"Where a chattel mortgage is presented with an assignment already made, it is the duty of the county recorder to charge the amount provided for the filing of the original mortgage and in addition thereto, six cents for each party to the assignment."

In other words, the question considered by the then Attorney General is exactly the same as that which you present. Without further discussion, I concur in said opinion for the reasons set forth therein.

You are accordingly advised that the amount of the fee to be charged by the county recorder for filing an assignment of a chattel mortgage is the amount provided for the filing of the original mortgage and in addition thereto, six cents for each party to the assignment.

Respectfully,
GILBERT BETTMAN,
Attorney General.

1518.

APPROVAL, NOTES OF TOWNSEND TOWNSHIP RURAL SCHOOL DISTRICT, SANDUSKY COUNTY—\$45,000.00.

COLUMBUS, OHIO, February 13, 1930.

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

1519.

APPROVAL, WARRANTY DEED TO LAND OF EDAR C. MILAR, IN GOSHEN TOWNSHIP, TUSCARAWAS COUNTY, OHIO.

Columbus, Ohio, February 13, 1930.

HON. ROBERT N. WAID, Director of Highways, Columbus, Ohio.

DEAR SIR:—This is to acknowledge receipt of your communication of recent date submitting for my examination and approval a certain warranty deed executed by one Edar C. Milar (widow) by which there is conveyed to the State of Ohio a certain tract of one and three hundredths acres of land, being part of a larger tract of seven and sixty-eight hundredths acres of land in Goshen Township, Tuscarawas County, Ohio, and which land so conveyed is more particularly described in former opinions of this office approving the abstract of title and other proceedings relating to the purchase of this property.

An examination of said warranty deed shows that the same has been signed and otherwise properly executed and acknowledged by Mrs. Edar C. Milar and that the deed is in form sufficient to convey to the State of Ohio a good and