

1234.

APPROVAL, BONDS OF AUSTINBURG TOWNSHIP RURAL SCHOOL DISTRICT IN AMOUNT OF \$15,000 FOR IMPROVEMENT PURPOSES

Industrial Commission of Ohio, Columbus, Ohio.

COLUMBUS, OHIO, May 11, 1920.

1235.

APPROVAL, BONDS OF SPRINGFIELD TOWNSHIP RURAL SCHOOL DISTRICT, SUMMIT COUNTY, IN AMOUNT OF \$49,000.

Industrial Commission of Ohio, Columbus, Ohio.

COLUMBUS, OHIO, May 11, 1920.

1236.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS IN WILLIAMS, BELMONT AND GALLIA COUNTIES.

HON. A. R. TAYLOR, *State Highway Commissioner, Columbus, Ohio.*

COLUMBUS, OHIO, May 12, 1920.

1237.

APPROVAL, BONDS OF BLOOM TOWNSHIP RURAL SCHOOL DISTRICT, SENECA COUNTY, IN AMOUNT OF \$100,000.

Industrial Commission of Ohio, Columbus, Ohio.

COLUMBUS, OHIO, May 12, 1920.

1238.

APPROVAL, CONTRACT BETWEEN OHIO BOARD OF ADMINISTRATION AND THE OHIO CUT STONE COMPANY, FOR STONE WORK AT NEW PENITENTIARY.

COLUMBUS, OHIO, May 13, 1920.

The Ohio Board of Administration, Columbus, Ohio.

GENTLEMEN:—The proposed contract between your board and the Ohio Cut Stone Company, for exterior stone work for the administration building of the Ohio penitentiary, transmitted to this department with your recent letter, for its approval as to form, has been considered.

It is believed that the subject matter of this contract is incident to and necessary for carrying out the powers granted by the provisions of the new prison act enacted in 103 O. L., 249.

While this department is of course only concerned with the form and legality of the contract, it is deemed advisable to direct your attention to paragraph 12 of the proposed contract, pointing out that the term "or other causes beyond our control," relating to the delivery day of the stone, is very comprehensive. This, in connection with the fact that no liquidated damages for failure to deliver is fixed in section 14 of the agreement, seems to be of sufficient importance to especially call your attention to these features. It is realized, of course, that the policy of entering into such an agreement is entrusted to your board. The availability of the funds necessary for the discharge of the proposed agreement is evidenced by the certificate of the state auditor hereto attached.

After consideration of the agreement as a whole, it is, as to form, hereby approved.

Respectfully,
JOHN G. PRICE,
Attorney-General.

1239.

APPROVAL, ARTICLES OF INCORPORATION, THE ANCHOR LIFE AND
ACCIDENT INSURANCE COMPANY.

COLUMBUS, OHIO, May 14, 1920.

HON. HARVEY C. SMITH, *Secretary of State, Columbus, Ohio.*

DEAR SIR:—The articles of incorporation of The Anchor Life and Accident Insurance Company, a company which it is proposed to incorporate and organize under authority of sections 9339 et seq., I herewith return to you with my certificate of approval endorsed thereon.

Respectfully,
JOHN G. PRICE,
Attorney-General.

1240.

HOTELS AND RESTAURANTS—CONSTRUCTION OF ACT PROVIDING
FOR INSPECTION AND LICENSING OF SAME—"RESTAURANT" AS
DEFINED BY ACT CONSTRUED—APPLICABLE TO MOVABLE
LUNCH WAGONS ON WHEELS AND COUNTY FAIR LUNCH
STANDS—NOT APPLICABLE TO MANUFACTURING COMPANY
OPERATING EATING PLACE FOR EMPLOYES—WHEN COMBINA-
TION LICENSE AUTHORIZED BY ACT—FAMILY HOTEL AS DE-
FINED BY ACT CONSTRUED.

1. *Covered movable lunch wagons on wheels, and county fair lunch stands fashioned and constructed somewhat after a shed, come within the meaning of the words "every building or other structure," as used in section. 843-2 G. C.*

2. *Section 843-2 G. C. defining a restaurant, neither refers to nor makes the furnishing of chairs, stools or benches an element or part of the definition, whether the restaurant be commonly called a saloon, soft drink parlor, general store, or other name.*