1856.

APPROVAL, ARTICLES OF INCORPORATION OF THE FRIGIDAIRE EMPLOYEES' BENEFIT ASSOCIATION OF DAYTON.

COLUMBUS, OHIO, March 16, 1928.

Hon. Clarence J. Brown, Secretary of State, Columbus, Ohio.

DEAR SIR:—I am returning to you herewith the articles of incorporation of the Frigidaire Employees' Benefit Association of Dayton, with my approval endorsed thereon.

Respectfully,
EDWARD C. TURNER,
Attorney General.

1857.

BASTARDY PROCEEDING—BEFORE JUSTICE OF THE PEACE—AUTHORITY TO SECURE COSTS—COUNTY COMMISSIONERS UNAUTHORIZED TO MAKE ALLOWANCE TO JUSTICE OF THE PEACE FOR SUCH COSTS.

SYLLABUS:

- 1. A justice of the peace is without authority to require the complainant in a bastardy proceeding to secure the costs unless such complainant be not a resident of the township in which such action is brought or unless, after commencing such action, the complainant removes out of the county.
- 2. A board of county commissioners is without authority to make an allowance to a justice of the peace for costs, which have accrued in a bastardy proceeding which terminated in the Court of Common Pleas by a verdict of "not guilty."

Columbus, Ohio, March 16, 1928.

Hon. HARRY B. Reese, Prosecuting Attorney, Jackson, Ohio.

 D_{EAR} Sir:—This will acknowledge your letter dated March 10, 1928, which reads:

"I will appreciate your opinion upon the following questions:

- 1. May a J. P. require a deposit from the relatrix, a resident of the county in which the proceedings are started in bastardy proceedings?
- 2. May county commissioners allow a J. P. his costs in a bastardy case under G. C. 3019, or any other section, which case terminated in the Common Pleas Court by a verdict of not guilty?"

Section 12110, General Code, provides:

"When an unmarried woman, who has been delivered of, or is pregnant with a bastard child, makes a complaint in writing, under oath, before a