The Ohio Casualty Insurance Company

136 North Third Street, Hamilton, Ohio 45023

KNOW ALL MEN BY THESE PRESENTS:-

BOND

Nº 2460766

That we, Eleanor Church	
ofHighland.,Indiana, as Principal, and THE OHIO CASUALTY INSURANCE COMPANY of Hamilton, Ohio, a corporation organized and existing under the laws of the State of Ohio, (hereinafter called the Surety	
in the aggregate and non cumulative penal sum of *** TWENTS ********** (\$ *20,000,09 Dollars, for the ourselves, our heirs, executors, administrators, successors and assigns,	payment or which, well and truly to be made, we bind
SIGNED, SEALED and DATED this7th	
THE CONDITION OF THE ABOVE OBLIGATION IS S	
or appointed to (or holds by operation of law) the office ofDe	
of Highland	for a term One year
beginning on July 8, 1988 and en	ding on July 8, 1989
NOW, THEREFORE, If the said Principal shall well, truly an	d faithfully perform all official duties required by law
of such official during the term aforesaid	
then this obligation shall be void; otherwise to remain in full force	e and effect.
THIS BOND is executed by the Surety upon the following	express conditions;
First: That the Surety may, if it shall so elect, cancel this bond State of Indiana	Man 1920
and this bond shall be deemed canceled at the expiration of said thirt ject to all the terms, conditions and provisions of this bond, for any committed by the Principal up to the date of such cancelation; and lesse from all liability hereunder, refund the premium paid, less a pr	y (30) days; the Surety remaining liable, however, eun- act or acts covered by this bond which may have been the Surety shall, upon surrender of this bond and its re-
Second: That the Surety shall not be liable hereunder for the loss sulting from the failure of, or default in payment by, any banks or deen deposited, or may be deposited, or placed to the credit, or unde or depositories were or may be selected or designated by the Princips	of any public moneys or funds occurring through or re- epositories in which any public moneys or funds have r the control of the Principal, whether or not such banks
or acceptance by the Principal of any interest on said public moneys	or runds, any new, decision, ordinance or statute to the
Third: That the Surety shall not be liable for any loss or losses, taxes, licenses, levies, assessments, etc., with the collection of which he ment as aforesaid.	resulting from the failure of the Principal to collect any a may be chargeable by reason of his election or appoint-
	(Seel)
\	(Seel)

Green

NC