general assembly, executed by landowners abutting a certain road between intercounty highway No. 124 and Serpent Mound Park in Adams county, in which contracts the said abutting landowners are agreeing to furnish and contribute to the state of Ohio suitable materials to be used in the construction of said road. The agreements submitted are those of Frank Weaver, Burch W. Gassett, T. H. Breslau, Scott Mason and J. A. Fitch.

I have examined the agreements and find them in all respects in accordance with the provisions of said act and, the same being submitted in duplicate, I have endorsed my approval in duplicate on the agreements and herewith return the same to you.

Respectfully,
C. C. CRABBE,
Attorney General.

2690.

MODIFICATION OF LEASE PREPARED BY LEGAL DEPARTMENT OF CITY OF COLUMBUS (PREPARED IN PURSUANCE TO PROVISIONS OF HOUSE BILL-360 AS ENACTED BY THE 86th GENERAL ASSEMBLY. (PAGE 215, 101 O. L.)

COLUMBUS, OHIO, Aug. 3, 1925.

HON. VIC DONAHEY, Governor of the State of Ohio, Columbus, Ohio.

DEAR SIR:—Enclosed herewith you will find a modification of lease that has been prepared by the legal department of the city of Columbus.

This instrument has been prepared in pursuance to the provisions of house bill 360, as enacted by the eighty-sixth general assembly. The act in question authorized the lease modified, which was made in pursuance to an act of the general assembly found in 101 O. L., page 215.

The material part of the act to consider herein is as follows:

"Said lease, as modified, shall contain all the terms and conditions of the original lease executed pursuant to said act, provided however, that the city of Columbus, Ohio, shall be granted the right to erect and maintain on said premises a sub-station of the municipal electric light plant in addition to the fire engine house now located thereon."

The form submitted seems to be proper and in accordance with the provisions of this act. I would therefore suggest that the same should be executed by the governor and attested by the secretary of state as provided in the act. Said instrument should be recorded in the office of the auditor of state and also in the recorder's office of Franklin county.

Respectfully,
C. C. CRABBE,
Attorney General.