

quired to devote to the duties of their offices is fixed by Section 154-20, General Code, which reads in part, as follows:

“All employes in the several departments shall render not less than eight hours of labor each day, Saturday afternoons, Sundays and days declared by law to be holidays excepted in cases in which, in the judgment of the director, the public service will not thereby be impaired.

* * * *”

The above statute, it will be observed, requires the employes spoken of to render eight hours service per day.

If, with the consent of the head of the department, an employe's time is arranged so that he can render eight hours service in the Department of Education and at the same time teach at the university, I am of the opinion that the law is not violated, and that he is entitled to pay for services rendered in both positions.

In am therefore of the opinion, in specific answer to your question, that the director of education, the assistant director of education and the chiefs of divisions within the Department of Education are not permitted by law to be employed as teacher at the Ohio State University or any college, or hold any other office or position of employment while serving as such director, assistant or chief of a division within the Department of Education. All other employes within said Department of Education may legally be employed as teacher at the Ohio State University or any other college, providing their schedule be so arranged, with the approval of the head of the Department of Education, that they render at least eight hours service as an employe of the Department of Education.

Respectfully,

GILBERT BETTMAN,

Attorney General.

3463.

APPROVAL, BONDS OF NORTH COLLEGE HILL VILLAGE SCHOOL DISTRICT, HAMILTON COUNTY, OHIO—\$25,000.00.

COLUMBUS, OHIO, July 29, 1931.

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

3464.

APPROVAL, BOND FOR THE FAITHFUL PERFORMANCE OF HIS DUTIES AS RESIDENT DISTRICT DEPUTY DIRECTOR — A. P. LAGRON.

COLUMBUS, OHIO, July 29, 1931.

HON. O. W. MERRELL, *Director of Highways, Columbus, Ohio.*

DEAR SIR:—You have submitted a bond in the penal sum of \$5,000 upon which

the name of A. P. Lagron appears as principal and the name of Globe Indemnity Company of New York appears as surety. Said bond is conditioned to cover the faithful performance of the duties of the principal as Resident District Deputy Director assigned to Lorain County.

Finding said bond in proper legal form, I have approved as to form and return the same herewith.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3465.

DISAPPROVAL, LEASE TO TAKE ALMA PROPERTY FOR PURPOSES
OF A STATE PARK AND PLEASURE AND FISHING RESORT.

COLUMBUS, OHIO, July 29, 1931.

HON. J. W. THOMPSON, *Conservation Commissioner, Division of Conservation, Columbus, Ohio.*

DEAR SIR:—Recently I received a letter from you stating that the Division of Conservation is desirous of leasing the Lake Alma property, now owned by the city of Wellston, Ohio, for the purposes of a state park and pleasure and fishing resort, and requesting me to draw up and to give my opinion as to the legality of a lease for this property, said lease to contain provisions substantially the same as those proposed to the Conservation Council by a committee appointed by said city of Wellston.

I am herewith enclosing, in triplicate, the lease requested by you. It is correct as to form, and its substantive provisions are, I believe, legal. However, before I can give my final approval to it as a valid lease, it is necessary that it be fully executed by the proper parties, and that I have in my hands sufficient credentials to show that sections 3698 and 3699, General Code, have been fully complied with.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3466.

APPROVAL, BONDS OF VILLAGE OF PEMBERVILLE, WOOD COUNTY,
OHIO—\$28,500.00.

COLUMBUS, OHIO, July 31, 1931.

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