would follow that a recovery in the sum of \$500.00 can be had against the sureties.

Without extending this discussion, it is my opinion in specific answer to your inquiry, that where a bond is given in the penal sum of \$500.00 under the provisions of Section 13010, General Code, conditioned that the convicted person shall make payments of \$4.00 weekly, a recovery in the full amount of \$500.00 may be had against the sureties where the amount owing is \$500.00 or more, despite the fact that during such period some weekly payments were made by the convicted person.

Respectfully,

JOHN W. BRICKER,

Attornev General.

4787.

APPROVAL, TWO LEASES TO LAND IN BLOOM TOWNSHIP, SENECA COUNTY, OHIO, FOR STATE GAME AND BIRD REFUGE—EMORY W. RHOAD AND JOHN M. MOTE.

COLUMBUS, OHIO, October 11, 1935.

HON. L. WOODDELL, Commissioner, Division of Conservation, Columbus, Ohio.

DEAR SIR:—You have submitted for my examination and approval two certain leases executed to the state of Ohio by property owners in Bloom Township, Seneca County, Ohio, leasing and demising to the State for the purposes therein stated tracts of land in said township and county.

The leases here in question, designated with respect to the number of the lease, the owner of the property and the acreage of land covered by the leases, are as follows:

Number	Name	Acreage
2318	Emory W. Rhoad	80
2319	John M. Mote	128

These leases are for a term of five years each, and the property described is leased to the state for the sole purpose of a state game refuge. And, in this connection, it is noted that as to these leases the Conservation Council, acting through you as Conservation Commissioner, has made an order setting aside the lands described in the lease for the purpose of a state game and bird refuge, as provided for in section 1435-1, General Code.

1342 OPINIONS

Upon examination of these leases, I find that the same have been executed and acknowledged by the lessors in the manner provided by law. I also find upon examination of the provisions of these leases and of the conditions and restrictions therein contained, that the same are in conformity with statutory provisions relating to the execution of leases of this kind.

I am accordingly approving these leases as to legality and form, as is evidenced by my approval endorsed upon the leases and upon the duplicate copies thereof, all of which are herewith returned.

Respectfully,

JOHN W. BRICKER,

Attorney General.

4788.

APPROVAL, LEASE TO LAND IN PAULDING TOWNSHIP, PAULDING COUNTY, OHIO, FOR STATE GAME AND BIRD REFUGE—NOAH LONG.

COLUMBUS, OHIO, October 11, 1935.

Hon. L. Wooddell, Commissioner, Division of Conservation, Columbus, Ohio.

DEAR SIR:—You have submitted for my examination and approval a certain lease No. 2320, executed by one Noah Long of Paulding Township, Paulding County, Ohio, to the state of Ohio, on a parcel of land in said township and county, containing 320 acres of land. By this lease, which is one for a term of five 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,

JOHN W. BRICKER,

Attorney General.