

the law of *Longworth vs. Cincinnati supra*, applies. The third syllabus of that case which deals with a special employee is as follows:

“3. If a superintendent of such improvement is necessary, and one is employed by the city for that particular improvement, the amount paid by the city, for his services, may properly be included in the assessment.”

This rule was further cited and applied to the case of an employee specially employed by a County Surveyor in an opinion of the Attorney General for 1927, Volume III, page 194.

The rule of these authorities clearly distinguishes the special employee from the regular employee and is clearly applicable to the present facts.

It is therefore my opinion that a per diem fee representing the actual cost of a Deputy Engineer, specially employed for county ditch improvement by the County Surveyor, may properly be made a part of the costs to be assessed.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

57.

APPROVAL—BONDS OF SOUTH AMHERST VILLAGE
SCHOOL DISTRICT, LORAIN COUNTY, OHIO, \$14,400.00.

COLUMBUS, OHIO, January 29, 1937.

Industrial Commission of Ohio, Columbus, Ohio.

58.

APPROVAL—CERTIFICATE OF AMENDMENT TO ARTICLES
OF OHIO STATE LIFE INSURANCE COMPANY.

COLUMBUS, OHIO, January 29, 1937.

HON. WILLIAM J. KENNEDY, *Secretary of State, Columbus, Ohio.*

DEAR SIR: I have examined the certificate of amendment to the articles of The Ohio State Life Insurance Company.