reservoir land lease in triplicate executed by the state of Ohio through the Conservation Commissioner, by which there is leased and demised to G. E. Schenk and Jesse O. Ridenour of Thornville, Ohio, the right to use and occupy for walkway, lawn, dockland and boathouse purposes, that portion of the water front of Buckeye Lake, and state land in the rear thereof, that lies immediately in front of the following described real estate:

Being part of "Old Park Point" in the Northeast Quarter of Section 5, Town 18, Range 17, Thorn Township, Perry County, Ohio:

Beginning at the southeast corner of the said Northeast Quarter of Section 5; thence north along the east line of Section 5, 1683 feet to a point; thence at right angles to said section line, west, 91 feet to a point in the westerly line of a private right-of-way, said point being the true place of beginning; thence in a northerly direction, along the westerly side of said right-of-way, 252 feet to the southeasterly corner of a lot owned by William E. Travinger; thence westerly, along the southerly line of the said William E. Travinger's lot, 81 feet, to an iron pin, at the high water mark of Buckeye Lake; thence southerly along the high water mark of Buckeye Lake, 252 feet to a point; thence easterly, 80 feet, more or less, to the place of beginning; said tract containing seven, thirty-six-foot lots.

The lease here in question, which is one for a term of fifteen years and is subject to the conditions and restrictions usually found in leases of this kind, is for an annual rental of forty-two dollars, payable semi-annually.

This lease is one executed by the Conservation Commissioner under the authority of section 471, General Code, as amended by the 88th General Assembly, in the enactment of the Conservation Act. Upon examination of said lease, I find that the same has been properly executed by the parties thereto and that the same, as to its terms and provisions, is in conformity with the above mentioned and other sections of the General Code, relating to leases of this kind.

Said lease is accordingly hereby approved by me as to legality and form and I am herewith returning the same, together with the duplicate and triplicate copies thereof, with my approval endorsed thereon.

Respectfully,

GILBERT BETTMAN,
Attorney General.

3249.

APPROVAL, LEASE FOR RIGHT TO USE FOR BOATHOUSE, DOCK-LANDING AND WALKWAY PURPOSES, WATER FRONT AT BUCK-EYE LAKE, OHIO—ALBERT MANN—CLARA M. KAISER—MATILDA K. JOHNSTON—ELIZABETH KING.

COLUMBUS, OHIO, May 23, 1931.

HON. I. S. GUTHERY, Director of Agriculture, Columbus, Ohio.

DEAR SIR:—This is to acknowledge the receipt of a recent communication from the Chief of the Bureau of Inland Lakes and Parks of the Division of Conservation in your department, submitting for my examination and approval a

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certain reservoir land lease in triplicate executed by the state of Ohio through the Conservation Commissioner, by which there is leased and demised to Albert Mann, Clara M. Kaiser, Matilda K. Johnston and Elizabeth King of Columbus, Ohio, the right to use and occupy for boathouse, docklanding and walkway purposes, the water front and state land in the rear thereof, that lies immediately in front of lot No. 60 of Bound's Second Addition at Buckeye Lake; said lot having a frontage of forty feet, more or less, and being in section 13, town 17, range 18, Licking County, Ohio. The lease here in question, which is one for a term of fifteen years and is subject to the conditions and restrictions usually found in leases of this kind, is for an annual rental of six dollars, payable semi-annually.

This lease is one executed by the Conservation Commissioner under the authority of section 471, General Code, as amended by the 88th General Assembly, in the enactment of the Conservation Act. Upon examination of said lease, I find that the same has been properly executed by the parties thereto and that the same, as to its terms and provisions, is in conformity with the above mentioned and other sections of the General Code, relating to leases of this kind. Said lease is accordingly hereby approved by me as to legality and form and I am herewith returning the same, together with the duplicate and triplicate copies thereof, with my approval endorsed thereon.

Respectfully,
GILBERT BETTMAN,
Attorney General.

3250.

APPROVAL, LEASE FOR RIGHT TO USE FOR BATHING BEACH, BATHHOUSE, COTTAGE SITE AND LANDING PURPOSES, STATE RESERVOIR LAND AT BUCKEYE LAKE, OHIO—LON FISHER.

COLUMBUS, OHIO, May 25, 1931.

HON. I. S. GUTHERY, Director of Agriculture, Columbus, Ohio.

DEAR SIR:—This is to acknowledge receipt of a recent communication from the Conservation Division in your department, submitting for my examination and approval a certain reservoir land lease in triplicate, executed by the state of Ohio through the Conservation Commissioner, by which lease there is granted and demised to one Lon Fisher of Millersport, Ohio, the right to use and occupy for bathing beach, bath-house, cottage site and landing purposes, that portion of the state reservoir property at Buckeye Lake, which is more particularly described as follows:

That portion of the old towing-path embankment between the Old and New Reservoir at Buckeye Lake, commencing at a point 37 feet east of the west line produced of the old wooden bridge that formerly connected Leib's Island with said towing-path embankment and extending thence westerly 237 feet, more or less, to the west line of a lease originally granted to D. M. Fisher and Charles Decker by lease dated May 11th, 1904, and being part of the Northwest Quarter of Section 27, Town 17, Range 18, Fairfield County, Ohio.