

the other hand, the laxity of these administrative officers has in many instances enabled persons to do the very thing the law seeks to prevent.

If the evils which the law seeks to remedy are to be met, there must be a start made some time to have the law properly complied with, and the longer it is deferred the more well intentioned persons will be its victims. If owners of cars who have failed, when acquiring the title thereto, to get the necessary evidence of title, are now to be permitted to transfer their cars without furnishing the proper evidences of title the purchaser will be in the same position when he undertakes to transfer the car that his immediate preceding title holder had been; and if inconvenience is an excuse for one it may well be for the other.

With respect to the instances you mention, the owner of the 1924 Ford, if he undertakes to sell the car without having in his possession one copy of all duly executed, verified and filed prior bills of sale, or duly certified copies thereof, and without delivering the same to the purchaser, will be guilty of a violation of the plain provisions of Section 6310-11, General Code, and subject to a fine as provided by Section 6310-14, General Code. In addition, such a transferee is not entitled to have the car registered and obtain a license therefor as provided by Section 6294, General Code, which provides that before a license can be issued for a car the owner must present for inspection proper bills of sale as provided by the statutes.

Your second question is answered in Opinion No 1189, rendered by this department under even date herewith to the Prosecuting Attorney of Carroll County, a copy of which I enclose herewith, and in Opinion No. 327, rendered under date of April 14, 1927, to the Commissioner of Motor Vehicles.

Respectfully,

EDWARD C. TURNER,  
*Attorney General.*

---

1191.

APPROVAL, BONDS OF THE CITY OF ASHLAND, ASHLAND COUNTY  
OHIO—\$5,000.00.

COLUMBUS, OHIO, October 23, 1927.

*Industrial Commission of Ohio, Columbus, Ohio.*

---

1192.

APPROVAL, BONDS OF MAPLE HEIGHTS VILLAGE SCHOOL DISTRICT,  
CUYAHOGA COUNTY, OHIO—\$21,000.00.

COLUMBUS, OHIO, October 22, 1927.

*Industrial Commission of Ohio, Columbus, Ohio.*