2798

OPINIONS

2994.

## APPROVAL, TWO GAME REFUGE LEASES.

COLUMBUS, OHIO, December 8, 1928.

Hon. Charles V. Truax, Director of Agriculture, Division of Fish and Game, Columbus, Ohio.

D'EAR SIR:—I have your letter of December 6, 1928, in which you enclose the following State Game Refuge Leases, in duplicate, for my approval:

No.	Lessor		Acres
1178	Annie and C. K.	Johnson, Richland County, Mifflin Twp	79.28
1179	Mary Brubaker,	Richland County, Mifflin Township	98.48
I hav	e examined said	leases, find them correct in form, and I am th	erefore re

turning the same with my approval endorsed thereon.

Respectfully,
EDWARD C. TURNER,
Attorney General.

2995.

FEES—DEPARTMENT OF COMMERCE—FILING OF COPIES OF PAPERS FROM BOND INVESTMENT COMPANIES—FIFTY CENTS FOR EACH COPY NOT SPECIFICALLY RATED.

## SYLLABUS:

Section 704, General Code, provides a fee of fifty cents per folio to be charged by the Department of Commerce for filing each copy of papers required to be filed by a bond investment company, in those instances wherein said section does not otherwise specifically provide a filing fee for certain instruments.

COLUMBUS, OHIO, December 10, 1928.

Hon. Earl D. Bloom, Director of Commerce, Columbus, Ohio. Dear Sir:—Your recent letter reads:

"Sometime ago, in conversation with Mr. Davis of your department, it was our understanding that your office would render an opinion with reference to the interpretation placed upon Section 704 of the General Code, and particularly with reference to the part of said section which reads as follows:

'A bond investment company shall pay to the supervisor of such companies the following fees:

For each copy of paper filed in his office, fifty cents per folio;

Section 701, G. C., mentions the different copies of papers that are necessary to be filed by a bond investment company wishing to do business in the state of Ohio, and in the past we have collected a fee of fifty cents per folio for each paper or copy of paper filed in this office by the bond investment company complying with Section 701 of the General Code. However, we