2981.

APPROVAL—TITLE TO CERTAIN LANDS, HIGHWAY RIGHT OF WAY, CLEVELAND INTERURBAN RAILROAD COM-PANY, SH ICH No. 35, SECTION L-1, pt. LANDERS CIRCLE, CUYAHOGA COUNTY, OHIO.

COLUMBUS, OHIO, September 16, 1938.

HON. JOHN JASTER, JR., Director of Highways, Columbus, Ohio.

DEAR SIR: This is to acknowledge receipt of your recent communication requesting an opinion as to the title to certain lands sought to be acquired for highway right of way, commonly described as a parcel of the Cleveland Interurban Railroad Company and designated in the records of your department at SH (ICH) No. 35 Section L-1 (pt), Cuyahoga County (Landers Circle).

Attached to such request is a photostatic copy of a quit-claim deed and a certificate of title for described premises, dated August 27, 1938.

I have carefully checked the above enclosures and it is my opinion that you can safely rely upon this certificate of title as being correct and that the same discloses the persons having an interest in said premises of record.

I am returning herewith said enclosures with my approval of the certificate of title as executed by Michael P. O'Brien for the lands in which you are interested.

Respectfully,

HERBERT S. DUFFY, Attorney General.

2982.

DEPENDENT CHILDREN — GRANT OF AID — WHEN CHILD MOVES FROM ONE COUNTY TO ANOTHER—OBLIGA-TION TO PAY IMMEDIATELY ASSUMED BY COUNTY WHERE CHILD RESIDES.

SYLLABUS:

In the act providing for aid for dependent children, where a child moves from one county to another, the county to which he or she moves must immediately assume the obligation of paying the grant of aid to