

been delegated to make another appropriation or provide for their collection.

4. It was the duty of the chief accounting officer of the city of Cleveland when the notes herein became due to collect the same from the proceeds of the next semi-annual settlement when a sum necessary for their retirement was appropriated as a matter of law. That time having passed, and the moneys appropriated as a matter of law for the payment of the notes having passed with it, there is no authority of law provided for their collection."

Since the court has apparently held that there is no way to enforce collection of such notes in the event the proper officers of the subdivision issuing such notes fail to do their duty, there is considerable doubt as to whether such notes are general obligations of the subdivision issuing them. It is therefore my advice that you do not purchase any notes issued under authority of Section 2293-4, General Code.

Respectfully,

JOHN W. BRICKER,
Attorney General.

5214.

APPROVAL—BONDS OF SUMMIT COUNTY, OHIO, \$72,000.00.

COLUMBUS, OHIO, March 5, 1936.

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

5215.

APPROVAL—BONDS OF GLENMONT RURAL SCHOOL DISTRICT, HOLMES COUNTY, OHIO, \$1,169.23.

COLUMBUS, OHIO, March 6, 1936.

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