

1544.

APPROVAL, RESERVOIR LAND LEASE AT INDIAN LAKE, LOGAN COUNTY, OHIO, FOR RIGHT TO OCCUPY AND USE FOR COTTAGE SITE AND DOCKLANDING PURPOSES—E. M. WRIGHT.

COLUMBUS, OHIO, September 12, 1933.

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

DEAR SIR:—This is to acknowledge receipt of a recent communication over the signature of the Chief of the Bureau of Inland Lakes and Parks of the Division of Conservation in your department, submitting for my examination and approval a reservoir land lease in triplicate executed by the conservation commissioner to one E. M. Wright, of Springfield, Ohio. By this lease, which is one for a stated term of fifteen years and which provides for an annual rental of thirty dollars, payable semi-annually, there is granted and demised to the lessee above named the right to occupy and use for cottage site and docklanding purposes a parcel of state reservoir land including lot No. 36 of the Revised Plat of Minnewauken Island in Indian Lake; said island being part of Virginia Military Survey No. 12276, in Stokes Township, Logan County, Ohio.

Upon examination of this lease, I find that the same has been properly executed by the conservation commissioner and by E. M. Wright, lessee, therein named. I also find upon examination of the provisions of this lease and all the conditions and restrictions therein contained that the same are in conformity with section 471, General Code, under the authority of which this lease is executed, and with other statutory enactments 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.

1545.

GENERAL HEALTH DISTRICT—SECTIONS 1261-40, 5625-5 AND 5625-20, G. C., ARE IN PARI MATERIA, AND MUST BE CONSTRUED TOGETHER TO GIVE EFFECT TO PROVISIONS OF EACH—COUNTY AUDITOR TO RETAIN REQUIRED SUM FOR HEALTH DISTRICT IN SEMI-ANNUAL APPORTIONMENT OF FUNDS ALTHOUGH COUNTY TREASURER HAS NOT COLLECTED FULL AMOUNT OF TAX LEVY.

SYLLABUS:

1. Sections 1261-40, 5625-5 and 5625-20, *General Code*, are in *pari materia*, and must be construed together, in such manner as to give effect to the provisions of each.

2. By virtue of the provisions of Sections 1261-40, 5625-5 and 5625-10, *General Code*, the county auditor, in making his semi-annual apportionment of funds col-