

1584.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS IN
HOCKING COUNTY, OHIO.

COLUMBUS, OHIO, September 22, 1920.

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

1585.

APPROVAL, CONTRACT WITH THE DAVIES-CHISM & DAVIES COM-
PANY FOR ERECTION OF STATE ARMORY, NEW LEXINGTON,
OHIO.

COLUMBUS, OHIO, September 22, 1920.

HON. ROY E. LAYTON, *Adjutant General, Columbus, Ohio.*

DEAR SIR:—Acknowledgment is made of the receipt of your recent letter, transmitting for approval the Davies-Chism & Davies Co. contract for the state armory at New Lexington, Ohio.

It is noted that submitted with and attached to the contract are:

- Forms for advertisements and bills for same;
- All bids and bonds received;
- Proposed contract in triplicate;
- Contractor's receipt for industrial insurance;
- Financial statement of Bonding company;
- Affidavit as to signature of bonding agent;
- Statement that Bonding company is legally authorized to practice in the state of Ohio;
- Statement from the secretary of state that the Davies-Chism & Davies Co. is an incorporated company;
- Statement from the directors of the Davies-Chism & Davies Co. as to which officers of the said company are authorized to sign official papers.

The plans and specifications, the estimate of cost, bills of material, forms for advertisement and forms for bids, it is also noted, are on file in the office of the state auditor. By personal conference it is also learned that the proofs of publication of such advertisements, as well as the approval of the plans, drawings, representations, bills of material, specifications of work and estimates of cost have been approved by the governor, auditor of state and secretary of state, as provided by section 2315 G. C. of the building regulations, which, by the force of section 5240 (107 O. L., 394) are made applicable to the building of armories.

It also appears by the attached certificate of the auditor of state that there are available appropriated funds for the payment of the consideration of the agreement.

Considering the effect of the appropriations referred to, in connection with the powers and duties of the adjutant general as to state armories, under section 5238 G. C., it is concluded that this agreement is in conformity to law and the same is therefore approved.

Respectfully,
JOHN G. PRICE,
Attorney-General.