as are conferred expressly or as arise by necessary implication; and since, as has been seen, authority to construct a switch does not arise by necessary implication, it follows that the commissioners are without right to expend funds for that purpose.

Respectfully.

John G. Price,
Attorney-General.

1941.

APPROVAL, WATER LEASES, OHIO AND ERIE CANAL, BARBERTON, OHIO.

Columbus, Ohio, March 25, 1921.

Hon. John I. Miller, Superintendent of Public Works, Columbus, Ohio.

Dear Sir:—I have your letter of March 24, 1921, transmitting for my examination two water leases in triplicate form as follows:

Pittsburgh Plate Glass Company (Columbia Chemical Division), permission to insert 30-inch pipe, Ohio and Erie canal, Barberton, Ohio, annual rental \$3,000.

Pittsburgh Plate Glass Company (Columbia Chemical Division), permission to insert 30-inch pipe, Ohio and Erie canal, Barberton, Ohio, daily rental of \$10 per day when water is used.

I have noted from the provisions of the lease second above noted that such lease is supplementary to and covers a supply of water in addition to that provided for in the lease first above mentioned; and I have noted that the lease period in both instances in five years beginning with May 1, 1921.

I have examined said leases, have found them correct in form and legal, and I am therefore returning them to you, attached, with my approval endorsed thereon.

Respectfully,

John G. Price,
Attorney-General.

1942.

APPROVAL, BONDS OF HANCOCK COUNTY, OHIO, IN AMOUNT OF \$72,000 FOR ROAD IMPROVEMENTS.

Columbus, Ohio, March 25, 1921.

Industrial Commission of Ohio, Columbus, Ohio.

1943.

APPROVAL, BONDS OF ERIE COUNTY, OHIO, IN AMOUNT OF \$24,000 FOR ROAD IMPROVEMENTS.

COLUMBUS, OHIO, March 25, 1921.

Industrial Commission of Ohio, Columbus, Ohio.