additional information above requested for the purpose of having the same made a part of the abstract. When this is done you should again submit said abstract of title to me for approval.

The warranty deed of Cora M. Artrip, conveying this property to the State of Ohio, has been properly executed and acknowledged by herself and husband and the same is sufficient in form to convey to the State of Ohio a fee simple title to the property here in question, free and clear of all encumbrances whatsoever.

I likewise find encumbrance estimate No. 312, which has been submitted to me as part of the files relating to the purchase of this property, to be properly executed. This encumbrance estimate shows that there are sufficient balances in the proper appropriation account to pay the price of this property. It also appears that the purchase price of the property here in question, to-wit, the sum of seventeen hundred dollars (\$1700.00), has been released for the purpose by the controlling board. I am retaining said warranty deed and encumbrance estimate in my files until such time as the corrected abstract of title has been again submitted to me for approval.

Respectfully,
GILBERT BETTMAN,
Attorney General.

1935.

APPROVAL, BONDS OF STOKES TOWNSHIP RURAL SCHOOL DISTRICT, LOGAN COUNTY—\$110,000.00.

COLUMBUS, OHIO, June 2, 1930.

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

1936.

APPROVAL, BONDS OF HARRISONVILLE-SCIPIC CONSOLIDATED SCHOOL DISTRICT, MEIGS COUNTY—\$900.00.

COLUMBUS, OHIO, June 2, 1930.

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

1937.

COUNTY COMMISSIONERS—RIGHT TO INSTALL LIGHTING EQUIPMENT OR PARTLY PAY COST OF ITS INSTALLATION ON GROUNDS OF AGRICULTURAL SOCIETY—FUNDS APPROPRIATED TO SUCH SOCIETY TO BE CONTROLLED AND EXPENDED BY COMMISSIONERS.

SYLLABUS:

1. In counties wherein there is a county agricultural society which owns in fee simple the fairgrounds and the appurtenances thereto, the county commissioners may, if they