

these districts are those of the kind which you describe in your question, that is, a village district that is situated in two different counties and which became for administrative purposes in 1914 a part of the county school district in which the greater part of the territory comprising the village district was located. The rights which flow to the electors in one school district of the state as regards school privileges belong to the electors resident in any other district of the state, and one of these rights is the right to petition to what school system the local district desires to belong.

You are therefore advised, in answer to your inquiry, that a village school district that is situated in two different counties, and which is a part of the county school district in which the greater part of the territory comprising the village district is situated, may be transferred from the county school district of which it is a part to an adjoining county school district, under the provisions of section 4696 G. C.

Respectfully,

JOHN G. PRICE,
Attorney-General.

3235.

APPROVAL, CONTRACT OF STATE OF OHIO WITH THE NORTHERN ELECTRIC COMPANY, COLUMBUS, OHIO, FOR ELECTRIC WIRING DORMITORY FOR COLORED GIRLS AT OHIO STATE REFORMATORY FOR WOMEN, MARYSVILLE, OHIO, AT A COST OF \$2,395—SURETY BOND, THE MARYLAND CASUALTY COMPANY.

COLUMBUS, OHIO, June 17, 1922.

HON. LEON C. HERRICK, *Director, Department of Highways and Public Works, Columbus, Ohio.*

DEAR SIR:—You have submitted to me for approval a contract (five copies) between the State of Ohio, acting by the Department of Highways and Public Works, and the Northern Electric Company, of Columbus, Ohio. This contract is for the electric wiring for dormitory for colored girls, at Ohio State Reformatory for Women, Marysville, Ohio, and calls for an expenditure of two thousand, three hundred and ninety-five dollars (\$2,395.00).

Accompanying said contract is a bond to insure faithful performance, executed by the Maryland Casualty Company.

I have before me the certificate of the director of finance that there is an unencumbered balance legally appropriated sufficient to cover the obligation of this contract.

Finding said contract and bond in proper legal form, I have this day noted my approval thereon, and return same to you herewith, together with all other data submitted to me in this connection.

Respectfully,

JOHN G. PRICE,
Attorney-General.