

my approval thereon and return the same herewith to you, together with all other data submitted in this connection.

Respectfully,

JOHN W. BRICKER,
Attorney General.

2986.

APPROVAL, NOTES OF MOSCOW CONSOLIDATED RURAL SCHOOL DISTRICT, CLERMONT COUNTY, OHIO—\$3,261.00.

COLUMBUS, OHIO, August 2, 1934.

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

2987.

APPROVAL, NOTES OF SALEM TOWNSHIP RURAL SCHOOL DISTRICT, JEFFERSON COUNTY, OHIO—\$5,920.00.

COLUMBUS, OHIO, August 2, 1934.

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

2988.

WORKMEN'S COMPENSATION LAW—PROFESSOR OF OHIO STATE UNIVERSITY NOT ENTITLED TO BENEFITS OF SAID LAW WHEN.

SYLLABUS:

A professor in the employ of Ohio State University who during his vacation period attends meetings not required or contemplated by his contract of employment, is not performing services for such University and is not an employee within the meaning of the Workmen's Compensation Law even though he is attending such meetings as a representative of Ohio State University, and, therefore, would not be entitled to the benefits of the Workmen's Compensation Law of Ohio.

COLUMBUS, OHIO, August 2, 1934.

HON. GEORGE W. RIGHTMIRE, *President, Ohio State University, Columbus, Ohio.*

DEAR SIR:—Your recent request for my opinion reads as follows:

“A question of importance has arisen here in connection with the operation of the State Compensation Law upon members of the Uni-