- 1. In the event an initiative petition proposing an amendment to the Constitution has been circulated in the year 1929, and a number of signatures then secured thereto, such signatures if secured in accordance with the laws then in force and effect may be considered sufficient and counted in determining the requisite number of signatures upon such petition when filed in 1930.
- 2. When copy of such petition was filed in 1929, under the provisions of Section 5175-29c, General Code, as then in force and effect, additional signatures may now be secured to such petition.

Respectfully,
GILBERT BETTMAN,
Attorney General.

1500.

APPROVAL, FINAL RESOLUTION AND CONTRACT FOR ROAD IM-PROVEMENTS IN GEAUGA AND LICKING COUNTIES.

Columbus, Ohio, February 7, 1930.

HON. ROBERT N. WAID, Director of Highways, Columbus, Ohio.

1501.

APPROVAL, NOTES OF JUNCTION CITY-JACKSON VILLAGE SCHOOL DISTRICT, PERRY COUNTY-\$70,000,00.

Columbus, Ohio, February 7, 1930.

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

1502.

COUNTY BUILDINGS—SECTION 2333, GENERAL CODE, CONSTRUED—HOW TO DETERMINE WHETHER BOND ISSUE FOR EXTENSION TO COURT HOUSE SHOULD BE SUBMITTED TO PEOPLE—INCORPORATING IN ONE RESOLUTION MORE THAN ONE IMPROVEMENT AUTHORIZED.

SYLLABUS:

- 1. The provisions of Section 2333, General Code, do not apply to the alteration or extension of an existing court house.
- 2. When bonds are proposed to be issued for the purpose of building an extension to an existing court house, the question of whether or not such issue must