

767.

APPROVAL, 24 LEASES ON OHIO CANAL, MIAMI & ERIE CANAL, LAKE ST. MARYS, INDIAN LAKE AND BUCKEYE LAKE LANDS—DISAPPROVAL, LEASE ON MIAMI & ERIE CANAL LAND.

COLUMBUS, OHIO, July 22, 1927.

*Department of Highways and Public Works, Division of Public Works, Columbus, Ohio.*

GENTLEMEN:—I am in receipt of your letter dated July 13, 1927, with which you enclose twenty-five leases, executed in triplicate, for my examination and approval.

I have examined said leases, and finding the following leases correct as to form and execution, I hereby approve the same:

<i>Ohio Canal.</i>	<i>Valuation</i>
George A. Beers, land lease.....	\$350 00
R. E. and V. Olive Busch, land lease.....	150 00
Chas. E. Carpenter, land lease.....	250 00
A. Fowler, land lease.....	200 00
C. V. Moore, land lease.....	133 34
The Pickaway Grain Company, land lease.....	600 00
The Red Eagle Bus Company, land lease.....	400 00
M. T. Rutherford, land lease.....	150 00
J. M. Saylor, land lease.....	200 00
Wm. Sunday, land lease.....	166 67
Frank A. Terpe, land lease.....	100 00
 <i>Miami &amp; Erie Canal.</i> 	
R. W. Bowen, land lease.....	1,100 00
Felix Fox, land lease.....	500 00
Henry E. Heising, land lease.....	300 00
The Hobart Bros. Co., land lease.....	4,166 57
Trostle & Hunt, land lease.....	700 00
The New York Central & St. Louis Railway Co., pipe lease.....	4,800 00
 <i>Lake St. Marys.</i> 	
H. H. Defoit, dock landing.....	300 00
Jessie Neely Eagleson, cottage site.....	400 00
Ralph Wentz, cottage site.....	200 00
 <i>Indian Lake.</i> 	
C. A. Carey, cottage site.....	200 00
Jos. P. Dieble, cottage site.....	450 00
J. C. Wylie, cottage site.....	200 00
 <i>Buckeye Lake.</i> 	
W. L. Wagner, cottage site.....	200 00

I am unable to approve the following lease for the reasons stated below, and I am accordingly returning the same to you without my approval endorsed thereon:

<i>Miami &amp; Erie Canal.</i>	<i>Valuation</i>
The Franklin Board and Paper Co, pipe lease.....	\$3,000 00

The copy of the resolution authorizing the president and treasurer to enter into the lease on behalf of the Franklin Board and Paper Company does not show the vote of the directors, nor does said copy contain a certificate that it is a copy of a resolution duly adopted by the board of directors of the corporation.

Your attention is also called to the fact that the resolution instructs the president and treasurer to enter into the lease, but the lease has been signed only by the president.

Upon receipt of a properly certified copy of the resolution authorizing the president and treasurer to enter into said lease, and showing the proceedings of the board of directors with reference thereto, and upon said lease being signed by the treasurer, I shall give the same further consideration.

The leases above set out are returned to you herewith.

Respectfully,  
EDWARD C. TURNER,  
*Attorney General.*

768.

APPROVAL, NOTE OF LINTON TOWNSHIP RURAL SCHOOL DISTRICT,  
COSHOCOTON COUNTY—\$1,152.00.

COLUMBUS, OHIO, July 22, 1927.

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

769.

CATTLE—TUBERCULIN TESTS—DETERMINATION OF NUMBER OF  
CATTLE OWNERS AND CATTLE—DUTY OF SHERIFF TO ACCOMPANY  
AGENTS OF DEPARTMENT OF AGRICULTURE IF VIOLENCE  
IS THREATENED.

SYLLABUS:

1. *By the terms of Section 1121-19, General Code, for the purpose of determining the number of cattle owners and cattle, in any county or township, constituting the per cent required by Section 1121-18, General Code, the county auditor of each county enrolled under the county area eradication plan shall certify to the Department of Agriculture the number of owners of dairy, feeding and breeding cattle and the number of cattle owned by them, in such county or township, as shown in the last assessor's roll prior to such certification. The Department of Agriculture, in determining the per cent required in Section 1121-18, General Code, is required to base its computations upon the report of the auditor made from the latest assessor's roll.*

2. *Where violence or other unlawful acts are threatened, when duly authorized officers, agents or employes of the Department of Agriculture are engaged in the lawful perform-*