armory site in the same city park which has not yet been used by the state.

In view of the foregoing, it appears that there is sufficient evidence of the title to the premises under consideration being in the name of the city of Chillicothe. An examination has been made of the deed which seems to have been executed in proper form, and will be sufficient to convey the premises to the state when accepted. Inasmuch as the premises are being donated, there is no requirement for a certificate of the Director of Finance.

The abstract, certificate and other data submitted are being herewith returned.

Respectfully.

C. C. CRABBE,

Attorney General.

3227.

APPROVAL, LEASE ON MIAMI AND ERIE CANAL LAND.

Columbus, Ohio, March 26, 1926.

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

GENTLEMEN:—I have your letter of March 26, 1926, in which you enclose the following lease, in triplicate, for my approval:

MIAMI AND ERIE CANAL LAND Valuation
City of Piqua, Ohio, for Railroad Right of Way, Parking, Street and
General Business Purpose _______\$40,816.67

I have carefully examined said lease, find it in correct form and legal, and am therefore returning the same with my approval endorsed thereon.

Respectfully,

C. C. CRABBE,

Attorney General.

3228.

MUNICIPAL CORPORATION—AUTHORITY OF COUNCIL TO AMEND OR SUPPLEMENT APPROPRIATION MEASURE DURING CURRENT YEAR, DISCUSSED.

SYLLABUS:

A council of a municipal corporation may under Section 5649-3h of the General Code, amend or supplement the appropriation measure during the current year so as to include the purpose not provided for in the annual appropriation measure.

COLUMBUS, OHIO, March 30, 1926.

Bureau of Inspection and Supervision of Public Offices, Columbus, Ohio.

Gentlemen:—I am in receipt of your communication as follows: