OPINIONS

1132.

APPROVAL, ARTICLES OF INCORPORATION OF THE LINCOLN MU-TUAL INDEMNITY COMPANY OF MANSFIELD.

COLUMBUS, OHIO, October 30, 1929.

HON. CLARENCE J. BROWN, Secretary of State, Columbus, Ohio.

DEAR SIR:—I am returning to you herewith the articles of incorporation of The Lincoln Mutual Indemnity Company of Mansfield, with my approval endorsed thereon.

> Respectfully, GILBERT BETTMAN, Attorney General.

1133.

APPROVAL, BONDS OF MIAMI TOWNSHIP, HAMILTON COUNTY-\$50,000.00.

Columbus, Ohio, October 30, 1929.

Industrial Commission of Ohio, Columbus, Ohio.

1134.

OPTOMETRIST—SOLICITING FACTORIES FOR EXAMINATION OF EMPLOYES' EYES IS PEDDLING AND ESTABLISHMENT OF TEM-PORARY OFFICES WITHIN STATUTORY INHIBITION.

SYLLABUS:

1. When a licensed optometrist makes a practice of calling upon and soliciting the management of factories for the purpose of examining the eyes of the employees, such solicitation constitutes peddling within the meaning of Section 1295-29, General Code.

2. When such optometrist, upon his own initiative, opens temporary quarters in a factory, installs necessary equipment and solicits the examination of the eyes of the employees while practicing at such temporary quarters, such practice constitutes the establishment of temporary offices within the meaning of Section 1295-29, General ° Code.

3. In the event such optometrist is employed by the factory for such purpose without solicitation on the part of the optometrist, upon the initiative of the factory, and the factory solicits the examination of the eyes of its employees, the establishment of temporary quarters pursuant to such employment is not in violation of Section 1295-29, General Code, even though such optometrist may not be paid for his services by the factory.

4. When an optometrist is practicing at a factory at temporary offices in viola-

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