1800 OPINIONS

cate of title submitted to me that under date of January 27, 1934, one Paul Kovacs of Barberton, Ohio, was adjudged to be an insane person by the consideration of the Probate Court of Summit County and that on or about March 23, 1934, said person was admitted as a patient to Massillon State Hospital. In the certificate of title the following is said: "We are unable to determine if the Paul Kovacs above named is the same person as the Paul Kovacs, who is a part owner of the above described premises." Needless to say, an investigation should be made with respect to the matter here noted in the certificate of title; which, of course, is a matter touching the legal competency of Paul Kovacs to execute this deed, if it should appear on such investigation that he is the same person who was adjudged insane and committed to the Massillon State Hospital. It is altogether likely that the person referred to in the certificate of title as the subject of this lunacy proceeding is a person other than the Paul Koyacs who is a tenant in common with Iulia Koyacs in the ownership of the property here in question. However, the matter should be investigated as above suggested.

Upon examination of contract encumbrance record No. 42, 1 find that the same has been properly executed and that there is shown a sufficient amount of money in the appropriation account to the credit of your department to pay the purchase price of this property, which purchase price is the sum of \$9650.00. It likewise further appears that the purchase of this property has been approved by the Controlling Board.

1 am herewith returning said certificate of title, warranty deed and contract encumbrance record No. 42 for your further attention in closing the transaction relating to the purchase of this property.

Respectfully,
HERBERT S. DUFFY,
Attorney General.

3006.

APPROVAL—CONTRACT AND BOND, WALTERS ELECTRIC COMPANY, CANTON, OHIO, AND DEPARTMENT OF PUBLIC WORKS FOR BOARD OF TRUSTEES, KENT STATE UNIVERSITY, KENT OHIO, ELECTRIC SERVICE FOR ENGLEMAN HALL, TOTAL EXPENDITURE, \$3,400.00.

Columbus, Ohio, September 20, 1938.

Hon. Carl G. Wahl, Director, Department of Public Works, Columbus, Ohio.

DEAR SIR: You have submitted for my approval a contract by and

between Walters Electric Company, Canton, Ohio, and the State of Ohio, acting by the Department of Public Works, for the Board of Trustees of Kent State University, Kent, Ohio, for the construction and completion of Contract for Electric Service for a project known as Service Extensions for Engleman Hall, Kent State University, Kent, Ohio, as set forth in Item 3 of the Form of Proposal dated July 30, 1938, which contract calls for the total expenditure of three thousand four hundred dollars (\$3,400.00).

You have also submitted the following papers and documents in this connection: Encumbrance record EE2243, dated August 25, 1938, estimate of cost, division of contract, notice to bidders, proof of publication, workmen's compensation certificate showing the contractor having complied with the laws of Ohio relating to compensation, the form of proposal containing the contract bond signed by the Century Indemnity Company of Hartford, Conecticut, its power of attorney for the signer, its financial statement and its certificate of compliance with the laws of Ohio relating to surety companies, the recommendations of the State Architect and Engineer, Board of Trustees and Director of Public Works, letter of certification from the Auditor of State showing that the necessary papers and documents are on file in said office, controlling board releases, and the tabulation of bids received on this project.

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 documents submitted in this connection.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

3007.

OFFICES COMPATIBLE—PUBLIC SCHOOL TEACHER—CITY—MEMBER CITY CIVIL SERVICE COMMISSION—PRO-VISO—PHYSICALLY POSSIBLE TO PERFORM DUTIES OF BOTH POSITIONS.

SYLLABUS:

A public school teacher of a city may also hold office as member of the City Civil Service Commission since the responsibilities of the said teacher do not include power to appoint, promote, lay-off, or suspend em-