digent poor persons. In another opinion of this office, Opinions of the Attorney General for 1927, Volume I, page 625, the difference between these sections is discussed. There does not seem to be any intimation of a difference between cities and villages as municipal corporations in the question presented in the provisions of section 3495 of the General Code.

Therefore, in view of the fact that section 3476 of the General Code, upon which you seem to base your view that the Opinion No. 4814 of 1932 was in error in including "village" so far as burial expense of indigent persons is concerned, is a section applying to relief; and, in view of the further fact that section 3495 of the General Code is applicable to municipal corporations in general, I come to the conclusion that the position taken by the Attorney General in the opinion mentioned in your letter and in the 1928 opinion, supra, should be followed.

Respectfully,

JOHN W. BRICKER,

Attorney General.

2383.

APPROVAL, LEASE EXECUTED TO THE STATE OF OHIO BY THE TRUSTEES OF CAMP LOUISA OF SALINE TOWNSHIP, JEFFERSON COUNTY, OHIO.

COLUMBUS, OHIO, March 19, 1934.

Hon. WILLIAM H. REINHART, Conservation Commissioner, Columbus, Ohio.

Dear Sir:—This is to acknowledge the receipt of your recent communication submitting for my examination and approval a certain lease Number 2217, which has been executed to the State of Ohio by the Trustees of Camp Louisa of Saline Township, Jefferson County, Ohio.

By the lease here in question there is leased and demised to the State of Ohio for a term of five (5) years a certain tract of 108 acres situated in said township and county and being a part of the north one-half of Section 29, Township 8, Range 2, which tract of land so leased and demised is to be set aside by you as a game refuge under the authority conferred by the provisions of section 1435-1, General Code.

Upon examination of this lease I find that the same has been properly executed by the trustees of the society above referred to and that the provisions of this lease conform to the above noted and other statutory provisions relating to leases of this kind.

I am accordingly approving this lease as to legality and form as is evidenced by my approval endorsed upon the lease and upon the duplicate copy thereof, which are herewith returned.

Respectfully,

John W. Bricker,

Attorney General.