ing on behalf of the state of Ohio, and by the respective lessees therein named. I further find, upon examination of the leases and of the conditions and restrictions therein contained, that the same are in conformity with section 471, General Code, under the authority of which these leases are executed, and with other statutory enactments relating to leases of this kind. I am, accordingly, approving the leases above mentioned as to legality and form, as is evidenced by my approval endorsed thereon and upon the duplicate and triplicate copies of each of these leases, all of which are herewith returned to you.

Respectfully,

JOHN W. BRICKER,
Attorney General.

5863.

APPROVAL—LEASES TO RESERVOIR LAND AT INDIAN LAKE, LOGAN COUNTY, OHIO—NATHAN COON AND WILBUR S. LENOX.

COLUMBUS, OHIO, July 20, 1936.

HON. L. WOODDELL, Conservation Commissioner, Columbus, Ohio.

DEAR SIR: This is to acknowledge the receipt of your recent communication from your office over the signature of the Chief of the Bureau of Inland Lakes and Parks, with which there were submitted for my examination and approval a number of reservoir land leases in triplicate, among which were the two leases hereinafter designated which granted and demised to the lessees therein named parcels of reservoir lands at Indian Lake.

The leases here referred to are for a stated term of fifteen years and provide for an annual rental of six per centum upon the appraised value of the parcel of land covered by the lease. Designated with respect to the names of the lessees, the location of the parcels covered by the leases, and the annual rentals therein provided for, these leases are:

Lessee	Location of Property	Rental
Nathan Coon	Lot 44, Minnewauken Island	\$27.00
Wilbur S. Lenox	Lot 45, Minnewauken Island	27.00

Upon examination of these lease instruments, I find that the same have been properly executed by you as Conservation Commissioner, acting on behalf of the state of Ohio, and by the respective lessees therein named. I further find, upon examination of the leases and of the con-

1100 OPINIONS

ditions and restrictions therein contained, that the same are in conformity with section 471, General Code, under the authority of which these leases are executed, and with other statutory enactments relating to leases of this kind. I am, accordingly, approving the leases above mentioned as to legality and form, as is evidenced by my approval endorsed thereon and upon the duplicate and triplicate copies of each of these leases, all of which are herewith returned to you.

Respectfully,

John W. Bricker,
Attorney General.

5864.

APPROVAL—SIX LEASES TO LAND IN CHESTER TOWN-SHIP, MEIGS COUNTY, FOR STATE GAME REFUGE PURPOSES.

Columbus, Ohio, July 20, 1936.

HON. L. WOODDELL, Commissioner, Conservation Division, Columbus, Ohio.

DEAR SIR: You have submitted for my examination and approval certain leases executed to the state of Ohio by several property owners in Chester Township, Meigs County, Ohio, leasing and demising to the state for the purposes therein stated tracts of land in said township and county.

The leases here in question, designated with respect to the number of the lease, the owner of the property and the acreage of land covered by the respective leases, are as follows:

Number	Name	Acreage
2350	Board of County Commissioners	125
2351	Emerson Hayes and John A. Hayes	1 <i>7</i> 0
2352	John B. Hayes	20
2353	Charles and Nellie Frank	20
2354	Charles and Audrey Woode	7 6
2355	Thomas and Jessie Weber	<i>7</i> 8.75

Each and all of these leases are for a term of five (5) years and in each instance the property described is leased to the state for the sole purpose of a state game refuge. And, in this connection, it is noted that as to each of these leases the Conservation Council, acting through you as Conservation Commissioner, has made an order setting aside the lands