

Upon examination of contract encumbrance record No. 8 covering the purchase of this property, I find that the same has been properly executed and that there is shown thereby a sufficient unencumbered balance in the proper appropriation account to the credit of your department to pay the purchase price of this property, which purchase price is the sum of \$225.00.

It likewise appears from this contract encumbrance record that the Controlling Board has approved the purchase of this property.

Subject to the exceptions above noted, I am approving the title of John Paul and Clara Paul in and to the above described parcel of land and I am likewise approving the warranty deed and the contract encumbrance record above referred to. I am herewith returning to you said certificate of title, warranty deed and contract encumbrance record No. 8.

Respectfully,

JOHN W. BRICKER,
Attorney General.

6082.

APPROVAL—BONDS OF LUCAS COUNTY, OHIO, \$150,000.00.

COLUMBUS, OHIO, September 16, 1936.

Industrial Commission of Ohio, Columbus, Ohio.

6083.

AUTOPSY—CORONERS FEES DISCUSSED—MEANING OF WORDS "DECOMPOSED OR INFECTED BODIES" DISCUSSED.

SYLLABUS:

Under the provisions of Section 2856-3, General Code, a coroner who performs an autopsy should receive a fee of \$20.00, and where the body is infected or decomposed he should receive a fee of \$40.00. All dead bodies are not infected, nor are they decomposed, within the meaning of that term as used in Section 2856-3, General Code.