

County. In the case of Charles L. Sawyer above mentioned, it does not appear that Edwin P. Brooks, who signed the bond for the Federal Surety Company, was acting under a power of attorney which gave him sufficient authority. This defect, however, could undoubtedly be corrected by having the proper executive officers of said bonding company execute a proper instrument authorizing the signing of such bond or an instrument properly executed ratifying the act of Edwin P. Brooks in signing said bond.

In the case of Albert L. Allen above mentioned, it appears that Mr. Allen failed to sign said bond as principal. Undoubtedly this defect may be corrected if Mr. Allen signs the bond; and in the case of Harold Z. Hakes above mentioned, Scott Garrett undertakes to sign said bond as attorney in fact by means of a typewriter. He also evidences having taken the acknowledgment of the oath attached to said bond by signing his name by means of a typewriter. It is believed that he should execute such bond by proper signature.

Accordingly, I have noted my approval as to form and legality on all of the bonds above mentioned, except the bonds of Charles L. Sawyer, Albert L. Allen and Harold Z. Hakes. All of said bonds are being herewith returned to you.

Respectfully,

GILBERT BETTMAN,
Attorney General.

556.

APPROVAL, BONDS OF CUYAHOGA FALLS, SUMMIT COUNTY, OHIO—

\$31,000.00.

COLUMBUS, OHIO, June 25, 1929.

Industrial Commission of Ohio, Columbus, Ohio.

557.

APPROVAL, BONDS OF OXFORD VILLAGE SCHOOL DISTRICT, BUTLER COUNTY, OHIO—\$120,000.00.

COLUMBUS, OHIO, June 25, 1929.

Industrial Commission of Ohio, Columbus, Ohio.