

W. T. Kennedy, Thornville, Ohio.....	\$100.00
Thomas A. Kennedy, Thornville, Ohio.....	100.00
Chas Caryer, Thornville, Ohio.....	100.00
W. E. Cook, Columbus, Ohio.....	100.00
G. W. Guest, Thornville, Ohio.....	100.00
W. C. Kennedy, Columbus, Ohio.....	100.00
Amelia Ludwig, Thornville, Ohio.....	100.00
John W. D. Moore, Thornville, Ohio.....	100.00
H. G. McCullough, Thornville, Ohio.....	100.00
John L. Welsh, Thornville, Ohio.....	100.00

Upon an examination of the provisions of said leases, I find the same to be in accordance with Section 471, General Code, as amended in the conservation act passed by the 88th General Assembly, and in accordance with the requirements of other statutory enactments of this state relating to the execution of leases of this kind. Said leases are accordingly hereby approved as to legality and form as is evidenced by my authorized signature on said leases and on the duplicate and triplicate copies thereof, all of which are returned herewith.

Respectfully,
 GILBERT BETTMAN,
Attorney General.

2201.

APPROVAL, FOUR LEASES TO STATE RESERVOIR LAND AT INDIAN LAKE.

COLUMBUS, OHIO, August 4, 1930.

HON. PERRY L. GREEN, *Director of Agriculture, Columbus, Ohio.*

DEAR SIR:—There has been submitted for my examination and approval four certain leases in triplicate, executed by the State of Ohio through the Conservation Commissioner, by which there is leased and demised to the respective lessees therein named four certain parcels of state reservoir land at Indian Lake, which said parcels of land are more particularly described in said leases.

The leases here in question, which are each for the term of fifteen years and call for an annual rental of 6% upon the appraised value of said respective parcels of land, are, as indicated by the names of the respective lessees and the appraised valuations of said parcels of land, as follows:

Mrs. Martha L. Berry, Marion, Ohio.....	\$450.00
F. F. Kolter, Wapakoneta, Ohio.....	1166.67
Dan S. O'Dea, Bellefontaine, Ohio.....	100.00
Frederick Zint, Executor of the estate of Jacob Zint, Dec'd., Wapakoneta, Ohio	416.67

Upon an examination of the provisions of said leases, I find the same to be in accordance with Section 471, General Code, as amended in the conservation act passed by the 88th General Assembly, and in accordance with the requirements of other statutory enactments of this state relating to the execution of leases of

this kind. Said leases are accordingly hereby approved as to legality and form as is evidenced by my authorized signature on said leases and on the duplicate and triplicate copies thereof, all of which are returned herewith.

Respectfully,

GILBERT BETTMAN,
Attorney General.

2202.

APPROVAL, LEASE TO HOCKING CANAL LAND IN GREEN TOWNSHIP, HOCKING COUNTY, OHIO—SIDNEY B. HANKINSON, HAYDENVILLE, OHIO.

COLUMBUS, OHIO, August 4, 1930.

HON. ALBERT T. CONNAR, *Superintendent of Public Works, Columbus, Ohio.*

DEAR SIR:—There has been submitted for my examination and approval a certain lease in triplicate executed by your predecessor, Hon. R. T. Wisda, by which there is leased and demised to one Sidney R. Hankinson, of Haydenville, Ohio, a certain parcel of abandoned Hocking Canal land located in Green Township, Hocking County, Ohio, which is more particularly described as follows:

“Being all of that portion of the bed and towing-path embankment that lies immediately southwest of Lot No. 1, of Frank Adcock’s subdivision of fractional Lots 8 and 15, of Section 34, Town 13, Range 16, as shown by plat No. 20, Bruce Doughton’s survey of said canal property, also Record No. 1, page 118, Determination of Boundary Lines, and extending from the easterly line of said Lot No. 1, produced, across said canal property, northwesterly to a line drawn at right angles to the southerly line of said Lot No. 1, from the southwest corner of said Lot No. 1.”

This lease is one for a term of fifteen years, at an annual rental of 6% upon the appraised value of said parcel of land, and was executed under the authority of House Bill No. 417, enacted by the 88th General Assembly under date of April 5, 1929, and which went into effect on the 24th day of July, 1929.

Action upon this lease has been delayed on account of the fact that at the time of the submission of said lease to this office it could not then be determined what action the State Highway Department would take under the provisions of Section 2 of said act of the Legislature above referred to, wherein it was provided that there should be reserved from the provisions of said act any portion of said abandoned Hocking Canal land that might be designated within one year from the effective date of said act as necessary for use in any scheme of any highway improvement adjacent to said abandoned canal lands.

I am not advised that the State Highway Director has designated any portion of the above described parcel of land as land necessary to be used for highway purposes. If any such designation has been made this lease of course will be effective only as to the remainder of such parcel.

The lease being otherwise in accordance with the provisions of said act of