

tract for furnishing meals to prisoners, is a question of fact to be determined in each particular case.

4. Section 3178, General Code, provides that the appointment of jail matrons shall not be made except on the approval of the probate judge, and that said probate judge shall fix the compensation of such matrons. Where such order or orders are not made by the probate judge at the time of the appointment of jail matrons, the irregularity of said appointment can not be cured at a later date by orders made by said probate judge.

Respectfully,
GILBERT BETTMAN,
Attorney General.

350.

APPROVAL, NOTES OF WADSWORTH VILLAGE SCHOOL DISTRICT,
MEDINA COUNTY, OHIO—\$8,000.00.

COLUMBUS, OHIO, April 25, 1929.

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

351.

APPROVAL, THREE GAME REFUGE LEASES.

COLUMBUS, OHIO, April 25, 1929.

HON. J. W. THOMPSON, *Chief, Division of Fish and Game, Department of Agriculture, Columbus, Ohio.*

DEAR SIR:—You have submitted for my approval as to form, the following leases which describe lands to be used for State Game Refuge purposes, as authorized under the provisions of Section 1435 of the General Code:

<i>No.</i>	<i>Name.</i>	<i>Acres.</i>
1195	Roy E. Ring, Ashtabula County, Conneaut Township-----	86¼
1196	Roy E. Ring, Ashtabula County, Kingsville Township-----	70½
1197	Ignac and Mary Wrublawski, Ashtabula County, Kingsville Twp.	51.47

Upon examination I have found said leases in proper legal form, and have endorsed thereon my approval as to form, and return them to you herewith.

Respectfully,
GILBERT BETTMAN,
Attorney General.