ranty deed by Homer B. McColley, and wife, if married, will be sufficient to convey the title of said premises to the state of Ohio.

Attention is also directed to the necessity of a proper certificate from the director of finance to the effect that there are unencumbered balances legally appropriated sufficient to cover the purchase price before the purchase can be finally consummated.

The abstract submitted is herewith returned.

Respectfully, C. C. CRABBE, Attorney General.

2554.

APPROVAL, BONDS OF MONROE TOWNSHIP, RURAL SCHOOL DIS-TRICT, DARKE COUNTY, \$6,000,00.

COLUMBUS, OHIO, June 9, 1925.

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

2555.

APPROVAL, BOND'S OF HOMER TOWNSHIP RURAL SCHOOL DIS-TRICT, MORGAN COUNTY, \$3,000.00.

COLUMBUS, OHIO, June 9, 1925.

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

2556.

SUNDAY DANCE LAW—LICENSING AUTHORITY MAY REFUSE PER-MIT FOR A PUBLIC DANCE ON SUNDAY.

SYLLABUS:

1. Probate judges and mayors of municipalities other than chartered cities, where the licensing authority is vested in some other officer than the mayor, are not required by section 13393, General Code, to grant a permit for a public dance to be held on Sunday.

13-A. G.