The release of the mortgage shown at section 8 of the first part of the abstract is in defective form, but as the note secured by the mortgage has been long past due, no action could be maintained upon same. The release shown at section 14 is also defective but shows that the notes secured by the mortgage were undoubtedly paid.

Attention is directed to the restrictions in the conveyance shown at section 4 of the last continuation, wherein are found restrictions for a period of twenty-five years against the use of the premises for the erection of any buildings to be used for slaughter houses and the killing of animals, or the use of said premises for the sale of intoxicating liquors or malt beverages.

The abstract states no examination has been made in the United States District or Circuit Courts, nor in any subdivision thereof.

Taxes for the year 1923 are paid.

It is suggested that the proper execution of a general warranty deed by Ignatius J. Stanton, and wife, if married, will be sufficient to convey the title to said premises to the State of Ohio when properly delivered.

Attention is also directed to the necessity of the proper certificate of the Director of Finance to the effect that there are unincumbered balances legally appropriated sufficient to cover the purchase price before the purchase can be consummated.

The abstract submitted is herewith returned.

Respectfully,
C. C. CRABBE,
Attorney General.

1199.

APPROVAL, BONDS OF GREEN TOWNSHIP RURAL SCHOOL DISTRICT SCIOTO COUNTY, \$1,188.08, TO FUND CERTAIN INDEBTEDNESS.

COLUMBUS, OHIO, February 13, 1924.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

1200.

APPROVAL, BONDS OF MILLERSBURG-HARDY VILLAGE SCHOOL DISTRICT, HOLMES COUNTY, \$11,398.83, TO FUND CERTAIN INDEBTEDNESS.

COLUMBUS, OHIO, February 14, 1924.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio,