

2110.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS,
HURON, PREBLE AND OTTAWA COUNTIES, OHIO.

COLUMBUS, OHIO, May 26, 1921.

HON. LEON C. HERRICK, *State Highway Commissioner, Columbus, Ohio.*

2111.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS, ERIE
AND LOGAN COUNTIES, OHIO.

COLUMBUS, OHIO, May 26, 1921.

HON. LEON C. HERRICK, *State Highway Commissioner, Columbus, Ohio.*

2112.

INDUSTRIAL COMMISSION OF OHIO—AWARD PAID TO INJURED
WORKMAN—COMMISSION NOT WARRANTED IN REIMBURSING
EMPLOYER FOR MONEY PAID BY IT TO SAID INJURED EMPLOYEE.

When the Industrial Commission of Ohio has awarded and paid to an injured workman compensation on account of such injury, it is not warranted in reimbursing the employer for money paid by it to said injured employe.

COLUMBUS, OHIO, May 26, 1921.

Industrial Commission of Ohio, Columbus, Ohio.

GENTLEMEN:—Permit me to acknowledge the receipt of your request for the opinion of this department upon the question as to whether or not

“the commission would be warranted in reimbursing the employer for the amount of two checks sent to the employe and which said employe * * * accepted after having made * * * assignment to the employer.”

A brief statement of the facts as shown by the file in question, being claim No. 742331, shows that the employe was injured on March 6, 1920, and filed a notice thereof with your commission on May 17, 1920, upon blanks for the purpose of paying medical expenses only. Later, on May 28th, he filed a supplemental application asking for compensation for loss of time and one-half loss of thumb on account of said injury, which claim was heard by your commission on June 7th, at which time compensation for temporary total disability was allowed for a period of eight and one-seventh weeks at the rate of \$15.00 per week, or a total of \$122.14. This paid compensation for