484

APPROVAL, TEN GAME REFUGE LEASES.

COLUMBUS, OHIO, June 5, 1929.

Hon. J. W. Thompson, Chief, Division of Fish and Game, Department of Agriculture, Columbus, Ohio.

DEAR SIR:—You have submitted for my approval as to form, the following leases which describe lands to be used for State Game Refuge purposes, as authorized under the provisions of Section 1435 of the General Code:

No.	Lessor.	Acres.
2002	J. Goodwin, Sharon Township, Medina County	50
2003	M. A. Arnold, Sharon Township, Medina County	60
2004	Vivian Sadler, Sharon Township, Medina County	103
2005	Thomas Waltz, Sharon Township, Medina County	25
2006	Clara and Chatfield Ott, Sharon Township, Medina County	135.50
2007	W. A. Raw, Sharon Township, Medina County	60
2008	E. R. Stauffer, Sharon Township, Medina County	211.50
2009	Vincent J. Waters, Sharon Township, Medina County	90
2010	H. L. Crane, Sharon Township, Medina County	121.35
2011	H. L. Crane, Sharon Township, Medina County	30.50

Upon examination, I have found said leases in proper legal form, and have endorsed thereon my approval as to form, and return them to you herewith.

Respectfully,

GILBERT BETTMAN,
Attorney General.

485.

SCHOOLS—"CONSOLIDATED" DEFINED—HOW SUSPENDED SCHOOLS RE-ESTABLISHED—SALE OF VACATED BUILDINGS AFTER FOUR YEARS—EXCEPTIONS.

SYLLABUS:

- 1. By a "consolidated school," as the term is used in Section 7730-1, General Code, as amended in 1925, is meant a school made up by the combining of two or more schools, brought about through the suspension of one or more schools, as authorized by Section 7730, General Code, and the assignment of the pupils of the suspended school or schools to another school which thus becomes a consolidated school.
- 2. Any school suspended by authority of Section 7730, General Code, shall be re-established upon the filing of a proper petition therefor in accordance with the statute, provided there is a suitable school building in the territory of such suspended school, as it existed prior to such suspension.
- 3. In order to protect the rights of the petitioners mentioned in Section 7730, General Code, the building and real estate located in the territory of a school which has been suspended by authority of said Section 7730, General Code, in which property the board of education has legal title, shall not be sold until after a period of four