

expenditures are to be paid, signifies that payments authorized thereby should be made from the general fund else they can not be made at all.

This conclusion is fortified by the fact that there could be no good reason assigned for providing that the dog and kennel fund should bear the expense incurred by reason of injuries caused by dogs, cats or other animals, afflicted with rabies. True, the dog and kennel fund is made up of moneys arising from fees for dog registration, but it does not have the advantage of any fees arising on account of the regulation or registration of cats and other animals and to burden such fund with the expenses incident to injuries caused by cats and other animals would not seem to be just.

It is my opinion therefore, that expenditures authorized by Sections 5851 and 5852, General Code, should be made from the general fund of the county.

Respectfully,  
EDWARD C. TURNER,  
*Attorney General.*

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1044.

APPROVAL, BONDS OF FRANKLIN TOWNSHIP RURAL SCHOOL DISTRICT, COSHOCTON COUNTY, OHIO—\$2,500.00.

COLUMBUS, OHIO, September 22, 1927.

*Retirement Board, State Teachers Retirement System, Columbus, Ohio.*

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1045.

APPROVAL, BONDS OF ALLEN COUNTY, OHIO, \$91,200.00.

COLUMBUS, OHIO, September 22, 1927.

*Retirement Board, State Teachers Retirement System, Columbus, Ohio.*

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1046.

ASPIRIN—WHO MAY SELL—WHETHER OR NOT HOUSEHOLD REMEDY, IS QUESTION OF FACT.

SYLLABUS:

1. *The sale or dispensing of aspirin by one who is not a legally registered pharmacist or a legally registered assistant pharmacist employed in a pharmacy or drug store under the management or control of a legally registered pharmacist, constitutes a*