

from your letter that the lease does not in any way affect the use of the canal lands for canal purposes or for supplying water to the lessees of existing leases.

I have examined said lease and find the same correct in form and legal, and I am therefore returning it to you with my approval endorsed thereon.

Respectfully,
 JOHN G. PRICE,
Attorney-General.

1730.

APPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS IN
 CLARK AND MEIGS COUNTIES, OHIO.

COLUMBUS, OHIO, December 23, 1920.

HON. A. R. TAYLOR, *State Highway Commissioner, Columbus, Ohio.*

1731.

DISAPPROVAL, FINAL RESOLUTIONS FOR ROAD IMPROVEMENTS
 IN MADISON COUNTY, OHIO.

COLUMBUS, OHIO, December 23, 1920.

HON. A. R. TAYLOR, *State Highway Commissioner, Columbus, Ohio.*

DEAR SIR:—I return, enclosed, without my approval the following two final resolutions sent me, among others, with your letter of December 18, 1920.

Columbus-Washington C. H. road, I. C. H. No. 50, sections "G. & N.",
 Madison county.

The certificate of the clerk of the board of county commissioners shows that said commissioners adopted their final resolutions on the 6th day of December, 1920, and that the county auditor's certificate of available funds is dated December 10, 1920.

It thus appears that the auditor's certificate was not made until after the county commissioners had passed their resolutions. An examination of section 5660 G. C. in connection with section 1218 G. C. will show that properly the certificate of the county auditor should be made at or prior to the time of the passage of the final resolution.

Respectfully,
 JOHN G. PRICE,
Attorney-General.