

after set forth, granting to you as Director of Public Works, for the use of the Department of Finance, Division of Intangible Tax, and the State Fire Marshal and Department of Industrial Relations, respectively, certain office rooms in the city of Cleveland, Ohio, as follows:

Lease from The Brotherhood of Locomotive Engineers Building Association of Cleveland, Ohio, for Rooms 210, 212, 214, 216 and 218 on the second floor of the Brotherhood of Locomotive Engineers Building, southeast corner of Ontario Street and St. Clair Avenue, Cleveland, Ohio. This lease is for a term of two (2) years, beginning on the first day of February, 1933, and ending on the 31st day of January, 1935, by the terms of which the State will be required to pay one hundred and thirty-nine and 33/100 dollars (\$139.33) per month on the first day of each and every month in advance.

Lease from The Brotherhood of Locomotive Engineers Building Association of Cleveland, Ohio, for 5,053 square feet of office space on the second floor of the Brotherhood of Locomotive Engineers Building, southeast corner of Ontario Street and St. Clair Avenue, Cleveland, Ohio. This lease is for a term of two (2) years beginning on the first day of January, 1933, and ending on the 31st day of December, 1934, by the terms of which the State will be required to pay four hundred twenty-one and 6/100 dollars (\$421.06) per month on the first day of each and every month in advance.

You have submitted encumbrance estimates which contain the certificate of the Director of Finance to the effect that funds are available for the payment of said rentals. Proper evidence of authority has been furnished indicating the right of Frank W. Chopp to execute said leases in behalf of the Brotherhood of Locomotive Engineers Building Association.

Finding said leases in proper legal form, I hereby approve them as to form and return them herewith.

Respectfully,

JOHN W. BRICKER,  
*Attorney General.*

880.

APPROVAL, LEASE TO RESERVOIR LAND AT INDIAN LAKE, FOR THE RIGHT TO USE AND OCCUPY FOR COTTAGE SITE AND DOCKLANDING PURPOSES—DESSIE L. BLUE.

COLUMBUS, OHIO, May 26, 1933.

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

DEAR SIR:—This is to acknowledge the receipt of a communication of recent date from the chief of the bureau of inland lakes and parks submitting for my examination and approval a certain reservoir land lease executed by the conservation commissioner to one Dessie L. Blue of Lakeview, Ohio. By this lease, there is granted to said lessee for a term of fifteen years the right to use and occupy for cottage site and docklanding purposes the inner slope and waterfront and outer slope of the reservoir embankment and adjacent state lands at Indian Lake that is included in Embankment Lot No. 27 laid out by the state board of public works September 23, 1907, and being part of Section 35, Town 7, South,

Range 8 East, Logan County, Ohio, and being a renewal of a lease granted by the State of Ohio to one S. W. Lyon, by lease dated November 12, 1907.

Upon examination of this lease, I find that the same has been properly executed by the conservation commissioner and by Dessie L. Blue, the lessee named in the lease.

From an examination of the provisions of the lease and of the conditions and restrictions therein contained, I find that the same is in conformity with section 471, General Code, under the authority of which this lease is executed, and with other sections of the General Code 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.*

881.

SOLDIER'S RELIEF COMMISSION—MEMBER THEREOF MAY HAVE INTEREST IN STORE SELLING SUPPLIES TO VETERANS RECEIVING AID WHERE NO AGREEMENT THAT VETERANS MAY NOT HAVE INTEREST IN STORE SELLING SUPPLIES TO COUNTY HOME.

*SYLLABUS:*

1. *A member of a soldiers' relief commission having an interest in a store that sells supplies to veterans receiving aid under section 2934, General Code, does not violate section 12910 or 12911, General Code, where there is no agreement that the veterans should make the purchases from this particular store.*
2. *A member of a soldiers' relief commission may not, by virtue of section 12910, General Code, have an interest in a store selling supplies to the county home.*

COLUMBUS, OHIO, May 26, 1933.

HON. EDWIN S. DIEHL, *Prosecuting Attorney, Defiance, Ohio.*

DEAR SIR:—This will acknowledge receipt of your request for my opinion which reads as follows:

“A member of the Soldiers' Relief Commission of Defiance County is a partner in a market dealing in groceries and meats. Necessaries for the relief of soldiers are distributed by Ward and Township Committees. These necessaries are purchased from practically every grocery and meat market in the City of Defiance.

In the ward where is located the Perry Street Market in which a member of the Relief Commission has a financial interest the committee of that ward has permitted needy veterans to purchase necessaries from the Perry Street Market. These purchases are made with and without knowledge on the part of the member of the Relief Commission that they are made in fact for the Soldiers' Relief Commission.