

1476.

CONTRACT—CO-OPERATIVE, STATE WITH CITY OF
FINDLAY, IMPROVEMENT, S. H. 220, SECTION FINDLAY,
PART, HANCOCK COUNTY.

COLUMBUS, OHIO, November 27, 1939.

HON. ROBERT S. BEIGHTLER, *Director, Department of Highways, Columbus, Ohio.*

DEAR SIR: You have submitted for my approval a cooperative contract between the State of Ohio and the City of Findlay covering the following improvement:

Section Findlay (Part).
State Highway No. 220.
City of Findlay.
Hancock County.

Finding said contract correct as to form and legality, I have accordingly endorsed my approval thereon and am returning the same herewith.

Respectfully,

THOMAS J. HERBERT,
Attorney General.

1477.

COUNTY OR EXEMPTED VILLAGE BOARD OF EDUCATION
—“SERVICE FUND” SET ASIDE UNDER SECTION 7704,
G. C., AMENDED SENATE BILL 99, 93RD GENERAL AS-
SEMBLY—AVAILABLE ONLY AFTER CLERK OF BOARD
HAS MADE OFFICIAL CERTIFICATION OF PUPIL EN-
ROLLMENT—STATUTORY PROVISION, THIRD MONDAY
IN JANUARY, 1940, OR MONDAY PRECEDING CLOSE OF
SCHOOL YEAR 1939-1940.

SYLLABUS:

A “service fund” for a county or exempted village board of education set aside in pursuance of Section 7704, General Code, as amended by the 93rd General Assembly, can not lawfully be made available until after an official certification of pupil enrollment is made by the clerk of such board as provided by the statute, on the third Monday in January,