296 OPINIONS

that in a minor case wherein a defendant advances money to a stenographer for taking a record of the proceedings before a magistrate, and on error proceedings final judgment is entered discharging said defendant, and ordering the state to pay the costs, said defendant is not entitled to reimbursement for such an advancement.

Respectfully,

EDWARD C. TURNER,
Attorney General.

176.

APPROVAL, BONDS OF CITY OF MANSFIELD, RICHLAND COUNTY, OHIO—\$9,400.00.

COLUMBUS, OHIO, March 12, 1927.

Department of Industrial Relations, Industrial Commission of Ohio, Columbus, Ohio.

177.

APPROVAL, LEASES, MIAMI AND ERIE CANAL, OHIO CANAL, PORTAGE LAKES, BUCKEYE LAKE AND INDIAN LAKE.

Columbus, Ohio, March 12, 1927.

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

Gentlemen:—I am in receipt of your letter dated February 18, 1927, in which you enclose the twenty-eight leases hereinafter described, executed in triplicate, for my approval:

MIAMI & ERIE CANAL	Valuation.
H. B. Carver, land lease	. \$600 00
Columbia Gas Supply Co., gas main	300 00
Columbia Gas Supply Co., gas main	
C. C. Kuhn, land lease	
Logan-Long Co., land lease	250 00
Hamby Parkison, land lease	250 00
Wm. F. Pixler, land lease	416 67
Margaret Puhl, land lease-	. 200 00
Stearns & Foster Co., land lease	1,000 00
Union Gas & Electric Co., gas main	. 600 00
Union Gas & Electric Co., gas main	
R. T. Whitaker, land lease	