and the same together with the duplicate and triplicate copies thereof are herewith returned.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3652.

APPROVAL, LEASE FOR RIGHT TO USE WATER FROM PORTAGE LAKES IN SUMMIT COUNTY, OHIO, FOR PURPOSE OF WATERING THE GREENS OF THE TURKEY FOOT LAKE GOLF CLUB—C. R. THORNTON.

COLUMBUS, OHIO, October 14, 1931.

HON. A. T. CONNAR, Superintendent of Public Works, Columbus, Ohio.

DEAR SIR:—You have submitted for my examination and approval a certain lease in triplicate executed by you, as superintendent of public works, to one C. R. Thornton of Akron, Ohio.

By the terms of this lease, there is granted to said C. R. Thornton the right, for a term of five years, to insert into the level of Turkey Foot Channel at Portage Lakes in Summit County, Ohio, and to draw therefrom a quantity of 30,715,000 gallons of water annually for the purpose of watering the greens of the Turkey Foot Lake Golf Club.

The lease here in question is one executed by you under the authority of sections 431 and 14009 of the General Code of Ohio.

I find said lease to be properly executed by you and by the lessee above named; and inasmuch as the provisions of said lease are in conformity with the statutory provisions above named, the same is hereby approved as to legality and form as is evidenced by my approval endorsed on said lease and upon the duplicate and triplicate copies thereof, all of which are herewith returned.

Respectfully,

GILBERT BETTMAN,
Attorney General.

3653.

APPROVAL, LEASE FOR RIGHT TO INSERT INTO MIAMI AND ERIE CANAL AT DELPHOS, OHIO, PIPE FOR PURPOSE OF SUPPLYING WATER TO THE NEW YORK, CHICAGO AND ST. LOUIS RAIL-ROAD COMPANY.

COLUMBUS, OHIO, October 14, 1931.

HON. A. T. CONNAR, Superintendent of Public Works, Columbus, Ohio.

DEAR SIR:—This is to acknowledge receipt of a recent communication with which you submit for my examination and approval a certain water pipe lease, so-called, by the terms of which there is leased and granted to The New York, Chicago & St. Louis Railroad Company, for the term of five years, the right to insert into the level of the abandoned Miami & Eric Canal at Delphos, Ohio, a six inch pipe and to draw from said canal 36,865,000 gallons of water annually for the purpose of supplying water to the locomotives of said company for steam

1256 OPINIONS

purposes and also for supplying water to the shops of said company. The annual rental provided for in said lease is the sum of \$354.00.

Upon examination of the lease here in question, I find that the same has been properly executed by you and by the above named lessee, by and through the vice president of said company duly authorized in the premises. Said lease has been executed by you under authority of sections 431 and 14009 of the General Code, and finding the terms and provisions of said lease to be in conformity with said statutory provisions, said lease is accordingly hereby approved as to legality and form, as is evidenced by my approval endorsed on said lease and upon the duplicate and triplicate copies thereof, all of which are herewith returned.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3654.

APPROVAL, LEASE FOR RIGHT OF MAINTAINING GAS PIPE LINES IN KIRKERSVILLE FEEDER—THE OHIO FUEL GAS COMPANY.

Columbus, Ohio, October 14, 1931.

HON. A. T. CONNAR, Superintendent of Public Works, Columbus, Ohio.

Dear Sir:—You have submitted for my examination and approval three certain canal land leases in triplicate by the terms and provisions of which you have leased and granted to The Ohio Fuel Gas Company of Columbus, Ohio, the right and privilege, under the conditions and restrictions therein provided for, of occupying and using portions of that part of the Ohio Canal known as the Kirkersville Feeder for the purpose of maintaining therein gas pipe lines as now in place.

The terms of said leases are fifteen years each, and the annual rentals reserved therein are six per cent of the respective valuations of the several parcels of land leased for said purposes, which valuation in each case is the sum of \$200.00.

The leases here in question have been executed by you under authority of section 13970 of the General Code. Upon examination of said leases, I find the same to have been properly executed by you and by the lessee company above named. I also find that the terms and provisions of said leases are in conformity with the provisions of the above mentioned and other statutes relating to the execution of leases of this kind.

Said leases are accordingly approved by me as to legality and form, as is evidenced by my approval endorsed on said leases and upon the duplicate and triplicate copies thereof, all of which are herewith returned.

Respectfully,
GILBERT BETTMAN,
Attorney General.