"Without passing upon the constitutionality of the proposed law, but pursuant to the duties imposed upon me under the provisions of Section 4785-175, General Code, I hereby certify that the foregoing summary is a fair and truthful statement of the proposed law.

John W. Bricker, Attorney General."

Respectfully, John W. Bricker, Attorney General.

3634.

## DISAPPROVAL — BONDS OF SPRINGFIELD TOWNSHIP RURAL SCHOOL DISTRICT, CLARK COUNTY, OHIO, \$676.65.

COLUMBUS, OHIO, December 17, 1934.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

Re: Bonds of Springfield Twp. Rural School Dist., Clark County,

Ohio, \$676.65.

GENTLEMEN:---I have examined the transcript of the proceedings relating to the above bond issue. These bonds are proposed to be issued under the provisions of House Bill No. 11 of the third special session of the 90th General Assembly. The financial statement which I have received from this district shows that bonds have been issued by this district under House Bill No. 17 of the first special session of the 90th General Assembly in the sum of \$8,000.00, all of which are actually in excess of the net indebtedness limitation for unvoted bonds.

Since the amount of the net floating indebtedness of this district as of July 1, 1934, as certified by the Auditor of State, is less than said sum of \$8,000.00, it follows that this district could not issue bonds under said act. If this district desires to issue indebtedness funding bonds therefore, it will be necessary for them to proceed under the provisions of House Bill No. 140 of the second special session of the 90th General Assembly.

Respectfully, Јонм W. Вкіскек, Attorney General.

3635.

## APPROVAL—RESERVOIR LAND LEASE TO LAND AT BUCKEYE LAKE FOR THE RIGHT TO USE AND OCCUPY FOR COTTAGE SITE AND DOCKLANDING PURPOSES—GEORGE ELMO KALB.

COLUMBUS, OHIO, December 17, 1934.

HON. EARL H. HANEFELD, Director, Department of Agriculture, Columbus, Ohio. DEAR SIR:-This is to acknowledge the receipt of a communication over the signature of the Chief of the Bureau of Inland Lakes and Parks, submitting for my examination and approval a reservoir land lease in triplicate, executed by the

## OPINIONS

Conservation Commissioner to one George Elmo Kalb of Columbus, Ohio This lease, which is one for a term of fifteen years, and which provides for an annual rental of \$30.00, payable semi-annually, leases and demises to the lessee above named the right to occupy and use for cottage site and docklanding purposes, the inner slope and waterfront and the outer slope and borrow pit in the rear thereof that is included in Embankment Lot No. 4, south of Lakeside, as laid out on the west embankment of Buckeye Lake by the Ohio Canal Commission in 1905, and being part of the southwest quarter of section 22, town 17, range 18, Fairfield County, Ohio.

Upon examination of this lease, I find that the same has been properly executed by the Conservation Commissioner on behalf of the state of Ohio and by George Elmo Kalb, the lessee therein named. I further find, upon examination of the provisions of this lease and of the conditions and restrictions therein contained, that the same are in conformity with section 471,• General Code, under the authority of which these leases are executed, and with other statutes relating to leases of this kind.

I am therefore approving this lease as to legality and form as is evidenced by my approval endorsed upon the lease and the duplicate and triplicate copies thereof, all of which are herewith returned.

> Respectfully, John W. Bricker, Attorney General.

3636.

APPROVAL—COMMUNICATION RELATING TO PROPOSED RENTAL REDUCTION TO BE PAID BY RAYMOND H. HAESEKER OF ST. MARYS, OHIO.

COLUMBUS, OHIO, December 17, 1934.

HON. WILLIAM H. REINHART, Conservation Commissioner, Columbus, Ohio.

DEAR SIR:—This is to acknowledge the receipt of a recent communication over the signature of the Chief of the Bureau of Inland Lakes and Parks, relating to a proposed reduction in the amount of the current annual rental to be paid by Raymond H. Haeseker of St. Marys, Ohio, under a lease which was executed to him by the Superintendent of Public Works under date of August 11, 1924, and which provides for an annual rental of one hundred dollars payable semi-annually.

Your proceedings in this matter were had upon an application for a reduction in the amount of the rental to be paid under this lease filed by the lessee under date of March 12, 1934, under the authority of House Bill No. 467, enacted by the 90th General Assembly under date of June 8, 1933, 115 O. L. 512. Upon this application, you have, by your finding, granted to said lessee a reduction in the amount of the rental to be paid upon the property covered by the lease, the same being a parcel of land at Lake St. Marys, from one hundred dollars, the amount provided for in the lease, to the sum of sixty dollars, which is the amount that is now to be paid upon the lease for the year from November 1, 1934, to November 1, 1935. From the application filed with you, it appears that the only reason as-

## 1786