wise the quit-claim deed recently executed by Benjamin F. Hughes, above referred to.

Respectfully, Gilbert Bettman, Attorney General.

1680.

APPROVAL, BONDS OF STARK COUNTY-\$60,000.00.

Социмвия, Оню, March 27, 1930.

Retirement Board, State Teachers Retirement System, Columbus, Ohio.

1681.

DENTISTRY PRACTICE—OWNER, EMPLOYING DENTIST TO DO ALL DENTAL WORK, REQUIRED TO BE LICENSED—USE OF TRADE NAME NOT PRACTICING UNDER FALSE NAME—SPECIFIC CASE.

SYLLABUS:

1. When a person who owns a dental office employs a registered dentist, pays all bills, signs all advertisements and conducts the office generally, such person is practicing dentistry within the meaning of Section 1329. General Code, and should be licensed as required by Section 1320, General Code.

2. The use of the name "The Jones Dentists" by a licensed dentist does not, under authority of the case of Ex Parte Craycroft, 24 N. P. (N. S.) 513, constitute practicing dentistry under a false name.

3. The use of a sign on a dental office reading "Dr. Jones, Dentist" by other than a licensed dentist of that name is in violation of Section 12713, General Code, prohibiting the practice of dentistry under a false name.

COLUMBUS, OHIO, March 27, 1930.

HON. RAY R. SMITH, Secretary, Ohio State Dental Board, Columbus, Ohio. DEAR SIR:-Your letter of recent date is as follows:

"One, Dr. Jones, a licensed and registered dentist in the State of Ohio owns and operates a dental office. He employs one licensed and registered dentist to assist him. Dr Jones dies and leaves the office, equipment and practice to his wife. She, Mrs. Jones, who is not licensed or registered to practice dentistry re-employs the assistant, pays all bills, signs all advertisements, and conducts the business generally. She advertises under the name of 'The Jones Dentists' and across the front of the building are the names, DR. JONES, DENTIST in two painted signs.

The questions involved are, first, Is it within the statutes of the State