

fund for the specific purpose of paying such notes; and, secondly, that the interest shall be paid by the board of education issuing the notes from any revenues accruing to the district except those from the state public school fund. In the absence of any further statutory provisions, powers or directions, the source of the payment of notes and the source of the payment of the interest on the notes must be strictly followed as set forth in Section 6 of this bill.

I am therefore of the opinion that the note principal cannot be paid from the general fund of your local board of education, and, secondly, that the interest on said notes shall be paid from any revenues accruing to the district except those from the state public school fund.

Concluding, allow me to say that I am of the opinion that no violation of non-payment exists until such a time as the apportionments from the state public school fund for the specific purpose of paying such notes have been received and not applied to the retirement of the notes issued in anticipation thereof.

Respectfully,

HERBERT S. DUFFY,

Attorney General.

290.

APPROVAL—LEASE OF GAME REFUGE IN GOOD HOPE TOWNSHIP, HOCKING COUNTY, OHIO — EMILY P. BENUA.

COLUMBUS, OHIO, March 20, 1937.

HON. L. WOODDELL, *Conservation Commissioner, Columbus, Ohio.*

DEAR SIR: You have submitted for my examination and approval a certain lease No. 2382, executed by one Emily P. Benua of Columbus, Ohio, to the State of Ohio, on a parcel of land in Good Hope Township, Hocking County, Ohio, containing 286 acres of land, as described in said lease. By this lease, which is one for a term of five (5) years, this land is leased and demised to the state solely for state game refuge purposes, and it is noted in this connection that acting under the provisions of Section 1435-1 and other related sections of the General Code, the Conservation Council, acting through you as Conservation Commissioner, has set this property aside as a state game and bird refuge during the term of said lease.

Upon examination of this lease, I find that the same has been prop-

erly executed and acknowledged by said lessor and by the Conservation Council acting on behalf of the state through you as Commissioner.

I am accordingly approving this lease as to legality and form as is evidenced by my approval endorsed upon the lease and upon the duplicate copy thereof, both of which are herewith returned.

Respectfully,

HERBERT S. DUFFY,
Attorney General.

291.

APPROVAL—LEASE AS GAME AND BIRD REFUGE IN LIBERTY TOWNSHIP, DARKE COUNTY, OHIO — GALE E. TEAFORD.

COLUMBUS, OHIO, March 20, 1937.

HON. L. WOODDELL, *Conservation Commissioner, Columbus, Ohio.*

DEAR SIR: You have submitted for my examination and approval a certain lease No. 2381, executed by one Gale E. Teaford of Liberty Township, Darke County, Ohio, to the State of Ohio, on a parcel of land in said township and county, containing 469.28 acres of land. By this lease, which is one for a term of three (3) years, this land is leased and demised to the state solely for state game refuge purposes; and it is noted in this connection that acting under the provisions of Section 1435-1 and other related sections of the General Code, the Conservation Council, acting through you as Conservation Commissioner, has set this property aside as a state game and bird refuge during the term of said lease.

Upon examination of this lease, I find that the same has been properly executed and acknowledged by said lessor and by the Conservation Council acting on behalf of the state through you as Commissioner.

I am accordingly approving this lease as to legality and form as is evidenced by my approval endorsed upon the lease and upon the duplicate copy thereof, both of which are herewith returned.

Respectfully,

HERBERT S. DUFFY,
Attorney General.