3543.

## A P P R O V A L — BONDS, MARLBORO TOWNSHIP RURAL SCHOOL DISTRICT, STARK COUNTY, OHIO, \$15,000.00, DATED DECEMBER 1, 1938.

Columbus, Oino, January 9, 1939.

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

> RE: Bonds of Marlboro Twp. Rural School Dist., Stark County, Ohio, \$15,000.00 (Limited).

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise all of an issue of school building and equipment bonds dated December 1, 1938, bearing interest at the rate of  $3\frac{1}{4}\%$  per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized. I am of the opinion that bonds issued under these proceedings constitute valid and legal obligations of said school district.

> Respectfully, HERBERT S. DUFFY, Attorney General.

3544.

## APPROVAL—TWO GRANTS OF EASEMENT, TO STATE OF OHIO BY J. W. VANCE AND H. H. HAMILTON, TRACTS OF LAND, SUGAR CREEK TOWNSHIP, ALLEN COUNTY, OHIO, FOR PUBLIC FISHING GROUNDS.

COLUMBUS, OHIO, January 9, 1939.

HON. L. WOODDELL, Conscrvation Commissioner, Columbus, Ohio.

DEAR SIR: You have submitted for my examination and approval two grants of easement, Nos. 2106 and 2107, executed to the State of Ohio by J. W. Vance and H. H. Hamilton, respectively, conveying to the State of Ohio, for the purposes therein stated, certain tracts of land in Sugar Creek Township, Allen County, Ohio.

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By the above grants there are conveyed to the State of Ohio certain lands described therein, for the sole purpose of using said lands for public fishing grounds, and to that end to improve the waters or water courses passing through and over said lands.

Upon examination of the above instruments, I find that the same have been executed and acknowledged by the grantor in the manner provided by law and an accordingly approving the same as to legality and form, as is evidenced by my approval endorsed thereon, which are herewith returned.

Respectfully,

HERBERT S. DUFFY, Attorncy General.

3545.

TEXTBOOK—WORKBOOK—BOARD OF EDUCATION—BOTH TYPES MAY BE ADOPTED—PROVISO—COPIES FILED IN OFFICE, SUPERINTENDENT OF PUBLIC INSTRUCTION— INCUMBENT TO FURNISH BOOKS FREE TO PUPILS— CUSTODIAN—KEEPER OF RECORDS—SEE SECTION 7713 G. C.

## SYLLABUS:

If a board of education determines that the use of both the textbook and the workbook thereto offers a more complete textbook, and the pupils can acquire more knowledge and instruction in the particular subject for which the textbook and workbook was prepared, the board of education has the authority to adopt both the textbook and the workbook, as the textbook for a particular graded course of study, provided that the publisher of such textbook and workbook has filed a copy of both the textbook and the workbook in the office of the superintendent of public instruction.

If a board of cducation adopts the textbook and the workbook thereto, to be used as the textbook for a particular graded course of study, it would then be incumbent upon the board of education to make all necessary provisions and arrangements to place the workbooks, along with the textbooks, within easy reach of and accessible to all pupils in the district. In a city school district having a director of schools, such director would be the custodian of the workbooks that were to be furnished free to the pupils, along with the textbooks. In the school districts not having a director of schools, the superintendent and board of educa-