1892 OPINIONS

there are unencumbered balances legally appropriated in a sum sufficient to cover the obligations of the contract. You have also shown that the Controlling Board has approved the expenditure as required by Section 4 of House Bill No. 203 of the 88th General Assembly. In addition you have submitted a contract bond upon which the American Liability and Surety Company of Cincinnati, Ohio, appears as surety, sufficient to cover the amount of the contract.

You have further submitted evidence indicating that plans were properly prepared and approved, notice to bidders was properly given, bids tabulated as required by law, and the contract duly awarded. Also, it appears that the laws relating to the status of surety companies and the Workmen's Compensation Act have been complied with.

Finding said contract and bond in proper legal form I have this day noted my approval thereon and return the same herewith to you together with all other data submitted in this connection.

Respectfully,
GILBERT BETTMAN,
Attorney General.

2754.

APPROVAL, BONDS OF CITY OF TROY, MIAMI COUNTY, OHIO—\$15,000.00.

COLUMBUS, OHIO, December 31, 1930.

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

2755.

APPROVAL, BONDS OF JACKSON TOWNSHIP RURAL SCHOOL DISTRICT, MONROE COUNTY, OHIO—\$636.00.

Columbus, Ohio, December 31, 1930.

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

2756.

APPROVAL, LEASE TO STATE RESERVOIR LANDS AT INDIAN LAKE FOR LAWN AND PARK PURPOSES—J. R. BEATLEY.

COLUMBUS, OHIO, December 31, 1930.

HON. PERRY L. GREEN, Director of Agriculture, Columbus, Ohio.

DEAR SIR:—Through the division of conservation in your department you have this day submitted for my examination and approval a certain lease in triplicate, executed by the conservation commissioner on behalf of the State of Ohio, by which