

tions 9593 et seq. G. C. are not empowered to insure property generally, but may only insure the property therein authorized."

It is clear that the purposes of said association only include the insurance of the risks specified in Section 9593, General Code, against loss solely resulting from the contingencies as set forth in said section of the General Code. It is provided in Section 9594, subsection 3, in part that "The kinds of property proposed to be insured and the casualties specified in such preceding section proposed to be insured against, also must be specified in such certificate."

6. The names of R. G. Gallemore and E. L. Couzens, as signed and as are written in the acknowledgment of said proposed certificate, do not correspond as will be clearly apparent upon inspection. The notary public taking the acknowledgment should make the necessary correction therein. Vol. I, Opinions of the Attorney General for 1919, p. 18.

7. It should further be observed that the proposed certificate of incorporation does not provide that it shall be one of the purposes of said association to enforce any contract entered into by the association, whereby the members agree to be assessed specifically for incidental purposes and for the payment of losses occurring to such members as required by Section 9594, subsection 3 of the General Code. Opinions of Attorney General, Vol. I, 1912, p. 19; Vol. I, 1914, p. 965; Vol. II, 1914, p. 1679; Vol. I, 1915, p. 904; Vol. II, 1920, p. 1013.

I accordingly advise that you should not file the proposed certificate of incorporation until corrections are made as above suggested.

Respectfully,

GILBERT BETTMAN,
Attorney General.

3009.

APPROVAL, BONDS OF MARSHALL TOWNSHIP RURAL SCHOOL DISTRICT, HIGHLAND COUNTY, OHIO—\$18,000.00.

COLUMBUS, OHIO, February 28, 1931.

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

3010.

SPECIAL ELECTION—APPOINTMENT OF JUDGES AND CLERKS IN VARIOUS PRECINCTS—BOARD OF ELECTIONS WITHOUT AUTHORITY TO MAKE SUCH APPOINTMENTS WITHOUT COMPENSATION.

SYLLABUS:

A board of elections is not authorized to appoint judges and clerks of elections to serve for a specific election without compensation.