

in the court proceedings the same is noted as one for electric transmission line and equipment purposes. However, the order of the court directing the Sheriff of Auglaize County to sell this property apparently recited that the property was subject to a right of way for electric transmission lines and substations and other electric purposes theretofore granted and conveyed by the Western Ohio Railway and Power Corporation to the Central Ohio Light and Power Company. In this situation, it is quite clear that the full purpose and scope of the easement on this property now owned and held by the Central Ohio Power and Light Company can be ascertained by an examination of the deed in and by which said easement was granted and conveyed to said company by the Western Ohio Railway and Power Corporation. This deed has not been set out or abstracted in the abstract of title submitted to me and if full information upon this point is desired, examination will have to be made of the deed as the same is recorded in the office of the Recorder of Auglaize County, Ohio.

Subject to the exceptions and reservations above noted, the title to the above described property in said Robert W. Rea, the present owner of record, is approved, as are, likewise, the abstract of title and other files submitted to me in connection with the purchase of this property. It is submitted, however, in this connection, that when the executed deed of the grantor and his wife is delivered to your department, the same be submitted to this office for approval before the warrant covering the purchase price of the property is delivered to the grantor.

Respectfully,

JOHN W. BRICKER,
Attorney General.

6042.

APPROVAL—BONDS OF VILLAGE OF RICHWOOD, UNION
COUNTY, OHIO, \$2,500.00.

COLUMBUS, OHIO, September 8, 1936.

Industrial Commission of Ohio, Columbus, Ohio.