

fact, the Southern Ohio Electric Company now holds a pole line lease on this property, the conveyance to the railway company be made subject to the rights of the Southern Ohio Electric Company under said lease without attempting in the deed of conveyance to the railway company to define the rights of the Southern Ohio Electric Company under this lease.

The sale of the property described in the transcript is under the authority of House Bill No. 417, 113 O. L. 521, and inasmuch as it appears from a communication from the director of highways attached to the transcript submitted that no part of the tract of land here in question will be needed for highway purposes, and it appears from the transcript and the recitals therein that you, in your official capacity as superintendent of public works and as director of said department, have made all of the findings of fact necessary under said act and under section 13971, General Code, to be made in order to authorize you to sell this property, I am approving this transcript as to legality and form as is evidenced by my approval endorsed upon the transcript and upon the duplicate copy thereof, both of which are herewith returned.

Respectfully,
GILBERT BETTMAN,
Attorney General.

4449.

APPROVAL, BONDS OF SUMMIT COUNTY, OHIO—\$100,000.00.

COLUMBUS, OHIO, June 23, 1932.

HON. HOWARD L. BEVIS, *Director of Finance, Columbus, Ohio.*

4450.

WILBERFORCE UNIVERSITY—PRESIDENT OF UNIVERSITY MAY NOT BE APPOINTED SUPERINTENDENT OF C. N. AND I. DEPARTMENT.

SYLLABUS:

Question as to the eligibility of the president of Wilberforce University being appointed superintendent of the C. N. & I. Department of such university discussed.

COLUMBUS, OHIO, June 24, 1932.

HON. B. O. SKINNER, *Director of Education, Columbus, Ohio.*

DEAR SIR:—Your recent communication reads as follows:

“The undersigned respectfully asks you for an official opinion on the following stated facts:

At a meeting of the Board of Trustees of the Combined Normal