

cannot properly be read into sections 10990 G. C., 10991 G. C., or any of the succeeding sections of the subdivision.

There being in section 10989 G. C., standing alone, no description of the powers of the guardian appointed thereunder (except that such guardian shall be the guardian of the minor children of his ward, unless the court appoints some other person as their guardian), it is believed that both of your specific questions, to-wit,

(1) "Does the guardian (of an incompetent) have any control over the personal property?"

(2) "Can the court grant the guardian an order to sell real estate?"

should be answered in the negative.

Respectfully,  
JOHN G. PRICE,  
*Attorney-General.*

1923.

APPROVAL, LEASES OF WATER AT SUMMIT LAKE AND OHIO CANAL  
LOCK 1, AKRON, OHIO.

COLUMBUS, OHIO, March 17, 1921.

HON. JOHN I. MILLER, *Superintendent of Public Works, Columbus, Ohio.*

DEAR SIR:—I have your letter of March 8, 1921, enclosing for my approval, among others, the following leases, in triplicate:

	<i>Annual Rental.</i>
To The Firestone Tire & Rubber Co., Akron, Ohio, lease of water at Summit Lake-----	\$7,920 00
The Philadelphia Rubber Works Co., Akron, Ohio, lease of water taken from the Ohio Canal at Lock 1, Akron, Ohio-	4,500 00

I have carefully examined said leases, find them correct in form and legal, and am therefore returning the same with my approval endorsed thereon.

Respectfully,  
JOHN G. PRICE,  
*Attorney-General.*

1924.

APPROVAL, LEASES TO STATE LANDS AT DAYTON, GROVEPORT,  
LOGAN AND NAPOLEON, OHIO.

COLUMBUS, OHIO, March 17, 1921.

HON. JOHN I. MILLER, *Superintendent of Public Works, Columbus, Ohio.*

DEAR SIR:—I have your letter of March 8, 1921, enclosing for my approval, among others, the following leases, in triplicate: