- 2. By virtue of the provisions of Section 2166, 2166-1, 2169 and 2210, General Code, a person committed to the Ohio Penitentiary on August 25, 1927, to serve one sentence of not less than twenty-four years, eleven months, twenty-nine days, to twenty-five years, a second sentence of not less than four years, eleven months, twenty-nine days, to five years, to commence to run at the expiration of the first sentence, and a third sentence of not less than twenty-four years, eleven months, and twenty-nine days to twenty-five years, to commence to run at the expiration of the second sentence, is not eligible for a hearing for a parole before the Board of Parole until he has served the aggregate of the minimum terms of imprisonment fixed by law for his several offenses, less good time off for good behavior as provided in Section 2210, General Code. A prisoner under such sentences is not entitled to be given a hearing by the Board of Parole until 1948. Likewise, a prisoner under such sentences would not be entitled to a final release earlier than on or about August 25, 1948, providing the Board of Parole at such time concludes that the prisoner is entitled to a final release.
- 3. The Board of Parole has the sole authority to determine whether a prisoner shall be allowed to go out on parole. A prisoner is not entitled to be released on parole as a matter of right since the granting of a parole by the Board of Parole is a discretionary matter.
- 4. A sentencing court after term for the purpose of clemency does not have the power to modify a sentence imposed upon a person convicted of a crime.

Respectfully,

JOHN W. BRICKER,

Attorney General.

5738.

APPROVAL — BONDS OF VILLAGE OF FAIRVIEW, CUYA-HOGA COUNTY, OHIO, \$74,450.00.

COLUMBUS, OHIO, June 23, 1936.

Industrial Commission of Ohio, Columbus, Ohio.