

1553.

APPROVAL, RESOLUTIONS FOR SALE OF ABANDONED OHIO CANAL
LANDS IN HANOVER TOWNSHIP, LICKING COUNTY, OHIO.

COLUMBUS, OHIO, September 10, 1920.

HON. JOHN I. MILLER, *Superintendent of Public Works, Columbus, Ohio.*

DEAR SIR:—Receipt is acknowledged of your letter of September 9, 1920, transmitting in duplicate copies of resolutions providing for the sale of certain abandoned Ohio canal lands in Hanover township, Licking county, Ohio, to Cecelia F. Wareham.

Upon careful examination, I find the proceedings set out in said resolutions to be legal and correct, and I therefore return said resolutions with my approval endorsed thereon.

Respectfully,
JOHN G. PRICE,
Attorney-General.

1554.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS IN
PIKE, LORAIN AND LAWRENCE COUNTIES.HON. A. R. TAYLOR, *State Highway Commissioner, Columbus, Ohio.*

COLUMBUS, OHIO, September 10, 1920.

1555.

BOARD OF EDUCATION—LIABILITY OF BOARD FOR TUITION OF
HIGH SCHOOL PUPIL WHO ATTENDS SCHOOL IN ANOTHER DIS-
TRICT—PUPIL REQUIRED TO ATTEND SCHOOL DURING EACH
MONTH—BOARD CANNOT PAY TUITION FOR EIGHT MONTHS
AND COMPEL PARENTS TO PAY IN EXCESS OF EIGHT MONTHS.

A board of education sending a high school pupil to another district for school purposes, is liable for all the months during which such school attended is operated, provided the pupil attends such school during each and every month that such high school is operated. The board of education which permits high school pupils to attend another district for high school purposes cannot pay the tuition for eight months and then compel the pupils or parents of the pupil to pay for any excess, above eight months.

COLUMBUS, OHIO, September 10, 1920.

HON. HARRY A. SMITH, *Prosecuting Attorney, Caldwell, Ohio.*

DEAR SIR:—Acknowledgment is made of the receipt of your letter of August 24, 1920, in which you request an opinion of this department upon the following question:

“Where a rural or village school district has no first grade high school