forth. In 1890 Amelia C. Walker, widow of the said John H. Walker, acquired the leasehold estate, and in 1915 she acquired the fee from the state of Ohio.

In my opinion, the abstract shows a sufficient title to be in the name of Edward H. Walker on the date of the abstract, subject to the taxes for the last half of the year 1920, amounting to \$47.03, which are unpaid and a lien. The taxes for the year 1921 are also a lien.

You have further submitted encumbrance estimate No. 2010 which contains a certificate of the department of finance to the effect that there is an unincumbered balance in the proper appropriation to cover said purchase.

You have also submitted a deed executed by Edward H. Walker conveying said premises to the president and board of trustees of Ohio University, which, in my opinion, is sufficient to convey the title unto the said grantee.

The abstract, encumbrance estimate and deed are being transmitted to the office of the auditor of state.

Respectfully, John G. Price, Attorney-General.

2359.

## APPROVAL, BONDS OF EAST PALESTINE CITY SCHOOL DISTRICT IN AMOUNT OF \$26,500.

COLUMBUS, OHIO, August 23, 1921.

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

2360.

## BOARD OF EDUCATION—VILLAGE OR CENTRALIZED VILLAGE SCHOOL DISTRICT—WHEN BOARD AUTHORIZED TO PROVIDE TRANSPORTATION TO HIGH SCHOOL OF ANOTHER DISTRICT— BOARD MAY DESIGNATE HIGH SCHOOL IN ANOTHER DISTRICT— WHEN PUPIL CAN SELECT SUCH HIGH SCHOOL.

1. Under the provisions of House Bill No. 216, effective August 16, 1921, the board of cducation of any village or wholly centralized village school district is authorized to provide transportation to a high school in another district, if none is maintained in a given district, or to a high school in another district of a higher grade than the one maintained in a given district, for those pupils who are entitled to have their tuition in high schools paid by the board of education of the district in which the pupils reside, but such board of education is not compelled to provide such transportation.

2. A board of education may designate the high school to be attended in another school district where it makes a tuition contract with another board of education under the provisions of sections 7734 or 7750 of the General Code, but

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