OPINIONS

may ask a sheriff of another county to serve subpoenas for him offers no reason to charge fees not specifically allowed by the law to either one. Such method is to be commended in the interest of economy since that practice results in a saving of necessary expenses the law allows to be paid.

Therefore, it is the belief of this department that your construction of the law as stated in your letter is the correct one and your question is answered in the affirmative.

> Respectfully, John G. Price, Attorney-General.

1633.

APPROVAL BONDS OF VILLAGE OF BEXLEY, OHIO, IN AMOUNT OF \$98,000 FOR SEWER IMPROVEMENTS.

The Industrial Commission of Ohio, Columbus, Ohio.

Columbus, Ohio, October 27, 1920.

1634.

APPROVAL, DEFICIENCY BONDS, VILLAGE OF SHAWNEE, OHIO, IN AMOUNT OF \$10,000.

Industrial Commission of Ohio, Columbus, Ohio.

COLUMBUS, OHIO, October 28, 1920.

1635.

APPROVAL, ABSTRACT OF TITLE, PREMISES SITUATED IN FRANK-LIN COUNTY, OHIO, LOT NUMBER TWENTY-TWO WOOD BROWN PLACE.

COLUMBUS, OHIO, October 28, 1920.

HON. CARL E. STEEB, Secretary, Board of Trustees, Ohio State University, Columbus, Ohio.

DEAR SIR:—You have submitted an abstract, which was last continued by John K. Kennedy, attorney at law, on October 25, 1920, inquiring as to the status of the title to the following described premises as disclosed by said abstract:

Situate in the county of Franklin, in the state of Ohio, and in the township of Clinton, and being lot number twenty-two (22) in Wood Brown Place subdivision as the same is numbered and delineated on the recorded plat thereof of record in Plat Book 5, page 196, recorder's office, Franklin county, Ohio.

It is believed that said abstract, with the continuations thereto, shows the title to said premises to be in the name of Hattie Fahner on October 25, 1920, the date of the last continuation, subject to the following incumbrances: On page 20 a mort-

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