

In addition to the above bond you should be furnished with a certified copy of a resolution of the Board of Directors of The Fairchild Milling Company authorizing and directing the proper officer to sign the bond for and on behalf of said company. If the surety on the bond is a surety company you should be furnished with a certificate of the Superintendent of Insurance to the effect that such company is authorized to transact business in this state and also with a certified copy of the power of attorney of the agent signing the bond in behalf of the surety company together with a financial statement of said company. If the sureties on the bond are personal sureties you should be furnished with affidavits by the sureties to the effect that they have property subject to execution over and above all liabilities in a sum equal to the amount of the bond or a certificate of the County Auditor to that effect.

Respectfully,

EDWARD C. TURNER,
Attorney General.

782.

APPROVAL, NOTE OF WEYMOUTH RURAL SCHOOL DISTRICT, MEDINA COUNTY—\$528.00.

COLUMBUS, OHIO, July 26, 1927.

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

783.

PROBATE COURTS—MAY NOT DIRECT SERVICE TO CHIEF OF POLICE OR A MEMBER OF CITY POLICE DEPARTMENT OR TO A VILLAGE MARSHAL OR HIS DEPUTY.

SYLLABUS:

By virtue of the provisions of Section 1596, General Code, process issued by a probate court must be directed to and served by sheriffs, coroners and constables, except that, by the terms of Section 6212-26, General Code, in prosecutions involving violations of the laws prohibiting traffic in intoxicating liquors process issued by the probate court may also be directed to and served by the commissioner of prohibition, the deputy commissioner and regularly appointed inspectors of the prohibition department. In no case is the probate court authorized to direct service to the chief of police or a member of the police department of a city or to a village marshal or his deputy.

COLUMBUS, OHIO, July 27, 1927.

HON. HERMAN F. KRICKENBERGER, *Prosecuting Attorney, Greenville, Ohio.*

DEAR SIR:—Your letter of recent date requesting my opinion duly received. Your letter reads as follows:

“Since the decision of Judge Taft in the case of *Tumey vs. State of Ohio*, I presume your department has been flooded with requests for opinions rela-