

OPINIONS
OF THE
ATTORNEY GENERAL
OF OHIO

1985

during the period
January 1, 1985 to December 31, 1985

ANTHONY J. CELEBREZZE, JR.
Attorney General

Opinions published quarterly
with tables and index

BANKS-BALDWIN LAW PUBLISHING COMPANY
Oldest Law Publishing House in America - Est. 1804
Cleveland

Copyright 1986
Banks-Baldwin Law Publishing Company
ISBN 0-8322-0122-7

No part of this book may be reproduced or transmitted in any form or by any means, electronic or mechanical, including photocopying, recording, or by any information storage and retrieval system, without permission in writing from the publisher.



**Attorney General
Anthony J. Celebrezze, Jr.**


March 15, 1985

I take much pleasure in the publication of Banks-Baldwin's twenty-first annual edition of the Opinions of the Attorney General.

This publication has been of considerable assistance to those concerned with and affected by formal opinions issued by Ohio attorneys general. I trust that this most recent volume will be of equal benefit to those who refer to it.

If you have any suggestions for changes that will make this publication more useful, please let me know.

Sincerely,


Anthony J. Celebrezze, Jr.
Attorney General
State of Ohio

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.

| | |
|----------------------------|------------------------|
| Henry Stanberry | 1846-1851 |
| Joseph McCormick | 1851-1852 |
| George E. Pugh | 1852-1854 |
| George W. McCook | 1854-1856 |
| Francis D. Kimball | 1856 |
| C. P. Wolcott (a) | 1856-1861 |
| James Murray | 1861-1863 |
| Lyman R. Critchfield | 1863-1865 |
| William P. Richardson | 1865 |
| Chauncey N. Olds (b) | 1865-1866 |
| William H. West | 1866-1868 |
| Francis B. Pond | 1868-1872 |
| John Little | 1872-1878 |
| Isaiah Pillars | 1878-1880 |
| George K. Nash | 1880-1883 |
| D. A. Hollingsworth (c) | 1883-1884 |
| James Lawrence | 1884-1886 |
| Jacob A. Kohler | 1886-1888 |
| David K. Watson | 1888-1892 |
| John K. Richards | 1892-1896 |
| Frank S. Monnett | 1896-1900 |
| John W. Sheets | 1900-1904 |
| Wade H. Ellis (d) | 1904-Nov., 1908 (e) |
| 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 |
| William B. Saxbe | 1963-1969 |
| Paul W. Brown | 1969-1971 |
| William J. Brown | 1971-1983 |
| Anthony J. Celebrezze, Jr. | 1983- |

Notes:

(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) Resigned November 1908, to become Assistant United States Attorney General.

(e) Term extended to 1909 by constitutional amendment.

(f) Appointed November 1908, for unexpired term ending January 1909, vice Wade H. Ellis, resigned; then served the full term commencing January 11, 1909.

OHIO REVISED CODE

Complete to March 31, 1985

Chapter 109

ATTORNEY GENERAL

| | | | |
|---------|--|---------|--|
| | ORGANIZATION, POWERS, AND DUTIES | | |
| 109.01 | Election; term | 109.25 | Service of process on charitable trust |
| 109.02 | Duties | 109.26 | Registration of charitable trusts; exemptions; duty of trustees |
| 109.03 | Appointment of assistant attorney general and chief counsel; duties | 109.27 | Rules and regulations concerning information for register |
| 109.04 | Powers and duties of first assistant attorney general | 109.28 | Inspection of register |
| 109.05 | Employees | 109.29 | Probate and common pleas papers relating to charitable trusts |
| 109.06 | Bond | 109.30 | Notice to admit will involving charitable trust to probate |
| 109.07 | Special counsel | 109.31 | Annual report by trustees; exceptions; fees |
| 109.08 | Special counsel to collect claims | 109.32 | Charitable foundations fund |
| 109.081 | Claims special account | 109.33 | Assistants, employees, experts; compensation |
| 109.09 | Action on official bonds | | |
| 109.10 | Proceedings in quo warranto | | REPRESENTATION OF OFFICER OR EMPLOYEE |
| 109.11 | Canal land disputes; title; reports | 109.36 | Definitions |
| 109.12 | Legal advice to state officers and board | 109.361 | Representation of officer or employee |
| 109.121 | Land title review and opinion | 109.362 | Denial of request |
| 109.122 | Defense of tort actions against certain employ- ees—Repealed | 109.363 | Employer's report |
| 109.13 | General assembly may require written opinions | 109.364 | Remedy in court of claims |
| 109.14 | Attorney general shall advise prosecuting attorneys | 109.365 | Information privileged; exceptions |
| 109.15 | Forms of contracts | 109.366 | Rules |
| 109.16 | Suits may be brought in Franklin county | | |
| 109.17 | Writs in other counties | | OBSCENITY LAWS |
| 109.18 | Service by publication | 109.40 | Compilation and distribution of statutes rela- tive to obscenity laws |
| 109.19 | Security for costs and verification of pleadings | | |
| 109.20 | Actions to be taken out of their order | | AGENT IN ESCHEAT |
| 109.21 | Annual report | 109.41 | Agent in certain escheat matters |
| 109.22 | Registers shall be kept | | |
| | CHARITABLE TRUSTS | | BUREAU OF CRIMINAL IDENTIFICATION AND INVESTIGATION |
| 109.23 | Definition of charitable trust; application | 109.51 | Creation of bureau of criminal identification and investigation |
| 109.231 | Administration of private foundation or split-interest trust | 109.52 | Criminal analysis laboratory; investigators and technicians |
| 109.232 | Amendment of trust to conform to federal law; approval | 109.53 | Equipment and furnishings of the bureau |
| 109.24 | Enforcement | | |

- 109.54 Intergovernmental cooperation; drug investigations
- 109.55 Coordination of law enforcement activities
- 109.56 Training local law enforcement authorities
- 109.57 Duties of the superintendent of the bureau
- 109.571 Law enforcement communications committee created; duties
- 109.58 Superintendent shall prepare a standard fingerprint impression sheet; may provide to schools
- 109.59 Fingerprint impression and descriptive measurement records
- 109.60 Duty of sheriffs and chiefs of police to take fingerprints; report; exception
- 109.61 Descriptions, fingerprints, and photographs sent to bureau by sheriffs and chiefs of police
- 109.62 Interstate, national, and international cooperation
- 109.63 Superintendent and assistants may testify in court
- 109.64 Information bulletin concerning missing children

OHIO PEACE OFFICER TRAINING COUNCIL

- 109.71 Creation of Ohio peace officer training council; members; definition of "peace officer"
- 109.71 Creation of Ohio peace officer training council; members; definition of "peace officer"
- 109.72 Membership; appointment; term; meetings; expenses
- 109.73 Powers and duties
- 109.74 Promulgation of rules and regulations by attorney general
- 109.741 Training in handling children's cases
- 109.742 Rules on training in crisis intervention
- 109.75 Executive director
- 109.751 Approval of schools; attendance of undercover drug agents
- 109.76 Construction of act
- 109.77 Certificate necessary for appointment; prohibition
- 109.77 Certificate necessary for appointment; prohibition
- 109.78 Certification as special policemen; payment of cost
- 109.79 Ohio peace officer training academy

ANTITRUST CASES

- 109.81 Attorney general to represent state or political subdivision in antitrust cases
- 109.82 Antitrust section created; antitrust special account; use

MISCELLANEOUS PROVISIONS

- 109.83 Investigation of organized crime; referral to grand jury
- 109.84 Powers regarding workers' compensation
- 109.85 Investigations and prosecutions for excess medicaid payments

VICTIMS ASSISTANCE

- 109.91 Crime victims assistance office; state victims assistance advisory board; duties

- 109.92 State financial assistance to victims assistance programs; procedures
- 109.99 Penalty

CROSS REFERENCES

Police and firemen's disability and pension fund board, counsel to, membership, 742.03, 742.09
 School employees retirement board, legal adviser, membership, 3309.05, 3309.13
 Ohio reciprocity board, membership, 4503.36
 Engineers and surveyors registration board, attorney general as legal adviser, 4733.23
 Highway patrol retirement board legal adviser, attorney general as, 5505.23

OJur 2d: 49, State of Ohio § 12

ORGANIZATION, POWERS, AND DUTIES

109.01 Election; term

The attorney general shall be elected quadrennially, and shall hold his office for a term of four years. The term of office of the attorney general shall commence on the second Monday of January next after his election.

HISTORY: 129 v 582, eff. 1-10-61
 1953 H 1; GC 331

CROSS REFERENCES

Salaries of elective state officers, 141.01 et seq.
 Annual financial reports of elective state officers, 149.01

OJur 3d: 37, Elections § 11
 Am Jur 2d: 7, Attorney General § 2

109.02 Duties

The attorney general is the chief law officer for the state and all its departments and shall be provided with adequate office space in Columbus. No state officer, board, or the head of a department or institution of the state shall employ, or be represented by, other counsel or attorneys at law. The attorney general shall appear for the state in the trial and argument of all civil and criminal causes in the supreme court in which the state is directly or indirectly interested. When required by the governor or the general assembly, he shall appear for the state in any court or tribunal in a cause in which the state is a party, or in which the state is directly interested. Upon the written request of the governor, he shall prosecute any person indicted for a crime.

HISTORY: 1969 S 438, eff. 11-17-69
 1953 H 1; GC 333

Note: 1983 H 291, § 41, eff. 7-1-83, reads, in part: *Appointment of Legal Counsel for the Governor*
 Notwithstanding the provisions of sections 109.02 and 109.07 of the Revised Code, the Governor may appoint legal

counsel without the approval of the Attorney General to be used in proceedings involving the Governor in his official capacity or his office only. Such legal counsel shall be paid for services from funds appropriated by the General Assembly for that purpose.

CROSS REFERENCES

See Whiteside, Ohio Appellate Practice, Forms 31.05
See Baldwin's Ohio School Law, Text 3.03

Public officials and employees, attorney general, powers and duties in regard to, indemnification, 9.87
Bond of secretary of state, sureties to be approved by attorney general, 111.02
Transfer of statistics to secretary of state, duty as to, 111.14
Claims due the state, 115.17, 115.42
Salaries of elective state officers, 141.01
Contracts for public buildings, duties of attorney general as to, 153.08, 153.20
Contracts and agreements involving state, review by attorney general, 713.30
Attorney general, duties, bank liquidation, 1113.02, 1113.08
Actions in quo warranto, duties and powers of attorney general, 1331.11, 1331.12, 2733.03
Consumer transactions, franchises, investigations by attorney general, 1334.07, 1334.08
Consumer protection, attorney general, powers and duties, 1345.05 et seq.
Coal mining violations, actions concerning, 1513.15
Colleges, attorney general, enjoining award of diplomas or course offerings when not authorized, 1713.06
Attorney general may enforce performance of duties of officers of educational corporations, 1713.31
Judges, removal or suspension, attorney general powers and duties in regard to, 2701.11
Court of claims, attorney general, assistants, special counsel, powers and duties, 2743.14 et seq.
Bingo games, powers and duties, 2915.08, 2915.10
Attorney general, appeals by, 2945.67
Initiative and referendum petitions, certification by attorney general, 3519.01
Air pollution violation, prosecution, 3704.06
Adulteration of food, drugs, or cosmetics, prosecution, 3715.56
Mobile home park violation, prosecutions by attorney general, 3733.08
Marina violation, prosecution, 3733.26
Agricultural labor camp violation, prosecution, 3733.47
Insurance companies, duties of attorney general regarding, 3907.03, 3925.01, 3929.37
Fraternal benefit societies, actions against, 3921.06
Industrial commission, duties of attorney general as to, 4101.09
Workers' compensation, duties of attorney general as to, 4123.92
Nuclear energy, attorney general, powers and duties in regard to, 4163.06
Motor vehicle sales, attorney general, powers and duties in regard to, 4517.34
Odometer rollback and disclosure, attorney general, powers and duties in regard to, 4549.45, 4549.48
Public utilities commission, duties of attorney general as to, 4901.17
Enforcement of railroad bridge regulations, 4961.24

Lease of state real estate for oil or gas, attorney general to draw, 5101.12

Legal rights service for mentally ill and developmentally disabled independent of office of attorney general, 5123.60

Boundaries of state land, attorney general, approval of agreements by, 5301.21

Nonresident aliens, acquisition of real property, action for failure to register, 5301.254

Preparation of system of books, records, etc., for use of officers required to perform duties under the land registration act, 5309.97

Actions against treasurer of state under provisions relating to "Torrens Act" to be defended by the attorney general, 5310.10

Condominium actions, attorney general, powers and duties, 5311.27

Code of military justice, judge advocates, 5924.06

Safe drinking water act, enforcement by attorney general, 6109.32, 6109.33

OJur 2d: 26, Governor § 4

Am Jur 2d: 7, Attorney General § 9 to 27

109.03 Appointment of assistant attorney general and chief counsel; duties

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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 334

CROSS REFERENCES

Am Jur 2d: 7, Attorney General § 3

109.04 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 335

CROSS REFERENCES

Court of claims, attorney general, assistants, special counsel, powers and duties, 2743.14 et seq.

Assistant attorney general, representation of public utilities commission, 4901.17

109.05 Employees

The attorney general may appoint such employees as are necessary.

HISTORY: 1953 H 1, eff. 10-1-53
GC 337

109.06 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 332, 335

CROSS REFERENCES

OJur 2d: 26, Governor § 6
Am Jur 2d: 63, Public Officers and Employees § 414 to 449

109.07 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 336

Note: 1983 H 291, § 41, eff. 7-1-83, reads, in part:
Appointment of Legal Counsel for the Governor
Notwithstanding the provisions of sections 109.02 and 109.07 of the Revised Code, the Governor may appoint legal counsel without the approval of the Attorney General to be used in proceedings involving the Governor in his official capacity or his office only. Such legal counsel shall be paid for services from funds appropriated by the General Assembly for that purpose.

CROSS REFERENCES

Court of claims, attorney general, assistants, special counsel, powers and duties, 2743.14 et seq.

Am Jur 2d: 7, Attorney General § 3

109.08 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 336-1

CROSS REFERENCES

Am Jur 2d: 7, Attorney General § 3

109.081 Claims special account

There is hereby created the attorney general claims special account in the state special revenue fund. Five per cent of all moneys collected by the attorney general, either directly or by special counsel pursuant to section 109.08 of the Revised Code, on claims due the state shall be paid into the state treasury to the credit of the attorney general claims special account. The special account shall be used insofar as funds are available solely for the expenses of the claims section of the office of the attorney general.

HISTORY: 1983 H 291, eff. 7-1-83

109.09 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 338

CROSS REFERENCES

OJur 3d: 15, Civil Servants and Other Public Officers and Employees § 268, 270, 291; 29, Criminal Law § 2361
Am Jur 2d: 7, Attorney General § 18, 21

109.10 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 339

CROSS REFERENCES

Quo warranto, 1331.11, 1331.12, 2733.03

OJur 2d: 45, Quo Warranto § 3, 25, 30, 33
Am Jur 2d: 7, Attorney General § 23

109.11 Canal land disputes; title; reports

The attorney general shall be the legal advisor of the department of administrative services 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 commission¹, and the legislative service commission summarizing the activities of the office of the attorney general in connection herewith.

HISTORY: 1973 S 174, eff. 12-4-73
128 v 317

¹So in original; should this read "recreation and resources commission"?

Note: Former 109.11 repealed by 125 v 351, eff. 10-14-53; 1953 H 1; GC 340.

109.12 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 341

CROSS REFERENCES

See Baldwin's Ohio School Law, Text 3.03

Printing and distribution of opinions of the attorney general, 125.69
Ohio state university legal adviser, 3335.14

OJur 2d: 43A, Prisons and Prisoners § 12; 54, Universities and Colleges § 40
Am Jur 2d: 7, Attorney General § 10

109.121 Land title review and opinion

Prior to the acquisition by the state of any right, title, or interest in real property, except highway rights-of-way, evidence of such right, title, or interest shall be submitted to the attorney general for his review and opinion. Such evidence shall be that customarily and generally used in the community in which the real property is situated and may consist of, but not be limited to, attorneys' opinions of title, abstracts of title, title guarantees, or title insurance.

HISTORY: 1969 S 205, eff. 11-12-69

Note: 1972 H 1170, eff. 10-19-72, enacted another version of section 109.121 which was later recodified as 109.122 by 1973 H 1, eff. 3-22-73, thereby leaving the version of 109.121 as enacted by 1969 S 205 intact.

CROSS REFERENCES

OJur 2d: 49, State of Ohio § 20

109.122 Defense of tort actions against certain employees—Repealed

HISTORY: 1980 S 76, eff. 3-13-80
1973 H 1

Note: Former 109.122 was prior 109.121 recodified by 1973 H 1, eff. 3-22-73; 1972 H 1170.

109.13 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 342

CROSS REFERENCES

Am Jur 2d: 7, Attorney General § 10

109.14 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 343

CROSS REFERENCES

See Baldwin's Ohio School Law, Text 3.03

OJur 3d: 15, Civil Servants and Other Public Officers and Employees § 382
Am Jur 2d: 7, Attorney General § 13

109.15 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 344

CROSS REFERENCES

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

109.16 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 345

CROSS REFERENCES

See Merrick-Rippner, Ohio Probate Law (3rd Ed.), Text 185.11

Commencement of action, venue, where proper, Civ R 3(B)

OJur 2d: 51, Taxation § 450; 55, Venue § 13, 18
OJur 3d: 41, Environmental Protection § 97
Am Jur 2d: 7, Attorney General § 13

109.17 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 346

CROSS REFERENCES

OJur 2d: 44, Process § 31; 49, Sheriffs, Marshals, and Constables § 16

109.18 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 published in 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.

HISTORY: 1977 H 42, eff. 10-7-77
1953 H 1; GC 347

CROSS REFERENCES

OJur 2d: 45, Quo Warranto § 39, 40, 54
Am Jur 2d: 65, Quo Warranto § 52, 58, 129

109.19 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 348

CROSS REFERENCES

OJur 2d: 43, Pleading § 49; 45, Quo Warranto § 40; 48, Sales, Use, and Storage Taxes § 64

OJur 3d: 4, Appellate Review § 231, 232; 19, Costs in Civil Actions § 48

Am Jur 2d: 4, Appeal and Error § 330; 61A, Pleading § 340, 341

109.20 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 349

109.21 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 350

CROSS REFERENCES

Filing of official reports, 149.01
OJur 2d: 26, Governor § 15

109.22 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.

HISTORY: 1953 H 1, eff. 10-1-53
GC 351

CROSS REFERENCES

See Baldwin's Ohio School Law, Text 3.03

CHARITABLE TRUSTS**109.23 Definition of charitable trust; application**

As used in sections 109.23 to 109.33 of the Revised Code:

(A) "Charitable trust" means any fiduciary relationship with respect to property arising under the law of this state or of another jurisdiction as a result of a manifestation of intention to create it, and subjecting the person by whom the property is held to

fiduciary duties to deal with the property within this state for any charitable, religious, or educational purpose.

(B) "Charitable trust" includes the fiduciary relationship, the entity serving as trustee, the status as trustee, the corpus of such trust, or a combination of any or all of such meanings, regardless of the primary meaning of any use of the term, that is necessary in any circumstances to effect the purposes of such sections.

(C) An executor, administrator, guardian, or other conservator of the estate of a decedent, incompetent, or other similarly protected person is, when holding assets in which a charitable trust has a vested or contingent interest and to the extent that such sections are not clearly inapplicable, to be considered a fiduciary of a charitable trust.

(D) The fact that any person sought to be charged with fiduciary duties is a corporation, association, foundation, or any other type of organization that has, under judicial decisions or other statutes, been distinguished from a charitable trust does not provide a presumption against its being a charitable trust as defined in this section.

HISTORY: 1975 H 347, eff. 11-19-75
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 Attorney General, March 30, 1960, reported at 33 Ohio Bar 502 (1960).

CROSS REFERENCES

See Merrick-Rippner, Ohio Probate Law (3rd Ed.), Text 4.02, 229.10

Adult parole authority, per diem maintenance for parolees, probationers, and furloughees. OAC 5120:1-3-01

Religious and benevolent organizations, definitions, 1715.51

OJur 3d: 14, Charities § 4, 22

Am Jur 2d: 15, Charities § 80, 81, 118

Right of attorney general to intervene in will contest case involving charitable trust. 74 ALR2d 1066

109.231 Administration of private foundation or split-interest trust

(A) In the administration of any trust which is a "private foundation" as defined in section 509 of the internal revenue code of 1954, a trust for charitable purposes described in section 4947 (a) (1) of the internal revenue code of 1954 to the extent that it is treated for federal tax purposes as such a private foundation, or a "split-interest trust" as described in section 4947 (a) (2) of the internal revenue code of 1954, the following acts are prohibited:

(1) Engaging in any act of "self-dealing," as defined in section 4941 (d) of the internal revenue code of 1954, which would give rise to any liability for any tax imposed by section 4941 of the internal revenue code of 1954;

(2) Retaining any "excess business holdings," as defined in section 4943 (c) of the internal revenue code of 1954, which would give rise to any liability for any tax imposed by section 4943 of the internal revenue code of 1954;

(3) Making any investments which would jeopardize the carrying out of any of the exempt purposes of the trust, within the meaning of section 4944 of the internal revenue code of 1954, so as to give rise to any liability for any tax imposed by section 4944 of the internal revenue code of 1954; or

(4) Making any "taxable expenditures," as defined in section 4945 (d) of the internal revenue code of 1954, which would give rise to any liability for any tax imposed by section 4945 of the internal revenue code of 1954. The prohibitions of this division do not apply to split-interest trusts, or to amounts thereof, to the extent that such prohibitions are inapplicable thereto by reason of section 4947 of the internal revenue code of 1954.

(B) In the administration of any trust which is a "private foundation" as defined in section 509 of the internal revenue code of 1954, or a trust for charitable purposes described in section 4947 (a) (1) of the internal revenue code of 1954 to the extent that it is treated for federal tax purposes as such a private foundation, there shall, for the purposes specified in the governing instrument, be distributed at such time and in such manner, for each taxable year, amounts of income and principal at least sufficient to avoid liability for any tax imposed by section 4942 of the internal revenue code of 1954.

(C) Divisions (A) and (B) of this section express the continuing policy of this state with respect to charitable trust interests and are enacted to assist such trusts in maintaining various tax benefits extended to them, and apply to all trusts described therein, whether or not contrary to the provisions of the governing instrument of such a trust, provided that divisions (A) and (B) of this section do not apply to a trust in existence on the effective date of this section to the extent that the attorney general, the trustor, or any beneficiary of such trust, on or before November 30, 1971, files with the trustee of such trust a written objection to application to such trust of one or more provisions of said divisions, and if the trustee receiving such written objection commences an action on or before December 31, 1971, in the court having jurisdiction over such trust to reform, or to excuse such trust from compliance with, its governing instrument or any other instrument in order to meet the requirements of said divisions. A trustee receiving such written objection shall commence such an action, and the one or more provisions of said

divisions specified in such written objection will not apply to such trust unless and until said court determines that their application to such trust is in the best interests of all parties in interest.

(D) No trustee of a trust to which division (A) or (B) of this section is applicable shall be surcharged for a violation of a prohibition or requirement of said divisions, unless he participated in such violation knowing that it was a violation, nor shall such trustee be surcharged if such violation was not willful and was due to reasonable cause, provided that this division does not exonerate a trustee from any responsibility or liability to which he is subject under any other rule of law whether or not duplicated in division (A) or (B) of this section.

(E) As used in this section, "trust" includes a trust or any other organization, other than a corporation, which is a "private foundation" as defined in section 509 of the internal revenue code of 1954, and "trustee" includes any member of the governing body of such organization.

(F) Except as provided in division (D) of this section, nothing in this section impairs the rights and powers of the courts or the attorney general of this state with respect to any trust.

HISTORY: 1971 S 198, eff. 9-17-71

CROSS REFERENCES

Adult parole authority, per diem maintenance for parolees, probationers, and furlougees, OAC 5120:1-3-01

OJur 3d: 14. Charities § 3

109.232 Amendment of trust to conform to federal law; approval

(A) The governing instrument of a trust described in division (A) of section 109.231 of the Revised Code may be amended to permit the trust to acquire the characteristics of a trust described in section 664 (D) (1) or (2) of the internal revenue code of 1954, or to conform to the requirements of, or to obtain benefits available under, section 507, 508, or 509 of the internal revenue code of 1954. Such amendment may be made by the trustee with the approval of the attorney general, of the trustor, and, if one or more beneficiaries are named in the governing instrument of such trust, of each named beneficiary. If the trustor is not then living or is not then competent to give such approval, such amendment may be made by the trustee with the approval of the attorney general and, if one or more beneficiaries are named in the governing instrument of such trust, of each named beneficiary. If one or more of said required approvals is not obtained, the trustee may apply to the court having jurisdiction over such trust for approval of such amendment. Said governing instrument may also be amended in any respect and by any method set forth therein or as otherwise provided by law.

(B) Nothing in this section impairs the rights and powers of the courts or the attorney general of this state with respect to any trust.

(C) For the purposes of sections 109.231 and 109.232 of the Revised Code, all references to sections of the internal revenue code of 1954 include all amendments or reenactments thereof.

HISTORY: 1972 S 533, eff. 7-15-72
1971 S 198

CROSS REFERENCES

Adult parole authority, per diem maintenance for parolees, probationers, and furloughees, OAC 5120:1-3-01

OJur 3d: 14, Charities § 3

109.24 Enforcement

The powers of the attorney general under sections 109.23 to 109.33 of the Revised Code shall be in addition to and not in limitation of his powers held at common law. The attorney general may investigate transactions and relationships of trustees of a charitable trust for the purpose of determining whether or not the property held for charitable, religious, or educational purposes has been and is being properly administered in accordance with fiduciary principles as established by the courts and statutes of this state. The attorney general is empowered to require the production of any books or papers which are relevant to the inquiry. Each such request shall be in writing, and shall:

(A) Identify the person to whom the request is directed;

(B) State the specific purpose of the investigation;

(C) Describe any books and the papers to be produced with such definiteness and certainty as to permit such material to be fairly identified;

(D) Prescribe a return date which will provide at least ten days' notice within which the books or papers to be produced may be assembled;

(E) State the place where and the time within which any books or papers are to be produced, provided, however, that copies of such books and papers may be produced in lieu of the originals.

No request shall contain any requirement which would be held to be unreasonable or oppressive or which would be privileged from disclosure if contained in a subpoena duces tecum issued by a court of this state pursuant to the Rules of Civil Procedure, as amended. Where the production of documents required by the request would be unduly burdensome, the person upon whom the request is served shall, in lieu of producing such books or papers at the place designated in the request, make such books or papers available for inspection, copying, or reproduction at the place where such books or papers are kept.

Whenever a request fails to meet the requirements enumerated in this section, any person upon whom

the request is served may file a petition to quash such request in the court of common pleas of the county in which the trust, institution, association, or corporation has its principal place of business in this state. The petition shall contain a brief statement of facts entitling such person to have such requests quashed. No answer to such petition is required. Upon the filing of the petition, the court on motion of the petitioner shall enter an order fixing a date for hearing the petition and requiring that a copy of the petition and a notice of the filing and of the date for hearing be given to the attorney general or his assistant in the manner in which summons is required to be served or substituted services required to be made in other cases. On the day fixed for hearing on the petition, the court shall determine from the petition and from such evidence as is submitted by either party whether the person upon whom the request was served is entitled to have the request quashed. The proceeding shall be a special proceeding within the meaning of section 2505.02 of the Revised Code, and final orders therein may be vacated, modified, or reversed as provided in sections 2505.01 to 2505.45 of the Revised Code.

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 the court of common pleas of any county wherein the trust property or any part thereof is situated or invested, or where the trustee resides; provided that in the case of a charitable trust created by, arising as a result of, or funded by a will, such action may be brought in either the court of common pleas of any such county, or the probate division thereof, at the election of the attorney general. 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. This section is intended to allow the attorney general full discretion concerning the manner in which the action is to be prosecuted, including the authority to settle an action when he considers that advisable.

HISTORY: 1975 H 347, eff. 11-19-75
125 v 351

CROSS REFERENCES

Adult parole authority, per diem maintenance for parolees, probationers, and furloughees, OAC 5120:1-3-01

Charitable trusts, representation by attorney general, 2109.34, 2307.131

Commencement of action, venue, where proper, Civ R 3(B)

OJur 3d: 14, Charities § 4, 33, 35

Am Jur 2d: 15, Charities § 106, 139, 144 to 146
Retention of private counsel by trustees of public charitable trust. 67 ALR2d 1289

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 judicial proceedings, the object of which is to:

(A) Terminate a charitable trust or distribute assets;

(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 or deviation;

(C) Construe the provisions of an instrument with respect to a charitable trust;

(D) Determine the validity of a will having provisions for a charitable trust.

A judgment rendered in such proceedings without service of process or summons 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 judicial proceeding affecting a charitable trust when requested to do so by the court having jurisdiction of the proceeding, and may intervene in any judicial proceeding affecting a charitable trust when he determines that the public interest should be protected in such proceeding.

HISTORY: 1975 H 347, eff. 11-19-75
129 v 582; 125 v 351

CROSS REFERENCES

See Merrick-Rippner, Ohio Probate Law (3rd Ed.), Text 4.01, 4.04, 97.20, 107.31

Necessary parties to will contest, 2107.73

Attorney general as representative for beneficiaries of charitable trust, 2109.34

Intervention of right, Civ R 24(A)

OJur 3d: 14, Charities § 33, 35; 33, Decedents' Estates § 1203, 1219

Am Jur 2d: 15, Charities § 106, 139, 144 to 146

109.26 Registration of charitable trusts; exemptions; duty of trustees

Except as provided in this section, every charitable trust established or active in this state shall register with the attorney general. The attorney general shall prepare and maintain a register of such charitable trusts. The following charitable trusts are not required to register under this section:

(A) Charitable remainder trusts created after July 31, 1969, gifts to which are deductible for federal income, gift, or estate tax purposes;

(B) Charitable trusts in which all charitable interests are contingent and will vest only upon conditions which have not occurred;

(C) Decedent's estates;

(D) Such other classes of charitable trusts as the attorney general may exempt from registration by regulation pursuant to section 109.27 of the Revised Code.

County or independent agricultural societies organized under Chapter 1711. of the Revised Code are not charitable trusts.

Every charitable trust shall be registered with the attorney general in accordance with this section within six months after the effective date of this section, November 19, 1975, within six months after the creation of such trust, or within six months after occurrence of an event by reason of which such trust is required to register by this section, whichever is later, provided that all registrations of charitable trusts made prior to November 19, 1975, shall be deemed in full compliance with this section and no further registration shall be required.

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

HISTORY: 1977 H 659, eff. 1-10-78
1977 H 1; 1975 H 347; 129 v 582; 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 Attorney General, March 30, 1960, reported at 33 Ohio Bar 502 (1960).

Penalty, 109.99

CROSS REFERENCES

Facilities contracting with adult parole authority, OAC 5120:1-1-38

Application to probate a will, C P Sup R 26

OJur 3d: 14, Charities § 37

Am Jur 2d: 15, Charities § 181, 184

Duty of trustees of charitable trust to furnish information and records to Attorney General relating to trust administration. 86 ALR2d 1375

109.27 Rules and regulations concerning information for register

The attorney general shall make such rules subject to the provisions of sections 119.01 to 119.13 of the Revised Code, as are necessary to administer sections 109.23 to 109.33 of the Revised Code.

HISTORY: 1975 H 347, eff. 11-19-75
125 v 351

CROSS REFERENCES

Am Jur 2d: 15, Charities § 181, 184

109.28 Inspection of register

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.

HISTORY: 125 v 351, eff. 10-14-53

109.29 Probate and common pleas papers relating to charitable trusts

The clerk of each court of common pleas or the judge of the probate division thereof, and of each court of appeals 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.

HISTORY: 1975 H 347, eff. 11-19-75
125 v 351

CROSS REFERENCES

OJur 3d: 14, Charities § 33

109.30 Notice to admit will involving charitable trust to probate

After admission to probate of a will creating or purporting to create a charitable trust which must be registered under section 109.26 of the Revised Code, or containing a gift valued in excess of one thousand dollars to any charitable trust, notice shall be given to the attorney general as well as to other beneficiaries pursuant to section 2107.19 of the Revised Code. If probate of a will creating or purporting to create any charitable trust is refused by interlocutory order under section 2107.181 of the Revised Code, notice of the further hearing under that section shall be given to the attorney general as well as to the other necessary parties.

HISTORY: 1975 H 347, eff. 11-19-75

Note: Former 109.30 repealed by 1975 H 347, eff. 11-19-75; 125 v 351.

CROSS REFERENCES

OJur 3d: 14, Charities § 33; 33, Decedents' Estates § 1115

109.31 Annual report by trustees; exceptions; fees

Except as otherwise provided by this section, the trustees of a charitable trust required to register under section 109.26 of the Revised Code shall file annual reports, on forms prescribed by the attorney general, on or before the fifteenth day of the fifth

month following the close of the trust's taxable year as established for federal tax purposes; or, in lieu of filing such reports, the trustees may file complete copies of all annual federal returns required to be filed by the trust with the Internal Revenue Service for the taxable year, together with all schedules, attachments, and reports due with the return or returns. The federal returns shall be filed with the attorney general at the same time as required by the Internal Revenue Service, taking into account any applicable extension of the federal filing date.

The annual report must be signed by the trustee who is authorized to sign. The annual report shall be considered certified by the trustee and his signature on the report shall have the same effect as though made under oath.

A charitable trust required to register under section 109.26 of the Revised Code is not required to file the reports required by this section if:

(A) It is organized and operated exclusively for religious purposes;

(B) It is an educational institution that normally maintains a regular faculty and curriculum and normally has a regularly organized body of pupils or students in attendance at the place where its educational activities are regularly carried on; or

(C) For any taxable year it has gross receipts of less than five thousand dollars and at the end of which it has gross assets of less than fifteen thousand dollars. The attorney general may, by regulation pursuant to section 109.27 of the Revised Code, exempt other classes of charitable trusts from the requirements of this section.

The attorney general may institute judicial proceedings to secure compliance with this section and to secure the proper administration of any trust or other relationship to which this section applies. The willful failure of any trustee to file reports as required by this section may be grounds for judicial removal of the trustee responsible for such failure.

The attorney general shall charge the following fees for filing the annual report:

| Assets | Fee |
|-----------------------------------|------|
| Less than \$25,000 | \$ 0 |
| \$25,000 but less than \$100,000 | 25 |
| \$100,000 but less than \$500,000 | 50 |
| \$500,000 or more | 100 |

For the purposes of this section, "assets" refers to the total fair market value of the charitable trust's assets at the end of that trust's taxable year as established for federal tax purposes.

HISTORY: 1975 H 347, eff. 11-19-75

Note: Former 109.31 repealed by 1975 H 347, eff. 11-19-75; 125 v 351.

CROSS REFERENCES

OJur 3d: 14, Charities § 37
Am Jur 2d: 15, Charities § 181, 184

Duty of trustees of charitable trust to furnish information and records to attorney general relating to trust administration. 82 ALR2d 1375

109.32 Charitable foundations fund

All annual filing fees obtained by the attorney general pursuant to section 109.31 of the Revised Code, and all receipts obtained from the sale of the charitable foundations directory, shall be paid into the state treasury to the credit of the charitable foundations fund. The charitable foundations fund shall be used insofar as its moneys are available for the expenses of the charitable foundations section of the office of the attorney general. The expenses of the charitable foundations section in excess of moneys available in the charitable foundations fund shall be paid out of regular appropriations to the office of the attorney general.

HISTORY: 1975 H 347, eff. 11-19-75

Note: Former 109.32 repealed by 1975 H 347, eff. 11-19-75; 125 v 351.

CROSS REFERENCES

OJur 3d: 14, Charities § 33

109.33 Assistants, employees, experts; compensation

The attorney general may appoint, with salaries fixed pursuant to section 124.15 of the Revised Code, such assistants and may employ such stenographers and clerks as may be necessary to carry out sections 109.23 to 109.33 of the Revised Code. The attorney general may also employ experts for assistance in any specific matter at a reasonable rate of compensation.

HISTORY: 1977 H 1, eff. 8-26-77
132 v H 93; 125 v 351

CROSS REFERENCES

Am Jur 2d: 7, Attorney General § 3

REPRESENTATION OF OFFICER OR EMPLOYEE

109.36 Definitions

As used in this section and sections 109.361 to 109.366 of the Revised Code:

(A) "Officer or employee" means any person who, at the time a cause of action against him arises, is serving in an elected or appointed office or position with the state; is employed by the state; or is rendering medical, nursing, dental, podiatric, optometric, physical therapeutic, psychiatric, or psychological services pursuant to a personal services contract with

a department, agency, or institution of the state. Officer or employee does not include any person elected, appointed, or employed by any political subdivision of the state.

(B) "State" means the state of Ohio, including but not limited to, the general assembly, the supreme court, the offices of all elected state officers, and all departments, boards, offices, commissions, agencies, institutions, and other instrumentalities of the state of Ohio. "State" does not include political subdivisions.

(C) "Political subdivisions" of the state means municipal corporations, townships, counties, school districts, and all other bodies corporate and politic responsible for governmental activities only in geographical areas smaller than that of the state.

(D) "Employer" means the general assembly, the supreme court, any office of an elected state officer, or any department, board, office, commission, agency, institution, or other instrumentality of the state of Ohio that employs or contracts with an officer or employee or to which an officer or employee is elected or appointed.

HISTORY: 1982 S 204, eff. 7-26-82
1980 S 76

109.361 Representation of officer or employee

Upon the receipt of a written request by any officer or employee, the attorney general shall, except as provided in section 109.362 of the Revised Code and except for civil actions in which the state is the plaintiff, represent and defend the officer or employee in any civil action instituted against the officer or employee. All expenses and court costs, including the reasonable compensation of special counsel, incurred by the attorney general in the defense of an officer or employee of the state shall be paid by the employer that employed the officer or employee at the time the alleged act or omission occurred.

The defense of the officer or employee may be rendered by the attorney general, an assistant attorney general, or by any special counsel appointed by the attorney general, who, in addition to providing the defense of the officer or employee, may file counterclaims and cross-claims and engage in third party practice on behalf of the officer or employee. If the officer or employee recovers any money pursuant to any counterclaim or cross-claim filed by the attorney general, the officer or employee shall, to the extent of the recovery on the counterclaim or cross-claim, reimburse the attorney general for all expenses and court costs, including the reasonable compensation of assistant attorneys general and special counsel, incurred by the attorney general in bringing the counterclaim or cross-claim. The officer or employee shall cooperate fully with the attorney general's defense. Sections 109.36 to 109.366 of the Revised Code do not deprive any officer or employee of the right to select counsel

of his own choice or settle his case at his own expense at any time, and do not prohibit the attorney general from entering his appearance in a case to protect the interest of the state even though no request for the appearance has been made by the officer or employee.

HISTORY: 1980 S 76, eff. 3-13-80

CROSS REFERENCES

Public officials and employees, attorney general, powers and duties in regard to, indemnification, 9.87

109.362 Denial of request

(A) Prior to undertaking any defense under section 109.361 of the Revised Code, the attorney general shall conduct an investigation of the facts to determine whether the requirements of this section have been met. If the attorney general determines that any officer who holds an elective state office was acting manifestly outside the scope of his official responsibilities or that any other officer or employee was acting manifestly outside the scope of his employment or official responsibilities, with malicious purpose, in bad faith, or in a wanton or reckless manner, the attorney general shall not represent and defend the officer or employee. An initial determination to represent and defend the officer or employee does not prohibit a later determination that the requirements of this section have not been met.

(B) The attorney general shall also deny a request for representation upon a determination that the requesting officer or employee is covered by a policy of insurance purchased by the state requiring the insurer to provide counsel in the action and that the amount of the claim against the officer or employee is not in excess of the amount of coverage under the policy of insurance. If the amount of the claim against the officer or employee is in excess of the amount of coverage under the policy of insurance, the state is not the plaintiff, and the officer or employee is not otherwise prohibited by this section from being represented and defended by the attorney general, the attorney general shall represent and defend the officer or employee for the amount of the claim in excess of the amount of coverage.

(C) If the attorney general denies representation to an employee or officer who makes a request in accordance with the provisions of section 109.361 of the Revised Code, the attorney general shall notify the requesting officer or employee in writing of the denial setting forth the reasons for the denial within a reasonable time after the attorney general's receipt of the written request from the officer or employee.

HISTORY: 1980 S 76, eff. 3-13-80

109.363 Employer's report

The employer of the defendant officer or employee shall provide the attorney general with a written report indicating the present or former position, job title, or classification of the officer or employee with the state and, citing pertinent facts, whether in its opinion the officer or employee meets the requirements of section 109.362 of the Revised Code. In addition, the employer shall provide any additional information that is requested by the attorney general.

HISTORY: 1980 S 76, eff. 3-13-80

109.364 Remedy in court of claims

If the attorney general denies representation to an officer or employee who made a request for representation under section 109.361 of the Revised Code, the officer or employee may, upon the termination of the action for which he requested the representation, commence an action in the court of claims against the employer pursuant to sections 2743.01 to 2743.20 of the Revised Code for the reasonable expenses incurred in providing his own defense.

An action brought pursuant to this section shall be commenced no later than two years after the cause of action arising under this section accrues. A cause of action arising under this section accrues upon the conclusion of the civil action instituted against the officer or employee for which the attorney general denied the officer's or employee's request for representation if the time for filing an appeal in the action lapses without the filing of an appeal or upon the conclusion of the final appeal in the civil action instituted against the officer or employee for which the attorney general denied the officer's or employee's request for representation if an appeal is filed in the action.

If the court of claims finds that the officer or employee was entitled to have the attorney general represent and defend him under section 109.361 of the Revised Code, the court shall enter judgment against the employer in favor of the officer or employee in the amount of the reasonable expenses incurred by the officer or employee in providing his own defense and in bringing the action authorized by this section. The reasonable expenses may include, but are not limited to, payment of court costs, attorney's fees, investigative costs, and expert witness fees.

HISTORY: 1980 S 76, eff. 3-13-80

109.365 Information privileged; exceptions

Information obtained by the attorney general pursuant to his investigation to determine whether to defend an officer or employee is privileged and is not admissible as evidence against the officer or employee

in any legal action or proceeding and no reference to the information may be made in any trial or hearing. The decision of the attorney general to defend or not defend an officer or employee is not admissible as evidence in any trial or hearing. This section does not apply to any trial or hearing to determine the right of an officer or employee to reimbursement pursuant to section 109.364 of the Revised Code or to any trial or hearing held as a result of an action filed pursuant to division (F) of section 9.87 of the Revised Code.

HISTORY: 1980 S 76, eff. 3-13-80

109.366 Rules

The attorney general may promulgate any rules that are necessary for the implementation of sections 109.36 to 109.366 of the Revised Code.

HISTORY: 1980 S 76, eff. 3-13-80

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.

HISTORY: 128 v 554, eff. 11-5-59

CROSS REFERENCES

OJur 3d: 28, Criminal Law § 1866

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 the property has been abandoned, or on any other grounds, the attorney general may, after making diligent effort to notify the owner of the property and failing in the same, act as attorney in fact for the Ohio owner to claim the prop-

erty. Upon taking custody of the property, the attorney general shall deposit same in the general fund of Ohio, or if the 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 the sale in the general fund. Claims to the property shall thereafter be made in the manner provided for in Chapter 2743. of the Revised Code.

HISTORY: 1974 H 800, eff. 1-1-75
129 v 497

CROSS REFERENCES

OJur 3d: 1, Abandoned, Lost, and Escheated Property § 34
Am Jur 2d: 27, Escheat § 46

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

Department of mental health, written report regarding criminal records of any applicant, 5119.072

Department of mental retardation and developmental disabilities, persons convicted of certain offenses, not to be employed; enforcement, 5123.081

OJur 2d: 49, Sheriffs, Marshals, and Constables § 19

OJur 3d: 25, Criminal Law § 89

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

109.54 Intergovernmental cooperation; drug investigations

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. On and after July 1, 1971, the bureau may investigate any criminal activity in this state involving drug abuse or illegal drug distribution prohibited under Chapter 3719, or 4729, of the Revised Code.

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 authorities or officers. Investigators provided pursuant to this section, or engaged in an investigation pursuant to section 109.83 of the Revised Code, may go armed in the same manner as sheriffs and regularly appointed police officers under section 2923.01 of the Revised Code.

HISTORY: 1970 H 956, eff. 9-16-70
130 v H 263

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89; 29, Criminal Law § 2277

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 enforce-

ment 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.

In formulating and recommending cooperative policies, the superintendent shall emphasize the provisions of section 2901.30 of the Revised Code.

The superintendent shall develop procedures and forms to implement section 2901.30 of the Revised Code.

HISTORY: 1984 S 321, eff. 4-9-85
130 v H 263

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

109.57 Duties of the superintendent of the bureau

(A) 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 a felony or any crime constituting a misdemeanor on the first offense and a felony on subsequent offenses, 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 or any crime constituting a misdemeanor on the first offense and a felony on subsequent offenses, shall furnish such material to the superintendent of the bureau upon request. Fingerprints, photographs, or other descriptive information of a child under eighteen years of age shall not be procured by the superintendent or furnished by any person in charge of any state correctional institution.

except as may be authorized in section 2151.313 of the Revised Code. Every court of record in this state shall send to the superintendent of the bureau a weekly report containing a summary of each case involving a felony or any crime constituting a misdemeanor on the first offense and a felony on subsequent offenses. Such summary shall include the style and number of the case, the dates of arrest, commencement of trial, and conviction, a statement of the offense and the conduct which constituted it, and the sentence or terms of probation imposed, or other disposition of the offender. 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 or any crime constituting a misdemeanor on the first offense and a felony on subsequent offenses. 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 of the Revised Code, in regard to the registration of habitual sex offenders.

(B) The superintendent shall prepare and furnish to every state penal and reformatory institution and to every court of record in this state standard forms for reporting the information required under division (A) of this section.

(C) The superintendent may operate a center for electronic, automated, or other data processing for the storage and retrieval of information, data, and statistics pertaining to criminals, criminal activity, crime prevention, law enforcement, and criminal justice, and may establish and operate a statewide communications network to gather and disseminate information, data, and statistics for the use of law enforcement agencies.

(D) The information and materials furnished to the superintendent pursuant to division (A) of this section are not public records under section 149.43 of the Revised Code.

(E) The attorney general shall adopt rules, in accordance with Chapter 119, of the Revised Code, setting forth the procedure by which a person may receive or release information gathered by the superintendent pursuant to division (A) of this section. A reasonable fee may be charged for this service.

HISTORY: 1984 H 235, eff. 6-7-84
1980 H 736; 1977 H 1; 1970 H 956; 130 v S 160, H 263

CROSS REFERENCES

Crime statistics, compilation by prosecuting attorney, 309.15

OJur 2d: 47, Records and Recordings § 2, 21
OJur 3d: 25, Criminal Law § 89; 46, Family Law § 428
Am Jur 2d: 21, Criminal Law § 799, 1020

109.571 Law enforcement communications committee created; duties

(A) There is hereby created a law enforcement communications committee, consisting of the superintendent of the bureau of criminal identification and investigation as chairman, and four members appointed by the superintendent to serve at his pleasure, one each of whom shall be a representative of the office of budget and management, the division of state highway patrol, the county sheriffs, and the chiefs of police.

(B) The committee shall meet at least once every six months, or more often upon call of the superintendent or the written request of any two members. Committee members shall receive no compensation for their services as such, but are entitled to their actual and necessary expenses incurred in the performance of committee duties, as determined by the state employees compensation board.

(C) The committee shall aid and encourage coordination and cooperation among law enforcement agencies in the operation and utilization of data processing facilities and equipment, and a statewide law enforcement communications network.

HISTORY: 1973 S 174, eff. 12-4-73
1970 H 956

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 91

109.58 Superintendent shall prepare a standard fingerprint impression sheet; may provide to schools

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. Upon the request of the board of education of a school district or of the principal or chief administrative officer of a nonpublic school, the superintendent shall provide standard impression sheets to the district or school for use in their fingerprinting programs under section 331.3.96 of the Revised Code.

HISTORY: 1984 S 321, eff. 4-9-85
130 v H 263

CROSS REFERENCES

Missing children informational programs, fingerprinting of students, procedure, 3313.96

OJur 3d: 25, Criminal Law § 89

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 90

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

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, or for a crime constituting a misdemeanor on the first offense and a felony on subsequent offenses, 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 them, together with such other descriptions¹ 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 or a nolle prosequi entered in any case, then the 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 or wanted by any jurisdiction in this or any other state or the United States or a foreign country for any offense, he shall at once inform the arresting officer of such fact and give appropriate notice to the proper authorities in the jurisdiction in which such person is wanted, or, if such jurisdiction is a foreign country, give appropriate notice to federal authorities for transmission to such foreign country. 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 unless the officers have reason to believe that such person is a past offender, or the crime is one constituting a misdemeanor on the first offense and a felony on subsequent offenses, 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 2151.313 of the Revised Code.

HISTORY: 1977 S 170, eff. 11-16-77

1970 H 956; 130 v H 263

¹Prior and current versions differ although no amendment to this language was indicated in 1977 S 170: "descriptions" appeared as "description" in 1970 H 956.

CROSS REFERENCES

OJur 2d: 49, Sheriffs, Marshals, and Constables § 19

OJur 3d: 25, Criminal Law § 90

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 purposes;

(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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 90

109.62 Interstate, national, and international cooperation

The superintendent of the bureau of criminal identification and investigation shall co-operate 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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

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.

HISTORY: 130 v H 263, eff. 9-24-63

CROSS REFERENCES

OJur 3d: 25, Criminal Law § 89

109.64 Information bulletin concerning missing children

The bureau of criminal identification and investigation shall prepare a periodic information bulletin concerning missing children who it determines may be present in this state. The bureau shall compile the bulletin from information contained in the national crime information center computer. The bulletin shall indicate the names and addresses of these minors who are the subject of missing children cases, and other information that the superintendent of the bureau considers appropriate. The bulletin shall contain a reminder to law enforcement agencies of their responsibilities under section 2901.30 of the Revised Code.

The bureau shall send a copy of each periodic bulletin prepared pursuant to this section to each law enforcement agency in this state and to the department of education for use in connection with its responsibilities under division (B) of section 3301.25 of the Revised Code. The bureau shall provide a copy of the bulletin, upon request, to other persons or entities. The superintendent, with the approval of the attorney general, may establish a reasonable fee for a copy of a bulletin provided to persons or entities other than law enforcement agencies in this or other states or of the federal government, the department of education, governmental entities of this state, and libraries in this state.

As used in this section, "missing children," "information," and "minor" have the same meanings as in section 2901.30 of the Revised Code.

HISTORY: 1984 S 321, eff. 4-9-85

CROSS REFERENCES

Department of education, distribution of periodic information bulletin, notification procedure, 3301.25

OHIO PEACE OFFICER TRAINING COUNCIL**109.71 Creation of Ohio peace officer training council; members; definition of "peace officer"**

Note: See also following version of this section, eff. 12-31-87.

There is hereby created in the office of the attorney general the Ohio peace officer training council. The council shall consist of nine members appointed by the governor with the advice and consent of the senate, and selected as follows: one member representing the public; two members who are incumbent sheriffs; two members who are incumbent chiefs of police; one member from the bureau of criminal identification and investigation; one member from the state highway patrol; one member who is the special agent in charge of a field office of the federal bureau of investigation in this state; and one member from the state department of education, trade and industrial education services, law enforcement training.

As used in sections 109.71 to 109.77 of the Revised Code:

(A) "Peace officer" means:

(1) A deputy sheriff, marshal, deputy marshal, member of the organized police department of a municipal corporation, member of a police force employed by a metropolitan housing authority under division (D) of section 3735.31 of the Revised Code, or township constable, who is commissioned and employed as a peace officer by a political subdivision of this state or by a metropolitan housing authority, and whose primary duties are to preserve the peace, to protect life and property, and to enforce the laws of Ohio, ordinances of a municipal corporation, or regulations of a board of county commissioners or board of township trustees, or any such laws, ordinances, or regulations;

(2) A policeman who is employed by a railroad company and appointed and commissioned by the governor pursuant to sections 4973.17 to 4973.22 of the Revised Code;

(3) Employees of the department of taxation engaged in the enforcement of Chapter 5743. of the Revised Code, and designated by the tax commissioner for peace officer training for purposes of the

delegation of investigation powers under section 5743.45 of the Revised Code;

(4) An undercover drug agent;

(5) Liquor control investigators in the enforcement division and the intelligence division of the department of liquor control engaged in the enforcement of Chapter 4301. of the Revised Code;

(6) An employee of the department of natural resources who is a park officer designated pursuant to section 1541.10, a forest officer designated pursuant to section 1503.29, a game protector designated pursuant to section 1531.13, or a state watercraft officer designated pursuant to section 1547.521 of the Revised Code;

(7) An employee of a park district who is designated pursuant to section 511.232 or 1545.13 of the Revised Code.

(B) "Undercover drug agent" has the same meaning as in division (B)(2) of section 109.79 of the Revised Code.

¹(C) "Crisis intervention training" means training in the use of interpersonal and communication skills to most effectively and sensitively interview victims of rape and felonious sexual penetration.

¹(C) "Missing children" has the same meaning as in section 2901.30 of the Revised Code.

This section is an interim section effective until December 31, 1987.

HISTORY: 1984 H 129, § 1, eff. 4-12-85
1984 S 321, H 435, H 759, S 85; 1981 H 44; 1977 S 141; 1976 S 272; 1969 H 111, H 575; 131 v H 363

Note: See also following version of this section, eff. 12-31-87.

¹1984 H 435 and 1984 S 321 each enacted a new division (C). See Publisher's note following the version printed below.

109.71 Creation of Ohio peace officer training council; members; definition of "peace officer"

Note: See also preceding version of this section, in effect until 12-31-87.

There is hereby created in the office of the attorney general the Ohio peace officer training council. The council shall consist of nine members appointed by the governor with the advice and consent of the senate, and selected as follows: one member representing the public; two members who are incumbent sheriffs; two members who are incumbent chiefs of police; one member from the bureau of criminal identification and investigation; one member from the state highway patrol; one member who is the special agent in charge of a field office of the federal bureau of investigation in this state; and one member from the state department of education, trade and industrial education services, law enforcement training.

As used in sections 109.71 to 109.77 of the Revised Code:

(A) "Peace officer" means:

(1) A deputy sheriff, marshal, deputy marshal, member of the organized police department of a municipal corporation, or township constable, who is commissioned and employed as a peace officer by a political subdivision of this state, and whose primary duties are to preserve the peace, to protect life and property, and to enforce the laws of Ohio, ordinances of a municipal corporation, or regulations of a board of county commissioners or board of township trustees, or any such laws, ordinances, or regulations;

(2) A policeman who is employed by a railroad company and appointed and commissioned by the governor pursuant to sections 4973.17 to 4973.22 of the Revised Code;

(3) Employees of the department of taxation engaged in the enforcement of Chapter 5743. of the Revised Code, and designated by the tax commissioner for peace officer training for purposes of the delegation of investigation powers under section 5743.45 of the Revised Code;

(4) An undercover drug agent;

(5) Liquor control investigators in the enforcement division and the intelligence division of the department of liquor control engaged in the enforcement of Chapter 4301. of the Revised Code;

(6) An employee of the department of natural resources who is a park officer designated pursuant to section 1541.10, a forest officer designated pursuant to section 1503.29, a game protector designated pursuant to section 1531.13, or a state watercraft officer designated pursuant to section 1547.521 of the Revised Code;

(7) An employee of a park district who is designated pursuant to section 511.232 or 1545.13 of the Revised Code.

(B) "Undercover drug agent" has the same meaning as in division (B)(2) of section 109.79 of the Revised Code.

¹(C) "Crisis intervention training" means training in the use of interpersonal and communication skills to most effectively and sensitively interview victims of rape and felonious sexual penetration.

¹(C) "Missing children" has the same meaning as in section 2901.30 of the Revised Code.

HISTORY: 1984 H 129, § 3, eff. 12-31-87
1984 H 129, § 1, S 321, H 435, H 759, S 85; 1981 H 44; 1977 S 141; 1976 S 272; 1969 H 111, H 575; 131 v H 363

¹1984 H 435 and 1984 S 321 each enacted a new division (C). See Publisher's note printed below.

Note: See also preceding version of this section, in effect until 12-31-87.

Publisher's note: RC 109.71 is shown here as it results from its amendment by S 321, H 435, H 759, S 85, and H 129 of the 115th General Assembly. The merger of these

five versions of RC 109.71 into a single resulting version results in problems of conflicting form (as indicated by footnote 1). In the opinion of the Legislative Service Commission, these problems of form do not prevent the five versions of this section from being substantively reconciled pursuant to RC 1.52(B). See *Baldwin's Ohio Legislative Service*, 1984 Laws of Ohio, pages 5-812, 5-855, 5-735, 5-314, 5-840, and 5-842, for original versions of these Acts.

CROSS REFERENCES

See *Gotherman & Babbit, Ohio Municipal Law*, Text 13.32; Forms 77.04 (517.01(y))

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

Peace officer training council, examination, OAC 109:2-1-10

Right of sexual offense victim to interview by peace officer with crisis intervention training, 2907.30

Security personnel for licensed bingo games, definition, 2915.01

OJur 2d: 43A, Police § 4

109.72 Membership; appointment; term; meetings; expenses

Ohio peace officer training council member terms shall be for three years, commencing on the twentieth day of September and ending on the nineteenth day of September. Each member shall hold office from the date of his appointment until the end of the term for which he was appointed. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall hold office for the remainder of such term. Any member shall continue in office subsequent to the expiration date of his term until his successor takes office, or until a period of sixty days has elapsed, whichever occurs first. 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.

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 quorum 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.

HISTORY: 1973 S 131, eff. 8-21-73
131 v H 363

CROSS REFERENCES

OJur 2d: 43A, Police § 4

109.73 Powers and duties

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

(1) The approval, or revocation of approval, of peace officer training schools administered by the state, counties, municipal corporations, public school districts, technical college districts, and the department of natural resources;

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

(3) Minimum qualifications for instructors at approved state, county, municipal, and department of natural resources peace officer training schools;

(4) The requirements of minimum basic training that peace officers appointed to probationary terms shall complete before being eligible for permanent appointment, which requirements shall include a minimum of fifteen hours of training in the handling of domestic disputes and a minimum of six hours of crisis intervention training and a specified amount of training in the handling of missing children and child abuse and neglect cases, and the time within which such basic training shall be completed following such appointment to a probationary term;

(5) The requirements of minimum basic training that 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, which requirements shall include a minimum of fifteen

hours of training in the handling of domestic disputes and a minimum of six hours of crisis intervention training and a specified amount of training in the handling of missing children and child abuse and neglect cases, and the time within which such basic training shall be completed following such appointment on a non-permanent basis;

(6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of domestic disputes and in crisis intervention and missing children and child abuse and neglect cases, and minimum courses of study and attendance requirements with respect to such categories or classifications;

(7) Permitting persons appointed and commissioned as railroad policemen pursuant to sections 4973.17 to 4973.22 of the Revised Code to attend approved peace officer training schools, including the Ohio peace officer training academy, and to receive certificates of satisfactory completion of basic training programs, if the railroad companies sponsoring the policemen pay the entire cost of the training and certification and if trainee vacancies are available;

(8) Permitting undercover drug agents to attend approved peace officer training schools, other than the Ohio peace officer training academy, and to receive certificates of satisfactory completion of basic training programs, if, for each undercover drug agent, the county, township, or municipal corporation that employs that undercover drug agent pays the entire cost of the training and certification.

(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. The executive director shall perform such duties as may be assigned to him by the council. He shall receive a salary fixed pursuant to Chapter 124. of the Revised Code, and reimbursement for expenses within the amounts available by appropriation. The executive director may appoint such officers, employees, agents, and consultants as he considers necessary, prescribe their duties, and provide for reimbursement of their expenses within the amounts available for reimbursement by appropriation and with the approval of the council.

(C) The council may:

(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 of the Revised Code;

(2) Visit and inspect any peace officer training school that has been approved by the executive director or for which an application for approval has been made;

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

(4) Report to the attorney general from time to time, and to the governor and 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 of the Revised Code.

HISTORY: 1984 S 321, eff. 4-9-85
1984 H 435, H 759; 1981 H 44; 1978 H 835; 1976 S 272; 1971 S 396; 132 v H 93; 131 v H 363

Note: A special endorsement by the Legislative Service Commission states, "Comparison of these amendments [1984 S 321, eff. 4-9-85, 1984 H 435, eff. 4-4-85, and 1984 H 759, eff. 3-28-85] in pursuance of section 1.52 of the Revised Code discloses that they are not irreconcilable, so that they are required by that section to be harmonized to give effect to each amendment." In accordance with this endorsement, changes made by 1984 S 321, eff. 4-9-85, 1984 H 435, eff. 4-4-85, and 1984 H 759, eff. 3-28-85, have been incorporated in the above amendment. See *Baldwin's Ohio Legislative Service*, 1984 Laws of Ohio, pages 5-812, 5-855, and 5-735, for original versions of these Acts.

CROSS REFERENCES

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

OJur 2d: 43A, Police § 4

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.

HISTORY: 131 v H 363, eff. 9-6-65

CROSS REFERENCES

See *Baldwin's Ohio Township Law*, Text 21.05

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

OJur 2d: 43A, Police § 4

109.741 Training in handling children's cases

The attorney general shall adopt, in accordance with Chapter 119. or pursuant to section 109.74 of the Revised Code, rules governing the training of peace officers in the handling of missing children and child abuse and neglect cases. The rules shall specify the amount of that training necessary for the satisfactory completion of basic training programs at

approved peace officer training schools, other than the Ohio peace officer training academy.

HISTORY: 1984 S 321, eff. 4-9-85

109.742 Rules on training in crisis intervention

The attorney general shall adopt, in accordance with Chapter 119, or pursuant to section 109.74 of the Revised Code, rules governing the training of peace officers in crisis intervention. The rules shall specify six or more hours of that training for the satisfactory completion of basic training programs at approved peace officer training schools, other than the Ohio peace officer training academy.

HISTORY: 1984 H 435, eff. 4-4-85

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, which shall be exercised with the general advice of the council and only in accordance with section 109.751 of the Revised Code and the rules adopted pursuant to that section, and with the rules adopted by the attorney general pursuant to sections 109.74 and 109.742 of the Revised Code:

(A) To approve peace officer training schools administered by the state, counties, municipal corporations, and the department of natural resources, to issue certificates of approval to approved schools, and to revoke an approval or certificate;

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

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

(D) To cause studies and surveys to be made relating to the establishment, operation, and approval of state, county, and municipal peace officer 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 concerned 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 of the Revised Code;

(I) To report to the council at each regular meeting of the council and at such other times as may be required.

HISTORY: 1984 S 321, eff. 4-9-85

1984 H 435, H 759; 1981 H 44; 131 v H 363

Note: A special endorsement by the Legislative Service Commission states, "Comparison of these amendments [1984 S 321, eff. 4-9-85, 1984 H 435, eff. 4-4-85, and 1984 H 759, eff. 3-28-85] in pursuance of section 1.52 of the Revised Code discloses that they are not irreconcilable, so that they are required by that section to be harmonized to give effect to each amendment." In accordance with this endorsement, changes made by 1984 S 321, eff. 4-9-85, 1984 H 435, eff. 4-4-85, and 1984 H 759, eff. 3-28-85, have been incorporated in the above amendment. See *Baldwin's Ohio Legislative Service*, 1984 Laws of Ohio, pages 5-813, 5-856, and 5-736, for original versions of these Acts.

CROSS REFERENCES

See Baldwin's Ohio Township Law, Text 99.04

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

Traffic laws, power of arrest for violations on state highways, 4513.39

OJur 2d: 43A, Police § 4

OJur 3d: 7, Automobiles and Other Vehicles § 295

109.751 Approval of schools; attendance of undercover drug agents

(A) The executive director of the Ohio peace officer training council shall not approve, or issue a certificate of approval to, a peace officer training school pursuant to section 109.75 of the Revised Code unless the school agrees to permit, in accordance with rules adopted by the attorney general pursuant to division (C) of this section, undercover drug agents to attend its basic training programs. The executive director shall revoke his approval, and the certificate of approval of, a peace officer training school that does not permit, in accordance with rules adopted by the attorney general pursuant to division (C) of this section, undercover drug agents to attend its basic training programs.

This division does not apply to peace officer training schools for park officers, forest officers, game protectors, or state watercraft officers of the department of natural resources.

(B) A peace officer training school is not required to permit an undercover drug agent to attend its basic training programs if:

(1) In the case of the Ohio peace officer training academy, the employer county, township, or municipal corporation or particular undercover drug agent has not paid the tuition costs of training in accordance with section 109.79 of the Revised Code;

(2) In the case of other peace officer training schools, the employer county, township, or municipal

corporation fails to pay the entire cost of the training and certification.

(C) The attorney general shall adopt, in accordance with Chapter 119, or pursuant to section 109.74 of the Revised Code, rules governing the attendance of undercover drug agents at approved peace officer training schools, other than the Ohio peace officer training academy, and the certification of the agents upon their satisfactory completion of basic training programs.

HISTORY: 1984 H 759, eff. 3-28-85
1981 H 44

CROSS REFERENCES

Ohio peace officers basic training program, OAC Ch. 109:2-1 to 109:2-3

109.76 Construction of act

Nothing in sections 109.71 to 109.77 of the Revised Code shall be construed to except any peace officer, or other officer or employee from the provisions of Chapter 124, of the Revised Code.

HISTORY: 1977 H 1, eff. 8-26-77
131 v H 363

CROSS REFERENCES

O.Jur 2d: 43A, Police § 4

109.77 Certificate necessary for appointment; prohibition

Note: See also following version of this section, eff. 12-31-87.

(A) Notwithstanding any general, special, or local law or charter to the contrary and except as provided in division (D) of this section, no person shall receive an original appointment on a permanent basis as a peace officer of any county, township, municipal corporation, or metropolitan housing authority, as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources, as an employee of a park district under section 511.232 or 1545.13 of the Revised Code, or as a state university law enforcement officer unless the 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, municipal, or department of natural resources peace officer 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, municipal corporation, or metropolitan housing authority, as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources, or as an employee of

a park district under section 511.232 or 1545.13 of the Revised Code shall forfeit his position as such unless he previously has satisfactorily completed, or within the time prescribed by rules promulgated by the attorney general pursuant to section 109.74 of the Revised Code, satisfactorily completes a state, county, municipal, or department of natural resources peace officer basic training program for temporary or probationary officers and is awarded a certificate by the director attesting to the satisfactory completion of the program, which program shall include at least fifteen hours of training in the handling of domestic dispute problems and at least six hours of crisis intervention training. The requirement to complete fifteen hours of training in the handling of domestic dispute problems does not apply to any person serving as a peace officer on March 27, 1979, and the requirement to complete six hours of training in crisis intervention does not apply to any person serving as a peace officer on the effective date of this amendment. Any person who is serving as a peace officer on the effective date of this amendment, who terminates his employment after that date, and who is subsequently hired as a peace officer by the same or another law enforcement agency shall complete the six hours of training in crisis intervention within the time prescribed by rules promulgated by the attorney general pursuant to section 109.742 of the Revised Code. No peace officer shall have his employment terminated and then be reinstated with intent to circumvent this section.

This division does not apply to any person serving as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources or as an employee of a park district under section 511.232 or 1545.13 of the Revised Code on a permanent basis on the effective date of this amendment.

(B) No person shall, after September 20, 1984, receive an original appointment on a permanent basis as a liquor control investigator in the enforcement division or intelligence division of the department of liquor control, engaged in the enforcement of Chapter 4301, of the Revised Code, unless the 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 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 liquor control investigator in the enforcement division or intelligence division of the department of liquor control, engaged in the enforcement of Chapter 4301, of the Revised Code, shall forfeit his position as such unless the person previously has satisfactorily completed, or within one year from the time of his appointment, satisfactorily completes an approved police basic training program.

(C) A person who was employed as a peace officer of a county, township, or municipal corporation, of the state of Ohio on January 1, 1966, and who has completed at least sixteen years of full-time active service as such peace officer may receive an original appointment on a permanent basis and serve as a peace officer of a county, township, or municipal corporation, or as a state university law enforcement officer, without complying with the requirements of division (A) of this section.

¹(E) No person shall serve as a peace officer of a county, township, or municipal corporation, unless he has received training in the handling of missing children and child abuse and neglect cases from an approved state, county, township, or municipal police basic training program. This division applies to any person serving as a peace officer on or after the effective date of this amendment.

(F) This section does not apply to any member of the police department of a municipal corporation in an adjoining state serving in Ohio under a contract pursuant to section 737.04 of the Revised Code.

This section is an interim section effective until December 31, 1987.

HISTORY: 1984 H 129, § 1, eff. 4-12-85
1984 H 435, S 321, H 759, S 85; 1982 H 738;
1978 H 835, H 588; 1969 H 575; 131 v H 363

¹Division (D) of this section has been deleted due to the compilation of 1984 amendments in this version. See Publisher's note following the version printed below.

Note: See also following version of this section, eff. 12-31-87.

109.77 Certificate necessary for appointment; prohibition

Note: See also preceding version of this section, in effect until 12-31-87.

(A) Notwithstanding any general, special, or local law or charter to the contrary and except as provided in division (D) of this section, no person shall receive an original appointment on a permanent basis as a peace officer of any county, township, or municipal corporation, as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources, as an employee of a park district under section 511.232 or 1545.13 of the Revised Code, or as a state university law enforcement officer unless the 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, municipal, or department of natural resources peace officer 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, as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources, or as an employee of a park district under section 511.232 or 1545.13 of the Revised Code shall forfeit his position as such unless he previously has satisfactorily completed, or within the time prescribed by rules promulgated by the attorney general pursuant to section 109.74 of the Revised Code, satisfactorily completes a state, county, municipal, or department of natural resources peace officer basic training program for temporary or probationary officers and is awarded a certificate by the director attesting to the satisfactory completion of the program, which program shall include at least fifteen hours of training in the handling of domestic dispute problems and at least six hours of crisis intervention training. The requirement to complete fifteen hours of training in the handling of domestic dispute problems does not apply to any person serving as a peace officer on March 27, 1979, and the requirement to complete six hours of training in crisis intervention does not apply to any person serving as a peace officer on the effective date of this amendment. Any person who is serving as a peace officer on the effective date of this amendment, who terminates his employment after that date, and who is subsequently hired as a peace officer by the same or another law enforcement agency shall complete the six hours of training in crisis intervention within the time prescribed by rules promulgated by the attorney general pursuant to section 109.742 of the Revised Code. No peace officer shall have his employment terminated and then be reinstated with intent to circumvent this section.

This division does not apply to any person serving as a park officer, forest officer, game protector, or state watercraft officer of the department of natural resources or as an employee of a park district under section 511.232 or 1545.13 of the Revised Code on a permanent basis on the effective date of this amendment.

(B) No person shall, after September 20, 1984, receive an original appointment on a permanent basis as a liquor control investigator in the enforcement division or intelligence division of the department of liquor control, engaged in the enforcement of Chapter 4301. of the Revised Code, unless the 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 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 liquor control investigator in the enforcement division or intelligence division of the department of liquor control, engaged in the enforcement of Chapter 4301. of the Revised Code, shall forfeit his position as such unless the person previously has satisfactorily completed, or within one year from the time of his

appointment, satisfactorily completes an approved police basic training program.

(C) A person who was employed as a peace officer of a county, township, or municipal corporation, of the state of Ohio on January 1, 1966, and who has completed at least sixteen years of full-time active service as such peace officer may receive an original appointment on a permanent basis and serve as a peace officer of a county, township, or municipal corporation, or as a state university law enforcement officer, without complying with the requirements of division (A) of this section.

¹(E) No person shall serve as a peace officer of a county, township, or municipal corporation, unless he has received training in the handling of missing children and child abuse and neglect cases from an approved state, county, township, or municipal police basic training program. This division applies to any person serving as a peace officer on or after the effective date of this amendment.

(F) This section does not apply to any member of the police department of a municipal corporation in an adjoining state serving in Ohio under a contract pursuant to section 737.04 of the Revised Code.

HISTORY: 1984 H 129, § 3, eff. 12-31-87
1984 H 129, § 1, H 435, S 321, H 759, S 85; 1982 H 738; 1978 H 835, H 588; 1969 H 575; 131 v H 363

¹Division (D) of this section has been deleted due to the compilation of 1984 amendments in this version. See Publisher's note printed below.

Note: See also preceding version of this section, in effect until 12-31-87.

Publisher's note: RC 109.77 is shown here as it results from its amendment by S 85, S 321, H 129, H 435, and H 759 of the 115th General Assembly. The merger of these five versions of RC 109.77 into a single resulting version results in problems of conflicting form (as indicated by footnote 1). In the opinion of the Legislative Service Commission, these problems of form do not prevent the five versions of this section from being substantively reconciled pursuant to RC 1.52(B).

Note: 1984 H 587, § 3, eff. 9-25-84, reads: Notwithstanding division (B) of section 109.77 of the Revised Code, which requires peace officers to complete at least fifteen hours of basic training in the handling of domestic dispute problems from an approved program, but exempts persons who served as peace officers as of March 27, 1979, persons who served as peace officers as of such date and who have not received at least fifteen hours of basic training in the handling of domestic dispute problems from an approved program shall receive at least seven hours of such training, including training in domestic crisis intervention, within eighteen months of the effective date of this section.

CROSS REFERENCES

See Baldwin's Ohio Township Law, Text 21.01, 21.05, 21.19, 21.32, 23.01, 23.16, 97.18

See Gotherman & Babbit, Ohio Municipal Law, Text 13.32

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

Public employees retirement system; deputy sheriff, township constable, and county narcotics agent defined, 145.01

Rules, regulation and appointment of township police officers, 505.49

Township constables, suspension or removal, compensation, 509.01

Memorial buildings, halls, parks: law enforcement, 511.232

Park districts, police powers of employees, 1545.13

State university law enforcement officers, appointment, 3345.04

OJur 2d: 43A, Police § 4: 49, Sheriffs, Marshals, and Constables § 5, 10

109.78 Certification as special policeman; payment of cost

(A) The executive director of the Ohio peace officer training council, on behalf of the council and in accordance with rules promulgated by the attorney general, shall certify persons who have satisfactorily completed approved training programs designed to qualify persons for positions as special policemen, security guards, or persons otherwise privately employed in a police capacity and issue appropriate certificates to such persons. Such programs shall cover only duties and jurisdiction of such security guards and special policemen privately employed in a police capacity when such officers do not qualify for training under section 109.71 of the Revised Code. A person attending an approved basic training program administered by the state shall pay to the agency administering the program the cost of his participation in the program as determined by the agency. A person attending an approved basic training program administered by a county or municipal corporation shall pay the cost of his participation in the program, as determined by the administering subdivision, to the county or the municipal corporation. Such certificate or the completion of twenty years of active duty as a peace officer shall satisfy the educational requirements for appointment or commission as a special policeman or special deputy of a political subdivision of this state.

(B) No public or private educational institution, port authority, or regional transit authority shall employ a person as a special policeman, security guard, or other position in which such person goes armed while on duty, who has not received a certificate of having satisfactorily completed an approved basic peace officer training program, unless such person has completed twenty years of active duty as a peace officer.

HISTORY: 1977 S 194, eff. 7-8-77
1974 S 192; 1972 H 633; 1971 H 1; 1969 H 575

CROSS REFERENCES

See Gotherman & Babbit, Ohio Municipal Law, Text 13.32

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

Regional transit authority, security operations, 306.35
State universities, special policemen, 3345.04

Special police for institutions under jurisdiction of department of mental health, 5119.14

Special police for institutions under jurisdiction of department of mental retardation and developmental disabilities, 5123.13

OJur 2d: 43A, Police § 4

109.79 Ohio peace officer training academy

(A) The Ohio peace officer training council shall establish and conduct a training school for law enforcement officers of any political subdivision of the state. The school shall be known as the Ohio peace officer training academy.

The Ohio peace officer training council shall develop the training program, which shall include courses in both the civil and criminal functions of law enforcement officers and a course in crisis intervention with six or more hours of training and training in the handling of missing children and child abuse and neglect cases, and shall establish rules governing qualifications for admission to the academy. The council may require competitive examinations to determine fitness of prospective trainees, so long as the examinations or other criteria for admission to the academy are consistent with the provisions of Chapter 124. of the Revised Code.

The Ohio peace officer training council shall determine tuition costs which shall be sufficient in the aggregate to pay the costs of operating the academy. The costs of acquiring and equipping the academy shall be paid from appropriations made by the general assembly to the Ohio peace officer training council for that purpose, or from gifts or grants received for that purpose.

The law enforcement officers, during the period of their training, shall receive compensation as determined by the political subdivision that sponsors them. The political subdivision may pay the tuition costs of the law enforcement officers they sponsor.

The academy may, if trainee vacancies exist and the railroad company prepays the entire cost of the training, train and issue certificates of satisfactory completion to peace officers who are employed by a railroad company and who meet the qualifications established for admission to the academy. A railroad company is not entitled to reimbursement from the state for any amount paid for the cost of training the railroad company's peace officers.

(B) As used in this section:

(1) "Law enforcement officers" include any undercover drug agent.

(2) "Undercover drug agent" means any person who:

(a) Is employed by a county, township, or municipal corporation for the purposes set forth in division (B)(2)(b) of this section but who is not an employee of a county sheriff's department, of a township constable, or of the police department of a municipal corporation or township;

(b) In the course of his employment by a county, township, or municipal corporation, investigates and gathers information pertaining to persons who are suspected of violating Chapter 2925. or 3719. of the Revised Code, and generally does not wear a uniform in the performance of his duties.

(3) "Crisis intervention training" has the same meaning as in section 109.71 of the Revised Code.

(3) [sic] "Missing children" has the same meaning as in section 2901.30 of the Revised Code.

HISTORY: 1984 S 321, eff. 4-9-85

1984 H 435; 1981 H 44; 1979 H 83; 1976 S 272; 1970 H 1160

Note: A special endorsement by the Legislative Service Commission states, "Comparison of these amendments [1984 S 321, eff. 4-9-85 and 1984 H 435, eff. 4-4-85] in pursuance of section 1.52 of the Revised Code discloses that they are not irreconcilable, so that they are required by that section to be harmonized to give effect to each amendment." In accordance with this endorsement, changes made by 1984 S 321, eff. 4-9-85 and 1984 H 435, eff. 4-4-85, have been incorporated in the above amendment. See *Baldwin's Ohio Legislative Service*, 1984 Laws of Ohio, pages 5-814 and 5-856, for original versions of these Acts.

CROSS REFERENCES

Ohio peace officers basic training program, OAC Ch 109:2-1 to 109:2-3

OJur 2d: 43A, Police § 4

ANTITRUST CASES

109.81 Attorney general to represent state or political subdivision in antitrust cases

The attorney general shall act as the attorney at law for the state and may act, by agreement, as the attorney at law for any political subdivision of the state or governing body thereof in antitrust cases and do all things necessary to properly represent them in any such case under the laws of any state or the federal government.

HISTORY: 132 v H 556, eff. 12-14-67

CROSS REFERENCES

OJur 2d: 37, Monopolies and Combinations § 55

Am Jur 2d: 54, Monopolies, Restraints on Trade and Unfair Trade Practices § 628

109.82 Antitrust section created; antitrust special account; use

There is hereby created in the office of the attorney general a section of antitrust. Ten per cent of all recoveries obtained by the attorney general pursuant to section 109.81 of the Revised Code by settlement, or by judgment in any court, shall be paid into the state treasury to the credit of the attorney general antitrust special account. The attorney general antitrust special account shall be used insofar as funds are available therein for the expenses of the antitrust section. The expenses of the antitrust section in excess of the funds available in the attorney general antitrust special account shall be paid out of the regular appropriation to the office of the attorney general.

HISTORY: 1977 S 221, eff. 11-23-77
132 v H 556

CROSS REFERENCES

OJur 2d: 37, Monopolies and Combinations § 35

MISCELLANEOUS PROVISIONS

109.83 Investigation of organized crime; referral to grand jury

(A) When directed by the governor or general assembly, the attorney general may investigate any organized criminal activity in this state. "Organized criminal activity" means any combination or conspiracy to engage in criminal activity as a significant source of income or livelihood, or to violate, or aid, abet, facilitate, conceal, or dispose of the proceeds of the violation of, criminal laws relating to prostitution, gambling, counterfeiting, obscenity, extortion, loan sharking, drug abuse or illegal drug distribution, or corruption of law enforcement officers or other public officers, officials, or employees.

(B) When it appears to the attorney general, as a result of an investigation pursuant to this section, that there is cause to prosecute for the commission of a crime, he shall refer the evidence to the prosecuting attorney having jurisdiction of the matter, or to a regular grand jury drawn and impaneled pursuant to sections 2939.01 to 2939.24, inclusive, of the Revised Code, or to a special grand jury drawn and impaneled pursuant to section 2939.17 of the Revised Code. When evidence is referred directly to a grand jury pursuant to this section, the attorney general and any assistant or special counsel designated by him has the exclusive right to appear at any time before such grand jury to give information relative to a legal matter cognizable by it, or to advise upon a legal matter when required, and may exercise all rights, privileges, and powers of prosecuting attorneys in such cases.

HISTORY: 1970 H 956, eff. 9-16-70

CROSS REFERENCES

OJur 2d: 26, Grand Jury § 50
OJur 3d: 15, Civil Servants and Other Public Officers and Employees § 405; 25, Criminal Law § 89, 92; 28, Criminal Law § 2112, 2113

109.84 Powers regarding workers' compensation

(A) Upon the written request of the governor, the industrial commission, the administrator of the bureau of workers' compensation, or upon the attorney general's becoming aware of criminal or improper activity related to Chapter 4121, or 4123, of the Revised Code, the attorney general shall investigate any criminal or civil violation of law related to Chapter 4121, or 4123, of the Revised Code.

(B) When it appears to the attorney general, as a result of an investigation under division (A) of this section, that there is cause to prosecute for the commission of a crime or to pursue a civil remedy, he may refer the evidence to the prosecuting attorney having jurisdiction of the matter, or to a regular grand jury drawn and impaneled pursuant to sections 2939.01 to 2939.24 of the Revised Code, or to a special grand jury drawn and impaneled pursuant to section 2939.17 of the Revised Code, or he may initiate and prosecute any necessary criminal or civil actions in any court or tribunal of competent jurisdiction in this state. When proceeding under this section, the attorney general has all rights, privileges, and powers of prosecuting attorneys, and any assistant or special counsel designated by him for that purpose has the same authority.

(C) The attorney general shall be reimbursed by the industrial commission for all actual and necessary costs incurred in conducting investigations requested by the governor, the industrial commission, or the administrator of the bureau of workers' compensation and all actual and necessary costs in conducting the prosecution arising out of such investigation.

HISTORY: 1976 S 545, eff. 1-17-77

CROSS REFERENCES

See Whiteside, Ohio Appellate Practice, Forms 29.10
Workers' compensation, powers and duties of attorney general, 4123.519, 4123.92
OJur 2d: 58, Workmen's Compensation § 140
OJur 3d: 28, Criminal Law § 1866; 39, Employment Relations § 13

109.85 Investigations and prosecutions for excess medicaid payments

(A) Upon the written request of the governor, the general assembly, the auditor of state, the director of the department of public welfare, the director of health, or upon the attorney general's becoming aware of criminal or improper activity related to

Chapter 3721. and section 5111.02 of the Revised Code, the attorney general shall investigate any criminal or civil violation of law related to Chapter 3721. or section 5111.02 of the Revised Code.

(B) When it appears to the attorney general, as a result of an investigation under division (A) of this section, that there is cause to prosecute for the commission of a crime or to pursue a civil remedy, he may refer the evidence to the prosecuting attorney having jurisdiction of the matter, or to a regular grand jury drawn and impaneled pursuant to sections 2939.01 to 2939.24 of the Revised Code, or to a special grand jury drawn and impaneled pursuant to section 2939.17 of the Revised Code, or he may initiate and prosecute any necessary criminal or civil actions in any court or tribunal of competent jurisdiction in this state. When proceeding under this section, the attorney general and any assistant or special counsel designated by him for that purpose, have all rights, privileges, and powers of prosecuting attorneys. The attorney general shall have exclusive supervision and control of all investigations and prosecutions initiated by him under this section. Nothing in this section shall prevent a county prosecuting attorney from investigating and prosecuting criminal activity related to Chapter 3721. and section 5111.02 of the Revised Code.

HISTORY: 1979 H 176, eff. 7-1-80
1978 S 159

VICTIMS ASSISTANCE

109.91 Crime victims assistance office; state victims assistance advisory board; duties

(A) There is hereby established within the office of the attorney general the crime victims assistance office.

(B) There is hereby established the state victims assistance advisory board. The board shall consist of a chairman, to be appointed by the attorney general, four ex officio members, and fifteen members to be appointed by the attorney general as follows: one member who represents the Ohio victim-witness association; three members who represent local victim assistance programs, including one from a municipally operated program and one from a county-operated program; one member who represents the interests of elderly victims; one member who is a board member of any statewide or local organization that exists primarily to aid victims of domestic violence, or who is an employee of, or counselor for, such an organization; one member who is an employee or officer of a county probation department or a probation department operated by the department of rehabilitation and correction; one member who is a county prosecuting attorney; one member

who is a city law director; one member who is a county sheriff; one member who is a member or officer of a township or municipal police department; one member who is a court of common pleas judge; one member who is a municipal court judge or county court judge; and two members who are private citizens and are not government employees.

The board shall include the following ex officio, nonvoting members: the chief justice of the supreme court, the attorney general, one member of the senate to be designated by the president of the senate, and one member of the house of representatives to be designated by the speaker of the house.

Members of the board shall serve without compensation, but shall be reimbursed for travel and other necessary expenses that are incurred in the conduct of their official duties as members of the board. The chairman and members of the board appointed by the attorney general shall serve at the pleasure of the attorney general. The chief justice of the supreme court and the attorney general shall serve on the board until the end of the term of office that qualified them for membership on the board. The member of the senate and the member of the house of representatives shall serve at the pleasure of the president of the senate and the speaker of the house of representatives, respectively.

(C) The victims assistance advisory board shall perform both of the following duties:

(1) Advise the crime victims assistance office in determining crime and delinquency victim service needs, determining crime and delinquency victim policies for the state, and improving and exercising leadership in the quality of crime and delinquency victim programs in the state;

(2) Review and recommend to the crime victims assistance office the victim assistance programs that should be considered for the receipt of state financial assistance pursuant to section 109.92 of the Revised Code. The financial assistance allocation recommendations of the board shall be based on the following priorities:

(a) Programs in existence on the effective date of this section shall be given first priority;

(b) Programs offering or proposing to offer the broadest range of services and referrals to the community served, including medical, psychological, financial, educational, vocational, and legal services that were not in existence on the effective date of this section shall be given second priority;

(c) Other qualified programs shall be given last priority.

(D) As used in this section and section 109.92 of the Revised Code, "victim assistance program" includes, but is not limited to a program that provides at least one of the following:

(1) Services to victims of any offense of violence or delinquent act that would be an offense of violence if committed by an adult;

(2) Financial assistance or property repair services to victims of crime or delinquent acts;

(3) Assistance to victims of crime or delinquent acts in judicial proceedings;

(4) Assistance to victims of crime or delinquent acts under the operation of any political subdivision of the state or a branch of the criminal justice system set forth in division (B)(1), (2), or (3) of section 122.21 of the Revised Code;

(5) Technical assistance to persons or organizations that provide services to victims of crime or delinquent acts under the operation of a branch of the criminal justice system set forth in divisions (B)(1), (2), and (3) of section 122.21 of the Revised Code.

A victim assistance program does not include the program for the reparation of crime victims established pursuant to Chapter 2743. of the Revised Code.

HISTORY: 1984 S 195, eff. 7-1-85

109.92 State financial assistance to victims assistance programs; procedures

(A) Funds may be appropriated [*sic*] to the office of the attorney general for the purpose of providing state financial assistance to victim assistance programs that operate in the state. Any funds appropriated for that purpose by the general assembly shall be used to provide financial assistance to victim assistance programs in accordance with section 109.91 of the Revised Code and this section. The program for the provision of such financial assistance shall be administered by the crime victims assistance office established pursuant to section 109.91 of the Revised Code.

(B) A victim assistance program may apply to the crime victims assistance office for state financial assistance out of funds appropriated to the office of the attorney general for that purpose by the general assembly. Each application for such financial assistance shall include all of the following information:

(1) Evidence that the program is incorporated in this state as a nonprofit corporation or is a program established by a unit of state or local government;

(2) The proposed budget of the program for the period during which the financial assistance is sought;

(3) A summary of services offered by the program;

(4) An estimate of the number of persons served by the program.

(C) Within thirty days of receipt of an application for financial assistance from a victim assistance program in accordance with division (B) of this section, the crime victims assistance office, based in part on the recommendations of the victim assistance advisory board made pursuant to section 109.91 of the Revised Code, shall notify the program in writing whether it is eligible for financial assistance and, if eligible, estimate the amount that will be made available to the program and the time when the financial assistance will be made available.

(D) Each victim assistance program that receives any financial assistance pursuant to this section shall use the financial assistance only to provide the services identified in its application for such assistance as being services it offered and to cover a reasonable cost of administration of the program. Each victim assistance program that receives any such financial assistance shall make a good faith effort to minimize its costs of administration.

HISTORY: 1984 S 195, eff. 7-1-85

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.

HISTORY: 125 v 351, eff. 10-14-53

OHIO ATTORNEY GENERAL OPINIONS

INDEX

Covering opinions issued January 1, 1985 to December 31, 1985
Cross references to another main heading are in CAPITAL LETTERS.

AGRICULTURAL SOCIETIES, COUNTY

- Fairground race track, powers and duties
 - Training, use of track for
 - Fees chargeable, 85-061
 - Reasonable restrictions by society, 85-061

AGRICULTURE DEPARTMENT

- Director, powers and duties
 - Grape industries committee, employment of executive director or secretary not within scope of authority, 85-025
- Grape industries committee
 - Administrative and overhead costs, duty to reimburse department, 85-025
 - Executive director or secretary, hiring, 85-025

AIRPORT AUTHORITY, REGIONAL

- Trustee as county commissioner, incompatible offices, 85-029

AMBULANCE SERVICES

- County contracting for
 - Exclusion of any portion of county prohibited, 85-059

AMUSEMENT RIDES

- Inspectors
 - Municipal civil service commission member as, compatible offices, 85-045
 - U.S. mail carrier as, compatible offices, 85-076

ANNEXATION

- Municipal corporations employing private counsel to assist residents of adjacent townships, prohibited, 85-034

APPROPRIATION OF PROPERTY

- Cemeteries, township
 - Limited to ten acres for expansion purposes, 85-032

ASSESSMENTS, SPECIAL

- Certified assessments to be placed on tax list regardless of validity, 85-084
- Ditches, maintenance and repairs
 - Minimum amount of assessment, 85-049
 - Parties to be assessed, 85-049

ASSESSMENTS, SPECIAL—*continued*

- Shade trees, planting and maintenance
 - State-owned property exempt from municipal assessments, 85-082

ATHLETIC EVENTS

- Stadiums and arenas, liquor permits
 - Sports programs containing serial numbers used for random prize drawing not unlawful gambling device, 85-001

ATTORNEY GENERAL

- Hospitalization of mentally ill persons
 - Private hospital initiating proceedings, representation of, 85-073
 - Reimbursement from mental health department, 85-073
 - Veterans' administration hospital initiating proceedings, representation of, 85-073
- Legal advisor, as: duties
 - Regional civil defense organization not considered to be state agency, 85-012

ATTORNEYS

- City—See LAW DIRECTORS, CITY.
- Civil defense, regional organizations employing, 85-012
- County—See PROSECUTORS, COUNTY.
- Court appointment
 - Paternity proceedings, state action
 - Partial reimbursement to county by state public defender, 85-090
 - Joint fire district employing, 85-071
- Legal aid societies—See LEGAL AID SOCIETIES.
- Municipal corporations employing private counsel to assist residents of adjacent townships, prohibited, 85-034
- State—See ATTORNEY GENERAL.
- Trust accounts established by
 - Interest earned, allocation to qualifying legal aid societies, 85-022

AUDITORS, COUNTY

- Appraisal cards, real property
 - Disclosure requirements, 85-087

AUDITORS, COUNTY—*continued*

- Conflict of interest
 - Son serving as member of city board of education within same county not constituting, 85-099
- Conventions or association meetings, attending
 - Reimbursement for expenses, requirements, 85-066
- Employees
 - Continuing education programs for, establishing, 85-066
- Forfeited lands, sale
 - Adjournment, 85-018
 - Proceeds insufficient to satisfy taxes, penalties, interest, and costs due, 85-018
- Health district appropriations, apportionment
 - Townships, exclusion of taxable valuations situated within city having its own health department and located within township, 85-033
- Human services departments, county
 - Payments for services rendered in prior years, 85-043
- Postage expenses
 - Appropriations, 85-066
 - Reimbursement claims, 85-066
- Tax lists, powers and duties
 - Certified assessments to be included regardless of validity, 85-084
- Travel and education expenses of officers and employees
 - Approval by county commissioners required, 85-066

BAILIFFS

- Common pleas court
 - Prosecutor as legal advisor when deposing in connection with affidavit of prejudice, 85-014

BIDDING, COMPETITIVE

- Handicapped-made products and services exempt
 - Municipal corporations purchasing, applicability, 85-089

BOARDS OF EDUCATION—See **EDUCATION, LOCAL BOARDS.****BUSINESSES**

- Corporations—See **CORPORATIONS.**
- Industrial inducement grants to private businesses, development department providing, 85-011
- Small business administration
 - County investing inactive funds in United States Small Business Administration secondary market certificates, 85-077
 - Liability, 85-077

CABLE TELEVISION

- Metropolitan housing authorities
 - Contracts for establishing, lack of authority, 85-009
 - Franchise fees, imposition of not authorized, 85-009

CEMETERIES

- Townships
 - Appropriation of lands for expansion limited to ten acres, 85-032
 - Purchase of additional grounds not limited to ten acres, 85-032

CHARTERS, COUNTY—See **COUNTIES.****CHILDREN**—See **MINORS.****CHILD SUPPORT**

- Enforcement amendments of 1984
 - Legislative session construed for purposes of, 85-091

CITIES—See **MUNICIPAL CORPORATIONS.****CIVIL DEFENSE**

- Regional organizations
 - Civil service laws, applicability, 85-012
 - County agencies distinguished, 85-012
 - Legal counsel, employment of, 85-012
 - Public employees retirement system membership, 85-012

CIVIL SERVICE

- Classified service
 - Specifications, approval of state employee compensation board not required, 85-038
- Collective bargaining agreements
 - County commissioners, acceptance or rejection at public meeting
 - One member of three member board participating via two-way communications system, 85-048
- Commissions
 - Municipal, amusement ride inspector serving as member of; compatible offices, 85-045
- Merit system
 - Regional civil defense organizations, applicability, 85-012

CLERKS OF COURTS

- Common pleas courts
 - Motor vehicle certificates of title presented for cancellation of security interest thereon
 - Clerk's powers to determine authenticity of cancellation, 85-064
- Fees and costs collected by
 - Children's trust fund special account, crediting
 - Disposition, powers and duties, 85-057
 - Prospective application, 85-057
 - Legal aid special account, crediting, 85-057
 - Prospective application, 85-057

COLLECTIVE BARGAINING, PUBLIC EMPLOYEES

Agreements

County commissioners, acceptance or rejection at public meeting

One member of three member board participating via two-way communications system, 85-048

COMMUNITY DEVELOPMENT CORPORATIONS

Financial aid to defray administrative expenses provided by township trustees, 85-024

COMPATIBLE OFFICES—See INCOMPATIBLE OFFICES.**COMPENSATION**

Board of education members

Mileage expenses, increase in rate of reimbursement during term of office prohibited, 85-036

Humane society agent

Reduction of salary by county commissioners, 85-050

Law directors, city

Additional compensation from county, 85-086

Mileage expenses, reimbursement as

Rate increase during term of office prohibited, 85-036

Township clerks, statutory maximum

Fees payable to clerk in addition to, 85-070

COMPETITIVE BIDDING

Handicapped-made products and services exempt

Municipal corporations purchasing, applicability, 85-089

COMPLAINTS

Civil actions

Fees credited to legal aid special account, 85-057

Prospective application, 85-057

Divorce

Fees credited to children's trust fund special account, 85-057

Prospective application, 85-057

CONFLICT OF INTEREST—See also INCOMPATIBLE OFFICES.

Family members holding public offices

Father serving as county auditor, son serving as member of city board of education within same county not conflict, 85-099

CONSTABLES

Special constables, county

Liability for negligence of County, 85-060

County court judge responsible for appointment, 85-060

CONSTABLES—continuedSpecial constables, county—*continued*

Peace officer training requirements, exempt from, 85-060

CONSTITUTIONALITY

Real property tax, prepayment program established by county

Interest earned on moneys placed in escrow account apportioned between county and taxpayer, unconstitutional, 85-047

CONTRACTS, PUBLIC

Counties—*See* COUNTIES.

Metropolitan housing authority contracting with cable television company, lack of authority, 85-009

CONVEYANCES

Subdivisions created by, platting requirements, 85-004

Transfer tax, exemptions

Mortgaged property transferred to mortgagee in lieu of foreclosure, 85-083

Sole shareholders conveying individually-owned joint property to corporation, 85-081

CORPORATIONS

Articles of incorporation

Professional associations, cancellation

Qualified shareholder holding shares in trust for benefit of nonprofessionals not requiring, 85-065

Community development, for

Financial aid to defray administrative expenses provided by township trustees, 85-024

Conveyance to

Transfer tax, exemption

Sole shareholders conveying individually-owned joint property to corporation, 85-081

Municipal—*See* MUNICIPAL CORPORATIONS.

Nonprofit

Mentally retarded persons, aiding

Donations from gift or bequest received by county board permitted, 85-031

COUNTIES

Agricultural societies—*See* AGRICULTURAL SOCIETIES, COUNTY.

Ambulance services provided by

Exclusion of any portion of county prohibited, 85-059

Assessments, special

Ditches, maintenance and repairs

Minimum amount of assessment, 85-049

Parties to be assessed, 85-049

Attorneys for—*See* PROSECUTORS, COUNTY.

Auditors—*See* AUDITORS, COUNTY.

COUNTIES—continued

Charters

- Additional duties imposed upon treasurer may not conflict with state constitution provision, 85-047
- Appointment of county officers who are elected under general state law, validity of provision, 85-039
- Transfer of statutory duties among officials through county charter, validity, 85-039

Civil defense

- Regional organization not considered to be county agency, 85-012

Commissioners—See COUNTY COMMISSIONERS.

Constables—See CONSTABLES.

Contracts

Jails

- Ministerial duties, 85-008
- Operation and management, independent contractors, 85-008
- Linked deposit program, lack of authority, 85-040

Courts—See COUNTY COURTS.

Emergency medical services provided by

- Exclusion of any portion of county prohibited, 85-059

Employees—See CIVIL SERVICE; PUBLIC EMPLOYEES, generally.

- Vacation leave—See VACATIONS.

Engineers—See ENGINEERS, COUNTY.

Funds

- Deposits held for distribution to other governmental entities
 - Interest for failure to timely distribute, 85-067
 - Joint-county community mental health service district funds, 85-067
 - Municipal corporation funds, distribution dates, 85-067
 - Park district funds, interest for untimely distributions, 85-067
 - Settlement dates, statutory, 85-067
- Ditch maintenance fund
 - Assessments, parties to be assessed and minimum amount, 85-049
- General fund, interest credited to, 85-067
 - Joint-county community mental health service district funds, 85-002, 85-067
- Inactive
 - Investment in U.S. Small Business Administration secondary market certificates, 85-077
 - Investment in U.S. Small Business Administration secondary market certificates, 85-077
 - Liability, 85-077
 - Linked deposit program, establishment prohibited, 85-040
- Undivided local government fund
 - Interest for failure to timely distribute, 85-067

COUNTIES—continued

Funds—continued

Warrants for payment

- Lawfulness and reasonableness of claim, 85-066

General fund

- Interest credited to, 85-067
 - Joint-county community mental health service district funds, 85-002, 85-067

Hospitals

- Employees, retirement incentive programs, 85-005

Humane societies—See HUMANE SOCIETIES, COUNTY.

Human services departments—See HUMAN SERVICES DEPARTMENTS, COUNTY.

Jails—See JAILS.

Law directors, city

- Additional compensation from, 85-086
- Liability of county, 85-086

Law library associations

- Purchase of bookcases with funds prohibited, 85-030

Lease/purchase agreements for jail facilities, 85-008

Liability for negligence of employees

- Deputy sheriff employed by private entity, 85-056
- Special constable employed by private entity, 85-060

Mental retardation and developmental disabilities boards—See MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES BOARDS, COUNTY.

Officials—See also particular office by title.

- Additional duties imposed through county charter may not conflict with state constitution provision, 85-047
- Appointment of officials who are elected under general state law, county charter provision providing for; validity, 85-039
- Liability for acts committed by
 - Deputy sheriff employed by private entity, 85-056
 - Special constable employed by private entity, 85-060
- Transfer of statutory duties among officials through county charter, validity, 85-039

Prosecutors—See PROSECUTORS, COUNTY.

Real property tax, prepayment program established by county

- Interest earned on moneys placed in escrow account apportioned between county and taxpayer, unconstitutional, 85-047

Recorders—See RECORDERS, COUNTY.

Sales tax, adoption as emergency measure

- Repeal, initiative petition procedure, 85-023

Sewer districts established for construction and maintenance of septic systems located on private property, 85-016

Sheriffs—See SHERIFFS.

Treasurers—See TREASURERS, COUNTY.

COUNTIES—continued

Welfare departments—See now HUMAN SERVICES DEPARTMENTS, COUNTY.

COUNTY COMMISSIONERS

Continuing education programs for county employees, approval by, 85-066

Conventions and meetings, county officials and employees attending

Application for attendance, approval by commissioners, 85-066

Reimbursements, requirements, 85-066

Health district boards, suitable offices to be provided by, 85-003

Humane society agent, salary reduction by board, 85-050

Liability insurance, road repair

Motor vehicle fuel tax revenues may not be expended for, 85-094

Motor vehicle license tax revenues may not be expended for, 85-094

Open meetings

One member of three member board participating via two-way communications system, 85-048

Postage expenses

Appropriations for, 85-066

Reimbursements, 85-066

Regional airport authority trustee as, incompatible offices, 85-029

Regional transit authority, resolution creating

Trustees, limitation on number of terms permitted prohibited, 85-096

Soldier's relief commission, funding, 85-066

Travel and education expenses of county officers and employees, approval by, 85-066

Vacancy in office

Incumbent seriously ill and unable to perform duties not constituting, 85-062

Waste disposal, rules and rulemaking powers

Licensing, lack of authority, 85-058

Restricting disposal to single county approved landfill prohibited absent adoption of general plan and issuance of revenue bonds for improvements, 85-058

COUNTY COURTS

Clerks

Fees and costs collected by

Children's trust fund special account, crediting, 85-057

Disposition, powers and duties, 85-057

Legal aid special account, crediting, 85-057

Judges

Special constables, appointment

Liability for negligence of appointees, 85-060

COURT COSTS

Children's trust fund special account, additional fees credited to

Divorce complaints, 85-057

Petition for dissolution of marriage, 85-057

Legal aid special account, additional fees credited to

Civil actions, 85-057

COURTS OF COMMON PLEAS

Bailiffs

Deposing in connection with affidavit of bias and prejudice, prosecutor as legal advisor, 85-014

Clerks

Motor vehicle certificates of title presented for cancellation of security interest thereon

Clerk's powers to determine authenticity of cancellation, 85-064

Fees and costs

Children's trust fund special account, additional fees credited to

Divorce complaints, 85-057

Petition for dissolution of marriage, 85-057

Legal aid special account, additional fees credited to

Civil complaints, 85-057

Judges

Prosecutor as legal advisor in connection with affidavit of bias and prejudice, 85-014

CREDIT UNIONS

Sweepstakes conducted by military credit union

Chances to win furnished upon obtaining loan not unlawful scheme of chance, 85-013

CROPS

Secured transactions

Financing statements, recording requirements, 85-041

DEFINITIONS

Labor dispute, 85-078

Subdivision, real property, 85-004

DETENTION HOMES

Summer activities, nonacademic

School district of residence not liable for cost of providing, 85-028

DEVELOPMENT DEPARTMENT

Industrial inducement grants to private businesses, 85-011

DISCRIMINATION

Nursing homes, discrimination against Medicaid recipients prohibited, 85-063

DISSOLUTION OF MARRIAGE

Petition

Fees credited to children's trust fund special account, 85-057

Prospective application, 85-057

DITCHES AND DRAINAGE

Assessments for maintenance and repairs

Minimum amount of assessment, 85-049

Parties to be assessed, 85-049

DIVORCE

Complaints

Fees credited to children's trust fund special account, 85-057

Prospective application, 85-057

DOG WARDENS

Village police chief serving as, compatibility of offices, 85-042

DOMESTIC VIOLENCE

Temporary protection orders

Cohabitants, former; applicability, 85-092

EDUCATION, LOCAL BOARDS

Finances—See SCHOOL FINANCE.

Members

Conflict of interest

Father of member serving as county auditor not constituting, 85-099

Incompatible office, acceptance of as resignation from board, 85-006

Mileage expenses, reimbursement rate

Increase during term of office prohibited, 85-036

Township trustee as, 85-006

Quo warranto action where simultaneous acceptance of offices, 85-006

School library districts

Levies in excess of ten-mill limitation, resolution

Certification, 85-017

Taxing authority, 85-017

Signs, required posting

Fees prohibited, 85-098

Permits, 85-098

Village zoning regulations, applicability, 85-098

ELECTIONS

Levies in excess of ten-mill limitation, school library districts

School library district extending beyond school district, 85-017

Sales tax, county

Repeal of emergency measure, initiative petition procedure, 85-023

EMERGENCY MEDICAL SERVICES

County contracting for

Exclusion of any portion of county prohibited, 85-059

EMINENT DOMAIN

Cemeteries, township

Limited to ten acres for expansion purposes, 85-032

EMPLOYEE COMPENSATION BOARD, STATE

Classified service specifications, approval by not required, 85-038

EMPLOYMENT SERVICES BUREAU

Job referrals

Opening due to labor dispute, prohibition, 85-078

ENGINEERS, COUNTY

Private practice prohibited

Teaching at technical college not constituting, 85-100

Teacher at technical college serving as, compatible offices, 85-100

ENTERTAINMENT PLACES

Amusement rides—See AMUSEMENT RIDES.

FAIRGROUNDS

Race track

County agricultural societies, powers and duties

Fees chargeable for training use, 85-061

Restrictions on use for training purposes, 85-061

FEDERAL AID

Mental health department, to

Interpretation of federal law by director, 85-007

FEES AND COSTS

Court costs—See COURT COSTS.

Signs

Board of education required to post, village prohibited from assessing fee, 85-098

FINANCIAL INSTITUTIONS

Linked deposit program

County not authorized to establish, 85-040

FIREARMS

Probation for armed offenders prohibited, strict interpretation, 85-026

FIRE DISTRICTS

Joint

Attorneys, employing, 85-071

County prosecutor not legal advisor to, 85-071

FIRE DISTRICTS—continuedJoint—*continued*

- Township trustee serving as representative
- County prosecutor as legal advisor to trustee, 85-071

FORECLOSURE

- Conveyance of mortgaged property to mortgagee in lieu of
- Transfer tax exemption, 85-083

FRANCHISES

- Cable television, fees
- Metropolitan housing authority may not impose, 85-009

FUNDS, PUBLIC

- Children's trust fund special account
 - Fees and costs credited to
 - Dissolution of marriage petition, additional fees upon filing, 85-057
 - Divorce complaints, additional fees upon filing, 85-057
 - Prospective application, 85-057
- Counties—See COUNTIES.
- Legal aid special account
 - Fees and costs credited to
 - Civil actions, additional fees upon filing, 85-057
 - Prospective application, 85-057
- Municipal corporations, distributions by county, 85-067
- Park district funds
 - Interest for untimely distribution by county credited to, 85-067
- Quarter horse development fund
 - Capital improvements, tax reduction for applicable to, 85-069
- Schools and school districts—See SCHOOL FINANCE.
- Standardbred development fund
 - Capital improvements, tax reduction for applicable to, 85-069

GAMBLING

- Liquor permit holder's premises
 - Sports programs containing serial numbers used for random prize drawing not unlawful gambling device, 85-001
- Sweepstakes conducted by military credit union
 - Chances to win furnished upon obtaining loan not unlawful scheme of chance, 85-013

GENERAL ASSEMBLY

- Sessions
 - Construed for purposes of Child Support Enforcement Amendments of 1984, 85-091

GIFTS AND GRANTS

- Development department providing industrial inducement grants to private businesses, 85-011
- Federal aid
 - Mental health department, to; interpretation of federal law by director, 85-007
- Industrial inducement grants to private businesses, development department providing, 85-011
- Mental retardation and developmental disabilities boards, county; to
 - Donations to nonprofit corporation established to aid mentally retarded persons permitted from, 85-031
 - Interest earned credited to board, 85-055

GRAPE INDUSTRIES COMMITTEE

- Administrative or overhead costs, reimbursement to agricultural department, 85-025
- Executive director or secretary, hiring, 85-025

HANDICAPPED PERSONS

- Products and services of, competitive bidding exemption
- Municipal corporations, applicability, 85-089

HEALTH COORDINATING COUNCIL—See STATEWIDE HEALTH COORDINATING COUNCIL.**HEALTH DISTRICTS**

- Appropriations, apportionment
 - Townships, exclusion of taxable valuations situated within city having its own health department and located within township, 85-033
- Mental health service districts—See MENTAL HEALTH SERVICE DISTRICTS.
- Offices
 - County commissioners to provide health board with suitable quarters, 85-003

HEARINGS

- Statewide health coordinating council, amendments to health plan, 85-046

HORSE RACING

- Capital improvements, tax reduction
 - Harness racing permit holders, application to reduce payment to standardbred development fund permitted, 85-069
 - Quarter horse racing permit holders, application to reduce payment to quarter horse development fund permitted, 85-069
 - Ten-year limitation, unused portion at close of ten-year period forfeited, 85-068

HORSE RACING—continued

- Quarter horse development fund
 - Capital improvements, tax reduction for applicable to, 85-069
- Race tracks, county fairgrounds
 - County agricultural societies, powers and duties
 - Fees chargeable for training use, 85-061
 - Restrictions on use for training purposes, 85-061
- Standardbred development fund
 - Capital improvements, tax reduction for applicable to, 85-069

HOSPITALS

- County
 - Employees; retirement incentive programs, validity, 85-005
- Mentally ill, for—See **MENTALLY ILL PERSONS**, at Hospitalization.

HOUSING AUTHORITIES, METROPOLITAN

- Cable television
 - Contracts for establishing, lack of authority, 85-009
 - Franchise fees, imposition of not authorized, 85-009

HUMANE SOCIETIES, COUNTY

- Agents
 - Compensation, reduction of salary by county commissioners, 85-050
 - Discharge, 85-050
 - Probate court judge, powers and duties, 85-050

HUMAN SERVICES DEPARTMENTS, COUNTY

- Appropriations
 - Services rendered in prior years, payments, 85-043
- General relief benefits
 - Payment standard to include increases provided by state human services department, 85-019

HUMAN SERVICES DEPARTMENT, STATE

- Minimum payment standards established by
 - Compliance by county departments required, 85-019

HUSBAND AND WIFE

- Conveyance of jointly held real property to corporation wholly owned by themselves, transfer tax exemption, 85-081
- Dissolution petition or divorce complaint
 - Fees credited to children's trust fund special account, 85-057

INCOMPATIBLE OFFICES

- Amusement ride inspector
 - Municipal civil service commission member as, 85-045
 - U.S. mail carrier as, 85-076
- Civil service commission member, municipal and amusement ride inspector, 85-045

INCOMPATIBLE OFFICES—continued

- County commissioner and regional airport authority trustee, 85-029
- Deputy sheriff and chief of police within same county, 85-021
- Dog warden, county and police chief, village, 85-042
- Engineer, county and teacher at technical college, 85-100
- Police chief of township police district and deputy sheriff within same county, 85-021
- Police chief, village and dog warden, county, 85-042
- Quo warranto action where offices accepted simultaneously, 85-006
- Regional airport authority trustee and county commissioner, 85-029
- School board member, local school district and township trustee, 85-006
- Simultaneous acceptance of offices, quo warranto action, 85-006
- Teacher at technical college and county engineer, 85-100
- Township trustee
 - School board member, local school district; as, 85-006
 - Transportation department equipment operator as, 85-080
 - Zoning inspector, county; as, 85-074
- Transportation department equipment operator and township trustee, 85-080
- U.S. mail carrier and amusement ride inspector, 85-076
- Zoning commission member, township and zoning inspector, township, 85-052
- Zoning inspector, county and township trustee, 85-074
- Zoning inspector, township and zoning commission member, township, 85-052

INDIGENT PERSONS

- Paternity proceedings, state action
 - Court-appointed counsel, partial reimbursement to county by state public defender, 85-090

INDUSTRIAL DEVELOPMENT

- Inducement grants to private businesses, development department providing, 85-011
- Township funds may not be used to acquire real property for purpose of, 85-024

INITIATIVE AND REFERENDUM

- Sales tax, county
 - Repeal of emergency measure, 85-023

INJUNCTIVE RELIEF

- Domestic violence temporary protection orders
 - Cohabitants, former; applicability, 85-092

INSURANCE

- County commissioners, liability insurance for road repairs
 - Motor vehicle fuel tax revenues may not be expended for, 85-094
 - Motor vehicle license tax revenues may not be expended for, 85-094

INTEREST

- Deposits with county for distribution to other governmental entities
 - Untimely distribution, interest, 85-067
- Joint-county community mental health service district funds
 - County general fund credited, 85-002
- Mental retardation and developmental disabilities boards, county
 - Gifts or bequests, interest on credited to board, 85-055
- Real property tax, prepayment program established by county
 - Interest earned on moneys placed in escrow account apportioned between county and taxpayer, unconstitutional, 85-047
- School district funds
 - General fund credited
 - Bond retirement fund interest, 85-072
 - Replacement fund interest, 85-085
 - Student activity fund interest, 85-085
 - Trust fund interest, 85-085
- Trust accounts established by attorneys, law firms, or legal professional associations
 - Qualifying legal aid societies, allocation to, 85-022
- Universities and colleges, state
 - Dormitory and dining charges, investment income derived from
 - Board of trustees discretion in spending, 85-051

INVESTMENTS

- Counties, by
 - Inactive funds invested in United States Small Business Administration secondary market certificates, 85-077
 - Liability, 85-077
- Universities and colleges, state
 - Dormitory and dining charges, investment income derived from
 - Board of trustees discretion in spending, 85-051

JAILS

- Acquisition by lease or purchase, 85-008
- Inmates
 - Medical care for self-inflicted injuries, county to provide, 85-054
- Operation and management
 - Contracts with private for-profit entity, 85-008
 - Ministerial duties, contracts for, 85-008

JUDGES

- Common pleas courts
 - Prosecutor's duty to represent in connection with affidavit of bias and prejudice, 85-014
- County courts
 - Special constables, appointment
 - Liability for negligence of appointees, 85-060
- Probate courts, powers and duties
 - Humane society agents
 - Discharge of agent, 85-050
 - Salary reduction by judge prohibited, 85-050

JUVENILE DELINQUENCY

- Detention homes
 - Summer activities, nonacademic
 - School district of residence not liable for cost of providing, 85-028

LABOR DISPUTES

- Definition, 85-078
- Job openings due to, employment services bureau prohibited from making job referrals, 85-078

LAND— See REAL PROPERTY.**LAW DIRECTORS, CITY**

- Compensation
 - Additional compensation from county, 85-086
- Liability
 - County, 85-086

LAW LIBRARIES

- County law library associations
 - Purchase of bookcases with funds prohibited, 85-030

LAWYERS— See ATTORNEYS.**LEASE/PURCHASE AGREEMENTS**

- Jails, county acquiring under, 85-008

LEGACIES AND DEVICES— See also GIFTS AND GRANTS.

- Mental retardation and developmental disabilities boards, county: to
 - Donations to nonprofit corporation established to aid mentally retarded persons permitted from, 85-031
 - Interest earned credited to board, 85-055

LEGAL AID SOCIETIES

- Interest earned on trust accounts established by attorneys, law firms, or professional legal associations; allocation to, 85-022
- Legal aid special account
 - Fees and costs credited to
 - Civil actions, additional fee upon filing, 85-057

LEGAL AID SOCIETIES—continued

Legal aid special account—*continued*
 Fees and costs credited to—*continued*
 Prospective application, 85-057

LEVIES

Ten-mill limitation, resolution to levy in excess of
 School library districts
 Election when library district extends beyond
 school district, 85-017
 Resolution, certification by board of education, 85-
 017

LIABILITY INSURANCE

County commissioners, road repair
 Motor vehicle fuel tax revenues may not be expended
 for, 85-094
 Motor vehicle license tax revenues may not be
 expended for, 85-094

LIBRARIES AND LIBRARY DISTRICTS

Law libraries, county associations
 Purchase of bookcases with funds prohibited, 85-030
 Public library employees
 Sick leave, credit for unused leave not transferable to
 state library employee, 85-075
 School library districts
 Levies in excess of ten-mill limitation
 Election when library district extends beyond
 school district, 85-017
 Resolution, certification by board of education, 85-
 017
 Local board of education as taxing authority, 85-017
 State library employee not entitled to credit for unused
 sick leave accumulated while employed by
 public library, 85-075

LICENSES AND PERMITS

Liquor permits— See **LIQUOR PERMITS**.
 Pesticide applicators licensed by state
 Municipal registration or notice requirements pro-
 hibited, 85-101
 Physical therapy, engaging in practice of requires
 license, 85-020
 Signs, permits for posting
 Village requirements applicable to signs board of
 education required to post, 85-098

LINKED DEPOSITS

County not authorized to establish program, 85-040

LIQUOR PERMITS

Denial based on quota for issuance
 Appeals to commission, standard of review, 85-027

LIQUOR PERMITS—continued

Sports functions, stadiums and arenas
 Sports programs containing serial numbers used for
 random prize drawing not unlawful gambling
 device, 85-001

MAIL— See **POSTAL SERVICE**.

MANUFACTURED HOME PARKS

Manufactured home on premises without consent of
 owner
 Sheriff authorized to remove upon request, 85-097

MANUFACTURED HOMES

Abandonment
 Sheriffs, powers and duties
 Junk vehicles, disposition, 85-097
 Removal pursuant to request of manufactured
 home park operator, 85-097
 Motor vehicle, as, 85-097
 Registration, 85-088
 Failure to pay tax not constituting failure to register,
 85-088
 Tax
 Failure to pay tax not constituting failure to register,
 85-088

MARRIAGE— See **HUSBAND AND WIFE**.

MEDICAID

Nursing and rest homes
 Discrimination against Medicaid recipients prohib-
 ited, 85-063
 Supplemental charges to patient or family prohib-
 ited, 85-063

MEDICAL CARE

Prisoners in county jails
 County liable for costs resulting from self-inflicted
 injuries, 85-054

MENTAL HEALTH DEPARTMENT

Attorney general; involuntary hospitalization proceed-
 ings, powers and duties
 Reimbursement by department, 85-073
 Federal alcohol, drug abuse, and mental health services
 block grant
 Interpretation of federal law by director, 85-007

MENTAL HEALTH SERVICE DISTRICTS

Joint districts, funds
 Interest earned credited to county general fund, 85-
 002, 85-067

MENTALLY ILL PERSONS

Hospitalization

- Attorney general, powers and duties
 - Private hospital initiating proceedings, representation of, 85-073
- Reimbursement from mental health department, 85-073
- Veterans' administration hospital initiating proceedings, representation of, 85-073

MENTAL RETARDATION AND DEVELOPMENTAL DISABILITIES BOARDS, COUNTY

Gifts or bequests to

- Donations to nonprofit corporation established to aid mentally retarded persons permitted from, 85-031
- Interest earned credited to board, 85-055

METROPOLITAN HOUSING AUTHORITIES—See HOUSING AUTHORITIES, METROPOLITAN.**MINORITY DEVELOPMENT FINANCING COMMISSION**

Quorum, 85-095

- Votes required to change maximum or minimum loan amounts, 85-095

MINORS

Children's trust fund special account

- Fees and costs credited to
 - Divorce complaints, additional fee upon filing, 85-057
 - Petition for dissolution of marriage, additional fee upon filing, 85-057
 - Prospective application, 85-057

Child Support Amendments of 1984

- Legislative session construed for purpose of, 85-091

Detention homes

- Summer activities, nonacademic
 - School district of residence not liable for cost of providing, 85-028

MOBILE HOMES—See now MANUFACTURED HOMES.**MORTGAGES**

Foreclosure

- Conveyance of mortgaged property to mortgagee in lieu of, transfer tax exemption, 85-083

MOTOR VEHICLE FUEL TAX

Use of revenues

- County commissioners, liability insurance; prohibited use, 85-094

MOTOR VEHICLE LICENSE TAX

Use of revenues

- County commissioners, liability insurance; prohibited use, 85-094

MOTOR VEHICLES

Certificates of title

- Cancellation of security interest thereon, presentation to clerk of common pleas court
 - Clerk's powers to determine authenticity of cancellation, 85-064

Manufactured home as, 85-097

- See also MANUFACTURED HOMES.

MUNICIPAL CORPORATIONS

Annexation proceedings

- Private counsel, employment of to assist residents of adjacent townships prohibited, 85-034

Assessments, special

- Auditors, county; powers and duties
 - Certified assessments to be included on tax list regardless of validity, 85-084
- Shade trees, planting and maintenance
 - State-owned property exempt, 85-082

Attorneys, private

- Employment of to assist residents of adjacent townships in annexation proceedings prohibited, 85-034

Civil service commission

- Amusement ride inspector serving as member, compatible offices, 85-045

Funds

- Distribution by county
 - Dates, statutory, 85-067
 - Interest for untimely distribution credited to municipality, 85-067

Handicapped-made products and services, purchasing

- Competitive bidding exemption, applicability, 85-089
- Health district appropriations, apportionment
 - Townships, exclusion of taxable valuations situated within city having its own health department and located within township, 85-033

Law directors—See LAW DIRECTORS, CITY.

Ordinances and resolutions

- Pesticide applicators licensed by state, local registration and notice requirements prohibited, 85-101

NONPROFIT CORPORATIONS

Mentally retarded persons, aiding

- Donations from gift or bequest received by county board of mental retardation and developmental disabilities permitted, 85-031

NOTICE

Hearings

Statewide health coordinating council, amendments to state health plan, 85-046

NURSING AND REST HOMES

Discrimination prohibited

Medicaid payments, pre-admission agreements to pay private rates for one year in lieu of as discrimination, 85-063

Medicaid payments

Supplemental charges to patient or family prohibited, 85-063

PARENT-TEACHER CONFERENCES

Dismissal of classes for number of hours equivalent to conferences held outside of regular school hours, 85-015

PARK DISTRICTS

Funds

Interest for untimely distribution by county credited to, 85-067

PATERNITY PROCEEDINGS

Court-appointed counsel for indigent defendants

State action, county partially reimbursed by state public defender, 85-090

PEACE OFFICER TRAINING COUNCIL

Certification of law enforcement officers

Special constables, county; exempt, 85-060

PERMITS— See LICENSES AND PERMITS.**PESTICIDES**

Applicators and operators licensed by state

Municipal registration or notice requirements prohibited, 85-101

PHYSICAL THERAPISTS

License required to engage in practice of physical therapy, 85-020

PICKETING

Employee organization by, for purpose of obtaining representation status

Labor dispute, as, 85-078

PLATS AND PLATTING

Subdivision

Conveyances creating, requirements, 85-004

Definition, 85-004

POLICE

Township police districts

Chief of police serving as deputy sheriff within same county, incompatible offices, 85-021

Village police chief serving as county dog warden, compatibility of offices, 85-042

POSTAL SERVICE

Auditors, county

Expenses

Appropriations for, 85-066

Reimbursement claims, 85-066

Mail carrier serving as amusement ride inspector, compatible offices, 85-076

PRISONERS

Medical care

County liable for costs resulting from self-inflicted injuries, 85-054

PROBATE COURTS

Judges, powers and duties

Humane society agents

Discharge upon finding agent incompetent, 85-050

Reduction of salary by judge prohibited, 85-050

PROBATION

Firearm specification, prohibition; strict interpretation, 85-026

PROFESSIONAL ASSOCIATIONS

Stock

Qualified shareholder holding shares in trust for benefit of nonprofessionals

Articles of incorporation not to be cancelled, 85-065

PROSECUTORS, COUNTY

Legal advisor, as; duties

Bailiff deposed in connection with affidavit of bias and prejudice, representation of, 85-014

Common pleas court judges, representation in connection with affidavit of bias and prejudice, 85-014

Joint fire districts

No duty to represent, 85-071

Township trustee serving as representative, county prosecutor as legal advisor to, 85-071

Regional civil defense organization not considered to be county agency, 85-012

PUBLIC DEFENDERS

Paternity proceedings, state action

Court-appointed counsel, partial reimbursement to county by state public defender, 85-090

PUBLIC EMPLOYEES—See also **CIVIL SERVICE**.
Civil defense, regional organization employees considered to be for purposes of public employees retirement system, 85-012

Collective bargaining agreements

County commissioners, acceptance or rejection at public meeting

One member of three member board participating via two-way communications system, 85-048

Retirement system—See **PUBLIC EMPLOYEES RETIREMENT SYSTEM**.

Vacation leave—See **VACATIONS**.

PUBLIC EMPLOYEES RETIREMENT SYSTEM

Allowance

Reemployment and renewal of membership in public employees retirement system, effect, 85-037

Civil defense, regional organization employees included in, 85-012

Renewal of membership upon reemployment

Retirement allowance, effect, 85-037

PUBLIC MEETINGS—See **SUNSHINE LAW**.

PUBLIC OFFICIALS—See particular office by title.
County—See **COUNTIES**, at **Officials**.

Incompatible offices—See **INCOMPATIBLE OFFICES**.

PUBLIC UTILITIES

Satellite dishes

Individual operating solely to improve television reception within home or business not considered to be

Township zoning regulations applicable, 85-079

PURCHASING, STATE

Handicapped-made products and services

Competitive bidding exemption

Municipal corporations, applicability, 85-089

QUO WARRANTO

Incompatible offices, simultaneous acceptance of, 85-006

RACING—See **HORSE RACING**.

REAL PROPERTY

Cemeteries, township acquiring for expansion of

Eminent domain, limited to ten acres, 85-032

Purchases not limited to ten acres, 85-032

State

Municipal corporations, assessments for planting and maintenance of shade trees; exemption, 85-082

Subdivisions

Conveyances creating, platting requirements, 85-004

Definition, 85-004

REAL PROPERTY—*continued*

Tax—See **REAL PROPERTY, TAXATION**.

Township funds may not be used to acquire land for industrial development purposes, 85-024

REAL PROPERTY, TAXATION

Appraisal cards, disclosure requirements, 85-087

Assessments—See **ASSESSMENTS, SPECIAL**.

Forfeited lands

Redemption prior to issuance of deed, 85-018

Sale by county auditor

Adjournment, 85-018

Proceeds insufficient to satisfy taxes, penalties, interest, and costs due, 85-018

Prepayment program, county

Interest earned on moneys placed in escrow account apportioned between county and taxpayer, unconstitutional, 85-047

Tax lists

Auditors, county; powers and duties

Certified assessments to be included regardless of validity, 85-084

Transfer tax, exemptions

Mortgaged property transferred to mortgagee in lieu of foreclosure, 85-083

Sole shareholders conveying individually-owned joint property to corporation, 85-081

RECORDERS, COUNTY

Indexes

Financing statements covering crops, name of record property owner, 85-041

Secured transactions, recording

Crops growing or to be grown, financing statement, 85-041

RECORDS AND REPORTS

Real property appraisal cards, disclosure requirements, 85-087

REDEMPTION

Forfeited lands, 85-018

REGIONAL AIRPORT AUTHORITY

Trustee as county commissioner, incompatible offices, 85-029

REGIONAL TRANSIT AUTHORITY

Trustees

Terms, limitation on number by county commissioners prohibited, 85-096

RESTRAINING ORDERS

Domestic violence temporary protection orders

Cohabitants, former; applicability, 85-092

RETIREMENT

Incentive program, county hospital employees, 85-005
 Public employees—See PUBLIC EMPLOYEES RETIREMENT SYSTEM.

RULES AND RULEMAKING POWERS

Statewide health coordinating council—See STATE-WIDE HEALTH COORDINATING COUNCIL.

SALES TAX

County adoption of permissive sales tax as emergency measure
 Repeal, initiative petition procedure, 85-023

SATELLITE DISHES

Individual operating solely to improve television reception within home or business not considered to be public utility
 Township zoning regulations applicable, 85-079

SCHOOL FINANCE

General fund
 Interest credited to
 Bond retirement fund moneys, 85-072
 Replacement fund moneys, interest earned, 85-085
 Student activity fund moneys, interest earned, 85-085
 Trust fund moneys, interest earned, 85-085
 Transfer of moneys
 Bond retirement fund, to, 85-072
 Replacement fund, to, 85-085
 Student activity fund, to, 85-085
 Trust fund, to, 85-085

SCHOOLS AND SCHOOL DISTRICTS

Boards of education—See EDUCATION. LOCAL BOARDS.
 Detention homes, cost of providing nonacademic summer activities for inmates not chargeable to school district of residence, 85-028
 Funds—See SCHOOL FINANCE.
 Libraries and library districts—See LIBRARIES AND LIBRARY DISTRICTS.
 Parent-teacher conferences
 Dismissal of classes when conferences held outside regular school hours, 85-015

SECURED TRANSACTIONS

Crops
 Financing statements, recording requirements, 85-041

SECURITY INTERESTS

Motor vehicles
 Cancellation of interest on certificate of title, presentation to clerk of common pleas court
 Clerk's powers to determine authenticity of cancellation, 85-064

SEPTIC TANKS AND SEPTIC SYSTEMS

County sewer district established for construction and maintenance of, 85-016

SEWER DISTRICTS

Establishment, purpose
 Construction and improvements to septic systems contained on private property, 85-016

SHERIFFS

Deputies
 Chief of police of township police district within same county, incompatible offices, 85-021
 Negligence, liability of county
 Employment by private entity, effect, 85-056
 Manufactured homes, abandoned
 Powers and duties
 Junk vehicles, disposition, 85-097
 Removal pursuant to request of manufactured home park operator, 85-097

SICK LEAVE

Credit for unused leave
 State library employee not credited for leave accumulated as public library employee, 85-075

SIGNS

Board of education required to post
 Fees inapplicable, 85-098
 Permits, 85-098
 Village zoning regulations, applicability, 85-098

SMALL BUSINESS ADMINISTRATION

County investing inactive funds in United States Small Business Administration secondary market certificates, 85-077
 Liability, 85-077

SOIL AND WATER CONSERVATION

Township zoning resolutions to control sediment and stormwater runoff, 85-053

SOLDIER'S RELIEF COMMISSION

Appropriations to fund, county, 85-066
 Conventions or association meetings, attending
 Reimbursement for expenses, 85-066
 Employees
 Continuing education programs for, establishing, 85-066

SOLDIER'S RELIEF COMMISSION—*continued*

Travel and education expenses of officers and employees
 Reimbursements, approval by county commissioners, 85-066

SPECIAL ASSESSMENTS—See **ASSESSMENTS, SPECIAL.****SPORTS**

Stadiums and arenas, liquor permits
 Sports programs containing serial numbers used for random prize drawing not unlawful gambling device, 85-001

STATE

Agencies— See particular agency concerned.
 Attorney— See **ATTORNEY GENERAL.**
 Boards— See particular board concerned.
 Departments— See particular department concerned.
 General assembly, legislative session construed for purposes of Child Support Enforcement Amendments of 1984, 85-091
 Library
 Employees, sick leave
 Credit for leave accumulated as public library employee not transferable to, 85-075
 Purchasing
 Handicapped-made products or services, competitive bidding exemption
 Municipal corporations, applicability, 85-089
 Real property
 Municipal assessment for planting and maintenance of shade trees prohibited, 85-082
 Treasurer
 Children's trust fund special account, fees collected by clerks of courts forwarded to, 85-057
 Universities and colleges
 Dormitory and dining charges
 Investment income derived from, board of trustees discretion in spending, 85-051

STATEWIDE HEALTH COORDINATING COUNCIL

Rules and rulemaking powers
 State health plan, amendments to
 Adoption requirements inapplicable, 85-046
 Effective date, 85-046
 Emergency rules, inapplicable, 85-046
 Filing requirements, 85-046
 Hearings, requirements, 85-046
 Notice requirements, 85-046
 Review by general assembly not required, 85-046

STATUTORY CONSTRUCTION

Legislative session of general assembly, for purposes of Child Support Enforcement Amendments of 1984, 85-091
 Probation, prohibition for armed offenders, 85-026

STOCK

Professional associations
 Qualified shareholder holding shares in trust for benefit of nonprofessionals
 Articles of incorporation not to be cancelled, 85-065

STRIKES

Employee organization other than exclusive representative, by
 Labor dispute, as, 85-078

SUBDIVISIONS, REAL PROPERTY

Conveyances creating, platting requirements, 85-004
 Definition, 85-004

SUNSHINE LAW

Open meetings
 One member of three member board participating via two-way communications system, 85-048
 Township board of zoning appeals, applicability, 85-044

SWEEPSTAKES

Military credit union furnishing chances to win upon obtaining loan not unlawful scheme of chance, 85-013

TAXATION

Assessments— See **ASSESSMENTS, SPECIAL.**
 Levies— See **LEVIES.**
 Motor vehicle fuel tax— See **MOTOR VEHICLE FUEL TAX.**
 Motor vehicle license tax— See **MOTOR VEHICLE LICENSE TAX.**
 Real property tax— See **REAL PROPERTY, TAXATION.**
 Sales tax— See **SALES TAX.**

TECHNICAL COLLEGES

Faculty
 County engineer as member, compatible offices, 85-100

TELEVISION

Cable— See **CABLE TELEVISION.**

TELEVISION—continued

Satellite dishes

- Individual operating solely to improve television reception within home or business not considered to be public utility
- Township zoning regulations applicable, 85-079

TOWNSHIPS

Annexation proceedings

- Municipal corporation employing private counsel to assist residents of adjacent township, prohibited, 85-034

Cemeteries

- Appropriation of lands for expansion limited to ten acres, 85-032
- Purchase of additional grounds not limited to ten acres, 85-032

Clerks

- Compensation, statutory maximum
- Fees payable to clerk in addition to, 85-070

Health district appropriations, apportionment

- Exclusion of taxable valuations situated within city having its own health department and located within township, 85-033

Police districts

- Chief of police serving as deputy sheriff within same county, incompatible offices, 85-021

Trustees—See TOWNSHIP TRUSTEES.

Zoning—See ZONING.

TOWNSHIP TRUSTEES

Financial aid to community improvement corporation limited to alleviating administrative expenses, 85-024

Joint fire districts, trustee serving as representative to County prosecutor as legal advisor to trustee, 85-071

School board member as, local school district, 85-006

- Quo warranto action where simultaneous acceptance of offices, 85-006

Township funds may not be used to acquire real property for industrial development purposes, 85-024

Transportation department equipment operator serving as, compatibility of offices, 85-080

Zoning, powers and duties—See ZONING.

TRANSIT AUTHORITY, REGIONAL

Trustees

- Terms, limitation on number by county commissioners prohibited, 85-096

TRANSPORTATION DEPARTMENT

Equipment operator serving as township trustee, compatibility of offices, 85-080

TREASURERS, COUNTY

Appropriations

- Insufficient funds available, effect, 85-043

Real property taxes, powers and duties

- Prepayment program, interest bearing escrow account
- Interest apportioned between county and taxpayer, unconstitutional, 85-047

TREASURER, STATE

Children's trust fund special account

- Fees collected by clerks of courts forwarded to, 85-057

TREES AND SHRUBS

Municipal assessments for planting and maintenance

- State-owned property exempt, 85-082

TRUST ACCOUNTS

Attorneys, law firms, or professional legal associations establishing

- Interest earned allocated to qualifying legal aid societies, 85-022

UNIVERSITIES AND COLLEGES, STATE

Dormitory and dining charges

- Investment income derived from, board of trustees discretion in spending, 85-051

USE LAW, STATE

Municipal corporations electing in lieu of competitive bidding requirements, 85-089

VACATIONS

County employees

- Accrual of benefits does not occur during first year of employment, 85-035

Credit for prior public service

- Probation officer previously serving as municipal police officer, 85-093

Full-time employee classification controls where standard workweek less than forty hours, 85-102

Service in two or more counties

- Cost of leave to be paid by county in which first year of service completed, 85-035

VETERANS' ADMINISTRATION

Hospitalization of mentally ill persons

- Attorney general, powers and duties, 85-073

Reimbursement from mental health department, 85-073

VILLAGES—See also **MUNICIPAL CORPORATIONS**, generally.

Police chief serving as county dog warden, compatibility of offices, 85-042

Zoning

Signs board of education required to post, applicability of regulations, 85-098

WASTE DISPOSAL

County districts

County commissioners, rules and rulemaking powers

Licensing, lack of authority, 85-058

Restricting disposal to single county approved landfill prohibited absent general plan and issuance of bonds for improvements, 85-058

WEAPONS

Probation prohibited for offenders armed with firearm, strict interpretation, 85-026

WELFARE DEPARTMENTS, COUNTY—See now **HUMAN SERVICES DEPARTMENTS, COUNTY**.

WELFARE DEPARTMENT, STATE—See now **HUMAN SERVICES DEPARTMENT, STATE**.

ZONING

Inspectors

County inspector serving as township trustee, incompatible offices, 85-074

Township inspector serving as zoning commission member, incompatible offices, 85-052

Townships

Board of zoning appeals

Deliberations concerning zoning appeal, public hearing required, 85-044

Sunshine law applicable, 85-044

Satellite dish operated by individual solely to improve television reception within home or business not exempt public utility, 85-079

Sediment and stormwater runoff, control of, 85-053

Zoning commission member may not serve as zoning inspector, 85-052

Township trustees, powers and duties

Application for change of zoning

Unanimity requirement, trustee's withdrawal due to conflict of interest, 85-010

County zoning inspector serving as, incompatible offices, 85-074

Recommendations of zoning commission, failure to act within twenty days, 85-010

Villages

Signs board of education required to post, applicability of regulations, 85-098

TABLE 1

OHIO LAW INTERPRETED

Covering opinions issued January 1, 1985 to December 31, 1985

| Ohio Const. | Opinion | Rev. Code | Opinion | Rev. Code | Opinion |
|------------------|----------------|----------------|---------|-----------------|---------|
| O Const II §20 | 85-036 | 305.31 | 85-023 | 709.02 | 85-034 |
| O Const VIII §6 | 85-031 | 306.32 | 85-096 | 711.001 et seq. | 85-004 |
| | 85-047 | 306.33 | 85-096 | 711.131 | 85-004 |
| O Const VIII §13 | 85-011 | 307.01 | 85-066 | 715.18 | 85-089 |
| O Const X §3 | 85-039 | 307.02 | 85-008 | 727.011 | 85-082 |
| | 85-047 | 307.05 | 85-059 | 727.33 | 85-084 |
| | | 307.15 | 85-086 | 735.05 | 85-089 |
| | | 307.55 | 85-066 | 737.03 | 85-089 |
| | | 307.79 | 85-053 | 737.18 | 85-042 |
| | | 309.09 | 85-012 | 737.19 | 85-042 |
| Rev. Code | Opinion | | 85-014 | 749.31 | 85-089 |
| 1.48 | 85-057 | | 85-071 | 755.11 | 85-089 |
| 1.51 | 85-085 | | 85-056 | 921.07 | 85-101 |
| 9.44 | 85-093 | | 85-054 | 921.16 | 85-101 |
| 109.02 | 85-012 | 311.05 | 85-100 | 921.23 | 85-101 |
| 109.12 | 85-007 | 311.20 | 85-041 | 924.53 | 85-025 |
| 109.71 | 85-060 | 315.08 | 85-066 | 924.55 | 85-025 |
| 119.03 | 85-046 | 317.18 | 85-081 | 955.12 | 85-042 |
| 120.18 | 85-090 | 319.16 | 85-083 | 1309.39 | 85-041 |
| 120.28 | 85-090 | 319.54 | 85-067 | 1309.40 | 85-041 |
| 120.33 | 85-090 | | 85-067 | 1511.02 | 85-053 |
| 120.51 | 85-022 | 321.31 | 85-100 | 1711.31 | 85-061 |
| 120.53 | 85-022 | 321.33 | 85-008 | 1711.53 | 85-045 |
| 120.54 | 85-022 | 325.14 | 85-035 | | 85-076 |
| 121.22 | 85-044 | 325.17 | 85-093 | 1717.06 | 85-050 |
| | 85-048 | 325.19 | 85-102 | 1717.07 | 85-050 |
| 122.72 | 85-095 | | 85-066 | 1785.06 | 85-065 |
| 124.01 | 85-012 | | 85-066 | 1901.34 | 85-086 |
| 124.14 | 85-038 | 325.191 | 85-005 | 1907.201 | 85-060 |
| 124.382 | 85-075 | 325.20 | 85-008 | 1907.211 | 85-060 |
| 124.40 | 85-045 | 339.06 | 85-054 | 1907.282 | 85-057 |
| 135.21 | 85-072 | 341.01 et seq. | 85-058 | 2151.34 | 85-028 |
| | 85-085 | 341.19 | 85-058 | 2151.357 | 85-028 |
| 135.341 | 85-040 | 343.01 | 85-071 | 2301.15 | 85-014 |
| 135.35 | 85-040 | 343.08 | 85-071 | 2303.201 | 85-057 |
| | 85-077 | 505.37 | 85-024 | 2701.03 | 85-014 |
| 135.351 | 85-002 | 505.371 | 85-059 | 2705.06 | 85-090 |
| | 85-055 | 505.701 | 85-070 | 2733.01 | 85-006 |
| | 85-067 | 505.71 | 85-032 | 2733.05 | 85-006 |
| 135.39 | 85-077 | 507.09 | 85-032 | 2915.01 | 85-001 |
| 145.01 | 85-012 | 517.01 | 85-053 | | 85-013 |
| | 85-037 | 517.13 | 85-052 | 2919.25 | 85-092 |
| 145.03 | 85-012 | 519.02 | 85-074 | 2919.26 | 85-092 |
| 145.381 | 85-037 | 519.05 | 85-010 | 2921.42 | 85-099 |
| 145.382 | 85-037 | 519.11 | 85-044 | 2929.71 | 85-026 |
| 149.43 | 85-087 | 519.12 | 85-052 | 2951.02 | 85-026 |
| 303.02 | 85-074 | 519.14 | 85-052 | 3109.14 | 85-057 |
| 303.16 | 85-074 | 519.16 | 85-079 | 3111.15 | 85-090 |
| 303.02 | 85-062 | 519.17 | | | |
| 305.02 | 85-048 | 519.21 | | | |
| 305.09 | | | | | |

| Rev. Code | Opinion | Rev. Code | Opinion | Rev. Code | Opinion |
|-----------------|---------|-----------|---------|--------------------|----------------|
| 3313.11 | 85-006 | 4503.06 | 85-088 | 5715.07 | 85-087 |
| 3313.12 | 85-036 | 4503.061 | 85-088 | 5715.49 | 85-087 |
| 3313.20 | 85-098 | 4505.13 | 85-064 | 5715.50 | 85-087 |
| 3313.48 | 85-015 | 4513.60 | 85-097 | 5723.03 | 85-018 |
| 3315.062 | 85-085 | 4513.63 | 85-097 | 5723.06 | 85-018 |
| 3315.11 | 85-085 | 4705.09 | 85-022 | 5731.48 | 85-006 |
| 3315.12 | 85-085 | 4733.01 | 85-100 | 5735.05 | 85-094 |
| 3345.05 | 85-051 | 4755.40 | 85-020 | 5735.27 | 85-094 |
| 3345.07 | 85-051 | 4755.48 | 85-020 | 5739.021 | 85-023 |
| 3345.11 | 85-051 | 4755.50 | 85-020 | 5739.022 | 85-023 |
| 3345.12 | 85-051 | 5111.31 | 85-063 | 5747.50 | 85-067 |
| 3375.01 et seq. | 85-075 | 5113.03 | 85-019 | 5901.04 | 85-066 |
| 3375.48 | 85-030 | 5119.30 | 85-073 | 5901.11 | 85-066 |
| 3375.54 | 85-030 | 5122.15 | 85-073 | 5915.07 | 85-012 |
| 3702.56 | 85-046 | 5126.05 | 85-031 | 6117.01 et seq. | 85-016 |
| 3709.28 | 85-033 | | 85-055 | 6137.02 | 85-049 |
| 3709.34 | 85-003 | 5705.10 | 85-002 | 6137.03 | 85-049 |
| 3735.31 | 85-009 | | 85-072 | 6137.11 | 85-049 |
| 3769.20 | 85-068 | | 85-085 | | |
| | 85-069 | 5705.14 | 85-072 | | |
| 4115.31 et seq. | 85-089 | 5705.15 | 85-072 | OAC | Opinion |
| 4117.14 | 85-048 | | 85-085 | 127-1-13 | 85-095 |
| 4301.03 | 85-027 | 5705.23 | 85-017 | 4301:1-1-53 | 85-001 |
| 4301.04 | 85-027 | 5705.40 | 85-043 | | |
| 4301.28 | 85-027 | 5705.41 | 85-043 | | |
| 4501.04 | 85-094 | 5705.48 | 85-006 | Civil Rules | Opinion |
| 4503.02 | 85-094 | 5713.01 | 85-087 | CivR 58 | 85-057 |

TABLE 2

PRIOR OHIO ATTORNEY GENERAL OPINIONS AFFECTED

Covering opinions issued January 1, 1985 to December 31, 1985

| Former Opinion | | Later Opinion |
|----------------|--------------------------|---------------|
| 23, 1915 | Reference in | 85-051 |
| 1073, 1920 | Overruled in part by | 85-051 |
| 2, 1927 | Followed by | 85-006 |
| 2167, 1928 | Reference in | 85-062 |
| 2332, 1930 | Reference in | 85-066 |
| 3506, 1931 | Reference in | 85-099 |
| 3703, 1931 | Approved and followed by | 85-087 |
| 1216, 1939 | Overruled in part by | 85-051 |
| 2129, 1940 | Reference in | 85-059 |
| 951, 1941 | Followed by | 85-006 |
| 4665, 1941 | Reference in | 85-080 |
| 1085, 1949 | Reference in | 85-003 |
| 1126, 1952 | Reference in | 85-005 |
| 1289, 1952 | Reference in | 85-052 |
| 3343, 1953 | Reference in | 85-004 |
| 3373, 1953 | Approved and followed by | 85-018 |
| 4224, 1954 | Approved and followed by | 85-012 |
| 4567, 1954 | Reference in | 85-014 |
| 5666, 1955 | Reference in | 85-014 |
| 6025, 1955 | Reference in | 85-021 |
| 1645, 1958 | Reference in | 85-056 |
| 576, 1959 | Reference in | 85-061 |
| 602, 1959 | Overruled in part by | 85-080 |
| | Modified by | 85-080 |
| 3067, 1962 | Followed by | 85-066 |
| 358, 1963 | Reference in | 85-004 |
| 1044, 1964 | Reference in | 85-004 |
| 65-070 | Reference in | 85-062 |
| 66-060 | Followed by | 85-006 |
| 67-056 | Overruled by | 85-024 |
| 69-082 | Reference in | 85-030 |
| 70-014 | Limited by | 85-023 |
| 70-168 | Reference in | 85-099 |
| 71-055 | Reference in | 85-075 |
| 71-083 | Reference in | 85-004 |
| 73-018 | Reference in | 85-051 |
| 74-032 | Reference in | 85-003 |
| 77-090 | Reference in | 85-005 |
| 78-066 | Modified by | 85-065 |
| 79-039 | Reference in | 85-071 |
| 79-102 | Reference in | 85-036 |
| 79-111 | Reference in | 85-006 |
| | Reference in | 85-052 |
| | Reference in | 85-080 |
| 80-003 | Overruled in part by | 85-072 |
| 80-016 | Reference in | 85-094 |
| 80-050 | Reference in | 85-036 |

| Former Opinion | | Later Opinion |
|-----------------------|--------------------------|----------------------|
| 80-086 | Reference in | 85-003 |
| 81-029 | Reference in | 85-077 |
| 81-052 | Reference in | 85-005 |
| 81-067 | Reference in | 85-057 |
| 82-006 | Reference in | 85-005 |
| 82-026 | Approved and followed by | 85-002 |
| 82-027 | Approved and followed by | 85-002 |
| | Reference in | 85-055 |
| 82-035 | Overruled by | 85-055 |
| 83-016 | Reference in | 85-006 |
| 83-019 | Approved and followed by | 85-093 |
| 83-029 | Reference in | 85-005 |
| 83-055 | Reference in | 85-055 |
| 84-008 | Approved in part by | 85-060 |
| 84-070 | Reference in | 85-042 |
| 84-073 | Reference in | 85-004 |
| 84-096 | Reference in | 85-031 |
| 85-021 | Reference in | 85-052 |
| 85-045 | Reference in | 85-076 |
| 85-052 | Reference in | 85-074 |
| 85-056 | Reference in | 85-060 |

TABLE 3

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 1985.

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:

| <i>Ohio Constitution</i> | <i>Ohio Revised Code</i> | | |
|--------------------------|--------------------------|--------|---------|
| Art. II, § 4 | 3.11 | 315.02 | 2921.42 |
| Art. III, § 14 | 124.57 | 319.07 | 3501.02 |
| | 309.02 | 705.02 | |
| | 311.04 | 731.12 | |

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

| Office | Compatible With | Opinion |
|--|--|---------|
| Amusement ride inspector | Civil service commission member, municipal | 85-045 |
| Amusement ride inspector | U.S. mail carrier | 85-076 |
| Civil service commission member, municipal | Amusement ride inspector | 85-045 |
| Engineer, county | Teacher, technical college | 85-100 |
| Teacher, technical college | Engineer, county | 85-100 |
| Township trustee | Transportation department equipment operator | 85-080 |
| Transportation department equipment operator | Township trustee | 85-080 |
| U.S. mail carrier | Amusement ride inspector | 85-076 |

| Office | Incompatible With | Opinion |
|--|---|---------|
| County commissioner | Regional airport authority trustee | 85-029 |
| Deputy sheriff | Chief of police, township district within same county | 85-021 |
| Dog warden, county | Police chief, village | 85-042 |
| Police chief, township police district | Deputy sheriff within same county | 85-021 |
| Police chief, village | Dog warden, county | 85-042 |
| Regional airport authority trustee | County commissioner | 85-029 |

| Office | Incompatible With | Opinion |
|--|--|---------|
| School board member, local school district | Township trustee | 85-006 |
| Township trustee | School board member, local school district | 85-006 |
| Township trustee | Zoning inspector, county | 85-074 |
| Zoning commission member, township | Zoning inspector, township | 85-052 |
| Zoning inspector, county | Township trustee | 85-074 |
| Zoning inspector, township | Zoning commission member, township | 85-052 |