114

tion of school pupils, may later lawfully modify or change the contract if changed conditions make such action necessary."

Following the opinion cited above, I am of the opinion with reference to the matters submitted by you, that the board of education of the Charlestown School District may lawfully modify the contract made with S. W. and furnish an additional conveyance for his use in the transportation of pupils and also make an additional allowance to him in view of the changed conditions.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3992.

APPROVAL, FINAL RESOLUTION FOR EXTRA WORK CONTRACT ON ROAD IN JEFFERSON COUNTY, OHIO.

Columbus, Ohio, January 25, 1932.

HON. O. W. MERRELL, Director of Highways, Columbus, Ohio.

DEAR SIR:—You have submitted supplemental final resolution covering extra work contract on Sec. "D", S. H. 442, in Jefferson County.

Finding said resolution in proper legal form I have accordingly endorsed my approval thereon and return the same herewith.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3993.

APPROVAL, NOTES OF NORTH OLMSTED VILLAGE SCHOOL DISTRICT, CUYAHOGA COUNTY, OHIO—\$13,000.00.

Columbus, Ohio, January 25, 1932.

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

3994.

APPROVAL, NOTES OF LIMA CITY SCHOOL DISTRICT, ALLEN COUNTY, OHIO—\$60,000.00.

Columbus, Ohio, January 25, 1932.

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