Section 1579-586 says the clerk shall pay over to the proper parties all moneys collected by him as clerk.

The part of said section which says "He shall receive and collect all costs, fines and penalties; he shall pay the same monthly to the treasurer of the city of Piqua," under the rule laid down in the Nolte case applies only to ordinance cases, as state cases are made an exception in this section the same as in section 4270, and the only question raised therein is because of the use of the word "cash," and "cash," in my opinion, does not cover "fees" under this section.

It is my opinion, therefore, that the chief of police of Piqua is entitled to his fees in state cases.

This being true, it follows that the chief and other police officers, except the bailiff, of Piqua, are entitled to their fees in state cases, which include those collected by the clerk of courts of Miami county in felony cases.

Respectfully,
C. C. CRABBE,
Attorney-General.

2272.

APPROVAL, ARTICLES OF INCORPORATION OF THE CONTINENTAL AUTOMOBILE MUTUAL INSURANCE COMPANY.

COLUMBUS, OHIO, March 9, 1925.

HON. THAD H. BROWN, Secretary of State, Columbus, Ohio.

2273.

APPROVAL, AMENDMENT TO THE ARTICLES OF INCORPORATION OF THE ALLIED MOTOR MUTUAL INSURANCE COMPANY.

COLUMBUS, OHIO, March 9, 1925.

HON. THAD H. BROWN, Secretary of State, Columbus, Ohio.

2274.

LAW RELATING TO TRANSPORTATION OF SCHOOL CHILDREN DISCUSSED.

SYLLABUS:

Although the sections of the General Code of Ohio relating to the subject of transportation of school children require that when transportation is furnished the school conveyance shall pass within one-half mile of the residence of such pupils, said sections do not justify