816 OPINIONS

I have before me the certificate of the Director of Finance that there is an unencumbered balance legally appropriated sufficient to cover the obligations of this contract.

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

Respectfully,

JOHN G. PRICE,

Attorney-General.

3574.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS IN MARION AND LAKE COUNTIES.

COLUMBUS, OHIO, September 1, 1922.

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

Gentlemen:—With further reference to your letter of August 30, 1922, enclosing for my examination, among others, certified copies of the two following final resolutions:

Marion county, I. C. H. 114, section H, Marion-Galion road. Lake county, I. C. H. 2, section B, Cleveland-Buffalo road.

As to the Marion county resolution, I have noted your letter of explanation of this date regarding the provision for funds on this project.

As to the Lake county resolution, I have noted the correction which has been made in accordance with my letter of this date, namely, the insertion of the volume and page of record.

Finding as I do in the light of the foregoing that said two resolutions are correct in form and legal, I am returning them to you with my approval endersed thereon in accordance with section 1218 G. C.

Respectfully,

JOHN G. PRICE,

Attorney-General.

3575.

COAL—AUTHORITY OF STATE TO REGULATE PRICES—EXISTING AND PROPOSED LEGISLATION DEALING WITH POWERS OF STATE CONSIDERED.

Columbus, Ohio, September 2, 1922.

HON. HARRY L. DAVIS, Governor of Ohio, Columbus, Ohio.

My Dear Governor:—You have requested the opinion of this department as follows: