

would include medical equipment since such would be in furtherance of the primary purpose for which the inmates are present in the Sanatorium, namely, medical treatment.

In view of the foregoing, I am of the opinion that the cost of equipment needed for the care of an inmate of the Ohio State Sanatorium cannot be charged to the county from which the patient came as an "incidental expense" of such patient under section 1816, General Code.

Respectfully,  
GILBERT BETTMAN,  
*Attorney General.*

3680.

APPROVAL, BONDS OF FULTON COUNTY, OHIO—\$23,000.00.

COLUMBUS, OHIO, October 22, 1931.

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

3681.

APPROVAL, BONDS OF EUCLID VILLAGE SCHOOL DISTRICT, CUYA-HOGA COUNTY, OHIO—\$10,000.00.

COLUMBUS, OHIO, October 22, 1931.

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

3682.

COST OF ASSISTANTS RELATIVE TO VALUATION OF PROPERTY NOT CHARGEABLE TO IMPROVEMENT—WHERE COMPLICATED SITUATIONS ARISE COUNTY COMMISSIONERS MAY EMPLOY EXPERT APPRAISERS AND CHARGE AGAINST IMPROVEMENT FUND.

**SYLLABUS:**

1. *When the county commissioners have under consideration the construction of roads, bridges, or buildings, they may legally require the clerk to obtain data and information relative to the value of the property which they contemplate obtaining and for such purpose may employ assistants to the clerk to aid in obtaining such data or appraising such property. If such assistants are employed, the cost thereof can not be charged to the improvement.*

2. *Where complicated properties are required in connection with a county improvement the county commissioners have implied power to employ expert ap-*