- 2. Such private sanitariums as described in your request, being under contract with the board of county commissioners, are detention hospitals in the sense specified by Section 3154, 3155 and the State is obligated to pay its portion of the cost of the care and maintenance of the patients confined therein.
- 3. Whenever a person now confined in a detention hospital under proper adjudication, is denied admission to a State hospital for such patient because of lack of room therein, and whenever a person is alleged to be insane but the diagnosis of insanity is doubtful or whose sanity is likely to be temporary, the probate judge having jurisdiction, may commit such person to a detention hospital and any such detention hospital is subject to inspection, licensing and obedience to the rules and regulations set up by the Department of Public Welfare by virtue of Sections 3155 and 3155-1, General Code.
- 4. Whenever the State is obligated to contribute to the cost of the maintenance and care of an inmate of a detention hospital, by virtue of Sections 3155 and 3155-1, General Code, the State has full authority, through its Department of Public Welfare, to license and inspect such detention hospitals and to insist that the personnel thereof obey such rules and regulations as the State Department of Public Welfare may issue in order to maintain satisfactory standards of care and the Department of Public Welfare is charged with the duty of maintaining such satisfactory standards of care to the end that any inmate therein shall be adequately treated in an attempt to effect a cure.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

548.

APPROVAL—LEASE EXECUTED BY THE MASONIC TEMPLE COMPANY OF ELYRIA, OHIO, GRANTING CERTAIN PREMISES TO THE DEPARTMENT OF PUBLIC WORKS FOR USE BY THE DIVISION OF AID FOR THE AGED.

COLUMBUS, OHIO, May 1, 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 Masonic Temple Company of Elyria,

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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 Division of Aid for the Aged.

By this lease, which is one for a term of two years, commencing on the first day of April, 1937, and ending on the 31st day of March, 1939, and which provides for a monthly rental of \$50.00, there are leased and demised to the state for the use of the Division of Aid for the Aged, Rooms Nos. 412, 414, 416 in the Masonic Temple Building, 218 Middle Avenue, Elyria, Ohio.

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

Accompanying this lease are contract encumbrance records Nos. 12 and 15. These contract encumbrance records have been properly executed and taken together they cover the full amount of the monthly rentals provided for under this lease for the months of April, May and June, 1937, amounting in the aggregate to the sum of \$150.00. 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.

549.

APPROVAL—GRANTS OF EASEMENT EXECUTED TO THE STATE OF OHIO BY SEVERAL PROPERTY OWNERS IN MONTGOMERY, ALLEN, AND FRANKLIN COUNTIES FOR USE AS PUBLIC FISHING GROUNDS.

Columbus, Ohio, May 1, 1937.

HON. L. WOODDELL, Conservation Commissioner, Columbus, Ohio.

DEAR SIR: You have submitted for my examination and approval certain grants of easement executed to the State of Ohio by several property owners in Montgomery, Allen and Franklin Counties, Ohio, conveying to the State of Ohio, certain tracts of land in said county.

The grants of easement here in question, designated with respect