

The Attorney General is not authorized to officially advise in reference to a matter of this kind and, therefore, this letter cannot be regarded as an official expression from this office.

Yours very truly,

T. F. WEST,

Attorney General.

OFFICERS, HOLDING COUNTY AND MUNICIPAL
AT SAME TIME.

Tallahassee, Fla., March 19, 1917.

My dear Sir:

Yours of the 17th instant has been received. I note your inquiry as follows:

"Am writing you for little information in regards to county officer holding office under bond can he hold office in city. That is to say can a justice of the peace hold office as Mayor in town. As our town election comes off in April and my friends want me to run for the office.

"The Mayor is not under any bond in the city it seems to me that it would be legal to hold both."

There is nothing in the law in this State which forbids a person holding the office of mayor of the town and justice of the peace at the same time.

Yours very truly,

T. F. WEST,

Attorney General.