2380 OPINIONS

1429.

APPROVAL—BONDS OF NILES CITY SCHOOL DISTRICT, TRUMBULL COUNTY, OHIO, \$12,000.00.

COLUMBUS, OHIO, November 4, 1937.

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

RE: Bonds of Niles City School District, Trumbull County, Ohio, \$12,000.00.

The above purchase of bonds appears to be part of an issue of bonds of the above school district dated February 1, 1921. The transcript relative to this issue was approved by this office in an opinion rendered to the Industrial Commission under date of March 29, 1921, being Opinion No. 1952.

It is accordingly my opinion that these bonds constitute a valid and legal obligation of said school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

1430.

APPROVAL—BONDS OF CITY OF CLEVELAND, CUYA-HOGA COUNTY, OHIO, \$5,000.00. (Limited)

COLUMBUS, OHIO, November 4, 1937.

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

RE: Bonds of City of Cleveland, Cuyahoga County, Ohio, \$5,000.00. (Limited.)

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of an issue of public bath house bonds in the aggregate amount of \$115,000, dated October 1, 1919, bearing interest at the rate of 5% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute a valid and legal obligation of said city.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

1431.

FEMALES AND MINORS EMPLOYED BY SUPERINTEND-ENT OF BANKS—LIQUIDATION AND DISTRIBUTION OF ASSETS OF CLOSED BANKS—EMPLOYEES OF STATE OF OHIO (Opinion No. 5130, 1936, followed)—HOURS OF EMPLOYMENT.

SYLLABUS:

- 1. Females and minors employed by the Superintendent of Banks engaged in the liquidation and distribution of assets of closed banks, pursuant to the provisions of Section 710-94, et seq. of the General Code of Ohio, are employees of the State of Ohio (Opinion No. 5130 of the Attorney General issued February 1, 1936, in so far as applicable, affirmed and followed.)
- 2. There being no special provision in Sections 1008 to 1008-11, inclusive, and Section 12996, and sections which must be construed in pari materia therewith, relating to the hours of employment of females and minors, making such employees of the State of Ohio amenable to said provisions of law, females and minors so employed are not amenable to said provisions of the Code on the principle that the state is not bound by the terms of a general statute unless it be so expressly provided.

COLUMBUS, OHIO, November 4, 1937.

HON. S. H. SQUIRE, Superintendent of Banks, Columbus, Ohio.

DEAR SIR: This will acknowledge receipt of your letter of recent date, which reads as follows:

"At the last regular session of the General Assembly Sections 1008 to 1008-11, inclusive, and Section 12996 of the General Code, were enacted and became effective on August 19, 1937. The sections referred to place limitations upon