

the contract refer to it or not. The duty imposed upon boards of education by the said statutory provision is mandatory and all persons contracting for the transportation of pupils with a board of education are charged with notice of the existence of the statutory provisions in question. Manifestly the provision of the statute requiring boards of education to adopt a time schedule is made for the benefit of the school patrons and such a time schedule should fix the time approximately that the school conveyance will reach the place where school pupils are to be picked up when the pupils are being transported to school or delivered back when they are being transported from school to their homes. The adoption of such a time schedule would no doubt involve a determination of the direction over a transportation route which the school bus would necessarily have to be operated in order to meet the terms of the schedule.

I am therefore of the opinion that in the instant case the board of education of the school district in question has the power and duty as well, to adopt a time schedule which must be observed by the contractor in the transportation of pupils to and from school as provided by his contract, and thereby indirectly to determine the direction over the transportation route which the conveyance must be operated to meet the terms of the time schedule even though the contract in question does not expressly prescribe the direction over the route for the operation of the conveyance.

Respectfully,

THOMAS J. HERBERT,
Attorney General.

1240.

EASEMENT—TO STATE BY SEVERAL PROPERTY OWNERS,
LANDS IN JEFFERSON, MONROE, UNION, DARBY AND
CANAAN TOWNSHIPS, MADISON COUNTY, USE, PUBLIC
FISHING GROUNDS.

COLUMBUS, OHIO, September 29, 1939.

HON. DON G. WATERS, *Commissioner, Division of Conservation and
Natural Resources, Columbus, Ohio.*

DEAR SIR: You have submitted for my examination and approval certain grants of easement, executed to the State of Ohio by several property owners in Jefferson, Monroe, Union, Darby and Canaan Townships, Madison County, Ohio, conveying to the State of Ohio, for the purposes therein stated, certain tracts of land in said townships and county.

The grants of easement here in question, designated with respect to the number of the instrument and the name of the grantor, are as follows:

<i>Number</i>	<i>Name</i>
3132	E. J. Britton & Son, Ben Britton
3133	McClelland Gregg
3134	Sarah E. Anderson
3135	Alexander Johnson
3136	L. C. Goodson
3137	Howard Westfall
3142	Ulrich Bauerle
3143	Frank P. Carey
3144	A. S. Helmuth
3145	E. S. Holmes
3146	Helen Bigelow
3147	Della J. Sherwood
3148	H. Gertrude Durban

By the above grants there are conveyed to the State of Ohio, certain lands described therein, for the sole purpose of using said lands for public fishing grounds, and to that end to improve the waters or water courses passing through and over said lands.

Upon examination of the above instruments, I find that the same have been executed and acknowledged by the respective grantors in the manner provided by law and am accordingly approving the same as to legality and form, as is evidenced by my approval endorsed thereon, all of which are herewith returned.

Respectfully,

THOMAS J. HERBERT,
Attorney General.

1241.

EASEMENTS—TO STATE BY SEVERAL PROPERTY OWNERS, LANDS IN BROWNHelm AND HENRIETTA TOWNSHIPS, LORAIN COUNTY, USE, PUBLIC FISHING GROUNDS.

COLUMBUS, OHIO, September 29, 1939.

HON. DON G. WATERS, *Commissioner, Division of Conservation and Natural Resources, Columbus, Ohio.*

DEAR SIR: You have submitted for my examination and approval certain grants of easement, executed to the State of Ohio by several property owners in Brownhelm and Henrietta Townships, Lorain County, Ohio, conveying to the State of Ohio, for the purposes therein stated, certain tracts of land in said townships and county.

The grants of easement here in question, designated with respect to