

act. As laws of that character are expressly exempted from the referendum, it is my judgment that in this case I should decline to take any action in aid of such a course, and I therefore decline to approve the synopsis submitted.

Respectfully,

JOHN G. PRICE,
Attorney-General.

2075.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS,
LORAIN, HIGHLAND, DELAWARE AND GEAUGA COUNTIES, OHIO.

COLUMBUS, OHIO, May 13, 1921.

HON. LEON C. HERRICK, *State Highway Commissioner, Columbus, Ohio.*

2076.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS,
LORAIN AND BROWN COUNTIES, OHIO.

COLUMBUS, OHIO, May 13, 1921.

HON. LEON C. HERRICK, *State Highway Commissioner, Columbus, Ohio.*

2077.

DISAPPROVAL, REFUNDING BONDS OF JEFFERSON JOINT HIGH
SCHOOL DISTRICT, MEDINA COUNTY, IN AMOUNT OF \$6,000.

COLUMBUS, OHIO, May 14, 1921.

Industrial Commission of Ohio, Columbus, Ohio.

Re: Refunding bonds of Jefferson joint high school district, Medina county, in the amount of \$6,000.

GENTLEMEN:—The transcript for the above bond issue, submitted for my examination, discloses that the bonds are issued under authority of a resolution passed by the joint high school committee appointed by the boards of education of Jefferson village school district and Jefferson township rural school district under authority of section 7670 G. C. In issuing the bonds this committee assumes apparently to act as a board of education and is attempting to issue bonds under authority of section 5656 G. C., which provides as follows:

“The trustees of a township, the board of education of a school district