OPINIONS

OF THE

Attorney General OF OHIO 1965

1965 OPINIONS 65-1 to 65-233

WILLIAM B. SAXBE Attorney General

Opinions published quarterly with tables and index

BANKS-BALDWIN LAW PUBLISHING COMPANY

Oldest Law Publishing House in America - Est. 1804

Cleveland

Copyright 1965, 1964
Banks-Baldwin Law Publishing Company

PREFACE

This volume inaugurates the advance Sheet Service for Opinions of the Attorney General of Ohio. Beginning with this volume, the Opinions of the Attorney General will be published quarterly throughout the year, with the file of opinions, tables of Ohio Constitution and Revised Code provisions construed, and the index cumulated each quarter. By means of this service, the Opinions of the Attorney General of Ohio will be available in an easy to use form at the time when they are of the greatest value to the public officials and other interested parties in Ohio.

A new numbering system for the Opinions begins with 1965. Hereafter, the Opinions will be numbered with a prefix designating the year in which the Opinion was rendered, followed by a number designating the specific opinion. Thus, Opinion No. 65-1 designates Opinion No. 1 for the year 1965. This new system will avoid some of the confusion inherent in the previous system of numbering Opinions of the Attorney General. Users of this service will note that certain Opinions are not reproduced in this service. The deleted Opinions are those formerly designated as "informal opinions." These are opinions that, by the nature of the isolated factual situations involved, are not of general interest. The reproduction of these would serve no useful purpose to users of this publication and would tend to increase the charge the publisher would find necessary to make for the service. All opinions of general interest are reproduced herein.

This service is a cooperative project of the publisher and the Office of the Attorney General of Ohio. Both parties invite constructive criticism of this service, subject of course to fiscal and administrative practicability, to the end that it may be improved in practicability and workability. Any constructive criticism tending to increase the usefulness of this publication will certainly be welcomed by both this office and by the publisher.

WILLIAM B. SAXBE Attorney General of Ohio

March 15, 1965

ATTORNEYS GENERAL

of the

STATE OF OHIO

Note: The office of Attorney General was established as an elective office by the Constitution of 1851, and the term of office was two years. By an amendment made in 1954 the term of office is now four years.

TT GU 1
Henry Stanberry
Joseph McCormick
George E. Pugh 1852-1854
George W. McCook
Francis D. Kimball 1856-
C.P. Wolcott (a) 1856-1861
James Murray
Lyman R. Critchfield 1863-1865
William P. Richardson 1865-
Chauncey N. Olds (b) 1865-1866
William H. West 1866-1868
Francis B. Pond
John Little
Isaiah Pillars
George K. Nash
D.A. Hollingsworth (c) 1883-1884
Jacob A. Kohler
David K. Watson
John K. Richards 1892-1896
Frank S. Monnett
John W. Sheets 1900-1904
Wade H. Ellis (e) 1904-Nov.,
Wade H. Ellis (e)
Wade H. Ellis (e)
Wade H. Ellis (e) 1904-Nov.,
Wade H. Ellis (e)
Wade H. Ellis (e)
Wade H. Ellis (e)
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,1908- 1911 Timothy S. Hogan 1911-1915 Edward C. Turner 1915-1917 Joseph McGee 1917-1919
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,1908- 1911 Timothy S. Hogan 1911-1915 Edward C. Turner 1915-1917 Joseph McGee 1917-1919 John G. Price 1919-1923
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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 1951-1957
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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 1951-1957 William B. Saxbe 1957-1959
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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 1951-1957 William B. Saxbe 1957-1959 Mark McElroy 1959-1963
Wade H. Ellis (e) 1904-Nov., 1908(d) Ulysses G. Denman (f) Nov.,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 1951-1957 William B. Saxbe 1957-1959

Note:

⁽a) Appointed vice Francis D. Kimball, who resigned September. 1856.

- (b) Appointed February 20, 1865, vice William P. Richardson, who was elected while a Colonel in command of Camp Chase, Columbus, Ohio, and resigned as Attorney General in February, 1865, and remained in the service.
- (c) Appointed April 21, 1883, vice George K. Nash, who resigned to become a member of the Supreme Court Commission.
 - (d) Term extended to 1909 by constitutional amendment.
- (e) Resigned November, 1908, to become Assistant United States Attorney General.
- (f) Appointed November, 1908, for unexpired term ending January, 1909, vice Wade H. Ellis, resigned; then served the full term commencing January 11, 1909.

Note: An up-to-date roster of the Attorney General of Ohio's staff will be included with the final Quarterly Advance Sheets for 1965 OPINIONS (to be delivered next January). Meanwhile, see pages 1-7 and 1-8 of the 1964 OPINIONS for the Attorney General's staff on December 8, 1964.

Chapter 109 - Attorney General of the Ohio Revised Code appears on pages 1-9 to 1-14 of the 1964 OPINIONS. Should Chapter 109 be affected by enactments of the current 106th Session of the Ohio General Assembly, the amended chapter will appear in the Quarterly Advance Sheets issued following adjournment of the legislature.

ATTORNEY GENERAL OF OHIO Personnel of Office December 31, 1965

William B. Saxbe, Attorney General Harold B. Talbott, First Assistant Attorney General Robert M. Duncan, Chief Counsel

Assistant Attorneys General

Baird, William C. Barnard, Dale E. Bartunek, Allen J. Berkley, Leonard Blue, Jason A. Brake, Larry G. Braun, Lawrence H. Brown, William W. Brownlee, Wyatt C. Burke, Lillian W. Burns, Dennis J. Burwell, Lloyd W. Carpenter, George L. Casey, John F. Celusta, John O. Cherrill, Donna E. Clark, William A. Colasurd, Donald M. Cole, John R. Collins, William M. Conway, Leo J. Culbert, William M. Cunningham, Pierce E. Curtice, William L., Jr. DeCessna, Donald A. DeJute. Anthony M. Dobnicker, Allan D. Dodd, Robert J. Dunn, Eagelton F. Dunton, Winifred A. Early, Chester R. Ebeling, Harry G. Eisenberg, Richard D. Everhart, Eugene P. Fanelly, Angelo A. Fischer, Henry B. Flowers, Jay C. Galbraith, John A. Gallas, James S. Godwin, Ralph C. Greenspun, A.L. Griener, Ted R. Grubbs, William H.

Hadden, Bruce E. Hansen, Alfred F. Hayes, William T. Heffernan, Bernard L. Hess, Thomas High, Theodore K. Hoiles, William McHenry Howdyshell, Walter J. Hynes, Bart R. Kandel, Harry N. Kelley, David C. Kessler, David L. Kidd, Anthony Robin Kilcoyne, Daniel J. Lang, Bruno Lanza, Louis R. Lee, Andrew, Jr. Leonard, William L. Lindley, Edgar L. Lopeman, Charles S. Lumpe, Richard J. MacDaniels, William J. Macklin, Robert D. Manos, Eli. Marchbank, Ray L., Jr. Marsh, James R. Marshall, Paul Masters, Joseph M. Mastics, George E. Miller, David E. Milligan, William W. Mills, Charles B. Morgan, David E. Morris, Larry B. Moulton, Thomas S. Moyer, Thomas J. Newcomer, James D. Noble, Ford L. Ostrander, James L. Paulino, Harry R. Petzold, John P. Pisarro, Joseph J. Poorman, Joseph J.

Assistants - continued

Rattan, James E. Redick, Clark G. Redick, John P. Reid, Arthur J., Jr. Reiners, Fred G. Rhoads, I. Charles Rickman, James W. Riseling, Jerry L. Rogers, William A., Jr. Ruben, Donald E. Ruggles, Warren W. Savasten, Harry N. Scherrer, Terrence M. Seppessy, Edward L. Sharpe, Clarence Sokolsky, Morris M. Stark, Leo P.

Stehle, William L. Sullivan, Noel E. Tekulve, Charles J. Travis, Alan C. Valentine, John D. VanBuren, Stanley K. VanSchaack, Harold S. Walsh, John M. Webb, Robert D. Wertz, Neva H. Wharton, Joanne Widican, George L. Williams, Glen A. Wistner, Robert Wolfe, Janice E. Zellers, Paul T. Ziegler, Jon A.

109.76 Construction of act.

Certificate necessary for permanent employment.

109.77

109.99 Penalty.

OHIO REVISED CODE

CHAPTER 109

ATTORNEY GENERAL

Amended to December 31, 1965

OJur 2d: 49, State of Ohio § 12

```
ORGANIZATION, POWERS AND DUTIES
               ORGANIZATION, POWERS AND DUTIES
               Election; term.
109.01
                                                                                                                                           109.01 (331). Election; term.
109 02
               Duties.

Appointment of assistant attorney general and chief
109.03
                                                                                                                                            The attorney general shall be elected quadrennially,
                counsel; duties.
Powers and duties of first assistant attorney general.
                                                                                                                                      and shall hold his office for a term of four years. The
109.04
                Employees.
                                                                                                                                      term of office of the attorney general shall commence
109.05
109.06
                Bond.
                                                                                                                                      on the second Monday of January next after his election.
                Special counsel.
Special counsel to collect claims.
109.07
                                                                                                                                      (129 v 582. Eff. 1-10-61)
109.08
                                                                                                                                           Compensation of state officials, 141.01 et seq.
               Action on official bonds.
Proceedings in quo warranto.
Canal land disputes; title.
109.09
                                                                                                                                          Official annual reports of state officials, 149.01.
109.10
109.11
                                                                                                                                          OJur 2d: 6, Attorney General § 1
               Legal advice to state officers and boards. General assembly may require written opinions. Attorney general shall advise prosecuting attorneys. Forms of contracts.
109.12
109.13
109.14
                                                                                                                                             109.02 (333). Duties.
109.15
               Forms of contracts.
Suits may be brought in Franklin county.
Writs in other counties.
Service by publication.
Security for costs and verification of pleadings.
Actions to be taken out of their order.
                                                                                                                                             The attorney general is the chief law officer for the
109.16
109.17
                                                                                                                                        state and all its departments and shall have an office
109.18
                                                                                                                                        in the statehouse. No state officer, board, or the head
109.19
                                                                                                                                        of a department or institution of the state shall employ,
109.20
                                                                                                                                        or be represented by, other counsel or attorneys at law.
The attorney general shall appear for the state in the
109.21
               Annual report.
Registers shall be kept.
109.22
                                                                                                                                        trial and argument of all civil and criminal causes in
                                    CHARITABLE TRUSTS
                                                                                                                                        the supreme court in which the state is directly or indirectly interested. When required by the governor
               Definition of charitable trust; application.
109.23
109.24
109.25
                Enforcement.
                Service of process on charitable trust.
Register of charitable trusts; duty of trustees.
Rules and regulations concerning information for
                                                                                                                                        or the general assembly, he shall appear for the state
109.26
                                                                                                                                        in any court or tribunal in a cause in which the state is
109.27
                                                                                                                                        a party, or in which the state is directly interested. Upon the written request of the governor, he shall
                     register.
109.28
                Register open for inspection, when.
Probate and common pleas papers relating to char-
109.29
                                                                                                                                        prosecute any person indicted for a crime.
                     itable trusts
109.30
                Notice of will creating charitable trust.
                                                                                                                                             See Townsend Corporation Manual, Form 55.45
See Baldwin's School Laws Text § 2.
                Biennial report by trustees.
Investigations and audits.
109.31
109.32
                                                                                                                                             Actions against treasurer of state under provisions relating "Torrens act" to be defended by the attorney general,
109.33
                Assistants, employees, experts; compensation.
                                                                                                                                        5310.10.
                                         OBSCENITY LAWS
                                                                                                                                        Actions in quo warranto, duties and powers of attorney general, 109.10, 1331.11, 1331.12, 2733.03.

Actions on official bonds, 109.09, 2307.35.

Attorney general shall enforce regulations as to railroad bridges, 4961.24.
109.40 Compilation and distribution of statutes relative to
                     obscenity laws.
                                      AGENT IN ESCHEAT
109.41 Agent in certain escheat matters.
                                                                                                                                        Attorney general shall prepare system of books, records, etc., for use of officers required to perform duties under the land registration act, 5309.97.

Bond of secretary of state to be approved by attorney gen-
            BUREAU OF CRIMINAL IDENTIFICATION AND INVESTIGATION
109.51 Creation of bureau of criminal identification and in-
                                                                                                                                        eral, 111.02.
                     vestigation.
                                                                                                                                             Code of military justice, judge advocates, 5924.06.
Contracts for public buildings, duties as to, 153.08, 153.20.
Duty of as to claims due the state, 115.17, 115.42.
                Criminal analysis laboratory; investigators and tech-
109.52
                    nicians.
               nicians.

Equipment and furnishings of the bureau.

Intergovernmental cooperation.

Coordination of law enforcement activities.

Training local law enforcement authorities.

Filing of photographs, fingerprints, descriptions of persons convicted of felony and habitual criminals.

Superintendent shall prepare a standard fingerprint impression sheet
                                                                                                                                             General assembly, opinions to, 109.13.
Industrial commission, duties as to, 4101.09.
Insurance companies, duties regarding, 3907.03, 3925.01,
109.54
109.55
                                                                                                                                      January Company Compan
                                                                                                                                        3929.37
109.57
109.58
                     impression sheet.
               Fingerprint impression and descriptive measurement
109.59
                     records.
109.60 Duty of sheriffs and chiefs of police to take finger-
prints; report.

109.61 Descriptions, fingerprints, and photographs sent to
bureau by sheriffs and chiefs of police.

109.62 Interstate, national, and international cooperation.

Superintendent and assistants may testify in court.
               OHIO PEACE OFFICER TRAINING COUNCIL
109.71
                Ohio peace officer training council.
109.72
                Membership; appointment; term; meetings; expenses.
                                                                                                                                            OJur 2d: 6, Attorney General § 1, 4, 9; 26, Governor § 4
109.73
                Powers and duties.
109.74
                Promulgation of rules and regulations by attorney
                                                                                                                                             109.08 (334). Appointment of assistant attorney
                    general.
                                                                                                                                        general and chief counsel; duties.
109.75
                Executive director.
```

The attorney general may appoint a first assistant

attorney general, a chief counsel, and assistant attorneys

general, each of whom shall be an attorney at law, to serve for the term for which the attorney general is elected, unless sooner discharged by him, and each shall perform such duties, not otherwise provided by law, as are assigned him by the attorney general.

OJur 2d: 6, Attorney General § 3

109.04 (335). Powers and duties of first assistant attorney general.

During the absence or disability of the attorney general, or when so directed by the attorney general, including all the rights, privileges, and powers conferred upon the attorney general by sections 2939.10, 2939.11, and 2939.17 of the Revised Code, the first assistant attorney general shall perform the duties of the attorney general.

OJur 2d: 6, Attorney General § 3

109.05 (337). Employees.

The attorney general may appoint such employees as are necessary.

OJur 2d: 6, Attorney General § 3

109.06 (332). Bond.

Before entering upon the discharge of the duties of his office, the attorney general shall give a bond to the state in the sum of five thousand dollars, with two or more sureties approved by the governor, conditioned for the faithful discharge of the duties of his office. Such bond, with the approval of the governor and the oath of office indorsed thereon, shall be deposited with the secretary of state and kept in his office.

The first assistant attorney general shall give a bond to the state in the sum of five thousand dollars, and such other employees as are designated by the attorney general shall give a bond to the state in such amounts as the attorney general determines. Such bonds shall be approved by the attorney general, conditioned for the faithful discharge of the duties of their offices, and shall be deposited with the secretary of state and kept in his office.

Source: 'GC § 332, '§ 335.

OJur 2d: 6, Attorney General § 1, 3; 26, Governor § 6

109.07 (336). Special counsel.

The attorney general may appoint special counsel to represent the state in civil actions, criminal prosecutions, or other proceedings in which the state is a party or directly interested. Such special counsel shall be paid for their services from funds appropriated by the general assembly for that purpose.

OJur 2d: 6, Attorney General § 3

109.08 (336-1). Special counsel to collect claims.

The attorney general may appoint special counsel to represent the state in connection with all claims of whatsoever nature which are certified to the attorney general for collection under any law or which the attorney general is authorized to collect.

Such special counsel shall be paid for their services from funds collected by them in an amount approved by the attorney general.

OJur 2d: 6, Attorney General § 3

109.09 (338). Action on official bonds.

When so directed, the attorney general shall bring an action on the official bond of a delinquent officer, and shall also prosecute any officer for an offense against the revenue laws of the state that come to his knowledge. Such action may be brought by him in the court of common pleas of Franklin county, or of any county in which one or more of the defendants reside, or can be summoned.

OJur 2d: 44, Public Officers § 99, 125, 127

109.10 (339). Proceedings in quo warranto.

The attorney general may prosecute a proceeding in quo warranto in the supreme court of the state, the court of appeals of Franklin county, or the court of appeals of any county wherein a defendant company has a place of business, or the officers or persons made defendants reside or may be found.

Quo warranto, 1331.11, 1331.12, 2733.03.

OJur 2d: 6, Attorney General § 13; 45, Quo Warranto § 3, 25

109.11 Canal land disputes; title.

The attorney general shall be the legal advisor of the department of public works and all other departments of the state in disputes concerning canals, canal basins, and canal lands; and shall examine and perfect title to all state canals, canal basins, and canal lands.

The attorney general may designate one or more of his assistant attorneys general or other personnel to perform such duties and, where necessary, may contract with surveyors, survey companies, title examiners, and title companies in furtherance of such duties. Such assistant attorneys general or other personnel shall receive such remuneration as may be fixed by the attorney general.

The attorney general shall submit quarterly reports to the natural resources commission, and the legislative service commission summarizing the activities of the office of the attorney general in connection herewith. (128 v 317. Eff. 9-17-59.)

Note: Former 109.11 (GC 340) was repealed by 125 v 351, eff. 10-14-53.

109.12 (341). Legal advice to state officers and board.

The attorney general, when so requested, shall give legal advice to a state officer, board, commission, the warden of the penitentiary, the superintendent, trustees, or directors of a benevolent or reformatory institution of the state, and the trustees of the Ohio state university, in all matters relating to their official duties.

Pardon and parole commission, 2965.06.

Printing and distribution of opinions, 125.69.

OJur 2d: 6, Attorney General \S 4; 43, Prisons and Prisoners \S 11; 54, Universities, etc \S 40

109.13 (342). General assembly may require written opinions.

When so required by resolution, the attorney general shall give his written opinion on questions of law to either house of the general assembly.

OJur 2d: 6, Attorney General § 4

109.14 (343). Attorney general shall advise prosecuting attorneys.

When requested by them, the attorney general shall advise the prosecuting attorneys of the several counties respecting their duties in all complaints, suits, and controversies in which the state is, or may be a party.

See Baldwin's School Laws Text § 2.

OJur 2d: 6. Attorney General § 4

109.15 (344). Forms of contracts.

The attorney general shall prepare suitable forms of contracts, obligations, and other like instruments of writing for the use of state officers, when requested by the governor, secretary of state, auditor of state, or treasurer of state.

OJur 2d: 6, Attorney General § 7; 26, Governor § 4; 45, Public Works and Contracts § 19

109.16 (345). Suits may be brought in Franklin county.

The attorney general may prosecute an action, information, or other proceeding in behalf of the state, or in which the state is interested, except prosecutions by indictment, in the proper court of Franklin county, or of any other county in which one or more of the defendants reside or may be found. No civil action, unless elsewhere specially provided, shall be commenced in Franklin county, if one or more of the defendants do not reside or cannot be found therein, unless the attorney general certifies on the writ that he believes the amount in controversy exceeds five hundred dollars.

See Baldwin's Civil Manual, Text 9(4)

Water pollution control, forfeiture for failure to obey orders; prima-facie evidence, 6111.30.

OJur 2d: 6, Attorney General § 10; 51, Taxation § 450; 55, Venue § 13, 18

109.17 (346). Writs in other counties.

In all cases instituted by the attorney general under sections 109.01 to 109.22, inclusive, of the Revised Code, the writ may be sent by mail to the sheriff of any county, and returned by him in like manner. For such service, the sheriff shall be allowed the same mileage and fees as if the writ had been issued from the court of common pleas or the court of appeals of his county, and made returnable thereto.

OJur 2d: 6, Attorney General \S 11; 44, Process \S 31; 49, Sheriff's, etc \S 16

109.18 (347). Service by publication.

If a writ or mesne process in proceedings in quo warranto is returned "not found" by the sheriff of the county in which the company is authorized by law to have its place of business, the clerk of the court in which the information or other proceeding is filed shall issue a notice of the filing and substance thereof, and cause it to be published once a week for six consecutive weeks in a newspaper printed and of general circulation in the county wherein such company is authorized to have its place of business. An affidavit of the publication together with a copy of the notice shall be filed in the office of the clerk. If the defendant company fails to answer or plead to such information or proceeding within thirty days from the filing of the affidavit and copy, judgment shall be given upon the default as if the writ or mesne process had been served and returned.

OJur 2d: 45, Quo Warranto § 39, 40, 54

109.19 (348). Security for costs and verification of pleadings.

No undertaking or security is required on behalf of the state or an officer thereof, in the prosecution or defense of any action, writ, or proceeding. In an action, writ, or proceeding it is not necessary to verify the pleadings on the part of the state or any officer thereof. See Baldwin's Civil Manual, Text 13 (21)

OJur 2d: 3, Appellate Review §§ 334, 628; 6, Attorney General § 11; 14, Costs § 58, 90; 38, Municipal and County Courts § 77, 300; 43, Pleading § 43; 45, Quo Warranto § 40

109.20 (349). Actions to be taken out of their order.

Upon motion of the attorney general, embodying a statement that the public interests require it, a civil action, brought or prosecuted by him on behalf of the state, or an officer, board, or commission thereof, or an action in which the state is a party, shall be taken out of its order upon the docket and assigned for trial at as early a day as practicable.

OJur 2d: 6, Attorney General § 11

109.21 (350). Annual report.

The attorney general shall pay all moneys collected or received by him on behalf of the state into the state treasury to the credit of the general revenue fund. Each year he shall make a report to the governor of the moneys so received and the business of his office, together with an abstract of the statistics of crime returned to him by the prosecuting attorneys of the several counties.

Reports of state officers, 149.01.

OJur 2d: 6, Attorney General § 8; 26, Governor § 15

109.22 (351). Registers shall be kept.

The attorney general shall keep a register of all actions, demands, complaints, writs, informations, and other proceedings, prosecuted or defended by him, noting therein the proceedings under each, and a register of all official opinions in writing given by him. He shall deliver to his successor the registers, papers, documents, books, and other property belonging to his office.

OJur 2d: 6, Attorney General § 4, 9

CHARITABLE TRUSTS

109.23. Definition of charitable trust; application.

As used in sections 109.23 to 109.33, inclusive, of the Revised Code, "charitable trust" means any fiduciary relationship with respect to property arising as a result of a manifestation of intention to create it, and subjecting the partnership, corporation, person, or association of persons by whom the property is held to equitable duties to deal with the property for any charitable, religious or educational purpose. There are excluded from this definition and from the operation of such sections, trusts until such time as the charitable, religious or educational purpose expressed in such trust becomes vested in use or enjoyment. Such sections do not apply to charitable, religious and educational institutions holding funds in trust or otherwise exclusively for their own purposes nor to institutions created and operated as agencies of the state government or any political subdivision thereof. (125 v 351. Eff. 10-14-53.)

Note: In addition to those types of charitable trusts with registration requirements previously recognized, registration will be required of all charitable corporations operating in this state which have been or will be filing Forms 990A with the Internal Revenue Service. Interpretation of Att General, March 30, 1960, reported at 33 Ohio Bar 502.

See Merrick-Rippner Probate Manual, Text 3, 63(14)

OJur 2d: 6, Attorney General § 21

109.24. Enforcement.

The attorney general shall institute and prosecute a proper action to enforce the performance of any charitable trust, and to restrain the abuse thereof whenever he deems such action advisable or if directed to do so by the Governor; the supreme court, the general assembly, or either house thereof. Such action may be brought in his own name, on behalf of the state, or in the name of a beneficiary of the trust, in any court having jurisdiction in any county wherein the trust property or any part thereof is situated or invested, or where the truste resides. No such action shall abate or discontinue by virtue of the discontinuance in office of the attorney general in whose name such actions may be brought but shall be prosecuted to final judgement • or mandate as if no change had occurred. (125 v 351. Eff. 10-14-53.)

* So in original.

OJur 2d: 6, Attorney General § 21; 9, Charities § 35

109.25 Service of process on charitable trust.

The attorney general is a necessary party to and shall be served with process or with summons by registered mail in all proceedings, the object of which is to:

(A) Terminate a charitable trust or distribute its assets to other than charitable donees;

(B) Depart from the objects or purposes of a charitable trust as the same are set forth in the instrument creating the trust, including any proceeding for the application of the doctrine of cy pres;

(C) Construe the provisions of an instrument with

respect to a charitable trust.

A judgment rendered in such proceedings without service of process upon the attorney general is void, unenforceable, and shall be set aside upon the attorney general's motion seeking such relief. The attorney general shall intervene in any proceeding affecting a charitable trust when requested to do so by the court having jurisdiction of the proceeding, and may intervene in any proceeding affecting a charitable trust when he determines that the public interest should be protected in such proceeding. No compromise, settlement agreement, contract, or judgment agreed to by any or all parties having or claiming to have an interest in any charitable trust is valid if the compromise, settlement agreement, contract, or judgment modifies or terminates a charitable trust unless the attorney general was made a party to all such proceedings and joined in said compromise settlement agreement, contract, or judgment; provided, that the attorney general is expressly authorized to enter into such compromise, settlement agreements, contracts, or judgments as may be in the best interests of the public. (129 v 582. Eff. 1-10-61. 125 v 351)

See Merrick-Rippner Probate Manual, Text 3 OJur 2d: 6, Attorney General § 21; 9, Charities § 35

109.26. Register of charitable trusts; duty of trustees.

In addition to all his common law and statutory powers, the attorney general shall prepare and maintain a register of all charitable trusts established or active in this state, and the trustees of said trusts shall register said trusts with the attorney general on forms prescribed by the attorney general for that purpose.

No trustee of a charitable trust shall willfully fail to register such charitable trust as required by this section.

(129 v 582. Eff. 1-10-61. 125 v 351)

Note: In addition to those types of charitable trusts with registration requirements previously recognized, registration will be required of all charitable corporations operating in this state which have been or will be filing Forms 990A with the Internal Revenue Service. Interpretation of Att General, March 30, 1960, reported at 33 Ohio Bar 502.

Penalty, 109.99 (A).

OJur 2d: 6, Attorney General § 21; 9, Charities § 37

109.27. Rules and regulations concerning information for register.

The attorney general shall make such rules and regulations subject to the provisions of sections 119.01 to 119.13, inclusive, of the Revised Code, as he may deem necessary to secure records and other information for the operation of the register of charitable trusts. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21

109.28. Register open for inspection, when.

The register established by section 109.26 shall be open to the inspection of any person at such reasonable times and for such legitimate purposes as the attorney general may determine; provided, however, that any investigation of a charitable trust shall not be open to public inspection. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21

109.29. Probate and common pleas papers relating to charitable trusts.

Each probate and common pleas judge shall furnish

copies of papers and such information as to the records and files of his office relating to charitable trusts as the attorney general may require. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21; 9, Charities § 33; 31, Judges § 41

109.30. Notice of will creating charitable trust.

Immediately after the probate of any will containing clauses creating or purporting to create a charitable trust as defined in section 109.23, the probate judge shall notify the attorney general thereof. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21; 9, Charitles § 33; 55, Wills § 262

109.31. Biennial report by trustees.

Any trustee of a charitable trust shall biennially, unless otherwise directed by the attorney general, make to him a written report for the two preceding fiscal years of such trust showing the property so held and administered, the receipts and expenditures in connection therewith, and such other information as the attorney general may require; provided however, that if such trustee is required by law or court order to file with any court an account or report, the attorney general shall accept a certified copy thereof in lieu of the written report herein required. Refusal to file such a report shall constitute a breach of trust and the attorney general shall take such action as may be appropriate to compel compliance herewith. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21; 9. Charities § 37

109.32. Investigations and audits.

The auditor of state shall make any investigations and audits which the attorney general may request in enforcing sections 109.23 to 109.33, inclusive, of the Revised Code. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21; 9, Charities § 33

109.33. Assistants, employees, experts; compensation.

The attorney general may appoint such assistants and may employ such stenographers and clerks and fix the compensation of such assistants, stenographers and clerks as may be necessary to carry out sections 109.23 to 109.33, inclusive, of the Revised Code. The attorney general may also employ experts for assistance in any specific matter at a reasonable rate of compensation. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General §§ 3, 21

OBSCENITY LAWS

109.40 Compilation and distribution of statutes relative to obscenity laws.

The attorney general shall compile all statutes relative to obscenity in a convenient pamphlet or paper and may distribute this compilation, without charge, to such sheriffs, police chiefs, county prosecutors, city prosecutors, mayors, constables, judges of the courts of common pleas, county court judges, municipal judges, and other interested parties, as may request such distribution, and make available a reasonable number of such compilations to fill such requests.

The attorney general shall, from time to time, supplement and keep the compilation current and he may, upon request, distribute such supplemental material in the manner provided in this section. (128 v 554. Eff. 11-5-59.)

AGENT IN ESCHEAT

109.41 Agent in certain escheat matters.

Whenever any state begins procedure to escheat property of any person who is an Ohio citizen, corporation, firm, or resident, or whose last known address was in Ohio, on the ground that such property has been abandoned, or on any other grounds, the attorney general may, after making diligent effort to notify the owner of such property and failing in the same, act as attorney in fact for such Ohio owner to claim such property. Upon taking custody of such property, the attorney general shall deposit same in the general fund of Ohio, or if such property be in kind, the attorney general shall cause the same to be sold pursuant to section 2113.40 of the Revised Code, and deposit the proceeds of such sale in said general fund. Claims to such property shall thereafter be made in the manner provided for in section 127.11 of the Revised Code. (129 v 497. Eff. 10-12-61)

BUREAU OF CRIMINAL IDENTIFICATION AND INVESTIGATION

109.51 Creation of bureau of criminal identification and investigation.

There is hereby created in the office of the attorney general, a bureau of criminal identification and investigation to be located at the site of the London correctional institution. The attorney general shall appoint a superintendent of said bureau. The superintendent shall appoint, with the approval of the attorney general, such assistants as are necessary to carry out the functions and duties of the bureau as contained in sections 109.51 to 109.63, inclusive, of the Revised Code. (130 v H 263. Eff. 9-24-63)

Note: 130 v H 263, § 2, provides: On or before July 1, 1963, the director of the department of mental hygiene and correction shall order in writing the transfer forthwith of all buildings, facilities, and equipment of the bureau of criminal identification and investigation, located at the London correctional institution in Madison county, to the attorney general. The department of mental hygiene and correction shall continue to furnish utilities, maintenance and protection to the building so located.

All employees of the department of mental hygiene and correction in the classified civil service whose duties are transferred by this act to the office of the attorney general as determined by the department of state personnel shall be automatically transferred to the office of the attorney general with the same civil service rights, seniority, length of service, and compensation in effect at the time of such transfer.

OJur 2d: 15, Criminal Law § 50

109.52 Criminal analysis laboratory; investigators and technicians.

The bureau of criminal identification and investigation may operate and maintain a criminal analysis laboratory and mobile units thereof, create a staff of investigators and technicians skilled in the solution and control of crimes and criminal activity, keep statistics and other necessary data, assist in the prevention of crime, and engage in such other activities as will aid law enforcement officers in solving crimes and controlling criminal activity. (130 v H 263. Eff. 9-24-63)

109.53 Equipment and furnishings of the bureau.

The bureau of criminal identification and investigation shall be supplied with furniture, fixtures, apparatus, vehicles, and materials necessary to carry out the functions and duties of the bureau as contained in sections 109.51 to 109.63, inclusive, of the Revised Code. (130 v H 263. Eff. 9-24-63)

109.54 Intergovernmental cooperation.

The bureau of criminal identification and investigation may investigate any criminal activity in this state which is of statewide or intercounty concern when requested by local authorities and may aid federal authorities, when requested, in their investigation of any criminal activity in this state.

The bureau may provide such trained investigative personnel and specialized equipment as may be requested by any sheriff, chief of police, or other law officer to aid and assist such officer in the investigation and solution of any crime or the control of any criminal activity occurring within his jurisdiction. This assistance shall be furnished by the bureau without disturbing or impairing any of the existing law enforcement authority or the prerogatives of local law enforcement authorities or officers. (130 v H 263. Eff. 9-24-63)

109.55 Coordination of law enforcement activities.

The superintendent of the bureau of criminal identification and investigation shall recommend cooperative policies for the coordination of the law enforcement work and crime prevention activities of all state and local agencies and officials having law enforcement duties to promote cooperation between such agencies and officials, to secure effective and efficient law enforcement, to eliminate duplication of work, and to promote economy of operation in such agencies. (130 v H 263. Eff. 9-24-63)

109.56 Training local law enforcement authorities.

The bureau of criminal identification and investigation shall, where practicable, assist in training local law enforcement officers in crime prevention, detection, and solution when requested by local authorities, and, where practicable, furnish instruction to sheriffs, chiefs of police, and other law officers in the establishment of efficient local bureaus of identification in their districts. (130 v H 263. Eff. 9-24-63)

109.57 Filing of photographs, fingerprints, descriptions of persons convicted of felony and habitual criminals.

The superintendent of the bureau of criminal identification and investigation shall procure and file for record photographs, pictures, descriptions, fingerprints, measurements, and such other information as may be pertinent, of all persons who have been convicted of felony within the state, and of all well known and habitual criminals, from wherever procurable. The person in charge of any state correctional institution and the person in charge of any state institution having custody of a person suspected of having committed a felony shall furnish such material to the superintendent of the bu-reau upon request. The superintendent shall cooperate with and assist sheriffs, chiefs of police, and other law officers in the establishment of a complete system of criminal identification and in obtaining fingerprints and other means of identification of all persons arrested on charge of felony. He shall also file for record the fingerprint impressions of all persons confined in any workhouse, jail, reformatory, or penitentiary, for the violation of state laws, and such other information as he may receive from law enforcement officials of the state and its subdivisions.

The superintendent shall carry out sections 2950.01 to 2950.08, inclusive, of the Revised Code, in regard to the registration of habitual sex offenders. (130 v S 160. Eff. 10-4-63. 130 v H 263. Eff. 9-24-63)

109.58 Superintendent shall prepare a standard fingerprint impression sheet.

The superintendent of the bureau of criminal identification and investigation shall prepare standard impression sheets on which fingerprints may be made in accordance with the fingerprint system of identification. Such sheets may provide for other descriptive matter which the superintendent may prescribe. Such sheets

shall be furnished to each sheriff, chief of police, and person in charge of every workhouse, reformatory, or penitentiary within the state. (130 v H 263. Eff. 9-24-63)

109.59 Fingerprint impression and descriptive measurement records.

The sheriff, chief of police, or other person in charge of each prison, workhouse, reformatory, or penitentiary shall send to the bureau of criminal identification and investigation, on forms furnished by the superintendent of such bureau, such fingerprint impressions and other descriptive measurements which the superintendent may require. Such information shall be filed, classified, and preserved by the bureau. (130 v H 263. Eff. 9-24-63)

109.60 Duty of sheriffs and chiefs of police to take fingerprints; report.

The sheriffs of the several counties and the chiefs of police of cities shall immediately upon the arrest of any person for any felony, on suspicion of any felony, take his fingerprints, or cause the same to be taken, according to the fingerprint system of identification on the forms furnished by the superintendent of the bureau of criminal identification and investigation, and forward the same, together with such other description as may be required and with the history of the offense committed, to the bureau to be classified and filed. Should any accused be found not guilty of the offense charged, then said fingerprints and description shall be given to the accused upon his request. The superintendent shall compare the descriptions received with those already on file in the bureau, and if he finds that the person arrested has a criminal record or is a fugitive from justice, he shall at once inform the arresting officer of such fact. The names, under which each person whose identification is thus filed is known, shall be alphabetically indexed by the superintendent.

This section does not apply to a violator of a city ordinance or a person arrested for a misdemeanor, unless the officers have reason to believe that such person is a past offender, or unless it is advisable for the purpose of subsequent identification. This section does not apply to any child under eighteen years of age, except as provided in section 2151.31 of the Revised Code.

(130 v H 263. Eff. 9-24-63)

109.61 Descriptions, fingerprints, and photographs sent to bureau by sheriffs and chiefs of police.

Each sheriff or chief of police shall furnish the bureau of criminal identification and investigation with descriptions, fingerprints, photographs, and measurements of.

(A) Persons arrested who in such police official's judgment are wanted for serious offenses, are fugitives from justice, or in whose possession at the time of arrest are found goods or property reasonably believed to have been stolen;

(B) All persons in whose possession are found burglar outfits, burglar tools, or burglar keys, or who have in their possession high power explosives reasonably believed to be intended to be used for unlawful pur-

poses; (C) Persons who are in possession of infernal machines or other contrivances in whole or in part and reasonably believed by said sheriffs or chiefs of police to be intended to be used for unlawful purposes;

(D) All persons carrying concealed firearms or other deadly weapons reasonably believed to be carried for

unlawful purposes;

(E) All persons who have in their possession inks, dies, paper, or other articles necessary in the making of counterfeit bank notes, or in the alteration of bank

notes, or dies, molds, or other articles necessary in the making of counterfeit money and reasonably believed to be intended to be used by them for such unlawful purposes. (130 v H 263. Eff. 9-24-63)

109.62 Interstate, national, and international cooperation.

The superintendent of the bureau of criminal identification and investigation shall cooperate with bureaus in other states and with the federal bureau of investigation to develop and carry on a complete interstate, national, and international system of criminal identification and investigation. (130 v H 263. Eff. 9-24-63)

109.63 Superintendent and assistants may testify in court.

The superintendent of the bureau of criminal identification and investigation and his assistants employed in accordance with section 109.51 of the Revised Code may testify in any court in this state to the same extent as any law enforcement officer in this state. (130 v H 263, Eff. 9-24-63)

OHIO PEACE OFFICER TRAINING COUNCIL

109.71 Ohio peace officer training council.

There is hereby created in the office of the attorney general the Ohio peace officer training council. Such council shall consist of nine members to be appointed by the governor with the advice and consent of the senate, selected as follows: one member from the Ohio board of regents; two members to be incumbent sheriffs; two members to be incumbent chiefs of police; one member from the bureau of criminal identification and investigation; one member from the state highway patrol; one member to be the special agent in charge of a field office of the federal bureau of investigation in the state; one member from the state department of education, trade and industrial education services, law enforcement training. (131 v H 363. Fff. 9-6-65)

109.72 Membership; appointment; term; meetings; expenses.

Members of the Ohio peace officer training council shall be appointed for terms of three years, provided that the original appointments shall be made as follows: three for a term of one year; three for a term of two years; three for a term of three years. One chief of police and one sheriff shall be appointed for the first two year term and one chief of police and one sheriff shall be appointed for the first three year term. Thereafter, all appointments shall be for terms of three years. An interim chairman shall be appointed by the governor until such time as the council elects a permanent chairman.

Any member of the council appointed pursuant to section 109.71 of the Revised Code as an incumbent sheriff, incumbent chief of police, representative of the state highway patrol, state department of education, federal bureau of investigation, and bureau of criminal identification and investigation, shall immediately, upon termination of his holding such office, cease to be a member of the council, and a successor shall be appointed for the unexpired term.

The council shall meet at least four times each year. Special meetings may be called by the chairman and shall be called by him at the request of the attorney general or upon the written request of five members of the council. The council may establish its own requirements as to auorum and its own procedures with respect to the conduct of its meetings and other affairs: provided, that all recommendations by the council to the attorney general pursuant to section 109.74 of the Revised Code shall

require the affirmative vote of five members of the council.

Membership on the council does not constitute the holding of an office, and members of the council shall not be required to take and file oaths of office before serving on the council. The council shall not exercise any portion of the sovereign power of the state.

The members of the council shall receive no compensation for their services but shall be allowed their actual and necessary expenses incurred in the performance of

their duties.

No member of the council shall be disqualified from holding any public office or employment, nor shall he forfeit any such office or employment, by reason of his appointment to the council, notwithstanding any general, special, or local law, ordinance, or city charter to the contrary. (131 v H 363. Eff. 9-6-65)

109.73 Powers and duties.

(A) The Ohio peace officer training council may recommend to the attorney general rules and regulations with respect to:

(1) The approval, or revocation thereof, of peace officer training schools administered by state, county, and

municipal corporations, public school districts, and technical institute districts;

(2) Minimum courses of study, attendance requirements, and equipment and facilities to be required at approved state, county, and municipal peace officer training schools;

(3) Minimum qualifications for instructors at approved state, county, and municipal peace officer training

schools:

- (4) The requirements of minimum basic training which peace officers appointed to probationary terms shall complete before being eligible for permanent appointment, and the time within which such basic training must be completed following such appointment to a probationary term;
- (5) The requirements of minimum basic training which peace officers not appointed for probationary terms but appointed on other than a permanent basis shall complete in order to be eligible for continued employment or permanent appointment, and the time within which such basic training must be completed following such appointment on a non-permanent basis:

(6) Categories or classifications of advanced in-service training programs and minimum courses of study and attendance requirements with respect to such cate-

gories or classifications.

- (B) The council shall appoint an executive director, with the approval of the attorney general, who shall hold office during the pleasure of the council. He shall perform such duties as may be assigned to him by the council. He shall receive compensation, as fixed by the council, and reimbursement for the expenses within the amounts available by appropriation. The executive director may appoint such officers, employees, agents, and consultants as he may deem necessary, prescribe their duties, fix their compensation, and provide for reimbursement of their expenses within the amounts available therefor by appropriation and with the approval of council.
 - (C) The council may, in addition:

(1) Recommend studies, surveys, and reports to be made by the executive director regarding the carrying out of the objectives and purposes of sections 109.71 to 109.77, inclusive, of the Revised Code;
(2) Visit and inspect any peace officer training school

(2) Visit and inspect any peace officer training school approved by the executive director or for which applica-

tion for such approval has been made;

(3) Make recommendations, from time to time, to the executive director, attorney general and the general assembly, regarding the carrying out of the purposes of sections 109.71 to 109.77, inclusive, of the Revised Code;

(4) Report to the attorney general from time to time

and to the governor and to the general assembly at least annually, concerning the activities of the council;

(5) Perform such other acts as may be necessary or appropriate to carry out the powers and duties of the council as set forth in sections 109.71 to 109.77, inclusive, of the Revised Code. (131 v H 363. Eff. 9-6-65)

109.74 Promulgation of rules and regulations by attorney general.

The attorney general, in his discretion, may in accordance with Chapter 119. of the Revised Code, adopt and promulgate any or all of the rules and regulations recommended by the Ohio peace officer training council to the attorney general pursuant to section 109.73 of the Revised Code. When the attorney general promulgates any rule or regulation recommended by the council, he shall transmit a certified copy thereof to the secretary of state. (131 v H 363. Eff. 9-6-65)

109.75 Executive director.

The executive director of the Ohio peace officer training council, on behalf of the council, shall have the following powers and duties, to be exercised with the general advice of the council and, to be exercised only in accordance with rules and regulations promulgated by the attorney general pursuant to section 109.74 of the Revised Code:

(A) To approve peace officer training schools administered by state, county, and municipal corporations, to issue certificates of approval to such schools, and to

revoke such approval or certificate;

(B) To certify, as qualified, instructors at approved peace officer training schools and to issue appropriate certificates to such instructors;

(C) To certify peace officers who have satisfactorily completed basic training programs and to issue appropriate certificates to such peace officers;

(D) To cause studies and surveys to be made relating to the establishment, operation, and approval of state, county, and municipal peace officers training schools;

- county, and municipal peace officers training schools;
 (E) To consult and cooperate with state, county, and municipal peace officer training schools for the development of advanced in-service training programs for peace officers:
- (F) To consult and cooperate with universities, colleges, and institutes for the development of specialized courses of study in the state for peace officers in police science and police administration;

(G) To consult and cooperate with other departments and agencies of the state and federal government con-

cerned with peace officer training;

- (H) To perform such other acts as may be necessary or appropriate to carry out his powers and duties as set forth in sections 109.71 to 109.77, inclusive, of the Revised Code;
- (1) To report to the council at each regular meeting of the council and at such other times as may be required. (131 v H 363. Eff. 9-6-65)

109.76 Construction of act.

Nothing in sections 109.71 to 190.77, inclusive, of the Revised Code, shall be construed to except any peace officer, or other officer or employee from the provisions of Chapter 143. of the Revised Code. (131 v H 363. Eff. 9-6-65)

109.77 Certificate necessary for permanent employment.

Notwithstanding any general, special, or local law or charter to the contrary, no person shall, after January 1, 1966, receive an original appointment on a permanent basis as a peace officer of any county, township, or municipal corporation unless such person has previously

been awarded a certificate by the executive director of the Ohio peace officer training council, attesting to his satisfactory completion of an approved state, county, or municipal police basic training program; and every person who is appointed on a temporary basis or for a probationary term or on other than a permanent basis as a peace officer of any county, township, or municipal corporation, shall forfeit his position as such unless he previously has satisfactorily completed, or within the time prescribed by regulations promulgated by the attorney general pursuant to section 109.74 of the Revised Code, satisfactorily completes a state, county, or municipal peace officer basic training school for temporary

or probationary officers and is awarded a certificate by such director attesting thereto. (131 v H 363. Eff. 9-6-65)

109.99. Penalty.

(A) Whoever violates section 109.26 of the Revised Code shall be fined not less than five hundred nor more than ten thousand dollars or be imprisoned not less than one month nor more than one year, or both. (125 v 351. Eff. 10-14-53.)

OJur 2d: 6, Attorney General § 21; 9, Charities § 37

INDEX

References are to 1965 Opinion numbers.

ADOPTION		BONDS, INVESTMENT	
Consent, child welfare board	65-24	Board of elections, filing deadline	65-52
•		Filing deadline	65-52
AGRICULTURAL SOCIETY		Issue, purpose	65-94
County, local authority	65-163	Purpose, doing less than proposed	65-94
	65-163		
Depository laws, compliance	65-76	School distict, issue approval	65-167
Funds, use for salaires			
Secretary's salary, payment	65-76	BOND, SURETY	
		Constable	65-177
AIRPORT AUTHORITY		Marshal, village	65-177
Employees, status	65-47	Officer, failure to obtain	65-87
Regulation of employees	65-47	,	
		BUILDING AND LOAN ASSOCIATION - See	
AMENDMENT		also SAVINGS AND LOAN ASSOCIATION	
	ec 010		
Zoning regulation	65-218	Assets, investment in corporate stock	65-11
		Capital stock, purchase by another	
ANIMAL		association	65-11
Livestock - See LIVESTOCK		Dissolution, purchase for branch	65-11
		Purchase of dissolving association for branch	65-11
APPEAL.			
Tax, effect on penalty	65-3	BUILDING, PUBLIC	
· · · · · · · · · · · · · · · · · · ·	65-2		65-107
Workmen's compensation bureau employee	03-2	Vending machines	03-101
ARREST		BUS	
Constable, powers	65-26	School - See SCHOOL	
ASSIGNMENT		CANDIDATE - See ELECTION	
Installment sale contract	65-58	0.11(1)111111111111111111111111111111111	
mistaffinent Safe Contract	00 00	CEMETERY	
A MODO DATE IV A M. T. A IV		+	65-146
ATTORNEY AT LAW		Abandoned	
Costs, appointed counsel	65-219	Gift, township accepting	65-146
Councilman, for, costs	65-220	Mausoleum, township duties	65-146
Fee, appointed counsel	65-128	Private mausoleum, township duties	65-146
County liability	65-219	Township duties	65-146
Felony, appointed counsel	65-128	Township, transfer to private association	65-229
Preliminary hearing, representing indigent	65-189	Township, transfer to private appoint	
Treffininary hearing, representing margent	00 100	CHARMED	
A MMODAYETE OFFICE A T		CHARTER	65-112
ATTORNEY GENERAL		Amendment, special election	03-112
Informal opinions - See Table 5			
		CHILD - See MINOR	
AUDITOR			
County		CHILD WELFARE BOARD	
Branch office	65-91	Adoption, consent	65-24
Tax list preparations	65-23	- '	65-24
	65-226	Secretary, powers	00 5.
Tax rate, forest lands		CIMY C. MINICIPALIMY	
Tax refunds	65-201	CITY - See MUNICIPALITY	
Deputy, compatible with jury commissioner	65-51		
State		CIVIL SERVICE	
Vacancy, filing	65-9	Airport authority employees	65-47
,		Classification of employee	65-2
BALLOT - See ELECTION		College or university employees, state	65-79
Dilbor Soc Best 1101.		Eligible list	
DIDG G COMBDACE		5	65-108
BIDS - See CONTRACT		Personnel director establishing	03-100
		Examination	
BOARD OF EDUCATION - See EDUCATION,		Personnel director conducting	65-108
BOARDS OF		Municipal	
		Engineer	65-133
BOARD OF ELECTIONS - See ELECTION		Personnel director, authority	65-108
DOMNO OF BEDCHOIL		Removal of employee, procedure	65-2
DOLDD OF WELVERY			65-138
BOARD OF HEALTH		Secretary and clerk, compatibility	00-100
Township trustee, compatibility	65 - 88		
		COLLECTION AGENCY	
BOARD OF REVISION - See COUNTY		County hospital hiring	65-188
BOARD OF REVISION		-	
		COLLEGE - See UNIVERSITY OR COLLEGE	
BOARD OF TRUSTZES OF PUBLIC AFFAIRS			
	65-8	COLUMBUS DAY - See HOLIDAY: EMPLOYE	e.
County recorder as member			
Urban planning program, participation	65-143	PUBLIC	

INDEX 4-2

COMMON PLEAS COURT	CE 154	COUNTY COMMISSIONERS - continued	CE 000
Clerk, vehicle repossession certificate Prisoner, leaving daily for regular	65-154	Park district, application for Probate court employees, salaries	65-209 65-32
employment	65-204	Probate court salaries, setting	65-32
		Real estate, selling	65-126
COMPATIBILITY OF OFFICE - See Table 4;		Regional planning member, compatibility	65-69
OFFICE, PUBLIC		Transportation of retarded children	65-85
		Vehicle lease, transportation of retarded	
CONSTABLE		children	65-85
Arrest powers Bond	65-26 65-177	COUNTY COURT	
Concealed weapon, carrying	65-177	Closing on Saturday	65-106
Duty hours, determination	65-177	Costs for jury, requiring	65-48
•		Judge	
CONTINUATION STATEMENT		Fee for trustee appointment	65-127
Filing fees	65-41	Incompatible with county law librarian	65-6
OOMB A CM		Salary increase	65-18
CONTRACT Reliets printing	65-139	Prisoner, leaving daily for regular	65-204
Ballots, printing Bids	00-139	employment	00-204
Ballots, printing	65-139	COUNTY HOMES	
Late filing	65-223	Inspection, industrial relations department	65-159
Rejection	65-139	Repair order	65-159
Time limit, waiver	65-223		
Installment - See INSTALLMENT SALE		COUNTY RECORDER - See RECORDER,	
Lease with purchase option, public office	65-80	COUNTY	
CORONER		COURT	
Death certificate, who signs	65-182	Domestic relations, location	65-91
2 onth out arroade, who bight	00 102	Domocute Totallone, Totallon	00 01
CORPORATION		COURT HOUSE	
County forming	65-126	Closing, authority	65-106
Installment contract, financing	65-58	Hours of operation	65-106
Merger, security salesmen, effect	65-122	COURT OF RECORD	
		COURT OF RECORD Mayor's court	65-21
COSTS - See FEES AND COSTS		mayor s court	00-21
		COURT REPORTER	
COUNCIL - See LEGISLATIVE AUTHORITY		Warrant for transcript costs	65-191
COUNTY			
Costs, appointed attorney	65-219	DEATH CERTIFICATE	CE 100
Employee		Coroner, who signs	65-182
Re-employment, vacation	65-125	DEDICATION	
Vacation leave	65-125	Road	65-15
Vacation, unused	65-199		
Health district - See HEALTH DISTRICT Hospital - See HOSPITAL		DEED	
Offices, keeping open	65-217	Documentary stamps	65-233
Soldier's relief commission, retraining	65-50	Microfilming Photographing	65-173 65-173
Transcript, paying costs	65-191	Recording, photograph	65-173
Vending machine funds	65-107	Q. I	-5 -10
		DEFENDANT	
COUNTY BOARD OF REVISION	65-110	Indigent, counsel at preliminary hearing	65-189
City precinct committeeman, as County central committee, as	65-110	Jury costs	65-48
County central executive committee, as	65-110	DEFINITIONS	
Incompatible offices	65-110	Dwelling	65-203
Lobbying	65-95	Office, public	65-150
State committeeman, as	65-110		00 100
		DENTAI, HYGIENIST	
COUNTY COMMISSIONERS	GE 07	Supervision	65-67
Bond, blanket Branch offices, establishing	65-87 65-91	DEPOSITORY	
Corporation, forming	65-126	Agricultural society, county	65-163
Depository bank, shareholder in	65-137	County commissioner, shareholder in bank	65-137
Garages, regulating	65-203	Firemen's relief funds	65-97
Jury fees, authority	65-210	Interest bearing account, deposits	65-190
Leasing vehicle for retarded children	65-85	Interest earned, disposition	65-190
Nonprofit corporation to acquire building	65-126 65-126	Municipal court funds, interest bearing account	GE 100
Office building, acquiring	65-126	account	65-190

4-3 INDEX

DEPOSITORY - continued		ELECTION - continued	
Officer, conflict of interest	65-137	Petition	
Police relief funds	65-97	Full term candidate for unexpired	
Security	65-97	term office	65-7
DETECTIVE, PRIVATE		School district transfers	65-1
Concealed weapon, carrying	65-177	Special Income tax charter amendment	65-112
Concented weapon, our-jung		alcomo um cimiter amenament	00 112
DOMESTIC RELATIONS COURT		EMPLOYEE, PUBLIC	
Location	65-91	Airport authority	65-47
DRIVER'S LICENSE C. MOMOR VENUOLE		College employee, state	65-79
DRIVER'S LICENSE - See MOTOR VEHICLE, at License		Holiday Columbus Day	65-215, 65-217
at Diceible		Election day, pay	65-225
DWELLING		Half-day payment	65-222
Garage not included	65-203	Payment for	65-217, 65-222
		Election day	65-225
EASEMENT	05 100	Eligibility	65-216
Drawing accompanying, recording Highway purposes, water lines not	65-136	Half-day Saturday Pay rate	65-222 65-216
included	65-22	Vacation time, within	65-215
Recording, drawing	65-136	Weekend, falling on	65-217
Sewer lines, not "highway purposes"	65-22	Over 70 years of age	65-4
Water lines, not "highway purposes"	65-22	Overtime, calculation of sick leave	65-57
TRUCK TYON		Physician's certificate, annual	65-4
EDUCATION "Head Start" program lander contification	65-77	Removal at 70 years of age Removal procedure	65-4 65-2
"Head Start" program, leader certification	03-11	Salary increase	03-2
EDUCATION, BOARDS OF		Automatic adjustment	65-74
Associations, joining	65-34	Ninety day requirement	65-74
Bond issue purpose, doing less	65-94	Retroactive	65-123
Compensation	05 000	Service credit	05 145
Increase, effective date Per diem increase	65-206 65-206	Bridge commission Calculation for vacation	65-145 65-145
Employee, sick leave and overtime	65-57	Korean Conflict Compensation Fund	
Free school supplies	65-89	Officer, service as	65-145
Funds for defense of member	65-66	Turnpike commission	65-145
Funds for surveys, etc.	65-34	Sick leave, as work week	65-57
Installment purchase	65-30	State college or university employee	65-79
Member	65-66	University, state	65-79
Legal expenses for defense Safety director, compatibility	65-68	Vacation Benefits increased, effective date	65-180
Municipal judge, compatibility	65-61	Board of elections, county	65-193
Musical instruments, lease	65-30	Carryover	65-199
North Central Association of Colleges		Eligibility for increased time	65-180
and Secondary Schools, joining	65-34	Employment in other jobs	65-145
Per diem allowances	65-206 65-89	Holiday within	65-215
School supplies, free Surveys, etc., funds for	65-34	Service, continuous Service credit, calculation	65-222 65-145
Taxation for expenses	65-132	Unused, limit	65-199
Urban planning program, participation	65-143	Unused, payment for	65-199
ELECTION		EMPLOYEES RETIREMENT SYSTEM	
Ballot Contract to print	65-139	Airport authority employees Firemen as members	65-47 65-120
Tax levy	65-176	Firemen, re-employed	65-208
Tax levy for expenses	65-187	Person over 70, employment	65-4
Wording, tax levy	65-187		
Board of elections	05.50	ENGINEER	
Bond issue, filing deadline Refusal of election	65-52 65-112	Municipal, civil service Municipal, politics	65-133
Vacations	65-193	wunterpar, pontres	65-133
Candidate	00 100	FEES AND COSTS	
Barring, failure to file expense statement	65-162	Attorney, appointed, county costs	65-219
Expense statement, failure to file	65-162	Continuation statement	65-41
Petition, mistake in term	65-7	Court, lack of jurisdiction	65-155
Contract Reliets printing	65-139	Financing statement, postage Jury, misdemeanor case	65-41 65-48
Ballots, printing Expense statement, failure to file	65-162	Lien release	65-224
200p-1000 0 miles 100 mile			

INDEX 4-4

_			
FEES AND COSTS - continued		HOLIDAY	
Master plan, township-village	65-200	Columbus Day 65-21	5, 65-217
Mortgage release	65-224 65-41	Employee, pay - See EMPLOYEE, PUBLIC	
Security agreement Transcript, county paying	65-191	HOSPITAL	
Transcript, county paying	03-131	Collection agency, county hiring	65-188
FELONY		County	03-100
Counsel at preliminary hearing, indigent	65-189	Collection agency, hiring	65-188
Fee, appointed counsel	65-128	Lien for money owed	65-54
Indigent, counsel at preliminary hearing	65-189	Funds	
3 , 1 , 7		Interest	65-134
FINANCE DEPARTMENT		Membership in organizations	65-164
Clerk and civil service secretary,		Joint, interest on funds	65-134
compatibility	65-138	Membership in organizations, funds	65-164
		Municipal funds, deposit	65-134
FINANCING STATEMENT		Patient owing	
County recorder filing	65-113	Collection agency	65-188
Fees, postage	65-41	Lien on property	65-54
Filing Grantor's name	65-113 65-113	HOUSE TRAILER	
Information required	65-113	Tax exemption	65-65
mior mation required	05-115		
FIRE DEPARTMENT		HUNTING	
Employees retirement system, members	65-120	Game protector, impersonation	65-211
Re-employed member	65-208	**************************************	
Re-employment	65-208	IMPERSONATION	05 011
Township, when mandatory	65-120	Game protector	65-211
		INCOME TAX	
FIREMEN'S PENSION		Election, special, mandatory	65-112
Funds, deposit	65-97	Election, special, mandatory	05-112
Re-employed member	65-208	INCOMPATIBLE OFFICES - See Table 4;	
Township, when mandatory	65-120	OFFICE, PUBLIC	
Withdrawal, re-employment	65-208	-,	
FOOD GEDINGE ODEDAMON Go.		INDIGENT	
FOOD SERVICE OPERATION - See RESTAURANT		Preliminary hearing, legal counsel	65-189
RESTAURANT			
FOREST LANDS		INDUSTRIAL RELATIONS DEPARTMENT	
Tax rate	65-226	County home inspections	65-159
FRATERNAL ORDER		INFORMAL OPINIONS - See Table 5	
Meals, serving to residents	65-25	INITIATIVE AND REFERENDUM	
Everna Puntua		Petition	
FUNDS, PUBLIC	65-66	Requirements	65-1
Legal defense of public official, use Vending machine receipts, disposition	65-107	requirements	03-1
vending machine receipts, disposition	00-101	INSTALLMENT SALE	
GAME PROTECTOR		Assignment of contract	65-58
Impersonating	65-211	Board of education	65-30
		Contract assignment	65-58
GARAGE		Financing corporation	65-58
County commissioners regulating	65-203	Finder's fee	65-58
Township	65-230	State agency	65-80
		Unemployment compensation bureau	65~80
GENERAL ASSEMBLY			
Lobbying, board of revision member	65-95	INSTITUTION	
		Pupil placed in parochial correctional	05.10
HEALTH DISTRICT		institution	65-16
County	CE 191	INTEREST	
Sick leave	65-121 65-121	Loan for higher education, default	65-144
Vacations General	05-121	boan for ingher education, details	03-144
Sick leave	65-121	JAIL	
Vacations	65-121	Rules, prisoner leaving daily	65-204
·		, --	-
HIGHWAYS AND ROADS - See also STREET		JURY	
Common law dedication	65-15	Cost, defendant in misdemeanor case	65-48
County		Cost, mileage plus compensation	65-210
Establishment, requirements	65-5		
Residence or business, servicing	65-5	JURY COMMISSIONER	:
Dedication, common law	65-15	Deputy auditor, compatibility	65-51

4-5 INDEX

LAND CONTRACT		MICROFILM	
Soldiers' relief commission payments	65-71	Deed	65-173
LAW DIRECTOR		AMYOR	
Councilman, defending	65-220	MINOR Adoption - See ADOPTION	
Councilinain, descripting	00 220	Mentally retarded - See MENTALLY	
LAW LIBRARY, COUNTY		DE FICIENT	
Librarian incompatible with county judge	65-6		
in the second se	55 0	MOBILE HOME - See HOUSE TRAILER	
LEASE			
Board of education, musical instruments	65-30	MORTGAGE	
County offices	65-126	Index, financing statement	65-113
Installment sale, state agency	65-80	Motor vehicle, filing	65-154
Option to purchase	05 100	Release, recording fee	65-224
Continuing contract, as State office	65-126	Secretary of state, filing with Soldiers' relief commission payments	65-154 65-71
Recreational facilities	65-80 65-124	Soldiers refler commission payments	03-11
Transportation of retarded children	65-85	MOTOR VEHICLE	
Vehicle to transport retarded children	65-85	Certificate of title	
•		Assignee	65-154
LEASE-PURCHASE AGREEMENT		License	
State agency	65-80	Civil action in suspension	65-104
		Probationary, revocation	65-192
LEGISLATIVE AUTHORITY		Suspension	65-104
Counsel for officer, hiring	65-205	Mortgage, filing	65-154
Legal counsel, city paying for	65-220	Point system	65-104
Member, compatible with principal or teacher	65-60	License suspension Probationary license, revocation	65-192
toachei	03-00	Repossession certificate	65-154
LIBRARIES		Retarded child, lease for transporting	65-85
School districts merging, effect	65-119	Speed through township	65-35
3 3,		Suspension of license	65-104
LICENSE		Violation	
Livestock seller	65-171	Court lacking jurisdiction, costs	65~155
Security salesman - See SECURITY,		A CONTRACTOR OF	
at Salesman's license		MUNICIPAL COURT	
LIEN		Baliff Salary increase, not in appropriations	65-56
Hospital, on patients property	65-54	Clerk	00-00
Release, recording fee	65-224	Salary increase, not in appropriations	65-56
8		Funds, deposit in interest bearing account	65-190
LIMITED CIRCULATION OPINIONS - See		Judge and board of education, compatibility	65-61
Table 5		Jurisdiction	
		Lack of, court costs	65-155
LIVESTOCK	05 1=4	Prisoner, leaving daily for regular	
Seller, license	65-171	employment	65-204
LOAN		Salary increase, not in appropriations	65-56
Higher education, for, default	65-144	MUNICIPALITY	
		Councilman, legal counsel for	65-220
LOAN COMPANY - See BUILDING AND		Employee, politics	65-133
LOAN ASSOCIATION		Engineer - See ENGINEER	
		Health district - See HEALTH DISTRICT	
LOBBYING		Legal counsel for officer	65-205
Board of revision member	65-95	Master plan, joint costs	65-200
MARSHAL		Officer Fixed compensation	CE 150
Bond	65-177	Maximum compensation	65-150 65-150
Dona	03-177	Retaining counsel for	65-205
MAUSOLEUM - See CEMETERY		Retroactive legislation	65-123
		Salaries, increasing retroactively	65-123
MAYOR'S COURT		Small loan business in	65-83
Court of record	65-21	Vending machine funds	65-107
MONTH A A M DE FIGURE			
MENTALLY DEFICIENT	GE OF	MUSICAL INSTRUMENT	
Lease of transportation Tax funds, use	65-85 65-221	Board of education leasing	65-30
Transportation, leasing	65-85		
Transportation to school, county leasing	00	NURSING HOME	
vehicle	65-85	Fraternal order serving meals	65-25
		-	

INDEX 4-6

OFFICE, PUBLIC Compatibility - See also Table 4 Common law test Defined Hours of operation Municipal, fixed compensation Office, keeping open	65-150 65-150 65-106 65-150 65-217	PROBATE COURT - continued Deputy, salary Employees salaries, setting Salaries, judge setting PROPERTY, PERSONAL Tax - See TAXATION	65-32 65-32 65-32
Public employment, distinguished Two offices, holding	65-150 65-150	PROPERTY, REAL Lien - See LIEN	
OFFICER, PUBLIC Bond, blanket, covering	65-87	PROSECUTING ATTORNEY	
Bond, failure to obtain	65-87	Board of education, legal adviser	65-66
Compatibility - See Table 4; OFFICE, PUBLIC		Branch office	65-91
Legal counsel, village retaining Salary increase, retroactive	65-205 65-123	PUBLIC EMPLOYEE RETIREMENT - See EMPLOYEES RETIREMENT SYSTEM	
Village retaining counsel for	65-205		
•		PUBLIC OFFICER - See OFFICER, PUBLIC	
OHIO HIGHER EDUCATION ASSISTANCE		PUBLIC UTILITY CORPORATION	
Commission Quorum during vacancies	65-62		65-154
Vacancies, quorum	65-62		
Loans, interest on default	65-144	PUPIL - See SCHOOL	
OLD AGE HOME - See REST HOME		PURCHASE	
OLD ROLL TOME - SEE REST HOME		Lease-purchase agreement, state	65~80
PARK COMMISSIONERS		DECODDED COMMY	
Tax levy, limitation	65-231 65-39	RECORDER, COUNTY Board of trustees of public affairs, member	65-8
Township, tax funds, use	03-39	- · · · · · · · · · · · · · · · · · · ·	65-233
PARKING		, 4,	65-173
Township purchasing land for	65-230	Financing statement, filing Subdivision rules, certification	65-113 65-45
PARKS AND RECREATION		Subdivision rules, certification	00-40
District, county commissioners application	65-209	RECREATION - See PARKS AND RECREATION	ı
Lease of facilities Recreation funds, use for parks	65-124 65-39	REFERENDUM - See INITIATIVE AND	
Tax funds, use	65-124	REFERENDUM	
Tax levy, limit	65-231		
Township funds, use	65-124	REGIONAL PLANNING COMMISSION	
PAROCHIAL SCHOOL - See SCHOOL,		County commissioner, compatibility Planning commission member, compatibility	65-69 65-69
PRIVATE		Township trustee, compatibility	65-69
PLANNING COMMISSION		RESTAURANT	
Regional - See REGIONAL PLANNING		Fraternal order serving meals to residents	65-25
COMMISSION Rules, certification	65-45	REST HOME	
	55 15	County - See COUNTY HOMES	
PLATS AND PLATTING		Meals, food service operator	65-25
Rules for subdivisions, certification	65-45	RETAIL INSTALLMENT SALE - See	
POLICE DEPARTMENT			
Plainclothes officer, weapon		INSTALLMENT SALE	
	65-177		
DOLICE DENGION	65-177	RETARDED - See MENTALLY DEFICIENT	
POLICE PENSION Funds, deposit	65-177 65-97	RETARDED - See MENTALLY DEFICIENT	
POLICE PENSION Funds, deposit			
Funds, deposit PRELIMINARY HEARING	65-97	RETARDED - See MENTALLY DEFICIENT	
Funds, deposit PRELIMINARY HEARING Indigent, legal fees	65-9 7 65-189	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET	
Funds, deposit PRELIMINARY HEARING	65-97	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT	
Funds, deposit PRELIMINARY HEARING Indigent, legal fees Legal counsel for indigent PRISONER	65-97 65-189 65-189	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT Director and board of education,	65-68
Funds, deposit PRELIMINARY HEARING Indigent, legal fees Legal counsel for indigent PRISONER Attorney appointed, fee	65-97 65-189 65-189	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT	65-68
Funds, deposit PRELIMINARY HEARING Indigent, legal fees Legal counsel for indigent PRISONER Attorney appointed, fee Leaving jail daily	65-97 65-189 65-189 65-128 65-204	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT Director and board of education, compatibility	65-68
Funds, deposit PRELIMINARY HEARING Indigent, legal fees Legal counsel for indigent PRISONER Attorney appointed, fee	65-97 65-189 65-189	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT Director and board of education, compatibility SAVINGS AND LOAN ASSOCIATION - See	65-68
Funds, deposit PRELIMINARY HEARING Indigent, legal fees Legal counsel for indigent PRISONER Attorney appointed, fee Leaving jail daily	65-97 65-189 65-189 65-128 65-204	RETARDED - See MENTALLY DEFICIENT RIGHT-OF-WAY - See EASEMENT ROAD - See HIGHWAYS AND ROADS; STREET SAFETY DEPARTMENT Director and board of education, compatibility	65-68 65-31

4-7 INDEX

SCHOOL		SHERIFF - continued	
Bus		Deputy	
Street, private, picking up pupils	65-14	Appointment	65-177
Classes for private school children	65-10	Sheriff's liability	65-177
Days required	65-198	Prisoner, powers over	65-204
Employees, wage raise	65-198	arar v n v m · a · n v n · arm · arm · arm · a	
Foundation funds, eligibility	65-198	SICK LEAVE - See EMPLOYEE, PUBLIC	
Free supplies	65-89	CHANTAOAN COMPANY	
Membership Part time students	65-10	SMALL LOAN COMPANY Location	65-83
Parochial correctional, tuition of pupil	65-16	Location	00-00
Pre-kindergarten leaders, certification	65-77	SOLDIER'S RELIEF COMMISSION	
Principal and councilman, compatibility	65-60	Funds, limitation on method of payment	65-71
School year, minimum time	65-198	Funds, use for retraining	65-50
Supplies, free	65-89	Land contract payments	65-71
Teacher - See TEACHER		Mortgage payments	65-71
Term, days required	65-198	Payment of benefits, method	65-71
Transportation of retarded children,		Retraining of veteran, funds	65-50
vehicle lease	65-85	ane en	
Tuition, parochial correctional institution	65-16	SPEED	05 05
		Vehicle through township	65-35
SCHOOL DISTRICT		STATE	
Bond issue, approval	65-167		65-217
Consolidation		Offices, keeping open	03-217
Tax levy	65-111	STATE AUDITOR - See AUDITOR	
Days open, required	65-198	BINIE MODITOR - See MODITOR	
Foundation money	CE 10	STATE PERSONNEL DEPARTMENT	
Parochial pupils using public facilities	65-10 65-167	Delegation of authority	65-108
Indebtedness limitation Joint vocational	09-107		00 100
Bond issue approval	65-167	STREET - See also HIGHWAYS AND ROADS	
Dissolution, raising indebtedness	65-167	Private	
Establishing	65-17	School bus on	65-14
Indebtedness limitation	65-167		
Libraries, districts merging	65-119	STUDENT - See SCHOOL	
Merger, effect on libraries	65-119		
Parochial school children, classes for	65-10	SUBDIVISIONS - See PLATS AND PLATTING	
Pupil placed in parochial correctional			
institution, cost	65-16	TAXATION	
Taxation, consoldiated districts	65-111	Appeal	
Term, days required	65-198	Penalty, effect	65-3
Transfer of property		Refund of penalty	65-183
Voter, qualifications	65-1	Ballot, contents	65-176
Tuition, payment outside state	65-16	Board of appeals	65-201
CONTOOL DRIVE ME		Refund, granting Board of education expenses, for	65-132
SCHOOL, PRIVATE	CE 10	Current expenses, for	65-132
Public school facilities, use	65-10	Delinquent	00-102
SECURED TRANSACTION		Removal from tax list, reinstatement	65-20
Motor vehicle mortgage	65-154	Department	00-20
Statement, filing fee	65-41	School district bond issue, approval	65-167
btatement, ming tee	00-11	Double taxation	65-201
SECURITY		Exemption	
Salesmen's license		Eligibility	65-226
Change of employment	65-122	House trailer	65-65
Merger of corporations	65-122	Funds, use	65~39
Renewal	65-122	Funds, use for mentally retarded	65-221
		Hospital membership in organizations	65-164
SENTENCE		House trailer	65-65
Working privilege	65-204	Illegal, refund	65-201
		Levy	
SERVICE DEPARTMENT		Ballot wording	65-187
Urban planning program, participation	65-143	Indefinite time, for	65-132
CEWEDS AND SEWAGE PROPOSAT		Renewal or new tax	65-176
SEWERS AND SEWAGE DISPOSAL Easement for lines	65-22	Revaluation, effect Specific time, for	65-176 65-132
Lasement for times	03-22	Mentally retarded, use of funds	65-132
		Park commissioners, limit	65-231
SHERIFF		Penalty	JJ-2J1
Concealed weapon, carrying	65-177	Assessment	65-3
- · · · · ·			

INDEX 4-8

TAXATION - continued		TRUSTEE	
Penalty - continued		County court judge's fee	65-127
Refund	65-183	, 3	
Tax revenue, as	65-183	TUBERCULOSIS	
Rate		Funds, membership in organizations	65-164
Date of determination	65-226	Hospital - See HOSPITAL	
Forest lands	65-226		
Refund		TUITION, PUPIL	
Penalty, of	65-183	Parochial correctional institution,	
Prior years	65-201	placement in	65-16
Property reclassified	65-201	INTENDI OTATOMA COMPENSA MION	
School districts, consolidation	65-111	UNEMPLOYMENT COMPENSATION	
Tax list	CE 00	Bureau	CE 00
Method of preparation	65-23 65-20	Installment purchase Lease-purchase contract	65-80 65-80
Removal from, reinstatement Township park commissioners, limit	65-231	Lease-purchase contract	00-80
Valuation, reduction, penalty refund	65-183	UNIVERSITY OR COLLEGE	
Vote required	65-231	Emeritus compensation	65-207
vote required	03-231	Employee, retired, re-employment	65-207
TEACHER		Employees, public, defined	65-79
Certification	65-198	Retired employee, re-employment	65-207
Pre-kindergarten leader	65-77	Retirement benefits, supplemental	65-207
Councilman, compatibility	65-60	,	
Emeritus employment	65-207	URBAN PLANNING PROGRAM	
Pre-kindergarten leader, certification	65-77	Participation in	65-143
Retired, emeritus compensation	65-207	-	
Retired, re-employment	65-207	VACATIONS - See EMPLOYEE, PUBLIC	
Salary increase, effect	65-198		
		VEHICLE - See MOTOR VEHICLE	
TOWNSHIP			
Cemetery - See CEMETERY		VENDING MACHINE	
Constable - See CONSTABLE		Public building, in	65-107
Equipment, storage garage	65-230	ATTEMPT A ST	
Fire department - See FIRE DEPARTMENT		VETERAN	CE EO
Funds, joint costs, use	65-200	Retraining, funds for	65-50
Master plan, joint costs	65-200 65-39	VILLAGE - See MUNICIPALITY	
Park commissioners Police - See also CONSTABLE	00-39	Board of trustees - See BOARD OF TRUST	FFS
Enforcement of speed limits	65-35	OF PUBLIC AFFAIRS	DED.
Small loan business in	65-83	or robbic mriming	
Zoning, master plan, joint costs	65-200	WATER SUPPLY	
Boiming, master plant, joint costs	00 200	Easement for lines	65-22
TOWNSHIP TRUSTEE			
Board of health member, compatibility	65-88	WEAPON	
Cemetery, transfer to private association	65-229	Constable carrying	65-177
Constable duty hours, determination	65-177	Sheriff carrying	65-177
Garage, purchasing land for	65-230		
Land for parking, purchase	65-230	WELFARE DEPARTMENT	
Number needed for business	65-70	County	
Parking, land for	65~230 65~70	Transportation of retarded children	65-85
Quorum		Leasing vehicle for retarded children	65-85
Recreation funds, powers Regional planning member, compatibility	65-124 65-69	Retarded children, transportation	65-85
Regional planning member, companionity	00-00	WORKMEN'S COMPENSATION BUREAU	
TRAILER - See HOUSE TRAILER		Appeal of removal	65-2
		Employee, removal	65-2
TRANSCRIPT		*	
Transcript, county paying	65-191	ZONING	
		Amendment, application for	65-218
TREASURER, COUNTY		Master plan, township-village costs	65-200
Branch office	65-91		
MINTS A CAVANA		ZONING COMMISSION	
TREASURY	65-134	ZONING COMMISSION County, application for amendment	65-218
Municipal, interest on hospital funds	00-104	County, application for amenument	00-210

TABLES

- TABLE 1 Ohio Constitution Provisions Interpreted
- TABLE 2 Ohio Revised Code Sections Interpreted
- TABLE 3 Prior Ohio Attorney General Opinions Affected
- TABLE 4 Compatible and Incompatible Offices
- TABLE 5 Informal Opinions

 $\begin{tabular}{ll} TABLE & 1 \\ \hline \begin{tabular}{ll} Ohio Constitution Provisions Interpreted \\ \hline \end{tabular}$

Ohio Cons	t.	1965 Opinion	Ohio Const.		1965 Opinion
Art. II,	§20	65-18	Art. VIII,	§ 3	65-80
,		65-123	•	§2	65-231
		65-206	•	§ 5	65-50
	§22	65-80	Art. XVIII,	§8	65-112
	§28	65-180	·	§ 9	65-112
Art. III,	§ 2	65-9		§13	65-52
,	§18	65-9			

 $\begin{tabular}{ll} TABLE 2 \\ \hline \begin{tabular}{ll} Ohio Revised Code Sections Interpreted \\ \hline \end{tabular}$

Rev. Code	1965 Opinion	Rev. Code	1965 Opinion
3.06	65-2	133.09	65-52
	65-87	133.10	65-94
3.07	65-70	133.36	65-94
5.20	65-217	Chapter 135	65-97
	65-225	135.01	65-163
5.21	65-217	135.10	65-137
9.01	65-173	135.15	65-97
9.20	65-146	Chapter 143	65-47
117.10	65-20	143.013	65-108
121.161	65-145	143.07	65-108
	65-180	143.08	65-2
	65-193		65-79
125.13	65-80	1	65-133
131.11	65-190	143.09	65-79
131.17	65-80	143.10	65-74
133.04	65-167		65-79

TABLES 3-2

	In	DLES	3-2
Rev. Code	1965 Opinion	Rev. Code	1965 Opinion
143.12	65-215	325.19-continued	65-216
	65-217	ļ	65-217
143.27	65-2		65-222
143.29	65~57		65-225
	65-121	339.03	65-188
143.41	65-133	339.31	65-54
145.01	65-179	341.04	65-204
145.32	65-4	503.241	65-70
146.18	65-120	505.10	65-146
303.12	65-218	505.48	65-26
Chapter 305	65-47	511.10	65-216
305.27	65-137	511.27	65-39
307.01	65-91		65-231
	65-107	511.32	65-124
307.02	65-126	511.33	65-124
307.09	65-126	517.21	65-146
307.10	65-126	517.22	65-229
307.22	65-85	517.27	65-146
307.37	65-203		65-229
Chapter 308	65-47	519.02	65-200
308.05	65-47	519.05	65-200
311.04	65-177	521.01	65-120
311.05	65-177		65-208
313.01	65-182	521.02	65-120
313.11	65-182	521.10	65-208
317.08	65-8	521.11	65-208
	65-45	705.11	65-220
	65-233	711.09	65-45
317.111	65-233	713.21	65-69
317.13	65-113	731.02	65-60
	65-136	731.07	65-123
	65-173	731.12	65-60
317.18	65-113	731.13	65-123
317.32	65-224	731.56	65-134
319.03	65-91	733.48	65-205
319.05	65-51	733.51	65-220
319.28	65-23	733.53	65-220
319.29	65-20	733.78	65-150
319.30	65-226	735.29	65-8
319.36	65-201	737.02	65-68
319.41	65-23	741.13	65-97
321.05	65-91	741.44	65-97
323.17	65-3	749.19	65-164
323.61	65-91	943.01	65-171
325.17	65-32	943.02	65-171
	65-87	1151.05	65-11
	65-222	1151.298	65-31
325.19	65-121	1151.45	65-11
	65-125	1309.39	65-113
	65-193	1309.40	65-41
	65-199		65-113
	65-215	1317.08	65-58

3-3 TABLES

3-3 TABLES			
Rev. Code	1965 Opinion	Rev. Code	1965 Opinion
1321.03	65-83	3311.19	65-206
1321.04	65-83	3311.215	65-17
1321.06	65-83	3311.231	65-1
1545.02	65-209	3311.26	65-111
1701.66	65-154	3313.12	65-206
1701.81	65-122	3313.20	65-68
1707.16	65-122	3313.35	65-66
1707.17	65-122	3313.37	65-30
1711.01	65-163		65-143
1711.15	65-76	3313.46	65-30
1901.10	65-61		65-223
1901.12	65-61	3313.48	65-10
1901.31	65-56	3313.64	65-16
	65-190	3313.642	65-89
1901.32	65-56	3313.77	65-10
1905.01	65-21	3313.87	65-34
1907.051	65-7	3315.061	65-34
1907.081	65-18		65-143
1907.082	65-18	3317.01	65-198
1907.282	65-48	3317.03	65-10
2101.11	65-32	3317.17	65-143
2301.22	65-191	3319.086	65-57
2301.24	65-191	3319.22	65-77
2301.25	65-191	3319.30	65-77
2313.01	65-51	3327.01	65-14
2313.34	65-210	3351.06	65-62
2329.70	65-127	3351.08	65-144
2723.01	65-201	3375.15	65-119
2917.35	65-211	3375.48	65-6
2919.02	65-190	3501.17	65-112
2919.10	65-150	3501.38 3505.04	65-1 65-7
2923.01 2935.21	65-177 65-48	3505.13	65-139
2937.10	65-189	3513.261	65-7
2941.50	65-189	3517.10	65-162
2941.00	65-219	3517.11	65-162
2941.51	65-128	3709.32	65-121
2011.01	65-189	3732.01	65-25
	65-219	4107.31	65-159
2945.76	65-177	4107.32	65-159
2947.13	65-204	4121.122	65-2
2949.19	65-219	4503.06	65-65
3107.06	65-24	4505.10	65-154
3301.031	65-61	4505.13	65-154
3307.381	65-207	4507.16	65-104
3307.401	65-207	4507.162	65-192
Chapter 3309	65-79	4507.40	65-104
3309.23	65-79	•	65-155
3311.16	65-17	4511.12	65-35
3311.18	65-17	4513.39	65-26
	65-167		65-35

Rev. Code	1965 Opinion	Rev. Code	1965 Opinion
4705.01	65-21	5705.19 - continued	65-221
4715.22	65-67	5705.192	65-132
5105.24	65-54	5705.25	65-176
5109.11	65-107	5705.41	65-126
5153.09	65-24	5711.31	65-3
5153.15	65-85	5713.11	65-176
5153.16	65-85	5713.23	65-226
5155.02	65-159	5715.19	65-183
5301.32	65-224	5715.22	65-183
5301.34	65-224	5715.39	65-201
5313.53	65-30	5715.51	65-95
5543.04	65-15		65-110
5549.01	65-230	5719.04	65-20
5549.21	65-230	5719.06	65-20
5553.02	65-05	5719.17	65-183
5705.10	65-134	5719.18	65-183
5705.19	65-39	5901.06	65-50
	65-124	5901.12	65-71
	65-187	5901.14	65-71

 $\begin{tabular}{ll} TABLE & 3 \\ \hline \end{tabular}$ Prior Ohio Attorney General Opinions Affected

Former Opinion		1965 Opinion
3741, 1922	Overruled by	65-150
4021, 1932	Modified by	65-150
4885, 1932	Overruled by	65-110
387, 1945	Distinguished	65~206
1905, 1947	Modified by	65-150
1076, 1949	Overruled by	65-150
2375, 1958	Distinguished	65-127
606, 1959	Distinguished	65-216
670, 1959	Overruled by	65-87
1150, 1960	Overruled by	65-219
3199, 1962	Distinguished	65-188
346, 1963	Overruled by	65-120
668, 1963	Distinguished	65-113
898, 1964	Overruled by	65-123
1291, 1964	Distinguished	65-119

TABLE 4

Compatible and Incompatible Offices

Note: The following table, in two parts, lists Compatible Offices and Incompatible Offices, as determined in Opinions of the Attorney General issued during the year 1965.

3-5 TABLES

Offices and positions are considered incompatible when one is subordinate to the other or is a check upon the other. Also, positions may be deemed incompatible when it is physically impossible for one person to discharge the duties of both offices (State, ex rel Attorney General v Gebert, 12 CC (NS) 274).

There are several constitutional and statutory provisions affecting the compatibility of offices, as follows:

Ohio Constitution

Art. II, §4 Art. III, §14 Art. IV, §14

Ohio Revised Code

3.11	315.02	2919.08
143.41	319.07	2919.09
309.02	705.02	2919.10
311.04	731.12	3501.02

In some instances, court decisions have ruled upon the compatibility of offices. Such court decisions are not covered in this table.

Incompatible Offices

Office	Incompatible With	1965 Opinion No.
Board of education, state, membe	r Judge, municipal	65-61
Board of revision, county	City precinct committee County central committee County central executive committee State committeeman	ee 65-110
Commissioner, county	Planning commission, regional, member	65-69
County central committee	County board of revision	n 65-110
County central executive committ	ee County board of revision	n 65-110
Health, board of, member General health district	Township, trustee Township, trustee	65-68 65-68
Judge County court Municipal	Librarian, law, county Board of education, stat	65-6 te 65-61
Librarian, law, county	Judge, county court	65-6

TABLES 3-6			
Office	Incompatible With	1965 Opinion No.	
Planning commission Municipal, member	Planning commission, regional, member	65-69	
Regional (See REGIONAL PLANNING COMMISSION)			
Precinct committeeman	County board of revisi	on 65-110	
Regional planning commission	Commissioner, county Planning commission, municipal	65-69 65-69	
	Township trustee	65-69	
State committeeman	County board of revisi	on 65-110	
Township trustee	Health, board of, mem Health, board of, mem general health distri	ber, 65-88	
	Planning commission, regional, member	65-69	
Trustee, township (See TOWNSHIP TRUSTEE)			
Compatible Offices			
Office	Compatible With	1965 Opinion No.	
Board of education, city school district, member	Safety director, city	65-68	
Board of trustees of public affairs, village, member	Recorder, county	65-8	
City council, member	Principal, teacher elementary school,	65-60 local	

0))100	companie with	or opinion no.
Board of education, city school district, member	Safety director, city	65-68
Board of trustees of public affairs, village, member	Recorder, county	65-8
City council, member	Principal, teacher elementary school, loc	65-60
Civil service commission, municipal, secretary	Finance department, ster grapher-clerk	0- 65-138
Deputy, auditor	Commissioner, jury	65-51
Finance department, steno- grapher-clerk	Civil service commission municipal, secretary	on, 65-138
Jury commissioner	Deputy, auditor	65-51
Principal, teacher elementary school, local	City council, member	65-60
Recorder, county	Board of trustees of publ affairs	ic 65-8
Safety director, city	Board of education, city school district, member	65-68 er
School teacher, principal	City council, member	65-60
January 1966 Adv. Sheets		

3-7 TABLES

TABLE 5

Informal Opinions

Note: As explained in Mr. Saxbe's preface, Informal Opinions (also referred to as "Limited Circulation" Opinions) by the nature of the isolated factual situations involved are not of general interest, and therefore they are not published. Under the new numbering system Informal Opinions listed in the following Table 5 account for all numbers for which there is no formal opinion reproduced in this Service.

65-12	65-92	65~157
65-13	65-93	65-158
65-19	65-96	65-160
65-27	65-98	65-161
65-28	65-99	65-165
65-29	65-100	65-166
65~33	65-101	65-168
65~36	65-102	65-169
65~37	65-103	65-170
65~38	65-105	65-172
65~40	65-109	65-174
65~42	65-114	65-175
65-43	65-115	65-178
65~44	65-116	65-179
65~46	65-117	65-181
65-49	65-118	65-184
65~53	65-129	65-185
65~55	65-130	65-186
65~59	65-131	65-194
65-63	65-135	65-195
65-64	65-140	65-196
65-72	65-141	65-197
65~73	65-142	65-202
65-75	65-147	65-212
65-78	65-148	65-213
65-81	65-149	65-214
65-82	65-151	65-227
65-84	65-152	65-228
65~86	65-153	65-232
65-90	65-156	65-234
		65-235