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sioner to The Bing Club of Dayton, Ohio. By this lease, which is one executed by the Conservation Commissioner under the authority of Section 471, General Code, as amended in the Conservation Act, there is granted and demised to the above named lessee, the right to use and occupy for pleasure resort and club house purposes two small islands in Lake St. Marys, commonly known as Anise Island, in the southwest quarter of the southeast quarter, and Sycamore Island, in the southwest quarter of the southeast quarter of Section 18, Town 6 South, Range 3 East, Mercer County, Ohio.

Upon examination of this lease, which is one for the stated term of fifteen (15) years and which provides for an annual payment of rental in the sum of Sixty Dollars (\$60.00) payable semiannually, I find that said lease has been properly executed by the Conservation Commissioner and by The Bing Club, by its secretary and treasurer acting pursuant to the authority of the Board of Directors of said Club, which is apparently a corporation not for profit.

Upon examination of the provisions of this lease and of the conditions and restrictions therein contained, I find that the same conform to the provisions of Section 471, General Code, and to the provisions of all other statutory enactments relating to Reservoir Land Leases.

This lease is accordingly hereby approved by me as to legality and form and I herewith return the lease and the duplicate copies thereof with my approval endorsed thereon.

Respectfully,

JOHN W. BRICKER,

Attorney General.

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APPROVAL, LEASE TO CERTAIN RESERVOIR LANDS IN SUMMIT COUNTY, OHIO, FOR RIGHT TO USE FOR PUBLIC DOCKLANDING AND PRIVATE BOATHOUSE PURPOSES—WILLIAM KRUGER.

COLUMBUS, OHIO, February 10, 1933.

Hon. Earl H. Hanefeld, Director, Department of Agriculture, Columbus, Ohio.

DEAR SIR:—This is to acknowledge the receipt of your recent communication submitting, among others, for my approval, a certain Reservoir Land Lease in triplicate, executed by the Conservation Commissioner under the authority of Section 471, General Code, as amended by the Eighty-eighth General Assembly in the enactment of the Conservation Act.

The lease here referred to is one executed to William Kruger of Barberton, Ohio, and by the terms of this lease there is granted and demised to said lessee for the stated term of fifteen (15) years and for an annual rental of Six Dollars (\$6.00) payable semiannually, the right to use and occupy for public docklanding and private boathouse purposes only, certain reservoir lands on one of the Portage Lakes. The premises leased are more particularly described as being the water front and State land in the rear thereof, approximately twelve (12) feet in width, that lies at the end of the thirty (30) foot street, known as First Street of the Locust Grove Allotment in Section 12, Franklin Township, Summit County, Ohio.

Upon examination of this lease, I find that the same has been executed by the

Conservation Commissioner and by the lessee above named in the manner required by law. I also find, upon examination of this lease, and of its terms and provisions, that the same are in conformity with the provisions of Section 471, General Code, and with all other statutory provisions relating to the execution of leases of this kind.

I am accordingly approving this lease as to legality and form, as is evidenced by my approval endorsed upon the lease and upon the duplicate and triplicate copies thereof, all of which are herewith inclosed.

Respectfully,

JOHN W. BRICKER,

Attorney General.

128.

APPROVAL, NOTES OF AMANDA VILLAGE SCHOOL DISTRICT, FAIR-FIELD COUNTY, OHIO—\$3,750.00.

COLUMBUS, OHIO, February 10, 1933.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

129.

APPROVAL, NOTES OF SMITH TOWNSHIP RURAL SCHOOL DISTRICT, BELMONT COUNTY, OHIO—\$3,500.00.

Columbus, Ohio, February 10, 1933.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

130.

SAVINGS BANK—MAY NOT INVEST IN INVESTMENT TRUST SHARES—IMMATERIAL THAT SECURITIES COMPOSING TRUST RES CONFORM WITH SECTION 710-140 G. C.

SYLLABUS:

A savings bank may not invest in investment trust shares or units even though the securities composing the trust res conform to the requirements of the provisions of Section 710-140, of the General Code.

COLUMBUS, OHIO, February 11, 1933.

Hon. Ira J. Fulton, Superintendent of Banks, Columbus, Ohio. Dear Sir:—Your request for opinion is as follows: