

This section was construed in an opinion found in Opinions of the Attorney General for 1929, Vol. III, page 1784. The syllabus of that opinion is as follows:

“Under the provisions of Section 3138-1, General Code, a board of county commissioners may enter into an annual contract with a hospital association for treatment of indigent sick and disabled, provided the consideration is reasonably commensurate with the services performed.”
I concur in the holding of the above opinion.

It is therefore my opinion, in specific answer to your inquiries, that:

1. A peddler using an automobile truck is required by section 6349, General Code, to pay a fee of twenty-eight dollars.

2. By virtue of section 6347, General Code, a peddler is required to take out a license in only one county. This license permits him to peddle his stock in trade over the entire state, subject to the right of municipalities to require an additional license.

3. Under the provisions of section 3138-1, General Code, a board of county commissioners may enter into an annual contract with a hospital association for treatment of indigent sick and disabled, provided the consideration is reasonably commensurate with the services performed. Opinions of the Attorney General for 1929, Vol. III, page 1784, approved and followed.

Respectfully,

JOHN W. BRICKER,

Attorney General.

1511.

APPROVAL, RESERVOIR LAND LEASE—CHARLES R. DOLL.

COLUMBUS, OHIO, September 5, 1933.

HON. EARL H. HANEFELD, *Director, Department of Agriculture, Columbus, Ohio.*

DEAR SIR:—The conservation division in your department, acting through the chief of the bureau of inland lakes and parks, has submitted for my examination and approval a reservoir land leased in triplicate executed by the conservation commissioner to one Charles R. Doll of Columbus, Ohio. This lease is one for a term of fifteen years and the same provides for an annual rental of twenty-four dollars payable in semi-annual installments of twelve dollars each.

Upon examination of this lease, I find that the same has been properly executed by the conservation commissioner and by Charles R. Doll, the lessee therein named. I further find, upon examination of the provisions of the lease and of the conditions and restrictions therein contained, that the same are in conformity with the section of the General Code under the authority of which the lease is executed, and with other statutory enactments relating to leases of this kind. I am accordingly approving this lease as to legality and form as is evidenced by my approval endorsed upon the lease and upon the duplicate and triplicate copies thereof, all of which are herewith returned.

Respectfully,

JOHN W. BRICKER,

Attorney General.