1694.

APPROVAL, NINE LEASES TO CANAL AND OTHER STATE LANDS IN OHIO.

COLUMBUS, OHIO, December 10, 1920.

Valuation'

HON. JOHN I. MILLER, Superintendent of Public Works, Columbus, Ohio.

DEAR SIR:—I have your letter of December 6, 1920, in which you enclose the following leases, in triplicate, for my approval:

,	ainaiton.
To J. E. Weinrauch, Troy, Ohio, portion of the M. & E. canal	
property, at Troy, Ohio	1,666 66
R. Wilke, Columbus, Ohio, part of lot No. 57, east of	
Sayre's boat-house at Buckeye Lake, for business purposes	1,666 66
Ora Woolard, dock landing at Buckeye Lake	633 33
R. Astor, Dayton, Ohio, a small island at Lake St. Marys,	
known as Eagle Island	400 00
D. W. Bennett, Bucyrus, Ohio, cottage site, on west bank	
of Buckeve Lake	400 00
The Ohio Fuel Supply Company, Columbus, Ohio, right-	
of-way for four-inch gas main on the Ohio canal in Musk-	
ingum county	250 00
Bernard Elliott, Pataskala, Ohio, cottage site at Buckeye	200 00
Lake	200 00
John W. Northrup, Columbus, Ohio, cottage site at Buck-	200 00
eve Lakeeve Lake	200 00
y -	.200 00
Izetta L. Wolf, Columbus, Ohio, cottage site at Buckeye	200 00
Lake	200 00

I have carefully examined said leases, find them correct in form and legal, and am therefore returning the same with my approval endorsed thereon.

Respectfully, John G. Price, Attorney-General.

1695.

CONSTABLE—CANNOT LEGALLY CHARGE FOR COPIES OF WRITS WHICH HE IS REQUIRED TO SERVE—SEE SECTION 3347 G. C.

Under the provisions of section 3347 G. C. a constable cannot legally charge for copies of writs which he is required to serve.

COLUMBUS, OHIO, December 10, 1920.

Hon. Calvin D. Spitler, Prosecuting Attorney, Tiffin, Ohio

Dear Sir:—In your communication of recent date you present the following questions:

"In looking over the provisions of sections 1746 and 1746-1 Ohio Laws, Vol. 108, Part II, p. 1204, I note there is no provision for the justice of the