

posal properly executed with the Fidelity and Deposit Company of Maryland as surety, the power of attorney for its signer, its financial statement and certificate to do business in the State of Ohio. There has further been submitted a contractor's power of attorney to the Secretary of State of Ohio, and an extension of time of completion date.

Finding said contract and bond in proper legal form, I have this day noted my approval thereon and return the same herewith to you, together with all other papers submitted in this connection.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

2765.

APPROVAL—CONTRACT AND BOND, STATE OF OHIO, THROUGH ADJUTANT GENERAL AND DIRECTOR OF STATE ARMORIES, WITH E. B. WHITEHURST, D.B.A. WHITEHURST PLUMBING COMPANY, ASHLAND, KENTUCKY, FOR HEATING AND VENTILATING, OHIO STATE ARMORY, IRONTON, OHIO, TOTAL EXPENDITURE, \$1,542.29.

COLUMBUS, OHIO, July 27, 1938.

HON. EMIL F. MARX, *Adjutant General of Ohio, Columbus, Ohio.*

DEAR SIR: You have submitted for my approval a contract by and between E. B. Whitehurst, an individual doing business under the name of Whitehurst Plumbing Company, Ashland, Kentucky, and the State of Ohio, acting by Emil F. Marx, Adjutant General and Director of State Armories, for the construction of the heating and ventilating required in the erection of an Ohio State Armory at Ironton, Ohio, which contract calls for the total expenditure of one thousand five hundred and forty-two and 29/100 dollars (\$1,542.29).

You have also submitted the following papers in this connection: Encumbrance record No. 118, dated June 1, 1938, proof of publication, workmen's compensation certificate showing the contractor having complied with the laws of Ohio relating to compensation, Controlling Board release, certificate of the Auditor of State that the necessary papers are on file in that office, tabulation of bids, estimate of cost, form of proposal properly executed with the Fidelity and Deposit Company of Maryland as surety, the power of attorney for its signer, its financial statement and certificate to do business in the State of Ohio. There has fur-

ther been submitted a contractor's power of attorney to the Secretary of State of Ohio, and an extension of time of completion date.

Finding said contract and bond in proper legal form, I have this day noted my approval thereon and return the same herewith to you, together with all other papers submitted in this connection.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

2766.

RELIEF—AMENDED SENATE BILL 465—RECIPIENT MUST ESTABLISH THREE YEARS' RESIDENCE IN STATE AND NINETY DAYS IN COUNTY REGARDLESS OF PRIOR STATUS—WHERE SUBDIVISIONS FURNISH RELIEF FROM OWN FUNDS UNDER SECTION 3476 G. C. LEGAL SETTLEMENT DETERMINED UNDER SECTIONS 3477 AND 3479 G. C.

SYLLABUS:

1. *A person receiving relief under the provisions of Amended Senate Bill No. 465 must have resided in the State of Ohio for three years and likewise resided in the county for a period of ninety days and this qualification applies to all relief recipients being furnished relief under this act regardless of their prior status and qualifications.*

2. *In cases where relief is being furnished by the respective subdivisions from their own moneys under authority of Sections 3476, et seq., General Code, legal settlement in those cases must be determined in accordance with Sections 3477 and 3479, General Code.*

COLUMBUS, OHIO, July 27, 1938.

HON. NICHOLAS F. NOLAN, *Prosecuting Attorney, Dayton, Ohio.*

DEAR SIR: I am in receipt of your letter of recent date requesting my opinion, which reads as follows:

“Amended Senate Bill No. 465, enacted by the last special session of the legislature, made some radical changes in our legal settlement laws as applied to poor relief. As you will recall, a ninety-day residence alone in the county is sufficient, nothing being said about the applicant for relief being self-