ment on account of a local improvement could not be levied against a leasehold interest in harbor area owned by the state (the leases in this case being authorized by statutes providing for thirty-year terms).

Respectfully,

John G. Price,

Attorney-General.

2955.

APPROVAL, LEASE TO SUSAN CULL, COLUMBUS, COTTAGE SITE AND LANDING, BUCKEYE LAKE.

COLUMBUS, OHIO, March 28, 1922.

Department of Highways and Public Works, Division of Public Works, Columbus, Ohio.

GENTLEMEN:—Your letter of March 9, 1922, was duly received transmitting for my approval the following lease among others:

To Susan Cull, Columbus, Ohio, cottage site, landing and general business purposes, that is included in the west half of lot No. 55-A of embankment lots on the north shore of Buckeye Lake east of Sayre's boat house, value \$2,500.00.

I have examined said lease and find the same in all respects legal, and I am therefore returning it with my approval endorsed thereon.

Respectfully,

John G. Price,

Attorney-General.

2956.

APPROVAL, BONDS OF WESTERVILLE VILLAGE SCHOOL DISTRICT, FRANKLIN COUNTY, IN AMOUNT OF \$145,000.

COLUMBUS, OHIO, March 30, 1922.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

2957.

APPROVAL, ABSTRACT OF TITLE, PREMISES SITUATE IN CITY OF ATHENS, ATHENS COUNTY, PROPERTY KNOWN AS THE MIASONIC TEMPLE COMPANY.

Columbus, Ohio, March 30, 1922.

Board of Trustees, Ohio University, Athens, Ohio.

GENTLEMEN:—You have submitted an abstract certified to by W. E. Peters, attorney at law and abstracter, January 23, 1922, requesting my opinion as to the