

6371.

DISAPPROVAL—BONDS OF MIDDLEPORT EXEMPTED VIL-
LAGE SCHOOL DISTRICT, MEIGS COUNTY, OHIO \$6,000.00.

COLUMBUS, OHIO, November 18, 1936.

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

GENTLEMEN:

RE: Bonds of Middleport Exempted Village School Dist.,
Meigs County, Ohio, \$6,000.00.

I have examined the transcript of the proceedings relating to the above bond issue.

As a condition precedent to the right to issue bonds under Section 2293-43, General Code, the fiscal officer must prepare a statement setting forth the matters which are required by paragraph b of said section. Inasmuch as the fiscal officer's statement does not comply with this section, I would be unable to approve this bond issue. It is my advice, therefore, that you do not purchase these bonds.

Respectfully,

JOHN W. BRICKER,
Attorney General.

6372.

DISAPPROVAL—GRANTS OF EASEMENT.

COLUMBUS, OHIO, November 18, 1936.

HON. L. WOODDELL, *Conservation Commissioner, Columbus, Ohio.*
Ohio.

DEAR SIR: You have submitted for my examination and approval certain grants of easement, conveying to the state of Ohio for the purposes cited therein, certain tracts of land.

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>
11	Gottfried Migley
13	George Gugle
17	Walter Compton
20	Bid Bobo
23	Orin Hugg
24	A. D. McCormick
26	Carrie Ferrest
27	Florence R. Smith
28	Oris Gaul
29	Anna Hecox
30	K. A. Spencer
33	Oscar Ervin
36	John Powell
37	H. A. Hensley
45	Minnie J. Bartlett
49	B. F. Peters
51	R. L. Fultz
55	Charles Orewiler
57	Charles Orewiler
67	Althea Orton
71	Cora L. Shaw
90	E. O. Selby

The above instruments, which are executed by the respective grantors set out above, contain no recital as to whether or not said grantors are married or unmarried and none of said instruments bear the signatures of the husbands or wives of the grantors, as the case may be.

I am therefore returning said grants of easement to you without my approval endorsed thereon, and further suggest that when executed by an unmarried person, such fact should be stated in the instrument by inserting the word "unmarried" after the name of the grantor where the same appears at the end thereof.

Respectfully,

JOHN W. BRICKER,
Attorney General.