3808.

APPROVAL, CONTRACT FOR HEATING AT CLEVELAND STATE HOSPITAL, \$5,353.00, UNITED STATES FIDELITY AND GUARANTY COMPANY, SURETY—THE SWEENY & WISE COMPANY OF CLEVELAND, OHIO.

COLUMBUS, OHIO, January 15, 1935.

HON. T. S. BRINDLE, Superintendent of Public Works, Columbus, Ohio.

DEAR SIR:—You have submitted for my approval a contract between the State of Ohio, acting by the Department of Public Works, for the Department of Public Welfare, and the Sweeny & Wise Company of Cleveland, Ohio. This contract covers the construction and completion of contract for Heating for a project known as Cottage No. 7, Hawthornden Farm, Cleveland State Hospital, Cleveland, Ohio, in accordance with Item No. 3 and Item No. 13 (Alt. H-1) of the form of proposal dated December 17, 1934. Said contract calls for an expenditure of five thousand three hundred and fifty-three dollars (\$5,353.00).

You have submitted the certificate of the Director of Finance to the effect that there are unencumbered balances legally appropriated in a sum sufficient to cover the obligations of the contract. You have also submitted a certificate of the Controlling Board showing that said board has released funds for this project, in accordance with section 3 of House Bill No. 698 (115 Ohio Laws, 398) of the regular session of the 90th General Assembly, as amended by section 1 of House Bill No. 36 of the first special session of the 90th General Assembly.

In addition, you have submitted a contract bond upon which the United States Fidelity and Guaranty Company of Baltimore, Maryland, appears as surety, sufficient to cover the amount of the contract.

You have further submitted evidence indicating that plans were properly prepared and approved, notice to bidders was properly given, bids tabulated as required by law and the contract duly awarded. Also it appears that the laws relating to the status of surety companies and the Workmen's Compensation have been complied with.

Finding said contract and bond in proper legal form, I have this day noted my approval thereon, and return the same herewith to you, together with all other data submitted in this connection.

Respectfully,

JOHN W. BRICKER,

Attorney General.

3809.

APPROVAL, TRANSCRIPT OF PROCEEDINGS RELATING TO RENT REDUCTIONS ON CANAL LANDS—FRANK ENGLEBRINK, ET AL., CITY OF PIQUA, WILLIAMS BUILDING COMPANY.

COLUMBUS, OHIO, January 15, 1935.

HON. T. S. BRINDLE, Superintendent of Public Works, Columbus, Ohio.

DEAR SIR:—You have submitted for my examination and approval a number of transcripts setting out your proceedings on applications filed by lessees of canal lands

for a reduction in the several amounts of current or delinquent rentals or of both current and delinquent rentals due or to become due on leases held by the several lessees making such applications.

The applications covered by these proceedings, designated as to the names of the lessees, the numbers of the leases and the reductions granted are as follows: Albert Rowe, O&E 250, current reduction \$15.00 to \$9.00. Frank Englebrink, et al, M&E 400, reduction, delinquent, \$20.97 to \$15.73, reduction, current, \$13.98 to \$10.49. Frank Englebrink, et al, M&E 399, reduction, delinquent, \$127.98 to \$95.99, reduction, current, \$85.32 to \$63.99. The City of Piqua, M&E 196, reduction, current \$2,010.66 to \$1608.53. The Williams Building Company, O&E 249, reduction, delinquent, \$2620.00 to \$1,572,00, reduction, current, \$1,310.00 to \$786.00.

Upon examination of the several applications for the reductions granted by you in these proceedings, I find that such applications are in substantial conformity with the provisions of House Bill No. 467, enacted by the 90th General Assembly, 115 O. L. 512, under the authority of which these applications were filed and the reductions thereon were granted by you. Assuming, as I do, that each of these applications has received independent investigation and consideration by you, as is contemplated by the act above referred to, there is nothing in the several transcripts of your proceedings on these applications which indicates or suggests any reason why your proceedings on these applications with the results above indicated, should not be approved. I am accordingly approving the several transcripts as is indicated by my approval endorsed upon the transcripts and upon the copies thereof all of which are herewith returned.

Respectfully,

John W. Bricker,

Attorney General.

3810.

APPROVAL, BONDS OF DEER PARK VILLAGE SCHOOL DISTRICT, HAMILTON COUNTY, OHIO, \$68,000.00.

COLUMBUS, OHIO, January 15, 1935.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

3811.

APPROVAL, BONDS OF MARBLE CLIFF, FRANKLIN COUNTY, OHIO, \$10,000.00.

COLUMBUS, OHIO, January 15, 1935.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.