firmed without opinion in Ireton vs. State, 81 O. S. 562; State ex rel. vs. Kraft, 19 O. A. R. 454, 456; Peter vs. Parkinson, Treas., 83 O. S. 36, 49; Jones, Auditor, vs. Commissioners of Lucas County, 57 O. S. 189; Elder vs. Smith, Auditor, et al., 103 O. S. 369, 370; State ex rel. Copeland vs. State Medical Board, 103 O. S. 369, 370; Civil Service Commission vs. State, ex rel., 127 O. S. 261. Moreover, the State Board of Cosmetology, like other state boards, can only make rules for the purpose of administering the law in accordance with the powers conferred upon it, and cannot by making rules assume powers which it does not have. See Civil Service Commission vs. State, ex rel. 127 O. S. 261.

Therefore, in specific answer to both of your questions, it is my opinion that if a cosmetic operator's license has been issued to a person on the payment of the statutory fee of Three Dollars (\$3.00) and such person during the license year applies for a manager license, the required fee to be paid before the issuance of such manager license is Five Dollars (\$5.00) and no deductions are authorized to be made because of the fee formerly paid for the cosmetic operator's license.

Respectfully,

JOHN W. BRICKER,

Attorney General.

3589.

APPROVAL, BONDS OF VILLAGE OF ASHVILLE, PICKAWAY COUNTY, OHIO—\$32,000.00.

Columbus, Ohio, December 6, 1934.

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

3590.

APPROVAL, BONDS OF VILLAGE OF HICKSVILLE, DEFIANCE COUNTY, OHIO—\$45,000.00.

Columbus, Ohio, December 6, 1934.

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

3591.

APPROVAL, BONDS OF ELYRIA CITY SCHOOL DISTRICT, LORAIN COUNTY, OHIO—\$5,000.00.

Columbus, Ohio, December 6, 1934.

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