

3937.

DISAPPROVAL, BONDS, PEMBERVILLE VILLAGE SCHOOL DISTRICT,
WOOD COUNTY, \$12,000.00.

COLUMBUS, OHIO, January 8, 1927.

Re: Bonds of Pemberville Village School District, Wood County, \$12,000.00.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

GENTLEMEN:—An examination of the transcript submitted for the foregoing issue of bonds discloses that said bonds were advertised for sale for three weeks, beginning on July 8, 1920 and were sold on July 26, 1920.

In the case of *State of Ohio vs. Kuhner and King*, 107 O. S., page 406, the court held as follows:

“The requirement of section 1206, General Code, that ‘the state highway commissioner shall advertise for bids for two consecutive weeks,’ is mandatory, and the contract entered on June 14 for advertisement in two weekly newspapers of the county on June 6th and June 13th is invalid.”

As the construction placed upon this statute will necessarily apply to section 2294 G. C. for the sale of bonds, I am compelled to hold that these bonds have not been advertised and sold as required by statute and by the decision of the court, and you are therefore advised not to accept the same.

Respectfully,

C. C. CRABBE,

Attorney-General.

3938.

APPROVAL, BONDS, CLARIDON AND HUNTSBURG TOWNSHIP, GEAUGA
COUNTY, \$15,900.00.

COLUMBUS, OHIO, January 8, 1927.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

3939.

TAX LEVY FOR BOND ISSUE—UNDER SECTION 7669 G. C. AMOUNT
RAISED FOR ERECTION OF JOINT DISTRICT HIGH SCHOOLE NEED
NOT BE IN PROPORTION TO TAX VALUATION OF DISTRICT—CON-
TRIBUTION FOR MAINTENANCE MADE BY RESPECTIVE DIS-
TRICTS—SINKING FUND.

SYLLABUS:

1 Under section 7669 of the General Code the amount raised by a tax levy or bond issue for the purpose of erecting a joint district high school need not be in proportion to the tax valuation of the respective districts.