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question of this kind, I have no reason to question the correctness of the figures arrived at by you as to rates to be charged the lessee company for the water to be used by it under this lease. The rentals provided for in said lease are, therefore, hereby approved.

My aproval of this lease indicated in the foregoing opinion is likewise noted by endorsement on said lease and the duplicate and triplicate copies thereof, which are herewith returned.

Respectfully,
GILBERT BETTMAN,
Attorney General.

165.

APPROVAL, NOTES OF URBANA CITY SCHOOL DISTRICT, CHAMPAIGN COUNTY—\$75,000.00.

COLUMBUS, OHIO, March 7, 1929.

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

166.

APPROVAL, NOTES OF NEW BREMEN VILLAGE SCHOOL DISTRİCT, AUGLAIZE COUNTY—\$80,000.00.

Columbus, Ohio, March 7, 1929.

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

167.

MINOR—JUDGMENT OF FOREIGN COURT REMOVING DISABILITY— NOT EFFECTIVE IN OHIO TO LEGALIZE SAID MINOR'S DEED OF CONVEYANCE—SECTION 8516, GENERAL CODE, INAPPLICABLE.

## SYLLABUS:

A judgment and decree of a court of competent jurisdiction in another state, removing the disability of a minor residing and domiciled in such state, pursuant to the statutory low there, does not of its own force operate in this state so as to confer capacity in such minor to execute an indefeasible deed conveying lands in this state.

The provisions of Section 8516, General Code, are held not to be applicable for the reason that the deed in question was not executed by said minor in the state where such judgment removing his disability as an infant was rendered.