OPINIONS

By the above grants there is conveyed to the State of Ohio, certain lands described therein, for the sole purpose of using said lands for public fishing grounds, and to that end to improve the waters or water courses passing through and over said lands.

Upon examination of the above instruments, I find that the same have been executed and acknowledged by the respective grantors in the manner provided by law and am accordingly approving the same as to legality and form, as is evidenced by my approval endorsed thereon, all of which are herewith returned.

Respectfully,

HERBERT S. DUFFY, Attorney General.

1105.

APPROVAL—GRANTS OF EASEMENT EXECUTED TO THE STATE OF OHIO BY SEVERAL PROPERTY OWNERS IN ORANGE, LIBERTY, AND SCIOTO TOWNSHIPS, DELA-WARE COUNTY, OHIO.

COLUMBUS, OHIO, September 9, 1937.

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

DEAR SIR: You have submitted for my examination and approval certain grants of easement executed to the State of Ohio by several property owners in Orange, Liberty and Scioto Townships, Delaware County, Ohio, conveying to the State of Ohio, for the purposes therein stated, certain tracts of land in said townships and county.

The grants of easement here in question, designated with respect to the number of the instrument and the name of the grantor, are as follows:

Number	Name
1027	James L. Jones
1028	L. R. Jones, et al
1029	Chas. A. Link
1030	Andrew A. Peasley
1031	James Ross 11
1032	Commercial Paste Co., et al.
1033	
1034	66 56 56 66 55

Number	Name
1035	Council of Boy Scouts of America
1050	Estella Neel
1051	Carol Songer
1056	Geo. W. Rowland
1057	M. E. Ballard
1058	L. C. Harper

By the above grants there is conveyed to the State of Ohio, certain lands described therein, for the sole purpose of using said lands for public fishing grounds, and to that end to improve the waters or water courses passing through and over said lands.

Upon examination of the above instruments, I find that the same have been executed and acknowledged by the respective grantors in the manner provided by law and am accordingly approving the same as to legality and form, as is evidenced by my approval endorsed thereon, all of which are herewith returned.

Respectfully,

HERBERT S. DUFFY, Attorney General.

1106.

MONEY IN CONFISCATED SLOT MACHINES—MUST BE PAID INTO COUNTY TREASURY AS PROVIDED BY LAW.

SYLLABUS:

Money in slot machines which are seized by a sheriff during a gambling raid may be rightfully confiscated. Such money, however, may not be used to pay the fines or costs of the party convicted of having them in his possession, but must be accounted for by the sheriff as money which has been taken in his official capacity and should accordingly be paid into the County Treasury as provided by law.

COLUMBUS, OHIO, September 9, 1937.

HON. H. LLOYD JONES, Prosecuting Attorney, Delaware, Ohio.

DEAR SIR: This will acknowledge receipt of your recent letter in which you made the following request for an opinion:

"What disposition is to be made of money in slot machines