

objections to your action making this adjustment in the amount of the unpaid rentals on this lease appear, and your finding in this matter is accordingly hereby approved.

In this connection, it is noted that the application of this company is headed as an application for adjustment of unpaid rental and cancellation of lease. However, there is nothing in the body of the application to indicate that the same is for any purpose other than to secure an adjustment of unpaid rentals. Neither is this application one for an adjustment of current rentals under the act of the 90th General Assembly, above referred to. Moreover, I do not construe your finding to be anything other than an adjustment and reduction in the amount of the unpaid rentals due and owing under this lease. And in this view and with this understanding, your finding in this matter is approved by me as is evidenced by my approval upon the original transcript and the copies thereof, all of which are herewith returned.

Respectfully,
 JOHN W. BRICKER,
Attorney General.

3095.

APPROVAL, NOTES OF GUYAN RURAL SCHOOL DISTRICT, GAL-
 LIA COUNTY, OHIO, \$9,026.00.

COLUMBUS, OHIO, August 28, 1934.

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

3096.

APPROVAL, NOTES OF PERRY RURAL SCHOOL DISTRICT, GAL-
 LIA COUNTY, OHIO—\$2,976.00.

COLUMBUS, OHIO, August 28, 1934.

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

3097.

APPROVAL, NOTES OF GREEN RURAL SCHOOL DISTRICT, GAL-
 LIA COUNTY, OHIO—\$1,633.00.

COLUMBUS, OHIO, August 28, 1934.

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