

than one office under the government of this State at the same time."

In view of these constitutional and statutory provisions, I think it doubtful if you could legally hold the two positions referred to at the same time.

Yours very truly,

T. F. WEST,

Attorney General.

QUALIFICATION OF ELECTORS TO VOTE IN
ELECTIONS TO CREATE, OR VOTE BONDS FOR,
SPECIAL ROAD DISTRICTS.

Tallahassee, Fla., December 9, 1916.

My dear Sir:

Yours of the 7 instant has been received and noted.

Only those persons who are *free-holders* are qualified to vote in an election creating a special road and bridge district and authorizing the issuance of bonds by such district. A *free-holder* is one who owns lands.

Yours very truly,

T. F. WEST,

Attorney General.

PHYSICIANS—LIABILITY FOR MUNICIPAL
LICENSE TAX.

Tallahassee, Fla., December 19, 1916.

My dear Sir:

Yours of the 19th instant has been received and noted.

The statute imposing State licenses is Chapter 6421, acts of 1913, laws of Florida, paragraph 7 of section 41 of which reads as follows: