

It could not be said that Section 7663 was obsolete or unconstitutional, and no other conclusion can be reached than that the legislature considered it to be "unnecessary", thereby signifying that other sections of the Code extended ample authority to boards of education to do what Section 7663, General Code, specifically authorized them to do, and that the specific authority given by Section 7663, General Code, was unnecessary.

I am therefore of the opinion that the repeal of Section 7663, General Code, did not signify an intent on the part of the legislature to prohibit a board of education from establishing one or more high schools when the establishment of those schools was deemed to be in the educational interests of the district.

Respectfully,
GILBERT BETTMAN,
Attorney General.

4829.

APPROVAL, BOND FOR THE FAITHFUL PERFORMANCE OF HIS
DUTIES AS RESIDENT DIVISION DEPUTY DIRECTOR—WAYNE C.
NEFF.

COLUMBUS, OHIO, December 20, 1932.

HON. O. W. MERRELL, *Director of Highways, Columbus, Ohio.*

DEAR SIR:—You have submitted for my approval a bond upon which the name of Wayne C. Neff appears as principal and The Maryland Casualty Company of Baltimore, Maryland, appears as surety, in the penal sum of \$5,000.00, conditioned to cover the faithful performance of the duties of the principal as Resident Division Deputy Director for Division No. 4.

Finding said bond legal and proper as to form, I have endorsed my approval thereon and return the same herewith.

Respectfully,
GILBERT BETTMAN,
Attorney General.

4830.

ANTICIPATORY NOTES—MAY BE ISSUED UNDER AMENDED SEN-
ATE BILL NO. 4 AND RETIRED BY ISSUANCE OF BONDS.

SYLLABUS:

Anticipatory notes may be issued under the provisions of Amended Senate Bill No. 4, as enacted at the First Special Session of the 89th General Assembly, as amended by the Second Special Session of the 89th General Assembly, at any time during the year 1932, which notes may mature not later than two years from date, and when such notes are about to mature the same may be retired by the issuance of bonds subsequent to the year 1932 in accordance with the provisions of Section 2293-26 of the Uniform Bond Act.