OPINIONS

Enclosed herewith you will find a form of deed which I have prepared, which it is believed to be sufficient for the purposes of the act when properly executed and delivered.

It will be noted that the deed recites that the purchase price has been paid into the state treasury, and of course, that fact should exist before the same is executed.

The copy of the contract which you submitted is being herewith returned.

Respectfully,

C. C. CRABBE, Attorney General.

2114.

APPROVAL, ARTICLES OF INCORPORATION OF "THE TRAFFIC ACCI-DENT INSURANCE COMPANY".

COLUMBUS, OHIO, December 31, 1924.

HON. THAD H. BROWN, Secretary of State, Columbus, Ohio.

2115.

SCHOOLS—EMPLOYMENT OF BOYS OVER SIXTEEN YEARS OF AGE, SETTING UP PINS IN BOWLING ALLEY—AGE AND SCHOOLING CERTIFICATES NOT NEEDED, WHEN?—SECTION 7765-2 CON-STRUED.

SYLLABUS:

The employment of setting up pins in a bowling alley is not prohibited to boys over sixteen ycars of age, and may be engaged in as irregular service, not to exceed four hours per day and twenty-four hours per week, as provided in Section 7765-2 General Code.

However, such employment will be subject to the further provision of Section 7765-2 General Code, authorizing the health commissioner of the district in question to determine "whether the employment involves confinement or requires continual physical strain," so that it cannot be deemed irregular service within the meaning of this section. Such irregular employment can only be engaged in outside of school hours, and by virtue of Section 7765-2, an age and schooling certificate is not necessary.

COLUMBUS, OHIO, December 31, 1924.

HON. H. R. WITTER, Director, Department of Industrial Relations, Columbus, Ohio.

Dear Sir :---

This will acknowledge receipt of your communication in which you submit the following request:

714