kennel licenses—Duties of county auditor—Ministerial—Chapter 955, RC.
2. County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.05 RC—Proviso, unless officer has reasonable doubt as to existence or nonexistence of partnership.
3. Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag 554

PENALTIES—FINES—SEE . . . FINES—PENALTIES..... 383

PER DIEM FEES—

1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.97, 2947.23, 2949.19 RC.
2. Mileage allowed jurors—Section 2313.24 RC—Not part of costs—May not be certified by county to state auditor..... 95

PETITION—

Township—No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries affected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC..... 304

Village—Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p.m. of 90th day before day of general election—Sections 731.13, 3513.251 RC..... 71

PHYSICIAN—DOCTOR—

Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing—Doctor entitled to receive statutory fee unless testimony given as part of physician's duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations, opinions Attorney General..... 410

PLANNING COMMISSION—CITY—

Page

1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248

PLANNING COMMISSION, REGIONAL—

- Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area..... 418

PLANS—SURVEYS—

- Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC..... 108

PLAT—SUBDIVISION—

1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.
2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisite to recording of plats—Acknowledgment by owner—Approval board of county commissioners—Section 711.04 RC..... 248

PLATES—REGISTRATION . . . SEE . . . TRANSFER—REGISTRATION NUMBER PLATES..... 673

POISONOUS CHEMICAL—

1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC.... 517

POLICE CONSTABLE—

Page

- Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court..... 57
- 1. No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
- 2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

POLICE OFFICER—

- 1. Jail, county—Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.
- 2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality..... 317

POLICE RELIEF AND PENSION FUND—

- Police department—Member retired November 2, 1954—Elected to receive benefits of pensions according to rules of pension board—He shall not participate in police relief and pension fund while enjoying any public employment—Employment by US Government in absence of any provisions in rules excluding employment is public employment—Sections 741.493, 741.49 RC. 605
- Police department—Member appointed secretary police relief and pension fund—May properly receive compensation—Compensation not received in capacity as member police department—Not subject to deduction for contribution to police pension fund—Section 741.36, 741.43 RC. 716
- Policeman—Retired before September 25, 1947—Entitled to receive from and after October 2, 1953, pension provided by paragraph J, section 741.49 RC Employed as deputy sheriff since 1953 530

POLITICAL SUBDIVISION—

- 1. Conservancy district—Organized pursuant to Chapter 6101, RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
- 2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district 689

POPULATION—

- Elections, board of—Member may not receive increase in compensation during existing term—Additional compensation—Section 3501.12 RC—Basis of population, total area—Registration precincts—Registration requirement in area established by discretionary action of board—Section 3503.06 RC.... 231
- 1. Municipality—Population less than sixteen thousand—Passed ordinance—Elected to become a registration municipal corporation—May elect by repeal of former ordinance to do away with registration—Section 3503.06 RC.

POPULATION—Concluded	<i>Page</i>
2. Municipality—Population less than sixteen thousand—Elected by ordinance to become registration municipal corporation—Later decided to do away with registration—May enact ordinance to repeal former action—Ordinance effective upon due publication and lapse of thirty day period—Section 731.29 RC.....	634
Village—Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p. m. of 90th day before day of general election—Sections 731.13, 3513.251 RC..	71
 PREMIUM—BOND—	
Justice of peace—Amended SB 319, 101 GA—Does not have affect of abolishing office—Office continued as township office—Section 3929.17 RC—Premiums on bond of officer must be paid by township where he is elected and where he resides	737
 PRINTING—	
Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified	175
 PRIORITY—	
1. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.	
2. No provision for priority for any library qualified under section 5705.28 RC for allocation of classified property tax—Requests from all libraries must be considered as a group.	
3. Public libraries can not demand proceeds from classified property tax in excess of their “needs” be allocated to them—Such proceeds in excess of their “needs” are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds..	561
 PRISONER—COST OF FEEDING—	
1. Jail, county—Prisoner arrested by city police officer—Held in jail pending filing of formal charges—Ultimately charged with violation of state law—Cost of feeding prisoner must be borne by county.	
2. Prisoner arrested—Held in county jail pending finding of formal charges—Ultimately charged with violation of municipal ordinance—Cost of feeding prisoner must be borne by municipality	317

PRIVATE SEWER LINES—

Page

1. Sewer district—Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., RC.
2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 RC..... 285

PROBATION—

- “Burglary of an inhabited dwelling house”—Term used in section 2951.04 RC—No reference to offense of breaking and entering “a dwelling house”—De-nounced in section 2907.15 RC—Person convicted of such offense not ineligible for probation—Section 2951.04 RC..... 740

PROPERTY—LOTS—DRIVEWAYS—FEDERAL—STATE—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

PROPERTY—PERSONAL—CLASSIFIED—

1. Tax levies, classified personal property—Provision, sections 5639, 5640 GC were mandatory—Duty of county treasurer to distribute proceeds according to statute—Duty continuing.
2. Distribution of classified personal property tax proceeds—Amendment of former section 5639 GC—Effective September 26, 1949—No effect upon duty of county treasurer who held proceeds available for distribution but failed to distribute funds—Funds held for distribution prior to amendment should be paid in accordance with statute..... 85

PROPERTY—REAL—LANDS ADJOINING—

1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences.
2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
4. Benefit—Question of fact—Status to be resolved by board of township trustees of joint board of trustees—Sections 971.04, 971.16 RC..... 101

PROPERTY—REAL—

Page

1. Lease for building needed for and suitable for county offices—Reasonable rental—Option to purchase property at expiration of lease—Stipulated sum of money—County commissioners—Authority.
2. Section 307.02 RC—Does not require property leased or purchased for use as county building or site for building to be adjacent to existing county facility 239

PROPERTY—MORTGAGE—

1. Mortgage—Securities—Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments..... 226

PROPERTY REAL—OWNER—

1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.
2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessment may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq., RC.. 677

PROPERTY—REAL—

- Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC..... 150

PROPERTY—STATE—

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicle—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

PROPERTY—REAL—

1. Tax revenues—Phrase “year of such tax receipts”—Refers to year in which tax revenues are received by subdivision—Section 133.30 RC, first paragraph

PROPERTY—REAL—Concluded

Page

- 2. Taxing authority of subdivision—May not borrow money to anticipate receipt of real property tax revenues—Payable in December prior to following first day of January..... 48
- Title—Attorney at Law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC 719

PROSECUTION—

- Duty of attorney appointed by county humane society to prosecute persons charged with offenses including filing of complaint—No compensation in addition to salary paid by complainant or person alleged to have been mistreated—Section 2931.18 RC.—Duty of attorney to prosecute criminal actions for violation of section 3113.01 RC.—Failure of parents to support children—No duty or authority relative to prosecution for failure of husband to support pregnant wife. ALSO SEE . . . ATTORNEY..... 376

PUBLIC OFFICE—

- 1. Public affairs of village—Member, board of trustees—Section 733.78 RC—Interest other than fixed compensation in expenditure of money.
- 2. Provisions of section 735.09 RC do not conflict with, repeal or modify provisions of section 733.78 RC—Authority, director of public service—Interest in any contract 244

PUBLIC SAFETY—DIRECTOR—

- Compatible office—Office of township trustee and director of public safety—City located in township 328

PUBLIC SERVICE—DIRECTOR—

- 1. Public affairs of village—Member, board of trustees—Section 733.78 RC—Interest other than fixed compensation in expenditure of money.
- 2. Provisions of section 735.09 RC do not conflict with, repeal or modify provisions of section 733.78 RC—Authority, director of public service—Interest in any contract 244

PUBLICATION—NEWSPAPER—

- 1. Architect—Contract for employment—Plans and specifications—Construction of county hospital—Not subject to competitive bidding—Sum may exceed one thousand dollars.
- 2. Notice—Publication to bidders—County buildings—Notice must be published weekly for four consecutive weeks—Newspapers under prescribed rates—Section 153.40, Chapter 7. RC.
- 3. Trustees of county hospital—Public officers of county—Premiums for fidelity bonds—Payable out of general fund of county—Chapter 339., 3929.17 RC..... 35

PURCHASE—GIFT—

Page

- Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income . . . ALSO SEE HOUSING AUTHORITY . . . FEDERAL PUBLIC..... 290

RAILROAD LIABILITY INSURANCE—

1. Highways—Director of—Construction contract—Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Section 5523 et seq., 5525 RC.
2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.
3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.
4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or increased insurance cost imposed upon railroad 140

RECEIVING STOLEN PROPERTY—

- Concealing stolen property—Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC..... 128

RECESS APPOINTMENT—

1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate, incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC..... 188

RECIPROCITY—

- Trailers, house—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers..... 314

RECORDING PLATS—

1. Roads designated on plat of subdivision—It must be shown they are intended for public or private use.

RECORDING PLATS—Concluded

Page

- 2. City planning commission—Failed to adopt plan for major streets, parks and other public grounds—Territory outside corporate limits of city but not within three miles—Commission has not acquired jurisdiction over approval of plats of land located within territory.
- 3. City planning commission—No acquired jurisdiction over approval of plats of land outside limits of municipal corporation—Prerequisites to recording of plats. Acknowledgement by owner—Approval board of county commissioners—Section 711.04 RC..... 248

REGIONAL BOARD OF REVIEW—

- 1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
- 2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
- 3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955..... 723

REGIONAL PLANNING COMMISSION—

Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area—Regional area..... 418

REGISTRATION—

- Elections, board of—Member may not receive increase in compensation during existing term—Additional compensation—Section 3501.12 RC—Basis of population, total area—Registration precincts—Registration requirement in area established by discretionary action of board—Section 3503.06 RC..... 231
- Motor vehicles—Transfer of registration of number plates—Motor vehicle for which originally issued—To another motor vehicle acquired by same person in whose name plates originally issued—Must be effected within ten days after date of acquisition of other vehicle—Provisions of section 4549.08 (C) RC, do not apply during such period..... 673
- 1. Municipality—Population less than sixteen thousand—Passed ordinance—Elected to become a registration municipal corporation—May elect by repeal of former ordinance to do away with registration—Section 3503.06 RC.
- 2. Municipality—Population less than sixteen thousand—Elected by ordinance to become registration municipal corporation—Later decided to do away with registration—May enact ordinance to repeal former action—Ordinance effective upon due publication and lapse of thirty day period—Section 731.29 RC. 634
- 1. Trailer—House—Application for registration—Delinquent tax—County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
- 2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

REGISTRATION—Concluded

Page

Trailers, house—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers 314

RELIEF—

Aid to needy persons—Permanently and totally disabled—“State plan”—Promulgated by Director of Public Welfare—Chapter 5113., RC—Relief prior to October 4, 1955, effective date of Chapter 5106., RC, should be deemed “poor relief”—Acquisition of legal settlement—Section 5113.05 RC. 533

REPORTER—SHORTHAND—

- 1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
- 2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials..... 639

Aid to needy persons—Permanently and totally disabled—“State plan”—Promulgated by Director of Public Welfare—Chapter 5113., RC—Relief prior to October 4, 1955, effective date of Chapter 5106., RC, should be deemed “poor relief”—Acquisition of legal settlement—Section 5113.05 RC..... 533

- 1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of resident qualifications—Sections 709.02 et seq., 709.10 RC.
- 2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC. 211

Married woman’s residence—That of her husband—If by reason of his wrongful conduct or refusal or inability to support her it becomes necessary to take up residence in another county she may acquire a new legal settlement—Section 5113.05 RC..... 513

RESIDENTS—

Trailers, house—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers..... 314

RETIREMENT SYSTEM—PUBLIC EMPLOYEES—

- 1. Law librarian, county—Annual salary must not exceed five hundred dollars—Counties where one common pleas judge—Where more than one common pleas judge—Compensation determined by common pleas judges of county—Compensation to librarian directly rather than to library association—Section 3375.48 RC.
- 2. Membership in public employes retirement system—To be determined by retirement board—Section 145.01 et seq., RC..... 280

RETROACTIVE—

Page

- Contracts—Extra work contracts—Section 5525.14 RC, AM SB 250, 101 GA effective September 30, 1955—No application to contracts existing prior to such date 475
- 1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
- 2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
- 3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955 723

REVENUE—

- 1. "Cities"—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewerage plants.
- 2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC..... 203

REWARD—

- 1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
- 2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC. 118

ROAD MACHINERY—COUNTY—

County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC. 602

SALARY—

- Salary adjustment act, 1949—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—ALSO SEE . . . MAINTENANCE 580
- 1. Employes—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.

SALARY—Concluded*Page*

2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
3. Deductions from salary of state employe—Periods of unauthorized absence—No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC..... 616
1. Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.
2. Several justices of peace concerned—Salary, allowance for supplies—Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC.
3. Salary—May be fixed for public officer during existing term where no salary theretofore provided—Once fixed, no change may be made—Constitutional limitations—Office abolished. ALSO SEE . . . ABOLISH..... 478
- Justices of peace—No requirement in section 1907.47 RC salaries of several justices of peace within same township be fixed at a uniform amount..... 743
1. Justices of peace—Salary should be paid from county treasury as are other claims against county—Section 1907.47 RC.
2. Claims for salary—May be allowed by county commissioners at such intervals as commissioners may determine—Section 307.55 RC.
3. Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment..... 550
- Positions, agent and attorney for county humane society—May be held by same person—Attorney entitled to salary fixed for each—Compensation payable monthly from public treasury—Not through applications made to society . . . ALSO SEE . . . ATTORNEY 376
1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate, incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC..... 188

SALE—LAND—

- Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC..... 150

SANITARY REGULATIONS—

Page

- 1. Health, board of—Council of city—Without power to impose any duties on board of health district of which city is a part.
- 2. Board of health—Any district—Held responsible for administration of health service in city—Without authority to act as agent of city to enforce sanitary regulations—Established by city ordinance—May not collect for city license or inspection fees 272

SECURITIES—

- 1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
- 2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695
- 1. Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
- 2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments..... 226

SECURITY—DEPOSIT . . . SEE . . . DEPOSIT—SECURITY..... 1

SENATE—SEE—GENERAL ASSEMBLY—STATE—

SENTENCE—

- 1. Conviction—Means legal proceeding—Person charged with felony found guilty—Judgment rendered—Sentence imposed by trial court.
- 2. Felony—Detection and apprehension of person so charged—Person who by his efforts brought about apprehension—Entitled to payment of reward—County commissioners need not await result of possible appeal before paying reward—Section 307.49 RC..... 118

SEPTIC TANK—

- 1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.
- 2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessments may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
- 3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq.,RC. 677

SEWAGE WORKS—

Page

1. Engineer, private sanitary—May be employed to assist in layout of sewer districts and construction of sewage works—Work not encompassed within duties of county engineer—Chapter 6117. RC.
2. County engineer in county, population 30,000 or less may accept private employment—May not interfere with official duties—May be employed in private capacity by board of county commissioners—Section 6117.01 RC... 253

SEWER DISTRICT—

1. Established by county commissioners—Sewers and disposal works constructed—Commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—Section 6117.01 et seq., RC.
2. County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Section 6117.38 RC..... 285

SEWER—SEWAGE—

1. Sewers and sewage disposal works—Installation by county commissioners—Portion of cost may be assessed upon property in sewer district—Not in excess of special benefits to property—Status, septic tank and leaching bed—Section 6117.01 et seq., RC.
2. If property in sewer district is adequately and permanently supplied with sanitary drainage and disposal no lawful assessment may be levied against property for cost of installation—Proviso, project is in no degree injurious to public.
3. County commissioners without authority to force property owner to connect premises with sewer constructed pursuant to section 6117.01 et seq., RC. 677

SEWERAGE PLANT—DISPOSAL WORKS—

1. "Cities"—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewerage plants.
2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC..... 203

SHORTHAND REPORTER—

1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials 639

SICK LEAVE—

Page

Vacation—In absence of statutes granting specific vacation leave to operative employees, board of education, board has implied authority to grant reasonable leave with pay—Sick leave, specific—Township employees—In absence of statute, township trustees have implied authority in exercise of sound discretion to grant employees reasonable periods of leave with pay..... 667

SIDEWALK—

Sidewalk along state highway—Constructed by state highway department—Board of trustees of township where sidewalk located under no duty to maintain structure 362

SIGNATURE—

Mortgage released by notation thereon or on margin of record—Signed by mortgagee—Notation not sufficient to declare paper an “instrument”—No requirement under section 317.111 RC to disclose name of person who “prepared” notation. 507

SIGNATURE—NAME—

Instrument filed and received for record by county recorder—Section 317.111 RC requires name of person who prepared any of instruments must appear at conclusion—Name on cover sheet of instrument not sufficient..... 505

SITUS—

Automobile dealer—Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC..... 65

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial Responsibility Law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC 1

SOIL CONSERVATION DISTRICT—

Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC.. 112

SOIL CONSERVATION DISTRICT—Concluded*Page*

Road machinery, county—County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC 602

SPEED LIMITS—

Speed limits—Change in prima facie speed limits—Determinations heretofore made by director of highways—Remain in full force and effect as to areas and location described in paragraphs A, B, C, D, section 4511.21 RC, AM SB 175, 101 GA—Determinations as to areas and locations described in paragraphs, E, F, of section will become invalid October 1, 1956. 468

SPEED REGULATIONS—

1. Local authorities—Term includes board of township trustees—Section 4511.11 RC.
2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.
3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC 310

SPOUSE—

Attorney appointed by county humane society—has no authority or duty to collect delinquent payments due any person by order of court or otherwise—Parents of children violating order of court in divorce proceedings—Support of children—Duty of attorney to prosecute criminal actions for violation of section 3113.01 RC—Failure of parents to support children—No duty or authority relative to prosecution for failure of husband to support pregnant wife 376

Education, board of—Wife of member may be elected clerk of board—May also be appointed secretary to school superintendent 499

Legal settlement—Married woman's residence—That of her husband—If by reason of his wrongful conduct or refusal or inability to support her it becomes necessary to take up residence in another county she may acquire a new legal settlement—Section 5113.05 RC..... 513

STATE—**ADJUTANT GENERAL—DIRECTOR OF CIVIL DEFENSE—**

1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.

STATE—Continued

Page

ADJUTANT GENERAL—DIRECTOR OF CIVIL DEFENSE—Concluded

- 2. Oath prescribed relates to extent it binds member to serve in civil defense organization—Functions of civil defense—Emergency, establishment of a civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
- 3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
- 4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman 8

AUDITOR OF STATE—

- Employes, school districts—Section 3317.02 RC—Contribution by state to several school districts—With other sources of income funds furnished for payment of teachers and other employes of boards—These employes not employes of state—Not within provisions of section 121.16 RC providing for standard work week for employes whose salary or wage is paid in whole or in part by state 643
- 1. Employes—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.
- 2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
- 3. Deductions from salary of state employe—Periods of unauthorized absence—No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC 616
- 1. Jurors in criminal case—Per diem fees—Alternate juror—Part of costs of prosecution—Judgment shall be against convicted defendant—Costs not realized on execution against defendant may be certified to state auditor for payment—Sections 2313.37, 2947.23, 2949.19 RC.
- 2. Mileage allowed jurors—Section 2313.34 RC—Not part of costs—May not be certified by county to state auditor 95
- 1. Maintenance—Prior to enactment of HB 382, 98 G.A., maintenance signified practice of furnishing articles and services—Necessities and conveniences—Designated officers and employes—Benevolent, correctional and penal institutions—Allowance made as part of aggregate compensation—No luxury items included—Section 1842 GC.
- 2. Salary adjustment act, 1949—Meals, lodging laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC.
- 3. Amounts determined to be paid must be reasonably related to cost incurred by state in supplying maintenance—Section 143.10 RC.
- 4. Administrative discretion—Designation of particular officers and employes, state institutions who may receive maintenance—Recipients must pay reasonable costs incurred by state.

STATE—Continued*Page***AUDITOR OF STATE—Concluded**

5. Responsibility of department or institution involved to determine what constitutes reasonable costs—Failure to collect reasonable costs from recipients or failure to collect sum reasonably adequate to reimburse state would constitute instances where public money due has not been collected—Section 117.10 RC.
6. Bureau of Inspection and Supervision of Public Offices—May determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117. RC.
7. Department of Mental Hygiene and Correction—Several benevolent, correctional, or penal institutions—Certain administrative officers authorized to appoint such employes as are necessary for efficient conduct of department—Appointment of chaplain—Sections 5119.05, 5119.48 RC..... 580
- Police department—Member appointed secretary police relief and pension fund—May properly receive compensation—Compensation not received in capacity as member police department—Not subject to deduction for contribution to police pension fund—Sections 741.36, 741.43 RC..... 716
- Welfare programs—Section 5101.02 RC—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements—Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged programs shall be made “by the treasurer of state upon warrants drawn by the auditor of state.”..... 658

BANKS, SUPERINTENDENT OF—DEPARTMENT OF COMMERCE—

- Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734

BUILDING OWNERSHIP—STATE—

- Ohio Turnpike Commission—Board of county commissioners—Without authority to impose building inspection or to exact inspection fee under county regulations—Buildings constructed by Ohio Turnpike Commission—Owned by state of Ohio..... 182

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES—

- Benevolent, correctional and penal institutions—Allowance made as part of aggregate compensation—Meals, lodging, laundry, personal services—Officers, employes, state institutions—Required to pay reasonable costs for items furnished—Section 143.10 RC—Bureau may determine in particular cases adequacy of sums paid by recipients—Where sums paid were not reasonably adequate, findings may be made—Chapter 117 . . . ALSO SEE . . . MAINTENANCE 580
- Bond—Clerk—Board of education—Amount and surety must be approved by board—Payable to state—May not be continuation of bond executed by clerk for any preceding term of office—Section 3313.25 RC..... 19
1. “Cities”—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewerage plants.

STATE—Continued

Page

BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES

—Continued

2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC.....	203
Gifts—Unclaimed—Disposition—Inmates of state institutions—Department of Mental Hygiene and Correction—Girls' Industrial School—Special fund—Subject to proven right of any claimant—Section 5119.13 RC.....	41
1. Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income—Status as to Metropolitan Housing Authority—Section 3735.27 et seq., RC.	
2. Metropolitan Housing Authority—Required to limit occupancy of low rent tenements to families of insufficient income to maintain safe dwellings—Eligibility of tenants and rental changes within sound discretion of housing authority—Sections 3735.41, 3735.43 RC.	
3. Metropolitan Housing Authority—Authority to adjust rental of tenant family as income varies—When combined net income of family exceeds amounts specified in section 3735.43 RC, family required to vacate within six months	290
1. Improvement—Cost assessed—Shall include "the expense of the preliminary and other surveys"—Engineering service to surveyors or engineers—Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.	
2. General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services of city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled.....	401
1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.	
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.....	610
Municipal court—Schedule of fees and costs—May not tax as part of costs expense of court reporter where services were not actually performed—Section 1901.26 RC.....	170
Police department—Member retired November 2, 1954—Elected to receive benefits of pensions according to rules of pension board—He shall not participate in police relief and pension fund while enjoying any public employment—Employment by US Government in absence of any provisions in rules excluding employment is public employment—Sections 741.493, 741.49 RC....	605
Policeman—Retired before September 25, 1947—Entitled to receive from and after October 2, 1953, pension provided by paragraph J, section 741.49 RC—Employed as deputy sheriff since 1953.....	530
1. Public affairs of village—Member, board of trustees—Section 733.78 RC—Interest other than fixed compensation in expenditures of money.	
2. Provisions of section 735.09 RC do not conflict with, repeal or modify provisions of section 733.78 RC—Authority, director of public service—Interest in any contract	244

STATE—Continued*Page***BUREAU OF INSPECTION AND SUPERVISION OF PUBLIC OFFICES
—Concluded**

Village—Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p. m. of 90th day before day of general election—Sections 731.13, 3513.251 RC..... 71

CAPITAL PLANNING AND IMPROVEMENT, CHIEF OF DIVISION—

Legal authority to continue existence of office—Within State Department of Finance—Office may be filled by appointment by Department of Finance—Sections 121.04, 121.14 RC—Am. Sub. HB 490, 101 GA—Sections 125.81, 125.82, 127.21, 127.26, 153.04 RC—Am. HB 212, 101 GA, section 121.04 RC 540

CIVIL SERVICE COMMISSION OF OHIO, STATE—

1. Mental Hygiene and Correction, Department of—Director—Chief of Division of Mental Hygiene—Approval, director or assistant director—Proper official for civil service commission to recognize in personnel actions—Transfer, classified employes from one mental institution to another.
2. Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental.
3. Classified civil service employe—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations 161

COMMERCE, DEPARTMENT OF, DIRECTOR—

1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified "bond investment companies"—Under supervision of superintendent of insurance as "supervisor of bond investment companies"—Now classified "bond investment companies" or "face-amount certificate" companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.
2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as "face-amount certificate" company. 695

COUNTY—STATE—

Employe—Served state four or five years—Later county employe—Service with state can not be credited as basis for allowance of total three weeks vacation in county service. 137

DENTAL BOARD, OHIO STATE, SECRETARY—

Dental laboratory—Person or organization—Violates provisions of section 4715.09 RC when a denture or bridge is sold or delivered to any person other than a licensed dentist—Advertising—Repairing denture or bridge.....663

STATE—Continued

Page

DENTAL BOARD, OHIO STATE, SECRETARY—Concluded

- 1. Territorial jurisdiction in civil cases expanded to include justice court district in which justices were elected and in which they reside—No comparable change in territorial jurisdiction of justices in criminal cases—Section 2931.02 RC limits territorial jurisdiction—Certain enumerated exceptions to “the township in which he is elected and where he resides”—Section 1909.01 RC, Am SB 319, 101 GA.
- 2. Justice of peace — Final judgment, criminal prosecution — Misdemeanor charges—“Party injured”—Plea of guilty—Jury trial—Police officer—Felony cases, justice authorized to conduct preliminary examination—Sections 2937.10, 2937.11 RC.
- 3. No provision in Chapter 4715. RC to authorize justice of peace to render final judgment in violations of dental practice act.
- 4. Misdemeanor prosecutions—Violation of dental practice act—May be initiated in court of justice of peace—Territorial jurisdiction of court—Recognizance—Appearance of accused in common pleas court.
- 5. Practice of dentistry—Not included in term “medicine or surgery, or any of its branches”—Limitations, jurisdiction, offenses charged under dental practice act—Sections 2931.02, 2937.10, 2937.11 RC..... 457

EDUCATION, STATE DEPARTMENT OF—

Positions of superintendent of public instruction, assistant superintendent of public instruction, state department of education will be abolished January 3, 1956—AM HB 212, 101 GA—Incumbents may be temporarily retained by board in service of department until board appoints superintendent, one or more assistant superintendents and division heads—All to serve at pleasure of state board of education—Temporary retention not automatic—May be accomplished only by affirmative, action of board—Sections 3301.04, 3301.08, 3301.13 RC..... 704

FINANCE, DEPARTMENT OF, DIRECTOR—

Capital Planning and Improvement, Chief of the Division—Legal authority to continue existence of office—Within State Department of Finance—Office may be filled by appointment by Department of Finance—Sections 121.04, 121.14 RC—Am. Sub. HB 490, 101 GA—Sections 125.81, 125.82, 127.21, 127.26, 153.04 RC—Am. HB 212, 101 GA, section 121.04 RC..... 540

FUNDS—STATE—

- 1. Welfare programs—Section 5101.02 RC—Provisions authorize agreements between department of public welfare and boards of county commissioners—Creation of single unit within county to administer certain welfare programs—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements.
- 2. Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged program shall be made “by the treasurer of state upon warrants drawn by the auditor of state”..... 658

STATE—Continued

Page

GENERAL ASSEMBLY—

- Incompatible office—Member of General Assembly—Employment by local school district as a school bus driver operates to vacate member's individual legislative office—Section 101.26 RC—OAG 1935, opinion 4366, page 730, approved and followed 712
- Member—Office compatible with member, city board of education..... 684

GOVERNOR—

- 1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.
- 2. Oath prescribed relates to extent it binds member to serve in civil defense organization. Functions of civil defense—Emergency, establishment of a civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.
- 3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.
- 4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman..... 8
- 1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
- 2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate, incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC..... 188

HIGHWAYS, DEPARTMENT OF—DIRECTOR—

- 1. Highways—Director of—Construction contract—Elimination, existing grade crossing—Railroad protective public liability insurance—Director may fix amount of insurance—Part of cost of project—Contractor may be required to provide insurance in behalf of railroad—Sections 5523 et seq., 5525 RC.
- 2. Director has discretion as to liability insurance—Railroad protection—Grade separation project—Amount of insurance shall be considered part of project—Cost may be allowed in calculations—Section 5523.08 RC.
- 3. Contractor—Work requires performance adjacent to railroad right-of-way—Cost of insurance shall be considered part of cost of project—Contractor may be required to provide insurance in behalf of railroad.
- 4. Director—Temporary entrance or occupancy of railroad right-of-way—Construction of adjacent highway—Railroad entitled to compensation for taking—Compensation based upon fair market value of property and damage to residue—Director should consider increased risk of liability or, increased insurance cost imposed upon railroads..... 140
- Contracts—Extra work contracts—Section 5525.14 RC, AM SB 250, 101 GA, effective September 30, 1955—No application to contracts existing prior to such date 475

STATE—Continued

Page

HIGHWAYS, DEPARTMENT OF—DIRECTOR—Concluded

- 1. Local authorities—Term includes board of township trustees—Section 4511.11 RC.
- 2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.
- 3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC..... 310
- Speed limits—Change in prima facie speed limits—Determinations heretofore made by director of highways—Remain in full force and effect as to areas and locations described in paragraphs A, B, C, D, section 4511.21 RC, AM SB 175, 101 GA—Determinations as to areas and locations described in paragraphs E, F, of section will become invalid October 1, 1956..... 468
- 1. Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC..... 23

HIGHWAY PATROL—STATE—

- 1. Conservancy district—Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
- 2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district. 689
- 1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
- 2. Discussion, sections 6307-108 GC, 1181-5 GC, AM SB 204, 96 GA.
- 3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597
- 1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution— Section 3375.50 RC.
- 2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court— Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC..... 610

STATE—Continued*Page***PENSION FUND, STATE HIGHWAY PATROL—**

- Member retired by pension board—May be appointed as superintendent of highway patrol—Appointee would be eligible to pension unless he waived it during period of appointment—Sections 5505.01 et seq., 5503.01, 5505.16, 5505.17 RC..... 354

HIGHWAY SAFETY DEPARTMENT OF, DIRECTOR—

1. Conservancy district—Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district. 689

- Pension Fund, State Highway Patrol—Member retired by pension board—May be appointed as superintendent of highway patrol—Appointee would be eligible to pension unless he waived it during period of appointment—Sections 5505.01 et seq., 5503.01, 5505.16, 5505.17 RC..... 354

HIGHWAYS—STATE—

1. Police constable—No authority to make arrests on state highways—Officer deputized by sheriff of county—Sections 509.16, 4513.39 RC.
2. Police constable—Deputy sheriff—Offices incompatible—Section 509.16 RC. 650

- Sidewalk along state highway—Constructed by state highway department—Board of trustees of township where sidewalk located under no duty to maintain structure. 362

INDUSTRIAL COMMISSION OF OHIO—

1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955..... 723

INDUSTRIAL SCHOOL—GIRLS'—

- Gifts—Unclaimed—Disposition—Inmates of state institutions—Department of Mental Hygiene and correction—Girls' Industrial School—Special fund—Subject to proven right of claimant—Section 5119.13 RC..... 41

INSTRUCTION, PUBLIC, SUPERINTENDENT OF—

1. Budget required to be submitted on or before December 1, 1955—Board of education of county school district—Should be based on anticipated expenses for entire year, 1956—Consideration for changes occasioned during year—Section 3317.13 RC—Am. Sub. SB 321, 101 GA.

STATE—Continued

Page

INSTRUCTION, PUBLIC, SUPERINTENDENT OF—Concluded

- 2. State superintendent of education—Must provide forms for submission by county boards for budgets for 1956—May require such separation of expenses incurred during last quarter, 1956, as he deems advisable.
- 3. State department of education—May pay or cause to be paid to several county boards of education sums required for reimbursement under section 3317.13 RC—Payments at such times and in such installments as it deems proper—Due regard for changes effected by amendment, effective October 1, 1956. 573
- 1. Citizens committee—Will terminate October 5, 1955—Amendment, section 3311.30 RC.
- 2. New citizens committee duly appointed—Where city school district exercises right to join—City district will come under jurisdiction of committee—Nothing in section 3311.30 RC requires any addition to or change in membership on account of entrance of city district.
- 3. City school district not previously a member of committee—Status as to county convention—County commissioners—Additional members of committee.
- 4. Nothing in section 3311.30 RC requires each school district, subject to its provisions, shall have representation on citizens committee—Board membership not required to be enlarged to more than nine. 450
- 1. Library—Free public—Established by will or otherwise—May contract with local taxing authority for service—Area of service—When no requirement as to approval state library board—Sections 3375.05, 3375.42 RC.
- 2. Library association—Established by will or otherwise—Free public library—Contracted to provide free public library service—Public aid—Service extended to all inhabitants of county—Equal terms—May share in distribution of proceeds of classified property tax—Sections 5705.28, 5705.32, 5707.05 RC.
- 3. State library board—May distribute funds appropriated by General Assembly—Aid to libraries—Rules and regulations—Any library which qualifies as a free public library. 392
- Positions of superintendent of public instruction, assistant superintendent of public instruction, state department of education will be abolished January 3, 1956—AM HB 212, 101 GA—Incumbents may be temporarily retained by board in service of department until board appoints superintendent, one or more assistant superintendents and division heads—All to serve at pleasure of state board of education—Temporary retention not automatic—May be accomplished only by affirmative action of board—Sections 3301.04, 3301.08, 3301.13 RC. 704

INSURANCE, SUPERINTENDENT OF—

- Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC. . . . 719
- 1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.

STATE—Continued

Page

INSURANCE, SUPERINTENDENT OF—Concluded

- 2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company 695

Domestic mutual company :

- 1. May issue policies on which risk exceeds five per cent of company's assets but does not exceed “the maximum single risk”—Policies issued for cash premium, payable in advance—A contingent liability of policyholder not less than one nor more than ten times cash premium—Sections 3941.01 et seq., 3941.06 (B) RC.
- 2. Company may not issue policies on which risk exceeds maximum of five per cent of company's assets—Policyholder pays cash premium in advance and assumes no contingent liability—Section 3941.08 RC.
- 3. Company may not issue any policy solely for cash premium unless provision so made in articles of incorporation or in bylaws—Section 3941.08 RC.
- 4. Company expressly forbidden to issue any policy for cash premium unless surplus not less in amount than required capital stock of domestic stock insurance company— Transacting same kind of insurance—Not necessary for company to provide in articles of incorporation or bylaws that surplus may be acquired before policy issued for cash premium—Section 3941.10 RC.
- 5. Not required that maximum single risk be established and made part of articles of incorporation or bylaws..... 195

Group life insurance—School district—“Political subdivision”—“District of this state”—Section 3917.01 (B) (7) RC—Insurance company may issue to board of education or school district policy of group life insurance— Insurance on employes of board or district—Premiums shall be entirely paid by insured employes..... 240

LANDS—STATE—

- 1. Conservancy district—Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
- 2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district. 689

LIBRARY BOARD—STATE—

- 1. Library—Free public—Established by will or otherwise—May contract with local taxing authority for service—Area of service—When no requirements as to approval state library board—Sections 3375.05, 3375.42 RC.
- 2. Library association—Established by will or otherwise—Free public library Contracted to provide free public library service—Public aid—Service extended to all inhabitants of county—Equal terms—May share in distribution of proceeds of classified property tax—Sections 5705.28, 5705.32, 5705.05 RC.
- 3. State library board—May distribute funds appropriated by General Assembly—Aid to libraries—Rules and regulations—Any library which qualifies as a free public library..... 392

STATE—Continued

Page

MENTAL HYGIENE AND CORRECTION, DEPARTMENT OF—

1. Director—Chief of Division of Mental Hygiene—Approval, director or assistant director—Proper official for civil service commission to recognize in personnel actions—Transfer, classified employes from one mental institution to another.
2. Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental.
3. Classified civil service employe—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations 161

MOTOR VEHICLES, BUREAU OF—ACTING DIRECTOR—

Automobile dealer—Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC..... 65

1. Indigent patient—Hospital care—Not terminated nor may patient be considered discharged until and unless legal relationship through patient's being confined in hospital has ceased.
2. Not necessary for ninety days to elapse after termination of hospital care to determine indigency—Registrar, insurance—May honor interim claim for reimbursement by hospital prior to discharge of indigent patient or termination of his care—Section 4515.03, subdivisions (B, D,) RC..... 258

1. Motor vehicle accidents—Private property, parking lots, driveways—Federal or other lands owned by government—Situated within state—Exclusive jurisdiction—Accidents must be reported to registrar of motor vehicles—Section 4509.06 et seq., RC.
2. Financial responsibility law—Security deposit requirements apply to driver and owner of any motor vehicle involved in an accident—Situs where accident occurred—Driver and owner of motor vehicle—Sections 4509.06, 4509.12 et seq., 4509.19, 4509.71 RC..... 1

Motor vehicles—Transfer of registration of number plates—Motor vehicle for which originally issued—To another motor vehicle acquired by same person in whose name plates originally issued—Must be effected within ten days after date of acquisition of other vehicle—Provisions of section 4549.08 (C) RC, do not apply during such period..... 673

PLAN—STATE—

Aid to needy persons—Permanently and totally disabled—“State plan”—Promulgated by Director of Public Welfare—Chapter 5113, RC—Relief prior to October 4, 1955, effective date of Chapter 5106., RC, should be deemed “poor relief”—Acquisition of legal settlement—Section 5113.05 RC.. 533

STATE—Continued	<i>Page</i>
PURCHASING AND PRINTING, DIVISION OF — DEPARTMENT OF FINANCE—	
Printing of state, several departments and divisions—Authority to request through division of purchasing and printing of department of finance, after making general contract for printing, necessary changes and additions—Departments and divisions may pay for changes and additions out of appropriations to their several offices—Terms—Biennial appropriations act—Section 125.47 et seq., RC—Opinion 4358, page 718, OAG 1935, modified...	175
SECRETARY OF STATE—	
1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements complied with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council—Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.	
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC.	211
Elections, board of—Member may not receive increase in compensation during existing term—Additional compensation—Section 3501.12 RC—Basis of population, total area—Registration precincts—Registration requirement in area established by discretionary action of board Section 3503.06 RC.....	231
Foreign corporation—Formed before effective date of amendment—Section 1083-18 GC, section 4733.16 RC—August 6, 1943—Word “engineer” or “engineering”—Part of corporate name since its formation—May be granted license to transact business in Ohio—Opinion 114, OAG 1945, page 65, modified.	62
1. Justices of peace—Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—no elections for such offices should be held—Section 1901.04 RC.	
2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished.	358
1. Municipality—Population less than sixteen thousand—Passed ordinance—Elected to become a registration municipal corporation—May elect by repeal of former ordinance to do away with registration—Section 3503.06 RC.	
2. Municipality—Population less than sixteen thousand—Elected by ordinance to become registration municipal corporation—Later decided to do away with registration—May enact ordinance to repeal former action—Ordinance effective upon due publication and lapse of thirty day period—Section 731.29 RC.	634
SECURITIES, CHIEF, DIVISION OF—	
1. Bond investment companies—Companies prior to September 20, 1955, effective date of AM SB 255, 101 GA, were classified “bond investment companies”—Under supervision of superintendent of insurance as “supervisor of bond investment companies”—Now classified “bond investment companies” or “face-amount certificate” companies—Type of contracts issued—Chief of division of securities is supervisor of such companies—Sections 3949.01, 3949.02 RC.	

STATE—Continued

Page

SECURITIES, CHIEF, DIVISION OF—Concluded

2. Statutory deposit made prior to September 20, 1955 pursuant to section 3949.05 RC with superintendent of insurance—Company classified as foreign bond investment company—Now under administrative jurisdiction, chief division of securities—His jurisdiction as supervisor is in no way affected by fact depositing company now classified as “face-amount certificate” company. 695

SENATE—

1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate, incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC. 188

SOIL CONSERVATION COMMITTEE OHIO—EXECUTIVE SECRETARY

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566,83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC. 112

TAX APPEALS, BOARD OF—

1. Tax appeals, board of—Governor authorized, with advice and consent of senate, to appoint three members of board—Appointments, terms of six years—Appointment of no effect if made while senate is in session unless reported to and confirmed by senate—Recess appointment.
2. Expiration of term of member, board of tax appeals—If governor gives notice of reappointment but fails to report reappointment to senate, incumbent is serving part of original term—Entitled up to time of confirmation by senate only to salary authorized by law at beginning of original term—Section 3.03 RC. 188

TAX COMMISSIONER, DEPARTMENT OF TAXATION—

Tax imposed on sale of motor vehicle fuel—Does not come within any of exceptions contained in section 5735.05 RC—Tax so imposed and paid may be subject to refund under section 5735.14 RC—Tax imposed on sale, use or distribution of motor vehicle fuel—Said sale exempt from application of sales tax under section 5739.02 (B) (6) RC. 545

STATE—Continued*Page***TREASURER—STATE—**

Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734

1. Securities—Deposited with treasurer of state—Protection of holders of land title guarantees—Duty to determine value and sufficiency—Section 1735.03 RC.
2. Where no statutory method provided for valuation of the securities—Within power of treasurer of state to determine sufficiency—Duty—Mortgage on real estate—Appraisal of property—Reports as to payments... 226

Welfare programs—Section 5101.02 RC—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements—Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged programs shall be made “by the treasurer of state upon warrants drawn by the auditor of state.”..... 658

TREASURY—STATE—CITY—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC..... 610
1. Traveling expenses—Shorthand reporter—Court of appeals—By reason, provisions of section 1.24 RC, provisions of section 2501.17 RC are a restatement without substantive change of former section 1521 GC.
2. Section 2501.17 RC provides for payment from state treasury, actual expenses, traveling of shorthand reporters—Courts of appeals—Payment in like manner as compensation of such officials..... 639

TURNPIKE COMMISSION—OHIO—

Board of county commissioners—Without authority to impose building inspection or to exact inspection fee under county regulations—Buildings constructed by Ohio Turnpike Commission—Owned by state of Ohio..... 182

WELFARE, PUBLIC DEPARTMENT OF, DIRECTOR—

Aid to needy persons—Permanently and totally disabled—“State plan”—Promulgated by Director of Public Welfare—Chapter 5113., RC—Relief prior to October 4, 1955, effective date of Chapter 5106., RC, should be deemed “poor relief”—Acquisition of legal settlement—Section 5113.05 RC. 533

Legal settlement—Married woman’s residence—That of her husband—If by reason of his wrongful conduct or refusal or inability to support her it becomes necessary to take up residence in another county she may acquire a new legal settlement—Section 5113.05 RC. 513

STATE—Concluded

Page

WELFARE, PUBLIC DEPARTMENT OF, DIRECTOR—Concluded

1. Welfare programs—Section 5101.02 RC—Provisions authorize agreements between department of public welfare and boards of county commissioners—Creation of single unit within county to administer certain welfare programs—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements.
2. Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged program shall be made “by the treasurer of state upon warrants drawn by the auditor of state.”..... 658

WORKMEN’S COMPENSATION, BUREAU OF, ADMINISTRATOR—

1. Industrial Commission, only—Vested with jurisdiction to hear and determine application for percentage of permanent partial award—Section 4123.57 (B) RC.
2. No authority for Industrial Commission to refer application to Regional Board of Review for hearing and determination.
3. Payment of permanent partial awards—Section 4123.57 (B) RC—Claims where injury occurred prior to October 5, 1955—Not to be made under section 4123.57 RC, amended, effective October 5, 1955..... 723

STATE—FINIS—

STATUTORY POWERS—

Regional Planning Commission—Statutory powers created under section 713.21 et seq., RC—Discussion—Housing and Home Finance Agency—Federal Government—Federal Housing Act—Matching funds—Metropolitan area —Regional area. 418

STENOGRAPHER—TYPIST—

1. Instrument—Deemed “prepared” by person or persons who selected language employed therein.
2. Typist or stenographer—Sole contribution to preparation of instrument —Physical task of typing or writing language selected by another—Not deemed to have “prepared” instrument—ALSO SEE . . . INSTRUMENT 490

STOLEN PROPERTY—CONCEALING—

Concealing stolen property—Section 2907.30 RC—Crime not among offenses specified in section 2961.11 RC—Habitual Criminal Act—Crime not by implication or otherwise included in term “receiving stolen property” as term used in section 2961.11 RC..... 128

SUPPLIES—EQUIPMENT

Salary for justices of peace—Provision made in section 1907.47 RC—May include allowance for supplies and such items—Not necessary county commissioners in fixing salary designate separately amount attributable to the allowance—Aggregate amount of salary—Officers required to expend amounts to defray cost of necessary supplies, forms and equipment..... 550

SUPPLIES—		<i>Page</i>
1.	Justices of peace—Entitled to salary, period September 30, 1955 to January 1, 1956—Amount fixed by county commissioners—Section 1907.47 RC.	
2.	Several justices of peace concerned—Salary, allowance for supplies—Within discretion of county commissioners—Need not be uniform—Section 1907.47 RC. ALSO SEE . . . ABOLISH	478
SURVEYS—IMPROVEMENT—		
1.	Improvement—Cost assessed—Shall include “the expense of the preliminary and other surveys” — Engineering service to surveyors or engineers — Specially employed—Nothing in section 727.54 RC prevents performance of services by city engineer and his staff—Assessment of ascertained cost.	
2.	General fund of municipality—May be reimbursed from funds realized from sale of bonds—Cost of services of city engineer and staff—Cost of improvement—OAG 2165, 1928, page 1278 overruled.	401
SURVEYS—INVESTIGATIONS—RESEARCH—		
	Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC.	112
SURVEYS—PLANS—		
	Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC.	108
TAG—DOG REGISTRATION—		
1.	Dog and kennel licenses—Duties of county auditor—Ministerial—Chapter 955. RC.	
2.	County auditor—Not charged with duty to make determination or require proof of partnership—Representation by applicant for kennel license—Section 955.05 RC—Proviso, unless officer has reasonable doubt as to existence or nonexistence of partnership.	
3.	Law enforcement duties—Section 955.12 RC—Investigation by county dog warden—Partnership in dog kennel—Existence in doubt—Validity of dog registration tag.	554

TAX—

AUTHORITY—TAXING OF SUBDIVISION—

Page

1. Tax revenues—Phrases “year of such tax receipts”—Refers to year in which tax revenues are received by subdivision—Section 133.30 RC, first paragraph.
2. Taxing authority of subdivision—May not borrow money to anticipate receipts of real property tax revenues—Payable in December prior to following first day of January..... 48

TAX—

- Building—Public—Enlargement—Improvement—Joint action—Township and village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC. 222

CLASSIFIED PROPERTY TAX—

1. Budget commission, county—Has authority to determine that amounts requested by board of library trustees and included in budget of taxing authority represent “needs” of library—Section 5705.28 RC.
2. County budget commission—Has authority to fix amount of classified property tax to be allocated to libraries—Not mandatory full amount requested be approved.
3. No provision for priority for any library qualified under section 5705.28 RC for allocation of classified property tax—Requests from all libraries be considered as a group.
4. Public libraries can not demand proceeds from classified property tax in excess of their “needs” be allocated to them—Such proceeds in excess of their “needs” are to be allocated in accordance with section 5705.32 RC—Libraries have priority in distribution of classified property tax proceeds... 561
1. Library—Free public—Established by will or otherwise—May contract with local taxing authority for service—Area of service—When no requirement as to approval state library board—Sections 3375.05, 3375.42 RC.
2. Library association—Established by will or otherwise—Free public library—Contracted to provide free public library service—Public aid—Service extended to all inhabitants of county—Equal terms—May share in distribution of proceeds of classified property tax—Sections 5705.28, 5705.32, 5705.05 RC.
3. State library board—May distribute funds appropriated by General Assembly—Aid to libraries—Rules and regulations—Any library which qualifies as a free public library..... 392

COLLECTION—TAX—

1. Tax revenues—Phraise “year of such tax receipts”—Refers to year in which tax revenues are received by subdivision—Section 133.30 RC, first paragraph.
2. Taxing authority of subdivision—May not borrow money to anticipate receipt of real property tax revenues—Payable in December prior to following first day of January..... 48

TAX—Continued

Page

DELINQUENT TAX—

1. Trailer—House—Application for registration—Delinquent tax—County auditor—Duty to make demand on applicant for payment of delinquent tax—Status where dispute of liability—Section 4503.06 RC.
2. Trailer—House—Liability for delinquent tax—Tax and penalty accrued during time trailer in foreign county—Status as to county auditors—Voluntary payment—Civil action—Distribution of funds..... 332

EXEMPTION—TAX—REFUND—

Taxation—Property used for purpose to entitle it to exemption—No authority in law to refund taxes regularly levied and paid prior to order of board of tax appeals which placed property on exempted list—Sections 319.36, 5713.08 RC. 218

EXEMPTION TAX—

Trailers, house—Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers. 314

FUNDS—TAX LEVY—

Cemetery trustees, board—Union cemetery—Elected as provided in section 759.36 RC—Board custodian of funds raised by tax levy, section 759.34 RC—Such funds should be paid directly to board by county treasurer upon warrant of county auditor—Section 321.31 RC..... 710

LEVY—

1. Hospital, county general—County may include in general levy for current expenses in excess of ten mill limitation additional amounts—Purpose “for current expenses of the subdivision”—Percentage of electors voting—raised by levy payable to general fund—Sections 5705.19, 5705.22, 5705.26 RC.
2. Section 5705.22 RC alternative method to raise funds for support of general hospital outside ten mill limitation—Limitation of levy—Approval majority of electors voting on levy—Special fund.
3. Section 5705.191 RC provides for special method to supplement general fund to make appropriations for various purposes including support of general hospitals—Levy limited to two year period—Approval, fifty-five per cent or more of electors voting at primary, general or special election—Section 5705.22 RC..... 339
1. Tax levies, classified personal property—Provision, sections 5639, 5640 GC were mandatory—Duty of county treasurer to distribute proceeds according to statute—Duty continuing.
2. Distribution of classified personal property tax proceeds—Amendment of former section 5639 GC—Effective September 26, 1949—No effect upon duty of county treasurer who held proceeds available for distribution but failed to distribute funds—Funds held for distribution prior to amendment should be paid in accordance with statute..... 85

TAX—Concluded

Page

LICENSE TAX—

Automobile dealer—Shall pay annual license tax—Each place of business operated—Privilege of operating on public highways—Motor vehicles—Held for sale at each place of business—Requirement not changed or diminished because dealer has more than one place of business within same taxing district—Sections 4503.09, 4503.27 RC. 65

MOTOR VEHICLE FUEL TAXES—

Road machinery, county—County commissioners may contribute machinery to organized soil conservation district—Exception, machinery acquired through expenditure of motor vehicle fuel excises levied under Chapter 5735. RC—Work should be of value to general welfare and benefit of county—Services needed for operation of machinery may be contributed—Payment may be made with money from general fund of county not otherwise appropriated—Section 307.27 RC..... 602

Tax imposed on sale of motor vehicle fuel—Does not come within any of exceptions contained in section 5735.05 RC—Tax so imposed and paid may be subject to refund under section 5735.14 RC—Tax imposed on sale, use or distribution of motor vehicle fuel—Said sale exempt from application of sales tax under section 5739.02 (B) (6) RC..... 545

PROPERTY—REAL—

Taxation—Property used for purpose to entitle it to exemption—No authority in law to refund taxes regularly levied and paid prior to order of board of tax appeals which placed property on exempted list—Sections 319.36, 5713.08 RC. 218

REVENUES—TAX—

1. Tax revenues—Phrase “year of such tax receipts”—Refers to year in which tax revenues are received by subdivision—Section 133.30 RC, first paragraph.
2. Taxing authority of subdivision—May not borrow money to anticipate receipt of real property tax revenues—Payable in December prior to following first day of January..... 48

SALES TAX—

Tax imposed on sale of motor vehicle fuel—Does not come within any of exceptions contained in section 5735.05 RC—Tax so imposed and paid may be subject to refund under section 5735.14 RC—Tax imposed on sale, use or distribution of motor vehicle fuel—Said sale exempt from application of sales tax under section 5739.02 (B) (6) RC..... 545

TAXATION—FUNDS—

Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Preventive and control measures—Particular project “Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515., section 1515.10 RC..... 112

TERRITORY—

Page

- Township—No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries effected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC..... 304

TESTIMONY—

- Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing—Doctor entitled to receive statutory fee unless testimony given as part of physician's duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations, opinions Attorneys General. 410

TIE VOTE ELECTION—

1. Meeting—Board of county commissioners—To organize—First Monday of January of each year—Adjourned meeting—Validity regular business—Section 305.05 RC.
2. Section 305.09 RC directory as to place of meeting—Board of county commissioners has limited discretion in matter.
3. Organizational meeting adjourned to private hospital room—Foreign county—Purpose to obtain vote of sick member—Election for office, board president—"Break a tie"—Judicial proceedings—Test incumbent's title to office of president.
4. Where commissioner holds office of president under apparent color of title—Duties regularly and publicly discharged—Without challenge—Irrespective of any irregularities in election—He is at least president de facto—Official act not subject to collateral attack by public or third persons..... 429

TIME—LIMITATION—

- Town hall—Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC..... 426

TITLE—REAL PROPERTY—

- Attorney at law—Examination, title to real property—Opinion forwarded to title insurance company—Request of client to procure policy of insurance—No employment or compensation by title insurance company—Attorney not required to be licensed—Service no violation of section 3905.01 RC..... 719

TITLE—SEWER LINES—

1. County commissioners authorized to contract with owners of private sewer lines outside of district to receive and dispose of sewage—May fix reasonable charges—No authority to agree to maintain private lines—County has title to privately owned sewer lines within sewer district established by county commissioners—Lines connected to county system—Commissioners may fix rate to receive and dispose of sewage—Obligated to maintain lines—Sections 6117.01 et seq., 6117.38 RC..... 285

TOWN HALL—

Page

Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC. 426

TOWNSHIP AUTHORITIES—

Police constable—Appointed under provisions of section 1901.32, paragraph D, RC—No authority for allowance of fees—Services performed in cases prosecuted in municipal court—Deputy bailiff—No authority for reimbursement—Use of funds collected as fees and costs—Municipal court cases—Township authorities—Services of police constable as deputy in municipal court. 57

TOWNSHIP BOARD—

1. Zoning appeals—Township board—Prosecuting attorney—Legal adviser—Section 309.09 RC.
 2. Legal advice on subject—Limited to matters pertaining to exercise of administrative or ministerial functions and pertaining to decisions the law authorizes township board to make—Does not include advice on factual or policy determinations to be made by board or matters of judicial or quasi-judicial nature. 89

TOWNSHIP HIGHWAY—

1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
 2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC. 517

TOWNSHIP—JUSTICE OF PEACE—

Municipal court—City within township—Territorial jurisdiction of court embraces city—Justice of peace of township—Deprived of jurisdiction in all civil and criminal causes within municipal corporation—Legal jurisdiction retained outside corporate limits of municipality—Section 1901.04 RC. . . . 123
 1. Justices of peace—Jurisdiction, upon institution of municipal court, terminates in all civil and criminal causes—Township entirely within territory of court—Office abolished within such townships—No elections for such offices should be held—Section 1901.04 RC. 358
 2. Section 1909.02 RC confers certain powers upon justices of peace—Incidental to their judicial functions—It does not operate to continue office in existence in townships where judicial functions abolished. 358
 Justices of peace—No requirement in section 1907.47 RC salaries of several justices of peace within same township be fixed at a uniform amount. 743
 Justices of peace—Territorial jurisdiction in civil cases expanded to include justice court district in which justices were elected and in which they reside—No comparable change in territorial jurisdiction of justices in criminal cases—Section 2931.02 RC limits territorial jurisdiction—Certain enumerated exceptions to “the township in which he is elected and where he resides”—Section 1909.01 RC, Am SB 319, 101 GA . . . ALSO SEE . . . JUSTICE OF PEACE. 457

TOWNSHIP OFFICE—

Page

- Justice of peace—Amended SB 319, 101 GA—Does not have effect of abolishing office—Office continued as township office—Section 3929.17 RC—Premiums on bond of officer must be paid by township where he is elected and where he resides..... 737

TOWNSHIP—

- No municipal corporation within its limits—Reduced in territory to less than twenty-two square miles—Change in boundaries effected under section 503.07 RC—Board of county commissioners—Upon petition of majority of householders in territory may erect reduced township into new township without addition of any territory from contiguous townships—Section 503.08 RC..... 304
- Sidewalk along state highway—Constructed by state highway department—Board of trustees of township where sidewalk located under no duty to maintain structure. 362

TOWNSHIP TRUSTEES—

1. Civil defense—Township has authority to establish local organization—May provide method to select director—Township trustees may appoint director—Section 5919.06 RC.
 2. Township has authority to make appropriation for expenses of local civil defense organizations—Payment of expenses—If part of county wide civil defense organization—Chargeable to township—Sections 5915.07, 5915.11 RC. 322
- Compatible office—Office of township trustee and director of public safety—City located in township 328
1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences—
 2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
 3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
 4. Benefit—Question of fact—Status to be resolved by board of township trustees or joint board of trustees—Sections 971.04, 971.16 RC..... 101
1. Local authorities—Term includes board of township trustees—Section 4511.11 RC.
 2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.
 3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC..... 310

TOWNSHIP TRUSTEES—Concluded

Page

- Town hall—Board of township trustees—Has authority to lease so much of town hall as is not needed for township purposes—By year or for shorter periods—Lease may not be made for period longer than one year—Section 511.03 RC..... 426
1. Weeds—Destruction—Along township highway—Part of maintenance enjoined by law upon township trustees.
 2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC..... 517

TOWNSHIP—VILLAGE—

- Building—Public—Enlargement—Improvement—Joint action—Township and Village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC... 222

TRAFFIC CASES—

1. Fines—Traffic cases—By reason, provisions of section 1.24 RC language of section 4513.35 RC must be deemed to be a restatement of former section 6307-108 GC.
2. Discussion, sections 6307-108 GC, 1181-5 GC, AM SB 204, 96 GA.
3. Fines collected in traffic cases prosecuted in common pleas court—Should be paid by clerk of court into county treasury—Section 4513.35 RC—Exception, portion distributed to local law library—Section 3375.53 RC. These funds should be paid into county treasury—Exception, funds obtained by arrest made by member, state highway patrol—These funds should be paid, one half to county treasury, one half to state treasury—Section 3375.53 RC—OAG 1939, opinion 402, page 512..... 597

TRAFFIC CONTROL—

1. Local authorities—Term includes board of township trustees—Section 4511.11 RC.
2. Local authorities—Authorized to place and maintain traffic control devices to guide traffic, to warn of dangerous road conditions and cite existing traffic regulations—No authority to promulgate speed or other traffic regulations.
3. Local authorities—Given a limited function in promulgation of speed regulations by director of highways—Authorized to designate through highways—Without any other independent authority to promulgate traffic regulations—Sections 4511.21, 4511.65 RC..... 310

TRAFFIC LAWS—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.

TRAFFIC LAWS—Concluded

Page

- 2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.... 610
- Library association, county law—Offenses and misdemeanors—Prosecuted in name of state—Moneys must be paid monthly by clerk of courts to board of trustees of county law library association—Moneys accruing to county treasury—Liquor traffic—State traffic laws—County treasurer—Statutory limitations—Sections 3375.52, 3375.53 RC. . . .ALSO SEE . . . FINES—PENALTIES. 383

TRAFFIC REGULATION—

- 1. Conservancy district—Organized pursuant to Chapter 6101., RC—Political subdivision of state—Lands owned or acquired by conservancy district not lands owned or acquired by state.
- 2. State Highway Patrol—Has jurisdiction to enforce state laws—Traffic regulation and safety on any public road located within conservancy district. 689

TRAFFIC—

- Rural highway—Portion may not be closed to regular traffic—Purpose—to permit holding of automobile time trials—In absence of delegation of authority by legislature..... 343

TRAFFIC—WATERCRAFT—

- County commissioners—Without authority to promulgate and enforce regulations to control traffic in watercraft—Navigable waters within the county. 364

TRAILERS—HOUSE—

- Section 4503.06 RC—Temporary exemption from tax—Applicable in case of all bona fide residents of foreign states—Residents must have complied with laws of such states as to registration of trailers..... 314

TRANSFER—

- 1. Mental Hygiene and Correction, Department of—Director—Chief of Division of Mental Hygiene—Approval, director or assistant director—Proper official for civil service commission to recognize in personnel actions—Transfer, classified employes from one mental institution to another.
- 2. Classified employe—May be transferred from position in one mental institution to similar position in another mental institution—Without consent of employe—Transfer intradepartmental.
- 3. Classified civil service employe—May appeal to civil service commission—Order of intradepartmental transfer—Only when transfer constitutes an act of discrimination against employe for religious or political reasons or affiliations. 161

TRANSFER—REGISTRATION NUMBER PLATES— Page

Motor vehicles—Transfer of registration of number plates—Motor vehicle for which originally issued—To another motor vehicle acquired by same person in whose name plates originally issued—Must be effected within ten days after date of acquisition of other vehicle—Provisions of section 4549.08 (C) RC, do not apply during such period..... 673

TREASURER—SUBDIVISION—

Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC..... 734

TREASURY—CITY—STATE—

1. Law library—Payments for its support—All moneys coming into hands of clerk of municipal court from bail bond forfeitures shall be paid to treasurer of municipality where court established—Exception where statute specifically directs distribution—Section 3375.50 RC.
2. All moneys from bail bond forfeitures coming into hands of clerk of municipal court—Prosecutions under traffic laws—Arrests made by state highway patrolmen—Shall be paid as provided by section 5503.04 RC.... 610

TRUSTEES—SEE LAW LIBRARY ASSOCIATION, COUNTY—

TYPIST—STENOGRAPHER—

1. Instrument—Deemed “prepared” by person or persons who selected language employed therein.
2. Typist or stenographer—Sole contribution to preparation of instrument—Physical task of typing or writing language selected by another—Not deemed to have “prepared” instrument—ALSO SEE . . . INSTRUMENT 490

UNIFORM BOND LAW—

Bonds—Premium from sale—Issued by board of education—School district—Paid into sinking fund or bond retirement fund—May be used for purchase of bonds of same issue—Bonds shall then constitute investment of sinking funds or bond retirement fund—Sections 133.34, 133.36, 3315.03 RC..... 262

UNIFORMITY—

Justices of peace—No requirement in section 1907.47 RC salaries of several justices of peace within same township be fixed at a uniform amount..... 743

UNION CEMETERY . . . SEE . . . CEMETERY TRUSTEES, BOARD—

UNITED STATES GOVERNMENT—

Page

- Police department—Member retired November 2, 1954—Elected to receive benefits of pensions according to rules of pension board—He shall not participate in police relief and pension fund while enjoying any public employment—Employment by US Government in absence of any provisions in rules excluding employment is public employment—Sections 741.493, 741.49 RC. 605

UNITED STATES TREASURY DEPARTMENT, INTERNAL REVENUE SERVICE—

- Forms 668, 669, 669-A, 669-B, 669-C—Completed and executed by authorized agent of Treasury Department—May be received for filing by county recorder—Section 317.111 RC. 537

URBAN REDEVELOPMENT ACT—

1. Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income—Status as to Metropolitan Housing Authority—Section 3735.27 et seq., RC..... 290
2. Metropolitan Housing Authority—Required to limit occupancy of low rent tenements to families of insufficient income to maintain safe dwellings—Eligibility of tenants and rental changes within sound discretion of housing authority—Sections 3735.41, 3735.43 RC.
3. Metropolitan Housing Authority—Authority to adjust rental of tenant family as income varies—When combined net income of family exceeds amounts specified in section 3735.43 RC, family required to vacate within six months. 290

VACANCY—

1. Vacancy—Interpretation, sections 2397-1, 2397-2 GC—1.24, 305.03 RC.
2. Vacancy—Office of sheriff—Declared by resolution, county commissioners—Should be filled by board of county commissioners—Sections 305.03, 311.03 RC. 631

VACATE PREMISES—

1. Housing Authority, Federal Public—Municipality may acquire such public housing project by purchase or by gift—May rent and operate project to provide safe and sanitary housing for families of low income—Status as to Metropolitan Housing Authority—Section 3735.27 et seq., RC.
2. Metropolitan Housing Authority—Required to limit occupancy of low rent tenements to families of insufficient income to maintain safe dwellings—Eligibility of tenants and rental changes within sound discretion of housing authority—Sections 3735.41, 3735.43 RC.
3. Metropolitan Housing Authority—Authority to adjust rental of tenant family as income varies—When combined net income of family exceeds amounts specified in section 3735.43 RC, family required to vacate within six months. 290

VACATION—

Page

Employee—Served state four or five years—Later county employe—Service with state can not be credited as basis for allowance of total three weeks vacation in county service. 137

VEHICLES—WEIGHT—

Certain maximum weight limits—Noise and vibration which do not affect highway structure or public use—Not proper factors to consider in classification of roads by county commissioners—Section 5577.08 RC..... 301

VENDEE—

Sale of land—Contract—Executory—May operate to convey to vendee equitable estate—May create lien on land in favor of vestee—Extent of portion of purchase price paid—Contract not entitled to be recorded in office of county recorder—Section 317.08 RC. 150

VIGILANCE CORPORATION—

1. No provision in law to require officers and members to give bond—Chapter 1731. RC.
2. Officers and members of vigilance corporation—Within prohibition of statute —Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation. 79
1. Annexation—Ordinance of acceptance adopted—Legislative authority of municipal corporation—Ordinance approved by electorate—Legal requirements compiled with—Residence in municipality—Persons residing in annexed territory—Date of passage of ordinance of acceptance in council —Determination of residence qualifications—Sections 709.02 et seq., 709.10 RC.
2. Election date—To determine prior residence in village—Candidate, member of legislative authority of village—Date of general election—Section 731.12 RC. 211
1. Village becomes city—Duty of legislative body of municipality to provide for election of new legislative body—Wards—Sections 703.06, 731.01 RC.
2. Right of electors of city—Passed from status as village—To vote at all township elections, no way affected by transition—Status as to county board of education—Sections 703.06, 3311.07 RC.
3. Transition of village into city—Right of electors to vote for officers prescribed by law—Nomination—Nominating petitions.
4. Transition of village, status of city—Next regular municipal election—Board of elections—Blank spaces on ballot—Write in names—Legislative body—Wards.
5. Transition of village, status of city—Officers of village—Continue to serve until election and qualification of city officers—May exercise powers given by law to village officers—Section 703.07 RC..... 523

VIGILANCE CORPORATION—Concluded	<i>Page</i>
Bridges—Term “all bridges” related to and includes only bridges of first class enumerated in section 5591.21 RC—Does not include bridges on street established by city or village for use and convenience of municipality, not part of state or county road.	653
1. “Cities”—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewerage plants.	
2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC.....	203
Population less than 2000—Has not been required by petition, majority of electors to hold primary election—Meeting to fix compensation for all offices—Must be held not later than five days prior to four p.m. of 90th day before day of general election—Sections 731.13, 3513.251 RC.....	71
1. Public affairs of village—Member, board of trustees—Section 733.78 RC—Interest other than fixed compensation in expenditure of money.	
2. Provisions of section 735.09 RC do not conflict with repeal or modify provisions of section 733.78 RC—Authority, director of public service—Interest in any contract.	244
 VILLAGE—TOWNSHIP—	
Building—Public—Enlargement—Improvement—Joint action—Township and village—Abandoned school building—Tax authorized by vote of electors—Can not be used for maintenance of building—Section 511.05 et seq., RC....	222
 VOLUNTEER—CIVIL DEFENSE	
1. Civil defense—Several organizations are civil agencies rather than military organizations—Such agencies do not constitute part of state militia—Chapter 5915. RC.	
2. Oath prescribed relates to extent it binds member to serve in civil defense organization for the state—Regulations by governor—Sections 5915.01, 5915.05, 5915.14 RC.	
3. Oath prescribed—Test of qualification for membership in civil agency—Members serve as “civil defense volunteers”—Members not bound to serve for any designated period of time.	
4. Membership in organization as a civil defense volunteer is in nature of public office—May terminate any time by resignation, abandonment or non-user—Membership so terminated—No obligation to perform further service—Call to duty as militiaman.....	8
 WATER—	
Soil conservation district—Authority to conduct surveys, investigations and research—Soil erosion—Preventive and control measures—Particular project—“Flood preventive measures”—Agricultural phase of conservation, development, utilization and disposal of water—Soil conservation district—Authorized under Ohio law to act as “local organization”—Federal Watershed Protection and Flood Prevention Act—Public Law 566, 83 Congress, 68 Stat., 666—Funds raised by taxation may lawfully be expended by such soil conservation district to further the project—Chapter 1515, section 1515.10 RC.	112

WATER—SURFACE—

Page

- 1. Highways—State Department of—Under no duty to provide for drainage of land adjoining state highway within limits of municipal corporation—Proviso, unless required to do so by cooperation contract—Section 5521.05 RC.
- 2. Drainage—As county wide project—Within jurisdiction of county—When relating to conditions peculiar to municipality, it is problem of municipality—Beyond jurisdiction of county authorities.
- 3. Construction and maintenance of culvert—Under state highway within limits of municipal corporation—To provide outlet for surface water collecting on highway or adjoining land—Responsibility of city under nuisance provisions of section 715.47 RC. 23

WATER WORKS—

- 1. "Cities"—Word used in section 743.05 RC—Does not include villages—Villages do not have power specifically conferred upon cities as to use of portion of revenue from water works for benefit of sewerage plants.
- 2. Water works and sewerage systems—Operated as single unit—City has authority to apply not to exceed ten per cent of gross revenues from water works—Benefit of sewerage system and disposal works—Must first provide for prior charges after setting aside five per cent of gross revenues as reserve for water works—Section 743.05 RC..... 203

WATERCRAFT—TRAFFIC—

County commissioners—Without authority to promulgate and enforce regulations to control traffic in watercraft—Navigable waters within the county. 364

WEAPON—ARMED—CONCEALED—

- 1. Vigilance corporation—No provisions in law to require officers and members to give bond—Chapter 1731. RC.
- 2. Officers and members of vigilance corporation—Within prohibition of statute—Without authority to go armed—Exception, circumstances which would justify ordinary citizen to carry a weapon—Section 2923.01 RC makes it a crime to carry concealed weapons—No exception as to officers and members of vigilance corporation. 79

WEEDS—

- 1. Weeds — Destruction — Along township highway — Part of maintenance enjoined by law upon township trustees.
- 2. Township trustees—Weeds treated with poisonous chemical to destroy them—Sprayed weeds eaten by domestic animals grazing on adjacent pasture—Animals killed—Negligence—Mixed law and fact—Authority of trustees to compromise or settle claim for damage—Section 5571.10 RC..... 517

WEIGHT—VEHICLES—

Vehicles—Certain maximum weight limits—Noise and vibration which do not affect highway structure or public use—Not proper factors to consider in classification of roads by county commissioners—Section 5577.08 RC..... 301

WELFARE BOARD—CHILD—

Page

- Child welfare board—No authority to expend funds appropriated to use of board to defray expense of preliminary surveys and plans for bond issue—Submission of question to electorate—Erection of receiving home—Temporary care of children—Section 335.16 RC—Board of county commissioners may pay preliminary expenses to determine feasibility to proceed with submission of bond issue—Section 153.21 et seq., RC. 108

WELFARE PROGRAMS—

1. Welfare programs—Section 5101.02 RC—Provisions authorize agreements between department of public welfare and boards of county commissioners—Creation of single unit within county to administer certain welfare programs—Expenditure of state funds not authorized for added cost of administration incurred by county commissioners due to functions and responsibilities transferred to county authorities by agreements.
2. Agreements have no effect on provision, section 5105.12 RC that payments to recipients under aid for aged program shall be made “by the treasurer of state upon warrants drawn by the auditor of state.” 658

WELFARE, PUBLIC, COUNTY DEPARTMENT OF—

- Child—Custody given to a county department of public welfare—Parental agreement—Child died after placement by department in boarding home—County may properly pay cost of burial involved when parent indigent or imprisoned for failure to pay support—Section 335.16 RC. 348
- Depository—Treasurer of state—Treasurer of subdivision or officer exercising functions of treasurer of subdivision—May not enter into contract for inactive deposit of public funds whereby withdrawals are subject to notice in excess of thirty days—Section 135.14 RC. 734

WITNESS—

- Doctor appointed by court—To investigate and examine into mental condition of criminal defendant—Testified as expert on mental condition of defendant at trial or other hearing—Doctor entitled to receive statutory fee unless testimony given as part of physician’s duties—Lima State Hospital—Section 2945.40 RC—See opinion for citations, opinions Attorneys General. 410

WORDS AND PHRASES—

- Cities—Villages—Powers as to use of revenue from water works for benefit of sewerage plants. 203
- Maintenance—Necessities, food, shelter, conveniences. 580
- Merger—Consolidate—School districts—Territory. 441
- Mortgage filed—Signature—Notation—Instrument. 507
- “Needs” of library. 561
- Prepared—Preparation—Person—Instrument—Title. 490
- Traffic control—Local authorities. 310
- “Year of such tax receipts.” 48

WORK-WEEK—STANDARD—

Page

1. Employes—State—Compensation—Service in addition to standard work-week—Not otherwise offset by compensatory time off—Should be computed on hourly basis—Sections 121.16, 143.10 (B) (C) RC.
2. State employes are compensated by a monthly salary—Based upon full time service—Where employe absent from state service without authority—Salary deduction should be made—Section 143.10 (E) RC.
3. Deductions from salary of state employe—Periods of unauthorized absence—No requirement computation of amount should be made by department concerned by application of formula, section 143.10 RC, computation of service—In excess of standard work-week—Formula not unreasonable—How deductions computed—Section 121.16 RC..... 616

WRITTEN CONSENT—

1. Fences—Owners of adjoining lands—May agree in writing—Witnessed by two persons—Unequal division of duty to build, keep up and maintain in good repair partition fences.
2. Barbed wire construction for fences—When written consent of owner of adjoining land required—Section 971.03 RC.
3. Duty imposed by section 971.02 RC—Owners of adjoining land—Partition fences—Benefit to both owners of adjoining land—Land enclosed—Agricultural areas—Provisions of statute may not be applied where fence is for sole benefit of one of adjoining owners.
4. Benefit—Question of fact—Status to be resolved by board of township trustees or joint board of trustees—Sections 971.04, 971.16 RC. 101

ZONING—

1. Zoning appeals—Township board—Prosecuting attorney—Legal adviser—Section 309.09 RC.
2. Legal advice on subject—Limited to matters pertaining to exercise of administrative or ministerial functions and pertaining to decisions the law authorizes township board to make—Does not include advice on factual or policy determinations to be made by board or matters of judicial or quasi-judicial nature. 89

CITATIONS:

SECTIONS REVISED CODE:

	<i>Page</i>
1.02	490
1.20	723
1.21	85
1.24	597
1.24	304
1.24	639
1.24	631
3.01	188
3.03	188
3.11	328
7 Chapter	35
9.01	371
101.26	684
101.26	712
115.08	48
115.45	401
117.10	41
117. Chapter	580
117.10	580
121.02	704
121.04	540
121.05	704
121.06	704
121.07	704
121.14	540
121.16 et seq.	616
121.16	137
121.16	643
121.16	667
125.47 et seq.	175
125.31	175
125.49	175
125.81	540
125.82	540
127.21	540
127.26	540
133.01	262
133.30	48
133.34	262
133.36	262
135.14	734
135.20	734
143.01	434
143.07	161
143.10	580
143.10	616
143.25	161
143.26	161
143.29	137
145.01 et seq.	280

CITATIONS—Continued

SECTIONS REVISED CODE—Continued

Page

149.38	371
153.04	540
153.21 et seq.	108
153.31	266
153.40	35
305.03	631
305.05	429
305.09	429
305.14	366
307.02	237
307.16	658
307.18	658
307.27	602
307.40	182
307.41	68
307.49	118
307.52	410
307.55	550
309.09	89
309.10	29
309.14	366
311.03	631
311.20	317
317.08	150
317.111	490
317.111	505
317.111	507
317.111	537
319.36	218
321.31	710
325.14	253
325.19	137
329.05	658
339. Chapter	35
339.04	35
339.05	35
341.01	317
503.03	304
503.07	304
503.08	304
503.23	426
509.16	650
511.03	426
511.05 et seq.	222
505.44	328
509.16	57
519.13 through 519.15	89
703.01	203
703.06	523
703.07	523

CITATIONS—Continued

SECTIONS REVISED CODE—Continued	<i>Page</i>
705.01	621
705.30	621
705.41	621
709.02 et seq.	211
709.10	621
709.12	211
711.01	248
711.04	248
711.09	248
711.10	248
713.21 et seq.	418
715.37	272
715.40	203
715.47	23
727.15	677
727.54	401
731.01	523
731.13	71
731.28 through 731.41	621
731.29	211
731.31	211
731.29	634
733.78	244
735.09	244
737.02	328
741.36	716
741.43	716
741.49	605
741.49 paragraph J	530
741.93	605
743.05	203
753.01	317
753.02	317
759.34	710
759.36	710
955.01 et seq.	554
955.12	554
971.02	101
971.03	101
971.03	101
971.04	101
971.16	101
1083.18	62
1327.29	132
1515. Chapter	112
1515.02	112
1515.08	112
1515.10	112
1531.18	457
1703.04	62

CITATIONS—Continued

SECTIONS REVISED CODE—Continued	<i>Page</i>
1717.02	376
1717.05	376
1717.06	376
1731. Chapter	79
1731.01	79
1731.03	79
1731.04	79
1735.03	226
1901.01 et seq.	123
1901.01 et seq.	128
1901.04	123
1901.04	128
1901.04	358
1901.26	57
1901.26	170
1901.26 (4)	170
1901.31	57
1901.32	57
1901.32 (D)	716
1905.35	317
1907.02 through 1907.04	478
1907.02	737
1907.03	737
1907.05	457
1907.47	478
1907.47	550
1907.47	743
1909.01	457
1909.01	737
1909.02	358
2101.12	371
2313.34	95
2313.37	95
2335.06	410
2501.17	639
2701.07	648
2701.08	648
2723.01	218
2903.08	376
2907.09	740
2907.15	740
2919.08	244
2931.02	457
2931.18	376
2923.01	79
2935.04	79
2937.10	457
2937.11	457
2945.40	410
2947.23	95

CITATIONS—Continued

SECTIONS REVISED CODE—Continued	<i>Page</i>
2949.15	95
2949.19	95
2951.04	740
3313.12	684
3301.01	704
3301.04	704
3301.08	704
3301.13	704
3311.30	450
3311.31	441
3311.34	441
3375.42	392
3375.05	392
3317.02	643
3375.49 through 3375.54	74
3313.25	19
3311.06	29
3375.50 through 3375.53	383
3375.48	280
3315.	262
3315.03	262
3311.01	240
3311.07	523
3313.33	499
3319.21	499
3311.26	499
3311.26	496
3313.33	496
3319.21	496
3311.03	567
3311.06	567
3317.13	573
3375.50	610
3375.53	597
3107.01 et seq.	570
3107.05	570
3107.06	570
3107.14	371
3113.01	376
3501.01	240
3501.02	478
3501.12	231
3503.06	231
3503.06	634
3513.251	71
3709.03	434
3709.07	272
3709.07	434
3709.08	272
3709.13	434

CITATIONS—Continued

SECTIONS REVISED CODE—Continued

	<i>Page</i>
3709.14	434
3719.30	517
3735.27 et seq.....	290
3735.31	290
3735.41	290
3735.43	290
3735.44	290
3901.99 (B)	719
3903.02	695
3905.01	719
3917.01 et seq.....	240
3917.04	240
3925.05 (D) (1).....	226
3929.17	35
3929.17	737
3941.01 et seq.....	195
3941.06	195
3941.08	195
3941.10	195
3949.01	695
3949.02	695
3949.05	695
3949.10	695
4123.14	723
4123.57	723
4123.57 (B)	723
4503.06	314
4503.06	332
4503.09	65
4503.12	673
4503.27	65
4503.36	314
4509.02	1
4509.06	1
4509.12	1
4509.19	1
4509.71	1
4509.74	1
4511.01	468
4511.11	310
4511.21	310
4511.21	343
4511.21	468
4511.65	310
4513.35	597
4513.39	650
4515.03, subdivisions B, D	258
4515.06, subdivision B	258
4549.08 C	673
4715. Chapter	457

CITATIONS—Continued

SECTIONS REVISED CODE—Continued

Page

4715.01	663
4715.09	663
4731.40 through 4731.45	383
4733.16	62
5101.02	658
5103.02	513
5105.12	658
5106. Chapter	533
5107.03	348
5113.01	348
5113.15	348
5113. Chapter	533
5113.05	513
5113.05	533
5119.01	41
5119.05	580
5119.13	41
5119.47	580
5119.48	580
5123.37	371
5123.38	371
5301.01	150
5301.28	507
5301.31	507
5301.32	507
5503.01	354
5503.02	689
5503.03	354
5503.04	610
5505.01 et seq.	354
5505.16	354
5505.17	354
5515.01	343
5521.02	23
5521.05	23
5523 et seq.	140
5523.08	140
5525 et seq.	140
5525.14	475
5525.16	140
5531.03	140
5535.08	362
5535.08	517
5537.02	182
5537.04	182
5543.17	343
5543.19 et seq.	266
5547.04	343
5549.01	68
5553.02	343
5571.10	517

CITATIONS—Continued

SECTIONS REVISED CODE—Concluded

Page

5577.08	301
5579.04	517
5579.08	517
5591.02	653
5591.21	653
5703.03	188
5703.09	188
5705.03	48
5705.10.	653
5705.10	339
5705.19	339
5705.22	339
5705.26	339
5705.28	392
5705.28	561
5705.32	392
5705.32	561
5705.34	48
5705.41	418
5705.191	339
5707.03	85
5707.05	85
5707.06	85
5713.08	218
5731.48	371
5735. Chapter	602
5735.05	545
5735.14	545
5739.02 et seq.	545
5915.	8
5915.01	8
5915.02	8
5915.05	8
5915.06	322
5915.07	322
5915.10	8
5915.11	322
5915.14	8
6101. Chapter	689
6101.08	689
6101.75	689
6117. Chapter	253
6117.01 et seq.	677
6117.01	285
6117.02	285
6117.06	253
6117.25	253
6117.38	285
6131.02 et seq.	23
6137.01	23

CITATIONS—Concluded

OHIO CONSTITUTION—

			<i>Page</i>
Article	I,	Section 1	418
	I,	1	290
	I,	19	343
	II,	1	231
	II,	1c	478
	II,	4	712
	II,	4	684
	II,	20	231
	II,	20	478
	II,	20	684
	II,	28	475
	IV,	7	366
	IV,	14	231
	IX,	1, 3, 4, 5	8
	X,	1, 2	89
	XV,	10	434
	XVIII,	1	621
	XVIII,	1	203
	XVIII,	3	290
	XVIII,	3	401

UNITED STATES—

CONSTITUTION—UNITED STATES	475
Article 1, section 10.....	475
Public Law 566; 83 Congress, 68 Stat., 666, sections 2, 4.....	112