1506 OPINIONS

does not contain any recital of the fact that no application for the lease of the above described property was made by the village of Groveport within the time limited by statute, I assume that such is the fact and that you are, therefore, authorized to execute this lease to the lessee above named.

Upon examination of the lease, I find that the same has been properly executed by you as Superintendent of Public Works and as Director of said department and by Ollis O'Shea, the lesee therein named. I further find, upon examination of the lease, that the terms and provisions thereof and the conditions and restrictions therein contained are in conformity with said Act and with other statutory provisions relating to leases of this kind. I am, accordingly, approving this lease, as is evidenced by my approval endorsed upon the lease and upon the duplicate and triplicate copies thereof, all of which are herewith enclosed.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

823.

APPROVAL—BONDS OF CITY OF ROCKY RIVER, CUYAHOGA COUNTY, OHIO, \$10,000.00.

COLUMBUS, OHIO, July 2, 1937.

State Employes Retirement Board, Columbus, Ohio. Gentlemen:

RE: Bonds of City of Rocky River, Cuyahoga County, Ohio, \$10,000.00.

I have examined the transcript of proceedings relative to the above bonds purchased by you. These bonds comprise part of an issue of special assessment refunding bonds in the aggregate amount of \$120,000, dated October 1, 1936, bearing interest at the rate of 3¾% 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 city.

Respectfully,

HERBERT S. DUFFY,

Attorney General.