

legality and form, as is evidenced by my approval endorsed thereon, all of which are herewith returned.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

2056.

APPROVAL—GRANTS OF EASEMENT, STATE OF OHIO THROUGH CONSERVATION COMMISSIONER, CERTAIN DESCRIBED TRACTS OF LAND, PERRY, BROWN AND BERLIN TOWNSHIPS, DELAWARE COUNTY, OHIO, WITH TWELVE GRANTORS, DESIGNATED AND NUMBERED, FOR PUBLIC FISHING GROUNDS AND TO IMPROVE THE WATERS OR WATER COURSES PASSING THROUGH AND OVER SAID LANDS.

COLUMBUS, OHIO, March 10, 1938.

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

DEAR SIR: You have submitted for my examination and approval certain grants of easement, executed to the State of Ohio, by several property owners in Perry, Brown and Berlin Townships, Delaware County, Ohio, conveying to the State of Ohio, for the purposes therein stated, certain tracts of land in said townships and county.

The grants of easement here in question, designated with respect to the number of the instrument and the name of the grantor, are as follows:

Number	Name
525	A. J. Dunham
898	Margaret Balch
919	E. A. Furniss
920	B. L. Blaine
1347	Gladys McNamara
1379	D. H. Zimmerman
1380	A. P. Schirtzinger
1381	F. C. Schweikert
1382	Edward Wolf
1383	Chas. M. LaRue
1384	C. C. Coyner
1385	Joseph R. Slough

By the above grants there is conveyed to the State of Ohio, certain lands described therein, for the sole purpose of using said lands for public fishing grounds, and to that end to improve the waters or water courses passing through and over said lands.

Upon examination of the above instruments, I find that the same have been executed and acknowledged by the respective grantors in the manner provided by law and am accordingly approving the same as to legality and form, as is evidenced by my approval endorsed thereon, all of which are herewith returned.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

2057.

UNEMPLOYMENT COMPENSATION ACT—EMPLOYER—EMPLOYEE—SECTIONS 1345-1(b)—1345-1c (E) (4) GENERAL CODE—INTERPRETATION WORDS AND PHRASES—“AT ANY ONE TIME”—HAD IN EMPLOYMENT “THREE OR MORE INDIVIDUALS AT ANY ONE TIME”—“PURELY GOVERNMENTAL FUNCTIONS”—“MASTER OF HIS OWN TIME AND EFFORTS”—BARBERS AND BEAUTICIANS, SALESMEN, INSURANCE, REAL ESTATE, STOCKS AND BONDS.

SYLLABUS:

1. *The phrase “at any one time” as used in Section 1345-1 (b) to qualify “had in employment three or more individuals” means—at any one moment; the determination of whether an employer had in employment “three or more individuals at any one time” is not dependent on whether the individuals are engaged in the rendition of services at the same moment for the word “employment” is used in Section 1345-1 (b) in a general sense and does not merely refer to actual rendition of services.*
2. *The word “purely” appearing as part of the phrase “purely governmental functions” in Section 1345-1 (C) (E) (4) means—exclusively or wholly.*
3. *The question of whether an individual “is master of his own time and efforts” and whether his remuneration “is wholly dependent on the amount of effort he chooses to expend”, within the meaning of Section*