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men, as a matter of fact, are masters of their own time and efforts. If the salesman must report for work at a certain time, must spend a certain number of hours per day, must make a certain number of calls per day or is subject to considerable regulation by the agent for whom he works, then such salesman is not master of his own time and efforts and his employment would not be, in my opinion, exempt from the Unemployment Compensation Act. On the other hand, if the salesman is not subject to regulation and control, his employment would be, in my opinion, exempt from the provisions of the Unemployment Compensation Act by reason of Section 1345-1 (c) (E) (7).

The determination of the problem as it affects the remaining two categories, namely, real estate salesmen and stock and bond salesmen likewise depends upon the factual situation. If the particular facts surrounding the employment are made known, the question of whether or not they are masters of their own time and efforts can be determined. However, I see no reason for saying that merely because such salesmen can only work for one principal would be determinative of the question. If a salesman can work or not, as he pleases, and put in such hours as he desires, call on such customers as he chooses and employ whatever methods of salesmanship he prefers, I do not believe that the mere fact that he may only be employed by one principal in his particular line of work would in any way affect the situation.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

2058.

APPROVAL—BONDS CLEVELAND HEIGHTS VILLAGE SCHOOL DISTRICT, CUYAHOGA COUNTY, OHIO, \$20,000.00, PART OF TWO ISSUES DATED JULY 15, 1920.

COLUMBUS, OHIO, March 10, 1938.

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

RE: Bonds of Cleveland Heights Village School Dist., Cuyahoga County, Ohio, \$20,000.00.

The above purchase of bonds appears to be part of two issues of bonds of the above school district dated July 15, 1920. The transcripts

relative to these issues were approved by this office in opinions rendered to your board, being Opinion No. 1050, rendered July 19, 1933, and No. 3269, rendered May 28, 1931.

It is accordingly my opinion that these bonds constitute valid and legal obligations of said school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

2059.

APPROVAL—BONDS SHAKER HEIGHTS VILLAGE SCHOOL DISTRICT, CUYAHOGA COUNTY, OHIO, \$50,000.00, PART OF ISSUE DATED NOVEMBER 3, 1920.

COLUMBUS, OHIO, March 10, 1938.

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

RE: Bonds of Shaker Heights Village School Dist., Cuyahoga County, Ohio, \$50,000.00.

The above purchase of bonds appears to be part of an issue of bonds of the above school district dated November 3, 1920. The transcript relative to this issue was approved by this office in an opinion rendered to your board under date of September 17, 1935, being Opinion No. 4665.

It is accordingly my opinion that these bonds constitute valid and legal obligations of said school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.