dollars or part thereof of the tax list, plus one and one-half per cent of the tax list in excess of one hundred million dollars. In ascertaining the limitations of this section, the bonds specified in Section 2293-13 and the following bonds shall not be considered:

- (a) Bonds issued prior to April 29, 1902, or to refund, extend the time of payment or in exchange for bonds issued prior to April 29, 1902.
  - (b) Bonds issued heretofore to meet deficiencies in the revenue."

The repeal and the new section were effective August 10, 1927. You will observe that the section authorizes the issuance of bonds in an amount not exceeding twenty thousand dollars in any period of five years for the improvement of any one county building without a vote of the people. The provision of Section 5638 limiting the aggregate amount of levies and appropriations has thus been eliminated. The only limitation is upon the issuance of bonds. So long, therefore, as there be unexpended balances in the general fund which may be appropriated for these purposes, I am of the opinion that the commissioners would be authorized to make an appropriation for an improvement of the lands under consideration without regard to the limitations of Section 5638, provided the appropriation was made after August 10th. Such appropriation should be made to the building fund for the improvement so as to make it available for use by the building commission.

Summarizing my conclusions, if it be assumed that the contemplated additional appropriation be a lawful one and within the rule laid down in the case of State, ex rel., vs. Andrews, supra, this department not having sufficient facts to pass on this question, I am of the opinion that where a building commission has been appointed for the construction of a county tuberculosis hospital pursuant to a vote of the people authorizing a bond issue and a supplemental appropriation is made by the county commissioners for the purpose of improvement of the site and furnishing of the building, such appropriation may be taken into consideration in fixing the compensation of such building commission, and such commission is authorized to expend the money so appropriated as a part of the building fund for such improvement.

Respectfully,
EDWARD C. TURNER,
Attorney General.

898.

APPROVAL, FINAL RESOLUTIONS ON ROAD IMPROVEMENTS IN FAIRFIELD, JEFFERSON AND VINTON COUNTIES.

COLUMBUS, OHIO, August 20, 1927.

Hon. George F. Schlesinger, Director of Highways and Public Works, Columbus, Ohio.

DEAR SIR:—I am in receipt of your letter of August 19, 1927, enclosing for my approval final resolutions covering improvements on:

Lancaster-Logan Road, I. C. H. No. 340, Sec. Lancaster Bridge, Fairfield County.

McArthur-Athens Road, I. C. H. No. 160, Sec. McArthur, Vinton County Steubenville-Cambridge Road, I. C. H. No. 26, Sec. Cross Creek Bridge, Jefferson County. 1582 OPINIONS

I have carefully examined said resolutions and find them correct in form and legal. I am therefore returning the same to you with my approval endorsed thereon in accordance with Section 1218, General Code.

Respectfully,
Edward C. Turner,
Attorney General.

899.

APPROVAL, 4 GAME REFUGE LEASES—DISAPPROVAL 1 GAME REFUGE LEASE.

COLUMBUS, OHIO, August 20, 1927.

Department of Agriculture, Division of Fish and Game, Columbus, Ohio.

GENTLEMEN:—I have your letter of recent date in which you enclose the following Game Refuge Leases, in duplicate, for my approval:

No.	Name	County	Township	Acres
1048	Susan Skinner	Perry	Thorn	8. <b>7</b> 5
1049	Elmer Zartman	Perry	Thorn	156
1050	Mary & Barbara Bashore	Perry	Thorn	157
1051	C. F. Helser	_Perry	Thorn	36

I have examined said leases, find them correct as to form, and I am therefore returning the same with my approval endorsed thereon.

I am returning herewith Lease No. 1052, Elsie Winegardner, Thorn Township, Perry County, 88 acres, unapproved for correction, for the reason that the acknowledgment thereon is defective. The name of the lessor does not appear therein.

Respectfully,
Edward C. Turner,
Attorney General.

900...

DISAPPROVAL, ABSTRACT OF TITLE TO LAND IN NILE TOWNSHIP, SCIOTO COUNTY, OHIO.

Columbus, Ohio, August 20, 1927.

Hon. Carl E. Steeb, Secretary, Agricultural Experiment Station, Columbus, Ohio.

Dear Sir:—You have submitted an abstract of title certified by Joseph W. Mitchell, abstractor, under date of August 10, 1927, at 12:00 M., accompanied by the deed of George A. Weaver and Sarah E. Weaver, his wife, for a part of O. S. U. Lot No. 6, situate in Nile Township, Scioto County, Ohio, and more particularly described as follows: