- 1. By virtue of the limitations of Section 7181, General Code, a county engineer may not participate as a member of a firm of engineers, but must devote his entire time and attention to the duties of his office.
- 2. A county engineer may not accept employment from a firm or individuals during his term in office.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

1232

APPROVAL—LEASE EXECUTED BY THE UNITED THEATERS COMPANY OF CINCINNATI, OHIO, TO THE STATE OF OHIO FOR USE BY THE UNEMPLOYMENT COMPENSATION COMMISSION OF OHIO.

COLUMBUS, OHIO, September 24, 1937.

Hon. Carl G. Wahl, Director, Department of Public Works, Columbus, Ohio.

DEAR SIR: You have submitted for my examination and approval a certain lease executed by The United Theaters Company of Cincinnati, Ohio, in and by which there are leased and demised to the State of Ohio, acting through you as Director of the Department of Public Works, certain premises for the use of the Unemployment Compensation Commission of Ohio.

By this lease, which is one for a term of one year from the first day of August, 1937, until midnight of July 31, 1938, and which provides for an annual rental of \$600.00, payable in monthly installments of \$50.00 each, there are leased and demised to the State for the use of the Unemployment Compensation Commission of Ohio certain premises on the seventh floor of the Keith Building in the city of Cincinnati, Ohio, and more particularly described as being Room No. 712-14 in said building.

This lease has been properly executed by The United Theaters Company, the lessor, by the hand of its Secretary. I likewise find that this lease and the provisions thereof are in proper form.

Accompanying this lease are contract encumbrance records Nos. 6 and 10. These contract encumbrance records have been properly executed and taken together they cover the full amount of the rentals pro-

2122 OPINIONS

vided for under this lease for the months of August and September, 1937, amounting in the aggregate to the sum of \$100.00. I am of the opinion that these contract encumbrance records are a compliance with the provisions of Section 2288-2, General Code, and upon the considerations above noted this lease is hereby approved and the same is returned to you.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

1233

APPROVAL—BONDS OF VAN BUREN TOWNSHIP RURAL SCHOOL DISTRICT, MONTGOMERY COUNTY, OHIO, \$30,000.00.

COLUMBUS, OHIO, September 24, 1937.

The Industrial Commission of Ohio, Columbus, Ohio. Gentlemen:

RE: Bonds of Van Buren Township Rural School Dist., Montgomery County, Ohio, \$30,000.00.

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of an issue of school building bonds in the aggregate amount of \$150,000, dated December 24, 1921, bearing interest at the rate of 6% per annum.

From this examination, in the light of the law under authority of which these bonds have been authorized, I am of the opinion that bonds issued under these proceedings constitute a valid and legal obligation of said school district.

Respectfully,

HERBERT S. DUFFY,

Attorney General.