1476 OPINIONS

802.

APPROVAL—ARTICLES OF INCORPORATION OF THE WESTERN RESERVE MUTUAL CASUALTY COMPANY.

COLUMBUS, OHIO, June 29, 1937.

HON. WILLIAM J. KENNEDY, Secretary of State, Columbus, Ohio.

DEAR SIR: I have examined the articles of incorporation of The Western Reserve Mutual Casualty Company which you have submitted for my approval.

Finding the same not to be inconsistent with the Constitution or laws of the United States or of the State of Ohio, I have endorsed my approval thereon and return the same to you herewith.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

803.

DEPARTMENT OF LIQUOR CONTROL—TRANSPORTATION OF INTOXICATING LIQUOR—H PERMIT NECESSARY—CARRIERS BY RAIL—H PERMIT NECESSARY, WHEN.

SYLLABUS:

- 1. Although it is not necessary for a motor carrier to secure an H permit to transport intoxicating liquor for the Department of Liquor Control, such a carrier is required under the terms of Section 6064-15 to obtain an H permit in the same manner as other carriers in order to transport beer or intoxicating liquor for others than the Department of Liquor Control.
- 2. Carriers by rail need not pay the permit fee provided for in Section 6064-15 as amended in Amended House Bill No. 501, or possess a license issued by the Public Utilities Commission of Ohio in order to obtain an H permit.
- 3. The exemption of carriers by rail from Section 6064-15 as amended in Amended House Bill No. 501 does not include a carrier which provides rail and motor vehicle transportation service.

COLUMBUS, OHIO, June 30, 1937.

Hon. J. W. Miller, Director, Department of Liquor Control, Columbus, Ohio.

DEAR SIR: This will acknowledge receipt of your request for my opinion which reads as follows: