1384.

APPROVAL, BONDS OF CITY OF LIMA, OHIO, IN AMOUNT OF \$6,500 FOR SPECIAL ASSESSMENTS.

Columbus, Ohio, July 1, 1920.

Industrial Commission of Ohio, Columbus, Ohio

1385

APPROVAL, BONDS OF CITY OF LIMA, OHIO, IN AMOUNT OF \$16,500 FOR STREET ASSESSMENTS.

COLUMBUS, OHIO, July 1, 1920

Industrial Commission of Ohio, Columbus, Ohio.

1386.

APPROVAL, BONDS OF CITY OF LIMA, OHIO, IN AMOUNT OF \$36,000 FOR STREET ASSESSMENTS.

COLUMBUS, OHIO, July 1, 1920.

Industrial Commission of Ohio, Columbus, Ohio.

1387.

PROBATE COURT—LUNACY PROCEEDINGS—THE WORDS "PROVED INSOLVENT" CONSTRUED IN SECTION 1982 G. C., 108 O. L. 1203—DUTY OF PROBATE JUDGE TO MAKE INQUIRY INTO FINANCIAL CONDITION OF PERSON PROCEEDED AGAINST AND THOSE PERSONS LAWFULLY RESPONSIBLE—QUERY HAVE THEY PROPERTY SUBJECT TO EXECUTION?—HOW COSTS AND FEES PAID IN SUCH CASES.

- 1. In connection with a lunacy proceeding it is the duty of the probate judge, under the provisions of section 1982 G C as amended in H B  $294_{\infty}108$  O L Par II, p 1203, to make careful inquiry into the financial condition of the person proceeded against, as well as the financial condition of the persons lawfully responsible for the care of the person proceeded against.
- 2 If upon such inquiry the probate judge is of the opinion that neither the person proceeded against nor those lawfully responsible for his care have property which would be subject to execution, if that were attempted, then such persons may be said to have "proved"