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and as to whether or not by reason of such insanity, his being at large is dangerous to the community." (Italics the writer's.)

Specifically answering your inquiry, it is my opinion that under the provisions of Section 1950-1, General Code, the probate court fees incident to commitment and the expense of clothing and incidentals furnished an insane patient at a state institution for the insane should be charged against the county of legal settlement, which under the state of facts presented, is Stark County.

Respectfully,

John W. Bricker,
Attorney General.

2317.

APPROVAL, A WARRANTY DEED EXECUTED BY KELLY ISLAND LIME AND TRANSPORT COMPANY, CONVEYING TO THE OHIO STATE ARCHAEOLOGICAL AND HISTORICAL SOCIETY TWO PARCELS OF LAND IN VILLAGE OF KELLY ISLAND, ERIE COUNTY, OHIO.

COLUMBUS, OHIO, February 26, 1934.

The Ohio State Archaeological and Historical Society, Ohio State Museum Building, Columbus, Ohio.

Gentlemen:—You recently submitted for my examination and approval a warranty deed executed by the Kelly Island Lime and Transport Company, a corporation, by which there are conveyed to the Ohio State Archaeological and Historical Society two parcels of land in the village of Kelley Island, Erie County, Ohio, containing, respectively, .29 and 3.31 acres of land.

From a communication over the signature of H. C. Shetrone, director of your society, it appears that one of these parcels of land is the site of a noted prehistoric picture rock, while the other was the village site of the Erie Nation of Indians who, it is supposed, at some prehistoric time carved the hieroglyphics on the picture rock which is located on the other parcel of land above referred to.

In this view, with respect to the prehistoric significance of the parcels of land here in question, I am of the opinion that you are authorized to acquire the same under the provisions of section 10198-1, General Code, as this section is amended by House Bill No. 277, enacted by the 90th General Assembly under date of March 30, 1933, 115 O. L. 207. And inasmuch as it appears that you are getting this property as a gift from the grantor above named, I do not think the provision in the deed that this property shall revert to the grantor or its assigns in case you use this proporty for purposes other than as sites of the prehistorical and archaeological monuments above referred to, impairs in any way your right to accept this deed.

An examination of the deed shows that the same has been properly executed and acknowledged, and upon this consideration and those above noted I am approving this deed as appears by my authorized signature endorsed thereon.

Respectfully,

JOHN W. BRICKER,

Attorney General.