* * Kindly advise me if under sections 11183 and 11184 of the General Code of Ohio, a non-resident of the state having a congregation in the city of Cincinnati and state, can solemnize marriages in this state?"

Section 11183 G. C. has already been quoted, in answer to your first question. Section 11184 G. C.—the other section to which you refer—says:

"Sec. 11184. Each minister, who is licensed to solemnize marriages, must produce to the judge of the probate court in each county, in which he solemnizes a marriage, his license so ordained. The judge thereupon shall enter the name of such minister upon record as a minister of the gospel duly authorized to solemnize marriages within this state, and note the county from which such license issued; for which service no charge shall be made by the judge."

In neither of these sections is there any requirement that the applicant for a license to solemnize marriages within Ohio be a resident of Ohio. Nor has any such provision been found in any other part of the statutes. No reason, therefore, occurs why a non-resident of Ohio may not receive a license to solemnize marriage in this state, provided he meet the requirements laid down in sections 11182 and 11183 G. C. That is to say, provided he produce to the probate judge of any county within this state in which he officiates, credentials of his being a regularly ordained or licensed minister of any religious society or congregation within this state. With these provisos in mind, your second question should be answered in the affirmative.

Respectfully,

John G. Price,

Attorney-General.

2338.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS, JEF-FERSON COUNTY, OHIO.

COLUMBUS, OHIO, August 12, 1921.

Department of Highways and Public Works, Division of Highways, Columbus, Ohio.

2339.

APPROVAL, BONDS OF VILLAGE OF UPPER SANDUSKY, OHIO, IN AMOUNT OF \$75,000 FOR STREET IMPROVEMENTS.

COLUMBUS, OHIO, August 13, 1921.

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