OPINIONS

I am herewith returning to you such certificate of title, warranty deed and other files which you submitted to me.

Respectfully,

JOHN W. BRICKER, Attorney General.

5736.

APPROVAL—BONDS OF TOLEDO CITY SCHOOL DISTRICT, LUCAS COUNTY, OHIO, \$5,000.00.

Социмвиз, Оню, June 22, 1936.

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

5737.

PAROLE—PERSON SENTENCED UNDER INDETERMINATE LAW TO SEVERAL CONSECUTIVE SENTENCES—WHEN ELIGIBLE FOR PAROLE—SENTENCING COURT MAY NOT MODIFY SENTENCE AFTER TERM FOR PURPOSES OF CLEMENCY.

SYLLABUS:

1. Under Section 2166, General Code, a prisoner in the Ohio Penitentiary serving an indeterminate sentence is not entitled as a matter of right to be released on parole after serving the minimum term of his sentence less good time off for good behavior as provided by Section 2210, General Code, since the granting of a parole is discretionary with the Board of Parole as provided in Sections 2211-4, 2211-5 and 2211-6, General Code.

2. By virtue of the provisions of Sections 2166, 2166-1, 2169 and 2210, General Code, a person committed to the Ohio Penitentiary on August 25, 1927, to serve one sentence of not less than twenty-four years, eleven months, twenty-nine days, to twenty-five years, a second sentence of not less than four years, eleven months, twenty-nine days, to five years, to commence to run at the expiration of the first sentence, and a third sentence of not less than twenty-four years, eleven months, and twentynine days to twenty-five years, to commence to run at the expiration of the second sentence, is not eligible for a hearing for a parole before the Board of Parole until he has served the aggregate of the minimum terms