

such figure or device shall be used until changed by request of a subsequent state convention of the same party. Such device may be the figure of a star, an eagle, a rooster, a flower, a plow or some other appropriate symbol. The coat of arms or seal of the state or of the United States, the national flag or any other emblem common to the people at large shall not be used as such device."

It would appear under the provisions of this section that if the certificate of nomination of any state convention requests an emblem which is selected by such convention, the same shall be used on the ballot for all elections throughout the state until changed by a subsequent state convention.

This section authorizes the adoption of a party emblem by convention, and this seems to remain such party emblem entitled to be used upon the ballot until such time as by party convention the same is officially changed.

It, therefore, is my opinion that if the Socialist Party has duly adopted an emblem by state convention, as provided for in said section, the same may be properly placed upon the ballot, notwithstanding the candidates of said party go upon the ballot by petition instead of being nominated at the primary.

Respectfully,
C. C. CRABBE,
Attorney General.

3634.

APPROVAL, BONDS OF MONTGOMERY COUNTY, \$3,100.00.

COLUMBUS, OHIO, September 21, 1926.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

3635.

APPROVAL, BONDS OF VILLAGE OF BEREÀ, CUYAHOGA COUNTY,
\$10,000.00.

COLUMBUS, OHIO, September 20, 1926.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.