

ford juvenile court was not affected by this child's marriage, and that thereafter that court could lawfully take such action with reference to her discipline and control as the circumstances warranted. * * *"

In my opinion the marriage of a boy or girl who has been temporarily committed to the County Children's Home by the Juvenile Court has no effect whatsoever upon the status of such children. If the marriage of such children under temporary commitment to the children's home had the result of making them in fact no longer dependent or neglected within the meaning of the statutes above quoted, then application should be made to the Juvenile Court which committed them to the institution for modification of the order of commitment.

Specifically answering your questions, it is my opinion that:

1. When a child, either boy or girl, is committed to the children's home by a Juvenile Court permanently, and such child at the age of nineteen years, while in the care and custody of the trustees of the children's home, marries, the marriage does not release the child from the guardianship of the trustees of the children's home.

2. When either a boy or girl is temporarily committed to the children's home by the Juvenile Court, their marriage at the age of nineteen, while in the custody of the trustees of the children's home, does not affect the jurisdiction of the Juvenile Court over them and their status is not affected in any way whatsoever as wards of the Court.

Respectfully,

JOHN W. BRICKER,

Attorney General.

3161.

APPROVAL—RESERVOIR LAND LEASE AT BUCKEYE LAKE FOR THE RIGHT TO USE AND OCCUPY FOR COTTAGE SITE AND DOCK-LANDING PURPOSES—JOHN C. SCHMITT, COLUMBUS, OHIO.

COLUMBUS, OHIO, September 5, 1934.

HON. EARL H. HANEFELD, *Director, Department of Agriculture, Columbus, Ohio.*

DEAR SIR:—This is to acknowledge the receipt of a recent communication over the signature of the Chief of the Bureau of Inland Lakes and Parks of the Division of Conservation in your department, submitting for my examination and approval a reservoir land lease, in triplicate, executed by the Conservation Commissioner, under the authority of section 471, General Code, to one John C. Schmitt of Columbus, Ohio.

This lease, which is one for a stated term of fifteen years, and which provides for an annual rental of \$36.00, payable semi-annually, grants and demises to the lessee above named the right to occupy and use for cottage site and dock-landing purposes, the inner slope and waterfront and the outer slope of the westerly embankment of Buckeye Lake extending back to the outer margin of the borrow pit adjacent thereto that is included in the whole of Embankment Lot No. 50, south of Lakeside, as laid out by the Ohio Canal Commission in 1905.

Upon examination of this lease, I find that the same has been properly executed by the Conservation Commissioner and by John C. Schmitt, the lessee therein named.

I further find upon examination of the provisions of this lease and of the conditions and restrictions therein contained, that the same are in conformity with the provisions of the sections of the General Code above referred to, and with those of other statutory enactments 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 and triplicate copies thereof, all of which are herewith enclosed.

Respectfully,

JOHN W. BRICKER,
Attorney General.

3162.

LIBRARY—PUBLIC SCHOOL TEACHERS MAY BE APPOINTED TO BOARD OF LIBRARY TRUSTEES.

SYLLABUS:

1. *School superintendents, principals of schools and teachers in the public schools may lawfully be appointed and serve as members of the board of library trustees of the school district library in the district in which they are employed, as well as any other board of library trustees, provided they are residents of the district, and provided further, in so far as school district libraries are concerned, they had not been members or officers of the board of education in which the library is located for one year previous to their election to said board of trustees.*

2. *School superintendents, principals of schools and teachers in the public schools are not by reason thereof, officers of the board of education which employs them.*

COLUMBUS, OHIO, September 6, 1934.

HON. PAUL A. T. NOON, *Ohio State Library, Columbus, Ohio.*

DEAR SIR:—This will acknowledge the receipt of your request for my opinion which reads as follows:

“You are respectfully requested to furnish this department your written opinion on the following:

Acting in an advisory capacity to public libraries of Ohio this department has been asked in numerous instances whether or not, superintendents, principals and teachers of public schools are eligible to be appointed members of a board of public library trustees while serving in their respective positions as members of a school staff.

Section 7636 of the General Code provides for the eligibility and appointment of boards of library trustees of school district libraries by the Board of Education of such school district. It is provided that no one shall be eligible to membership on such library board who is or has