a certificate of registration and two number plates, in accordance with the provisions of Section 6298, General Code, without exacting the payment of the annual license tax provided for by Section 6291, General Code.

5. The physical examination to determine the physical fitness of school bus drivers, spoken of in Section 7731-3, General Code, as amended by the 91st General Assembly, is to be provided for by local boards of education for all such drivers in districts of a county school district, and by the superintendent of schools in other districts.

Respectfully,

JOHN W. BRICKER,

Attorney General.

4501.

APPROVAL, NOTES OF SPRINGFIELD RURAL SCHOOL DISTRICT, SUMMIT COUNTY, OHIO, \$11,538.00.

COLUMBUS, OHIO, August 2, 1935.

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

4502.

APPROVAL, BONDS FOR THE FAITHFUL PERFORMANCE OF THEIR DUTIES AS RESIDENT DISTRICT DEPUTY DIRECTORS—JOHN W. TAYLOR AND CHARLES BONFIELD.

COLUMBUS, OHIO, August 3, 1935.

HON. JOHN JASTER, JR., Director of Highways, Columbus, Ohio.

DEAR SIR:—You have submitted two bonds, each in the penal sum of \$5,000.00, with sureties as indicated, to cover the faithful performance of the duties of the officials as hereinafter listed:

John W. Taylor, Resident District Deputy Director in Mahoning County—The American Bonding Company of Baltimore.

Charles Bonfield, Resident District Deputy Director in Hamilton County—United States Fidelity and Guaranty Company.

960 OPINIONS

The above bonds are undoubtedly executed pursuant to the provisions of sections 1183 and 1182-3, General Code, which state, insofar as pertinent:

Section 1183.

"* * Such resident district deputy directors shall * * give bond in the sum of five thousand dollars. * *."

Section 1182-3.

"* * All bonds hereinbefore provided for shall be conditioned upon the faithful discharge of the duties of their respective positions, and such bonds, * * shall be approved as to the sufficiency of the sureties by the director (of highways), and as to legality and form by the attorney general, and be deposited with the secretary of state. * *." (Words in parenthesis the writer's.)

Finding the above listed bonds to have been properly executed pursuant to the above statutory provisions, I have approved the same as to form, and return them herewith.

Respectfully,

JOHN W. BRICKER,

Attorney General.

4503.

CONSERVATION COUNCIL—FUNDS DERIVED FROM HUNTERS AND TRAPPERS LICENSES MAY BE EXPENDED HOW—CONTROLLING BOARD MAY NOT TRANSFER FUNDS.

SYLLABUS:

1. All the funds derived from the issuance of hunters and trappers licenses, fishing licenses ahd Lake Erie licenses during the biennium of 1935 and 1936, as well as any balances existing at the time of the passage of the General Appropriation Act of the 91st General Assembly, in what is usually called the Uses and Purposes Fund of the Division of Conservation, and the Fishing License Fund and the Lake Erie License Fund in the State Treasury, is available during this period for conservation purposes exclusively, as provided by law, and these funds may be expended by the Conservation Council for any purpose which the Conservation Council is authorized by law to expend funds, limited only by the provisions of the General Appropriation Act as to the amount of expenditures from these funds that may be expended for the purposes listed in said Act under the heads of various budget classifications, which items, except those vetoed by the Governor, may be changed by