20.

DISAPPROVAL, PROPOSED CONTRACT BETWEEN STATE OF OHIO, THROUGH DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS, AND RADIO M. & S. COMPANY—DISAPPROVAL PROPOSED CON-TRACT WITH HENRY I. DERR—ELECTRICAL WORK AND PLUMB-ING, BOTANICAL GREENHOUSE FOR VEGETABLE DISEASE INVES-TIGATION, OHIO AGRICULTURAL EXPERIMENT STATION, WOOS-TER, OHIO.

COLUMBUS, OHIO, January 24, 1927.

HON. GEORGE F. SCHLESINGER, Director of Highways and Public Works, Columbus, Ohio.

DEAR SIR:—You have submitted for my approval, a contract between the State of Ohio, acting by the Department of Highways and Public Works, and the Radio M. & S. Company. Also a contract for my approval between the State of Ohio, acting by the Director of Highways and Public Works, and Henry I. Derr.

The first of the foregoing contracts provides for electric work in the Botanical Greenhouse for Vegetable Disease Investigation, Ohio Agricultural Experiment Station, Wooster, as set forth in item No. 6, of the proposal dated October 6, 1926.

The second of the foregoing contracts provides for the plumbing to be installed in the Botanical Greenhouse for Vegetable Disease Investigation, exclusive of heating and ventilating, Ohio Agricultural Experiment Station, Wooster, Ohio, as set forth in item No. 5 of the proposal dated October 6, 1926.

The above contracts are not approved, for the reason that article No. 6 of each of said contracts provides :

"The contractor is to complete the work contemplated under this contract on or before January first, 1927."

Neither of said contracts was submitted for my approval until January 14th last, and it would be impossible for the contractor in each case to complete the work therein provided by the first day of January, 1927, set forth as a requirement on the part of the contractor in each of said contracts.

> Respectfully, Edward C. Turner, Attorney General.

21.

INDIGENT SICK AND DISABLED—COUNTY AT LARGE—UNDER SEC-TIONS 3138-1 AND 3138-2 G. C. HOW FUND FROM TAX LEVY MAY BE LEGALLY APPLIED—NOT LIMITED TO COUNTY OR TOWNSHIP CHARGES.

SYLLABUS:

The fund derived from a tax levy under the provisions of Sections 3138-1 and 3138-2, General Code, may be legally applied to the care of the indigent sick and dis-