

3854.

APPROVAL, BONDS OF ARCANUM VILLAGE SCHOOL DISTRICT, DARKE COUNTY, \$3,500, TO PURCHASE SITE UPON WHICH TO ERECT SCHOOL BUILDING.

COLUMBUS, OHIO, January 4, 1923.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

3855.

APPROVAL, BONDS OF UPPER ARLINGTON VILLAGE SCHOOL DISTRICT, FRANKLIN COUNTY, \$165,000, TO PURCHASE SITE AND CONSTRUCT SCHOOL BUILDING.

COLUMBUS, OHIO, January 4, 1923.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

3856.

APPROVAL, LEASE OF STATE OF OHIO TO THE COLUMBUS, NEWARK & ZANESVILLE RAILWAY COMPANY, TRACT OF LAND BETWEEN HEBRON AND NEWARK FOR RAILWAY RIGHT OF WAY AND POLE LINE PURPOSES.

COLUMBUS, OHIO, January 4, 1923.

Department of Highways and Public Works, Division of Public Works, Columbus, Ohio.

GENTLEMEN:—Your letter of December 29, 1922, was duly received, enclosing for my attention a proposed twenty-five year lease to the Columbus, Newark & Zanesville Railway Company of a tract of land between Hebron and Newark for railway right of way and pole line purposes.

I have noted from your letter that the lease is proposed to be made in conformity with sections 14203-20 et seq. as appearing in 107 O. L. 741, and 108 O. L. 608; and that said railway company filed its application for the lease in response to

notice published in compliance with section 12203-23. I also note that the lease is a renewal of the present leasehold of the railway company; and that the valuation fixed for the new lease is \$28,333.34.

I have carefully examined said lease, find it correct in form and legal, and am therefore returning the same with my approval endorsed thereon.

Respectfully,

JOHN G. PRICE,
Attorney-General.

3857.

APPROVAL, TRANSCRIPT OF PROCEEDINGS RELATING TO PROPOSED SALE OF SEVEN SMALL TRACTS OF ABANDONED OHIO CANAL LANDS BETWEEN RACCOON CREEK AND VILLAGE OF HEBRON, LICKING COUNTY, OHIO.

COLUMBUS, OHIO, January 4, 1923.

Department of Highways and Public Works, Division of Public Works, Columbus, Ohio.

GENTLEMEN:—I acknowledge receipt of your letter of the 3rd inst., transmitting for my examination transcripts (in duplicate) of your proceedings relating to the proposed sale of seven small tracts of abandoned Ohio canal lands between Raccoon Creek and the village of Hebron, Licking County, Ohio, said proposed sales being as follows:

<i>Grantee</i>	<i>Tract</i>	<i>Acreage</i>	<i>Valuation</i>
The Wehrle Realty Company	No. 1,	1.1	\$110.00
W. W. Wehrle and A. T. Wehrle	No. 2,	1.55	400.00
W. W. and A. T. Wehrle	No. 3,	.99	200.00
Lydia Zartman Sachs	No. 4,	2.75	500.00
		<i>Sq. ft.</i>	
The Wehrle Company	A,	3040	500.00
C. H. Hahn	B,	2646	500.00
Benj. M. Hendricks	C,	2754	500.00

I note that these sales are proposed to be made under authority of sections 14203-20 et seq. as found in 107 O. L. 741, and 108 O. L. (Part 1)608.

Finding, as I do, that your proceedings with reference to the proposed sales have been in conformity with the law, I am giving my approval to your proceedings by signing the duplicate transcripts submitted; and I am returning such transcripts herewith.

Respectfully,

JOHN G. PRICE,
Attorney-General.