

524.

BONDS — FOREST-JACKSON RURAL SCHOOL DISTRICT,
HARDIN COUNTY, \$7,000.00.

COLUMBUS, OHIO, May 2, 1939.

The Industrial Commission of Ohio, Columbus, Ohio.

GENTLEMEN :

RE: Bonds of Forest-Jackson Rural School District,
Hardin County, Ohio, \$7,000.00.

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise all of an issue of Athletic Field Bonds in the aggregate amount of \$7,000.00, dated February 15, 1939, and bearing interest at the rate of 3¾% per annum.

From this examination, in the light of the law under authority of which the above bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute valid and legal obligations of said rural school district.

Respectfully,

THOMAS J. HERBERT,
Attorney General.

525.

PETITION—NONCOMPULSORY MILITARY TRAINING BILL,
TO PROVIDE NO STUDENT IN STATE INSTITUTIONS OF
HIGHER EDUCATION SHALL BE COMPELLED TO TAKE
ANY COURSE IN MILITARY SCIENCE OR TACTICS, MIL-
ITARY DRILL, ETC.

COLUMBUS, OHIO, May 2, 1939.

MR. ALBERT G. GILES, *1691 Auburndale Road, East Cleveland, Ohio.*

DEAR SIR: You have submitted for my examination a written petition bearing over one hundred names, containing a proposed law and a summary of the same under Section 4785-175, General Code, which reads as follows:

“We, the undersigned voting citizens of the State of Ohio petition your honor, the Attorney General of our state, to approve the following proposed Initiative Petition for,

NONCOMPULSORY MILITARY TRAINING BILL

PURPOSE: Providing that no student in state higher educational institutions be required to take or attend any course of military science, tactics, or drill to graduate.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OHIO:

Section 1. No student in attendance at any of the state institutions of higher education in the State of Ohio shall be compelled or required to take or attend any course or courses of military science and/or tactics, or to attend any military drill as a necessary requirement to obtain any degree or degrees or to be graduated from any of said institutions."

I am of the opinion that the attached summary is a fair and truthful statement of the proposed law and accordingly submit for uses provided by law the following certification:

"I, THOMAS J. HERBERT, Attorney General of the State of Ohio, pursuant to the duties imposed upon me under the provisions of Section 4785-175 of the General Code of Ohio, hereby certify that, in my opinion, the attached summary is a fair and truthful statement of the proposed law."

Respectfully,

THOMAS J. HERBERT,
Attorney General.

526.

BANK—MAY MAKE REASONABLE CHARGE FOR SERVICES TO COLLECT, REMIT OR CREDIT PROCEEDS, BONDS AND INTEREST—RIGHT NOT DEPENDENT UPON COLLECTION FOR PUBLIC OFFICIAL, PRIVATE INDIVIDUAL, WHERE ACCOUNT ON DEPOSIT IN SUCH BANK.

SYLLABUS:

When bonds and interest thereon are made payable at a certain bank, such bank upon receipt of such bonds and/or the interest coupons thereon for collection, from the holder thereof, may lawfully make a reasonable and proper charge for the services rendered in making the collection and remitting or crediting the proceeds thereof. The right to make such charge is not dependent upon whether or not the collection is made for a public official or a private individual or whether or not the public authority or private individual has an account at the same bank.