ations being made without complying with the terms of Section 2321, General Code, supra, operates as a violation of the express terms and conditions of the contract and of the law relating to the construction of public buildings, and that the auditor of state is justified in withholding payment of said sum until ordered by a court of competent jurisdiction to pay the same.

Respectfully,
EDWARD C. TURNER,
Attorney General.

318.

APPROVAL, LEASE ON OHIO CANAL LANDS.

COLUMBUS, OHIO, April 13, 1927.

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

Gentlemen:—I am in receipt of your letter dated April 13, 1927, in which you enclose the following lease in triplicate, for my approval:

OHIO CANAL Valuation

Main Street Akron Amusement Company

Land Lease

\$49,444,45

I have carefully examined said lease, find it correct as to legality and form, and am therefore returning same, with my approval endorsed thereon.

Respectfully,

EDWARD C. TURNER,
Attorney General.

319.

GAME REFUGE LEASES—5 APPROVED—1 DISAPPROVED.

Columbus, Ohio, April 13, 1927.

Department of Agriculture, Division of Fish and Game, Columbus, Ohio.

Gentlemen:—I have your letter of April 1st, 1927, in which you enclose the following Game Refuge Leases, in duplicate for my approval:

No.	Name.	County.	Township.	Acres.
953	H. M. Gardner,	Guernsey,	Oxford,	220
754	E. E. Anderson,	Trumbull,	Brookfield,	111
955	D. J. Lewis,	Trumbull,	Brookfield,	72
916	John P. Phillips,	Ross,	Union,	446
956	B. P. O. E. Lodge,	Trumbull,	Brookfield,	3

I have examined said leases, find them correct as to form, except Lease No. 956, and I am therefore returning the same with my approval endorsed thereon.

I am returning herewith Lease No. 956 unapproved, for correction, for the following reasons: