## THE CITY RECORD. OFFICIAL JOURNAL.

#### VOL. XX.

#### NEW YORK, SATURDAY, SEPTEMBER 24, 1892.

#### NUMBER 5,894.



#### DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, NEW YORK, August 20, 1892.

In accordance with the provisions of section 51 of chapter 410 of the Laws of 1882, the Department of Public Works makes the following report of its transactions for the week ending August 13, 1892:

ublic Moneys	Received	during	the	Week
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For Croton water rents		00	ł
For penaltics, water rents	310		
For tapping Croton pipes	326 838	50	l
For sewer permits	838	00	l
For restoring and repaying-Special Fund	1,112	00	l
For redemption of obstructions seized	20	00	l
For vault permits	2,311	19	l
			8

Total ..... \$42,994 04

Report of Photometrical	Examinations	of	Rhuminating	Gas, for the	Week ending August	13.
1802 made at th	a Phalametrica	1 K	aque of the	Department o	f Public Works	0.

		٠T.				a Deliv- urner,	n of Gas, hour.	n of irs. per	ILLUMI: Pow	
DATE.	Ţime.	Time.		GAS COMPANY. BURNER.		Pressure as Deliv . ered to Burner.	Consumption of Gas. Rate perhour.	Consumption Candle, Grs. hour.	Ohserved.	Corrected.
Aug. 8	1.30 P.M.	85.	30.12	{ Consolidated, } Branch 1}	Bray's Slit Union, 7	IN. •79	CU. FT. 5.00	124.5	20.80	21.5
9	I P.M.	87.	30.00	"	**	.79	5.00	118.6	23.00	22.7
" 10	2 P.M.	88.	30.04		u	.79	5.00	120.0	21.90	21.9
	12,40 P.M.	90.	29.97			.80	5.00	125.0	21.90	22.8
12	3.30 P.M	87.	29.85			.80	5.00	124.0	22.20	22.9
" 13	T.30 P.M.	83	29.92			.80	5.00	117.2	23.74	23.1
									Average.	22.5
ug. 8				{Consolidated, } Branch 2}		*				
" 9				**		*				
" 10	1,30 P.M.	88.	30.04	**	Bray's Slit Union,7	.65	5.00	125.0	18.50	19.2
11	I P.M.	90.	29.97			.67	5.00	120.0	20.50	20.5
" 12	4 P.M.	87.	29.85	44	**	.68	5.00	120.0	22,12	22.1
. 13	I P.M.	84.	29.92	**		.68	5.00	119.0	19.92	19.7
					-				Average	20.4
ug. S				{ Consolidated, } Branch 3 }		*				
9		•••		"		*				
" 10						*				
14 11	1.20 P.M.	90.	29.97	**	Bray's Slit Union,7	.83	5.00	125.0	18.00	18.7
" 12	3 P.M.	84	29.85	44		.83	5.00	122.4	20.80	21.2
·· 13	2 P.M.	83.	29.92		**	.83	5.00	125.0	25.06	26.1
									Average.	22.0
lug. 8	5 P.M.	84.	30.07	{ Consolidated, } Branch 4 }	Bray's Slit Union,7	.60	5.00	113.6	20.20	19.1

		ter.				. Deliv- uner.	n of Gas, hour.	n of drs. per	ILLUMIN Powe	ATING ER.
DATE.	Time,	TIME, Thermometer,		Gas Company.	BURNER,	Pressure as Delivered to Burner.	Consumption of Gas. Rate per hour.	Consumption Candle, Grs. hour.	Observed.	Corrected.
Aug. 12	2.30 P.M.	87.	29.85	N. Y. Mutual	Bray's Slit Union,7	IN. .86	CU. FT. 5.00	124.0	30.44	31.4
" 13	2.30 P.M.	83.	29.92	" …		.86	5.00	125.5	28.28 Average.	29.5
Aug. 8	12.30 P.M.	85.	30.12	Equitable	Bray's Slit Union,7	.85	5,00	120.0	30.50	30.50
" 9	2 P.M.	87.	30.00		**	.85	5,00	125.5	30.10	31.4
" 10	12,30 P.M.	88.	30.04		• ••	.85	5,00	125.5	28.30	29.6
" 11	2.20 P.M.	90.	29.97		64	.85	5.00	119.0	30.00	29.7
" 12	2 P.M.	87.	29.85		**	.85	5.00	120.0	30.54	30.5
13	3 P.M.	83.	29.92		**	.85	5.00	117.6	31.38	30.7
									Average.	30.4
Aug. 8	5.40 P.M.	84.	30.07	Standard	Bray's Slit Union, 7	.79	5.00	120.0	27.20	27.2
" 9	4.30 P.M.	87.	29.96			.79	5.00	119.0	25.10	24.9
" 10	5 P.M.	88	30,00		**	.80	5.00	114.1	29.40	27.9
" 11	10.30 A.M.	87.	30.04	** ******		,80	5,00	120.0	27.40	27 . 4
" 12	12.30 P.M.	88.	29.90			.80	5.00	120.0	28.58	28.5
" 13	II A.M.	81.	29.96			.80	5.00	120.0	26.58	26.5
					-				Average.	27.10

## \* No pressure, street repairs. E. G. LOVE, Ph. D., Gas Examiner

Public Lamps.

4	old	lam	DS.	re	lio	ht	ed	
	- ACC	******	Seve.	1.00	1.01		~~	۰.

- 9 lamps discontined.
- 5 lamp-posts removed.
  10 lamp-posts removed.
  139 lamp-posts straightened.
  3 columns refitted.
  28 columns releaded.
  28 service-pipes refitted.
  26 stand-pipes refitted.

Permits Issued.

- 75 permits to tap Croton pipes.
  46 permits to open streets.
  20 permits to make sewer connections.
  24 permits to repair sewer connections.
  10 permits to place building material on streets.
  17 permits -special.

17

4 permits to construct street vaults.

Obstructions Removed.

42 obstructions removed from various streets and avenues.

Repairs to Pavement.

8,720 square yards of pavement repaired during the week.

Repairing and Cleaning Severs.

- Repairing and Clean 53 receiving-basins relieved. 117 recerving-basins and culverts cleaned. 3,111 lineal feet of sewer cleaned. 333 lineal feet of sewer relieved. 14,850 lineal feet of sewer examined. 4 lineal feet of sewer examined. 4 lineal feet of spur pipe laid. 2 new manholes built. 3 receiving-basins repaired. 2 manhole heads reset. 1 basin-head reset. 3 new manhole heads and covers put on. 5 new manhole forcers put on. 5 new faught flagging relaid. 24 square yards of pavement relaid. 320 cubic feet of earth excavated and refilled. 425 cart-loads of dirt removed.
  - 425 cart-loads of dirt removed.

Statement of Laboring Force Employed in the Department of Public Works during the Week ending August 13, 1892.

	• 5	5.30 P.M.	87.	29.96		- 11	.60	5.00	113.6	22.00	20.83				-	
	• 10	4 P.M.	88.	30.00			,60	5.00	113.6	20.70	19.60	NATURE OF WORK.	MECHANICS.	LABORERS.	TEAMS.	CARTS
	• 11	11.30 A.M	87.	30.04	"	**	.60	5.00	120.0	22.90	22 90	Aqueduct-Repairs, Maintenauce and Strengthening	17	130	7	13
	• 15	11.30 A.M.	86	29.90	**		.60	5.00	124.5	19.54	20.27	Laying Croton Pipes	I	13	3	
	· 13	12 M.	81.	29.96	**	"	.60	5.00	120.0	19.92	19.92	Repairing and Renewal of Pipes, Stop-cocks, etc	66	155		22
					*					Averäge	20.44	Bronx River Works-Maintenance and Repairs	I	22	4	
A	g. 8	5.20 P.M.	84.	30.07	Consolidated, }	Bray's Slit Union, 7	.72	5.00	120.0	24.70	24.70		1			
	. 9	5 P.M.	87.	29.96		"	.72	5.00	114.9	25.50	24.43	Repairing and Cleaning Sewers		54		29
	. 10	4.30 P. M.	88.	30.00	**		.72	5.00	115.8	26.70	25.77	Repairs and Renewals of Pavements	237	251	4	79
	. 11		87.	30.04	**		.72	5.00	115.4	28.60	27.50	Boulevards, Roads and Avenues, Maintenance of	6	78	33	6
	12		88.	20.00	**		.72	5.00	116.7	28.68	27.90	Roads, Streets and Avenues	15	24	3	I
		11.30 A.M.		29.96			.72	5.00	115.4	28.48	27.38	Totals	373	727	54	150
										Average.	26.28	Increase over previous week		4	I	2
Au	g. 8	I P.M.	85.	30.12	N. Y. Mutual	Bray's Shi Union, 7	.86	5.00	120.0	32.30	32.30	Decrease from previous week		••		
	. 9	1.30 P.M.	87.	30.00	"	"	.86	5.00	120.5	30.60	30.72				30000	-
	. 10	I P.M.	88.	30.04		"	.86	5.00	125.5	29.70	31.06	Requisitions on the Comptrol				
	11	2 F.M	90	29.97	*	"	.86	5.00	115.4	31.80	30.57	The total amount of requisitions drawn by the Departmen is \$139,806.80. THOS. F. GILROY,				

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#### LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending Scotember 3, 1892: The Mayor, Aldernian and Commonally of the City of New York are defendants, unless otherwise montioned.

#### SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Color,	REGIS- TER FOLIO.	W HUN COM- MENCELL	Tritle on Action.	NATURE OF ACTION.
Supreme	43 334	189). Aug. j:	Smyth, John F. P	For services performed in appraising one hun- d ed and twenty-six lots and parcels of land in the Seventh Ward of New York, between July 31, 1850, and April ro, 1801, 81,800.
** ***	43 352	** 31	Cornell, John M., et al., es.) The Mayor, etc., of the City of New York, the Depart- ment of Docks, the Board of Iwalth and others	To restrain the using of Pier (new No.) (so, at the foot of West goth street, or adjacent bulkheads or docks, for the purposes of a dumping ground.

COURT.	REGIS- TER FOLIO.	WHEN Com- MENCED.	TITLE OF ACTION.	NATURE OF ACTION.
Supreme	43 355	1862. Sept. 1	Dunning, Edgar F., vs. Mar- garet McKenna Patrick McKenna, the Mayor, etc., b of the City of New York, et al.	To foreclose a mortgage, dated February 28, 1890, executed by the defendants McKenna.

#### SCHEDULE "B."

ORDERS AND JUDGMENTS ENTERED (EXCEPT THOSE INCLUDED IN SCHEDULE "D"). Joseph Hoffman and another-Judgment entered in favor of the plaintiff vacating a sale for non-payment of taxes, etc., without costs.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED. Alfred T. Ackert --Motion to restore the cause to the day calendar made before Geigerich, J.; motion granted; T. Farley for the City. Mary A. De Melio--Motion for leave to amend the report made before Dugro, J.; motion granted conditionally; C. Blandy for the City.

#### SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

Recas- TER Follo	Co RT.		$T(\tau), \mathbf{\bar{e}}_{o}$	CAUSE OF ACTION.	CLAIM,	Ða	TE.	How Done.	REMARKS.
43 163	Supreme .		John Smith	To toreclose lies for material furnished for		18:			
45 334	" .		Matter of Thomas Connor.	for Grammar School No. 75, in Suffelk street. Application for the appointment of a commit- 18%, etc	5813 00	Aug		Order of discontinuance without costs entered Order entered confirming inquisition and appointing Annie Connor as committee of the lonatic	
43 200			a lunatic	Mandamus to compel rem wal of soda-water stand in front of No. 184 Canal street}	******	44	5	Order entered denying motion for a writ of madamus with \$10 costs	
49 934	Surrogate	·s	Matter of the guardianship /	Application to revoke letters of guardianship,			i.	Order entered granting the application without costs	After hearing before Surrozate Abless
13 134	Sumenie .		mivor I	For awards made in the matter of opening					
13 171	и.,		Matter of Patrics Ryan, a)	Application for the appointment of a com-	9,003.00		6	Order of discontinuance without costs entered	
1 182	Sumgate	here !	Matter of the estate of William Eger.	For payment to the next of kin of \$4,372,577 in hands of Public Administrator			õ	Eilen Ryan, committee, etc Order directing the distribution of the fund certified to the Comptroller	
1 591	· Supreme .		Marion L. Carroll and ano, .	To restrain defendants from interfering with p plantiff's use and enjoyment of certain	5,000 00		8	) Transcript of judgment in favor of plaintiff for	
			Walter Langdon	wharf premise To restrain delendants from interfering with plaintiff's use and cojoyment of certain	5,000 00		8	1 \$55,0348, certified to Comptroller	
588			Woodbury G. Longdon	wharf premises) To restrain defendants from interfering with				Transcript of judgment in favor of plaintiff for	
				plaintiff's use and enjoyment of catain wharf premises	6,000 00		8	3 \$38,312.31 certified to Comptroller	do do
4 577				plaintiff's use and enjoyment of certain wharf premises	5,003.00		8	J Transcript of judgment in favor of plain iff for \$57,461.44 certified to Comptroller	do do
: 586		eee.	Mathew Wilks,	To restrain defendants from interfering with plaintiff's use and enjoyment of certain wharf premises	5,000.00	-44	8	Transcript of judgment in favor of plaintiff for \$59,116,89 certified to Comptroller	do do ,
1 <u>5</u> 83	** •		Mathew Wilks an ! wife	To restrain defendants from interfering with plaintiff's use and enjoyment of certain	2,5% 00		8	(Transcript of judgment in favor of plaintiff for \$ \$10,767.12 certified to Comptroller	do do
19 E83			Cecelia D. Nottheck	wharf premises) To restrain defendants from interfering with plaintiff's use and enjoyment of certain	5,000 10		ġ.	Transcript of judgment in favor of plaintiff for \$55,348.10 certified to Comptroller	
1 58c			Louise D. Konsterner	wharl promise	0,500 00	+6	8	(Transcript of jedgment in favor of plaintiff for	
13 160	Superior .		Bernara Brady	what premises and encythered of certain ( Amo of chimed to be doe under contract of John Brady for regulating, etc., ogth	90.635 \$1	44	e e	7 \$17,799.99 certified to Comparaller	
10 155.	Suprome .		In re Garmale Theis	To variate a sale for assessment for sewers in			10	saa.05,36 contribute Comparable  Order entered disco sing partition without costs	
5 375	ан <sub>с</sub>		The Mayor, etc. of New / York, vs. Edward, H	Ac iou in ejectment				Order entered discutining action without costs	die
	e ,		Connect al	To foreclass lies for powdor formided and used in construction of a sever a site available	111 24		12	Judgment providing for the distribution of the fund of sin, egazy certified to the Comp redict	By constant of all parties.
2 \L		***	York et al. Poople ex rol Rudoigh Graucher ve. Board of Police. Commissioners of the City of New York	Commission review proceedings of Commissioners in fixing relator live days' pay,		**	ų,	) Order concred if smassing writ of corth rarl with say roots and disformentians	After argument at General Term.
	· · · · ·	•••	Noble & Earl	Decouges for personal injuries caused by a col- lision of cars at Browly's terminus of New				Order entered di continuing action without costs	Case commonlised by the Bridge Tenstees.
115		-	In the Matter of the appli-	York and Brook yn Bridde for a school site on route the to projectly for a school site on route dramand	1 20000 00		10	1 Order entered confirming report of Contrassioners	
5 276			Education, etc, } Michicol McMalico, hyp- guardian, etc. v. Julin -	t olum us avenue) Diamages for alle red assault and battery	10,50.00		17	Judgment entered distalissing the complaint with \$82,71 costs and disbursements	
1 1.71			Streams n or 1	To value assessment for 8th avenue paving, (			18		Pursuant to decision of Court of Appeals In Michael Duffy.
9 442			In re Charles H. Wellingers	To vacate assessment for gth avenue regu-			3 E	da	Parsnapt to decision of Court of Appeals In Michael Duffy. Pursuant to decision of Court of Appeals In
5 442			In re A. Willi James	To vacate us essment for oth aveaus regn- ( lating, etc.			18	du	Michael Duffy.
0,415	1 16 - 4		In re Sarah Goldenberg et al.	To sociale assessment for 9th avenue regu-		44.	3£	do	Pursuant to decision of Court of Appeals In Michael Duffy. Parsuant to decision of Court of Appeals In
6. 641				To vacate assessment for oth avenue regu-	*****	**	81	- da	Michael Doffy. Pursuant to decision of Court of Appeals In
1418	19 A			T vacute assessment for oth avenue regu-			81	da	Michael Duffy. Pursuant to decision of Court of Appeals In
0,441	** -*			To vacate assessment for 9th avenue r-gu (	*******	-67	18	dv	Michael Duffy. Pursuant to decision of Court of Appeals In
c) 141				To vacate assessment for 9th avenue regu-		+*	18	do	Michael Duffy, Pursuant to decision of Court of Appeals In
1772				To vacate assessment for 8th avenue paving, (	*******		18	do	Michael Duffy, Pursuant to decision of Court of Appeals In
9 334				To vacate assessment for 8th avenue paving, (			13	do	Michael Duffy. Pursuant to decision of Court of Appeals In
0 534				To vacate assessment for 5th avenue paving, etc.	*******		38	do	Michael Duffy. Pursuant to decision of Court of Appeals In
0 934	** •			To vacate assessment for 8th avenue paving {	*******		**	da	Michael Duffy. Pursuant to decision of Court of Appeals In
0, 514				To vacate assessment for 8th avenue paving, (			38	do	Michael Duffy. Pursuant to decision of Court of Appeals In
9, 334				To vacate assessment for 8th avenue paving, }			18	de	Michael Duffy. Pursuant to decision of Court of Appeals In
1331				To vacate assessment for 8th avenue paving, tete.			18	do	Michael Duffy. Pursuant to decisi n of Court of Appeals In
331	* .		In re Kobert E. Dielz	To vacate assessment for 8th avenue paving. etc		**	18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
FEE O				CtC			18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
384				To vacate assessment for 8th avenue paving,		**	18		Michael Duffy. Pursuant to decision of Court of Appeals In
0 338				To vacate assessment for 8th avenue paving,   etc			18	de	Michael Duffy. Pursuant to decision of Court of Appea's In
0 342				To vacate assessment for 8th avenue paving,	******		18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
10) 334	*			To vacate assessment for 8th avenue paving, etc			18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
10, 334			In re Sumon Sternberger   and another	To vacate assessment for 8th avenue paving, ( etc			18	do	Michael Doffy. Pursuant to decision of Court of Appeals In
0 334	***		In re Emanuel Hirshkind	To vacate assessment for 8th avenue regu- lating, etc	******	4	18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
ro' 407			In re Samuel Loesser	To vacate assessment for 8th avenue regu- lating, etc			18	do	Michael Duffy. Pursuant to decision of Court of Appeals In
10) 407	0		In re Winfield Tucker, ex-	To vacate assessment for 8th avenue regu- lating, etc		**	38	do	Michael Duffy,
10) 445			In re Leopold Bach	To vacate assessment for 9th avenue regu- lating, etc.			18	do	Pursuant to decision of Court of Appeals In Michael Duffy.
				To vacate assessment for 9th avenue regu- (			18	do	Pursuant to decision of Court of Appeals In

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TER OLIO.	Cou	RT,	TITLE.	CAUSE O	of Action.	CI AIM,	DATE.		How Done.	REMARKS.
	Summer	10	In re Edward Livingston	To vacato assessment f	or oth avenue rear		1892.			Pursuant to decision of Court of Appeals 1
) 445		1e		lating, etc		1 minut	Aug. 18	Proceedings abando	oned	Michael Duffy.
145	46	****	In re Max Weil	lating, etc		1	·* 18	do		Porsuant to decision of Court of Appeals I Michael Duffy.
443	**	****	In re John C. E'y and another	To vacate assessment f	or 9th avenue regu-		" 18	do		Pursu at to decision of Court of Appeals I Michael Duffy.
490			In re Philip Ebling and	To vacate assessment ( lating, etc	or 9th avenue regu-	1	18	da		Pursuant to decision of Court of Appeals I Michael Duffy
509	**		In re Adolph F. H. Meyer	To vacate assessment for	or 9th avenue regu-	,	.4 18	do		Michael Duffy. Persuant to decision of Court of Appeals 1
500			In re Ferdinand Denhard	To vacate assessment for	or 9th avenue regu-		** 18	do		Michael Duffy. Pursuant to decision of Court of Appeals 1
226	a.		Herman Livingston	lating, etc	essment for 8th ave-	1		1	ment in favor of the plaintiff cer-	Michael Duffy,
				nue regulating, etc		1 2147 -1	13	) tified to the Com	ptroller firming the report of the referee	Without trial; letter to Comptroller,
387			Matter of Ellen Guion	Pelham Bay Park		1 11/00 00	" 19	1 in favor of the pe	etitioner	After hearing before a referee,
319	**	****	In re George Ebret	To vacate assessment for	r sewer in Avenue		" 20	Proceedings abando	med	Pursuant to decision of Court of Appeals I Michael Duffy.
386	**		In re United States Trust) Co., as guardian, etc., )	To vacate assessment for lating, etc			10 20	do		Pursuant to decision of Court of Appeals 1 Michael Duffy.
318	11		In re Nicholas DePeyster	To vacate assessment for	r 110th street regu-	1	** 20	do		Pursuant to decision of Court of Appeals I Michael Duffy.
364			et al	To vocate assessment for	St, Nicholas avenue	1	** 20	do		Pursuant to decision of Court of Appeals I
563			executor, etc	sewers To vacate assessment for			** 20	do		Michael Duffy. Pursuant to decision of Court of Appeals I
			guardian, etc ,	sewers						Michael Doffy. Pursuant to decision of Court of Appeals 1
363				sewers		11	** 20	do	*******	Michael Duffy. Pursuant to decision of Court of Appeals I
24			In re William A. Sweeney	sewers			" 20	do		Michael Duffy.
24		****	In re'Jane Donaldson	To vacate assessment for sewers	St. Nicholas avenue		" 20	do		Pursuant to decision of Court of Appeals I Michael Duffy.
336	48		In re United States Trust Co.	To vacate assessment for	St. Nicholas avenue	El annon	·· 20	do		Pursuant to decision of Court of Appeals I Michael Duffy.
312			In re George W. Carleton	sewers To vacate assessment for	St. Nicholas avenue		** 20	do		Pursuant to decision of Court of Appeals I
45	-44		Phebe J. McAdam	regulating, etc To recover amount of as	ssessment for Madi-				in faver of the City dismissing the	Michael Duffy.
			In re Thomas Peters	son avenue sewer		1,00/ 92	** 20 ** 22	complaint with \$	25 costs and disbursements	For lack of prosecution. Pursuant to decision of Court of Appeals I
503								do		Michael Duffy. Pursuant to decision of Court of Appeals I
40			In re John Boyle							Michael Duffy. Pursuant to decision of Court of Appeals I
40	**		In re Thomas Clary	do	do .		" 23	do	****************************	Michael Duffy.
40			In re Peter DeKims	do	do .		" 23	do	·····	Michael Duffy. Pursuant to decision of Court of Appeals I. Michael Duffy.
40	144		In re August Dahler	do	do .		** 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I Michael Duffer
40			In re Charles E. Gensch	da			" 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I
								do		Michael Duffy, Pursuant to decision of Court of Appeals I
40			In re George C. Glaucius	do			23			Michael Duffy. Pursuant to decision of Court of Appeals I
40	**		In re John Griffin	do	do .		** 23	do	••••••	Michael Duffy.
40	**		In re Annie F. Gettings	do	do .		" 23	do	**********	Pursuant to decision of Court of Appeals I
40			In re Thomas Graham	do	do .		. 23	do		Michael Duffy. Pursuant to decision of Court of Appeals 1
			In re Charles Jones	do	do .		** 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I
40								do		Michael Duffy. Pursuant to decision of Court of Appeals 1
40			In re George M. Kingston	do			., 53			Michael Duffy,
40	**		In re Henry Lipps	do	do .		" 23	do	••••••	Michael Duffy.
40			In re William Miller	do	do .		** 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
40			In re Mary Murray	do	do .		. 23	do		Pursuant to decision of Court of Appeals I
40		1000	In re John Reufs	do	do .		23	do		Michael Duffy. Pursuant to decision of Court of Appeals 1
			In re Christopher Souter							Michael Duffy. Pursuant to decision of Court of Appeals I
04				sewer			** 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I
51			In re Hugh C. V. Camp, ) executor, etc	To vacate assessment for sewer			· <b>'</b> 23	do	•••••••••	Michael Duffy.
70	**		In re Patrick Smith		Morris avenue reg-	L BORNER	** 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
38	**		In re Edward Livingston	To vacate assessment fo	or 69th street regu-		" 23	do		Pursuant to decision of Court of Appeals 1 Michael Duffy.
58			In re John P. Huggins	To vacate assessment for	or 60th street regu-		23	do		Pursuant to decision of Court of Appeals I
				lating, etc						Michael Duffy. Pursuant to decision of Court of Appeals I
58			In re William Heller	lating, etc			** 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I
58		****	In re Isaac Bell	To vacate assessment to lating, etc			** 23	do		Michael Daffy.
58			In re Sarah J. Doying		or 69th street regu-	4	** 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
±8			In re Estate of Charles G. (	To vacate assessment fo	or 69th street regu-		23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
05			Havens	To vacate assessment for	or 66th street regu-		23	do		Pursuant to decisi n of Court of Appeals I
05			In re Peter Bruner, ex-1	lating, etc To vacate assessment fo	or 66th street regu-			do		M-chael Doffy. Pursuant to decision of Court of Appeals I
			ecutor, etc	lating, etc			" 23			Michael Duffy, Pursuant to decision of Court of Appeals 1
05				lating, etc			" 23	do		Michael Duffy. Pursuant to decision of Court of Appeals I
05	**		In re James Flannagan	To vacate assessment for lating, etc			** 23	do	***************************************	Michael Duffy.
05	**		In re Charles G. Havens	To vacate assessment for	: 66th street regulat-		** 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
05			In re Jacob Hays	To vacate assessment for	66th street regulat-		23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
05	44		In re David Hennessy	ing, etc			14 23	do		Purshant to decision of Court of Appeals 1
				To vacate assessment for						Michael Duffy. Pursu on to decision of Court of Appeals I
95		****	In re Mary Kimberly	ing, etc			" 23	do	*******	Michael Duffy, Pursuant to decision of Court of Appeals 1
05			In re Andrew Leary	To vacate assessment for	66th street regulat-		<sup>14</sup> 23	do		Michael Duffy.
5	**		In re Stephen D. Marshall, )	To vacate assessment for			** 23	do		Pursuant to decision of Court of Appeals   Michael Duffy.
25			executor, etc		66th street regulat-		" 23	do	·	Pursuant to decision of Court of Appeals I Michael Duffy.
5			In re D. H. McAlpin	ing, etc	*****************		** 23	do		Pursuant to decision of Court of Appe Is 1
	14		In re Peter McEntee	ing. etc						Michael Duffy. Pursuant to decision of Court of Appeals 1
25				ing, etc			" 23	do		Michael Duffy. Pursuant to decision of Court of Appeals 1
25	"		In re Effingham H. Nichols.	ing, etc			" 23	do		Michael Duffy.
25	**		In re Guy R. Pelton	To vacate assessment for ing, etc	66th street regulat-		" 23	do	{	Pursuant to decision of Court of Appeals I Michael Duffy.
5	**		In re Jenet Rudd, execu- (	To vacate assessment for	66th street regulat-		" 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
5			tor, etc	ing, etc To vacate assessment for	óóth street regulat-		** 23	do		Pursuant to decision of Court of Appeals
				To vacate assessment for						Michael Duffy. Pursuant to decision of Court of Appeals
25			In re George P. Vander- ) poel and ano	ing, etc			" 23	do		Michael Duffy. Pursuant to decision of Court of Appeals 1
75			In re Benjamin Russak	To vacate assessment for sewers	r Lexington avenue		" 23	do		Michael Duffy.
5			In re John H. C. Thompson	To vacate assessment for	r Lexington avenue		" 23	do	•••••• {	Pursuant to decision of Court of Appeals 1 Michael Duffy.
4	**		In re Cecelia Elias		r Lexington avenue		" 23	do		Pursuant to decision of Court of Appeals
4			In re Edward Tracy and ano.	sewers				do		Michael Duffy. Pursuant to decision of Court of Appeals
				sewers			·· 23	do		Michael Duffy, Pursuant to decision of Court of Appeals
I			Mary A. Hall				- 3	do		Michael Duffy.
r		1000	In re Francis Lawlor	do	do .		. 23			Michael Duffy.
r	"		In re Philip Divers	da	do .		" 23	do	******	Michael Duffy.
6	**		In re Edward C. Donnelly	do	do .		" 23	do		Pursuant to decision of Court of Appeals
6			In re Peter L. Bernhardt	To vacate assessment for	or paving Pleasant			do		Pursuant to decision of Court of Appeals
	14			avenue			-3			Michael Duffy. Pursuant to decision of Court of Appeals
36			In re David Bryan	avenue			" 23	do		Michael Duffy. Pursuant 'o decision of Court of Appeals
36	**		In re Christian Biersack	To vacate assessment f	for paving Pleasant	1 manager	" 23	do		Michael Duffy,
36			In re Daniel Dermody	To vacate assessment (	for paving Pleasant		** 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
· · · ·			In re Henry Diedel	To vacate assessment for	or paving Pleasant		. 23	do		Pursuant to decision of Court of Appeals I Michael Duffy.
	**		In re Charles Graecmann	To vacate assessment f						Pursuant to decision of Court of Appeals I
35				avenue			" 23	do		Michael Duffy. Pursuant to decision of Court of Appeals In
35 36			In re Jacob Herb	To vacate assessment f	or paving Pleasant		** 23	do		Michael Duffy.
36 36				avenue	******************					
35 35 36 36	**		In re I., J. Hardy	To vacate assessment f	or paving Pleasant		. 23	do		Pursuant to decision of Court of Appeals In Michael Duffy.
35 36 36	11 11 14		In re L. J. Hardy In re John D. Heins	To vacate assessment f	or paving Pleasant		** 23 ** 23	do do		

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### THE CITY RECORD.

### September 24. 1892.

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	0		IHE C			_	JORD.		
REGIS- TER FOLIO.	Court.	TITLE.	CAUSE OF ACTION.	CLAIM.	DAT	ſÉ.	н	low Done.	Remarks,
	Current	In the Dishand I athens	To vacate assessment for paving Pleasant)		189				Pursuant to decision of Court of Appeals In re
(11) 136	Supreme		avenue		Aug.	1.1		d	Pursuant to decision of Court of Appeals In re
(11) 136		In re Louisa L. Levin	avenue		**		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 136			To vacate assessment for paving Pleasant avenue		44	23	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 136	" …	In re John H. Smith	avenue			23	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 136	" …	In re Henry Neus	avenue	*******		23	do	•••••••	Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 135	" …	In re Henry Neus et al	To vacate assessment for paving Pleasant avenue			23	do		Michael Duffy
11) 136	** ••••	In re Paul Sontag	To vacate assessment for paving Pleasant		**	23	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 135		In re Theodore Smith	To vacate assessment for paving Pleasant)			23	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
11) 136		In re Abraham Steers				23	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
11) 136		In re Mary C. Wood				23	do		Pursuant to decision of Court of Appeals In re
11) 136		In re John H. Waterhouse	To vacate assessment for paving Pleasant)			23	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy
(11) gõ		In re Sarah Darragh	avenue } To vacate assessment for regulating, etc., {			24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 96			first new avenue west of 8th avenue				do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 95			first new avenue west of 8th avenue To vacate assessment for regulating, etc., ]			24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
			first new avenue west of 8th avenue) To vacate assessment for 65th street flagging			24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 102							do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 102		In re Nathan Littauer				-	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 102	" …	In re John H. Godwin	do do	*******		24	00		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 143	" …	In re Thomas Minford	To vacate assessment for regulating, etc., Eoston road		**	24	do	•••••••	Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 143		In re Franklin A. Wilcox	To vacate assessment for regulating, etc., Boston road		**	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 143	" …	In re Harford B. Kirk	To vacate assessment for regulating, etc., ( Boston road			24	do		Michael Duffy.
11) 143		In re Annie R. Whitney	To vacate assessment for regulating, etc., [		- 64		do		Pursuant to decision of Court of Appeals In re
11 143		In re Henry Spratley	Boston road				do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy,
11) 143		In re Harlem Bridge, Mor-)	Boston road)					1	Pursuant to decision of Court of Appeals In re
		risania and Fordham Railway Co	To vacate assessment for regulating, etc., Boston road		**	24	do		Michael Duffy.
11) 143	**	In re Harford B. Kirk	To vacate assessment for regulating, etc., eBoston road.		**	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
11 143		In re William Cauldwell,	To vacate assessment for regulating, etc., ]				do		Pursuant to decision of Court of Appeals In re Michael Duffy.
11 143		executor, etc	Boston r ad		**		do		Pursuant to decision of Court of Appeals In re
			Boston road			~			Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 143			Boston road	******			do	***********	Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 143		do	To vacate assessment for regulating, etc., Boston road			-	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 143		In re The Equitable Life) Assurance Society	To vacate assessment for regulating, etc., Boston road	*******	44	24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 23		T T T T T T T			**	24	do	•••••••	Michael Duffy.
11 23	"	In re James B. Gillie	To vacate assessment for 151st street regulat- (		16	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
11 23		In re John C. Graff	To vacate assessment for 151st street regulat.			24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
11 23		In re James H. McKenney	To vacate assessment for 151st street regulat- (			21	do		Pursuant to decision of Court of Appeals In re
			To vacate assessment for 151st street regulat.	******					Michael Duffy. Pursuant to decision of Court of Appeals In re
11 23			ing, etc		**	24	do	***************************************	Michael Duffy. Pursuant to decision of Court of Appeals In re
11) 23		In re Lorenz Weiher	ing, etc			24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
11 23		In re Francis J. Merriam	ing, etc			24	do	•••••••	M chael Daffy. Pursuant to decision of Court of Appeals In re
(\$1) 23		In re Augustus C. Fransioli.	To vacate assessment for 151st street regulat-) ing, etc		**	24	do		Michael Duffy.
(rr) 23	**	In re Michael H. Cashman.	To vacate assessment for 151st street regulat- ( ing, etc		**	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(I) 55		In re Michael Brennan	To vacate assessment for Clifton street regu-1		- 11	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(1) 55		In re John Evers	To vacate assessment for Clifton street regu-		**		do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(1) 35		In re Barbara Eckert,	lating, etc) To vacate assessment for Clifton street regu-				do		Pursuant to decision of Court of Appeals In re Michael Duffy.
		In re Carl Germeck	lating, etc				do		Pursuant to decision of Court of Appeals In re
(1) 55		In re Martin Geizler	lating, etc						Michael Duffy. Pursuant to decision of Court of Appeals In re
(r) 55			lating, etc		**	24	do	************************	Michael Duffy. Pursuant to decision of Court of Appeals In re
(1) 55			To vacate assessment for Clifton street regu-	*******	17	24	do	***********************	Michael Duffy. Pursuant to decision of Court of Appeals In re
1 55		In re Johan Hatari	To vacate assessment for Clifton street regu- lating, etc		- 11	24	do	***************************************	Michael Duffy. Pursuant to decision of Court of Appeals In re
1) 55	" …	In re A. G. Hupfel	To vacate assessment for Clifton street regu- lating, etc			24	do		Michael Duffy.
(I) 55	" …	In re Lucinda M. Horne) and another	To vacate assessment for C'lifton street regu- lating, etc			24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
1) .55	"	In an Distand Langer	To vacate assessment for Clifton street regu- lating, etc		n	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(I) 55		In re Ludwig Merkel	To vacate assessment for Clifton street regu-			24	do		Pursuant to decision of Court of Appeals In re
i) 55		In re Michael Meyer					do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(1) 55			lating, etc				do		Michael Duffy, Pursuant to decision of Court of Appeals In re-
			lating, etc To vacate assessment for Clifton street regu-						Michael Duffy. Pursuant to decision of Court of Appeals In re
(T) 55			To vacate assessment for Clifton street regu-				do		Michael Duffy. Pursuant to decision of Court of Appeals In re
1 55			lating, etc		a	24	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(r) 55			To vacate assessment for Clifton street regu- lating, etc	*******	55	24	do		Michael Duffy.
<b>1</b> ) 55	" …	In re Joseph Rinck	To vacate assessment for Clifton street regu- lating, etc		-6.6	24	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
1) 55	" …		To vacate assessment for Clifton street regu- lating, etc			2.4	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
5 516	Superior	Peter McGinness vs. The							
		Board of Commission- ners of Electrical Sub-	To have act creating Board of Electrical Con- trol declared unconstitutional, etc			25	Appeal withdrawn		By consent.
		ways et al							
(11) I	Supreme	In re Benjamin Abt	To vacate assessment for regulating, etc., Lexington avenue, from road street to		44	26	Proceedings abandone	ed {	Pursuant to decision of Court of Appeals In re Michael Duffy.
Inc	"	In re John Puzza	Harlen river						
(11) 1		ta te join Daggy	Lexington avenue, from 102d street to }		**	26	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
1 (11)		In re Samuel N, Brady et al.	Harlem river						Pursuant to decision of Court of Appeals In re
			Lexington avenue, from 102d street to Harlem river		**	26	do	••••••••••••	Michael Daffy.
(11) I	" …	In re Moritz Cohn	To vacate assessment for regulating, etc., Lexington avenue, from road street to			26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
10-1		In no Manu Claub	Harlem river)			20			
(11) I		in re mary Clark	To vacate assessment for regulating, etc., Lexington avenue, from road street to		**	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) I		In re Caroline F. Champlin.	Harlem river To vacate assessment for regulating, etc.,	1					Pursuant to decision of Court of Appeals In re
			Lexington avenue, from 102d street to Harlem river		**	26	do		Michael Duffy.
r (11)	"	In re Jane A. Colwell	To vacate assessment for regulating, etc., Lexington avenue, from rozd street to	1		26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
		In so Man A. D	Harlem river)			20			
(11) 1		in re Mary A. Davis	To vacate assessment for regulating, etc., Lexington avenue, from rozd street to		**	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
1 (11)		In re John Davidson	Harlem river						Pursuant to decision of Court of Appeals In re-
			Lexington avenue, from road street to Harlem river		45	26	do		Michael Duffy.
(11) I	"	In re Philip Ebling et al	To vacate assessment for regulating, etc., ]		1	116		(	Pursuant to decision of Court of Appeals In re-
			Lexington avenue, from 102d street to Harlem river		**	26	do		Michael Duffy.
	"	In re Hannah M. Frank		1		26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) I		1	Harlem river)			20	40		
		In re C. J. Geisler	To vacate assessment for regulating, etc., )		1				Pursuant to decision of Court of Appeals In re Michael Duffy.
	" …	In re c. J. Geister	Lexington avenue, from road street to	*******	44	20	do		and the second s
(11) 1			Lexington avenue, from 102d street to Harlem river			20	do		
(11) 1		Maria S. Hageman	Lexington avenue, from rozd street to Harlem river			26	do do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 1	"		Lexington avenue, from iozi street to Harlem river						Pursuant to decision of Court of Appeals In re

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#### SEPTEMBER 24, 1892.

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### THE CITY RECORD.

SE	PTEMBER	24, 1892.	THE C	ITY	RE	CORD	2791	
REGIS- TER FOLIO.	COURT.	TITLE.	CAUSE OF ACTION.	CLAIM.	DATE.	How DONE.	REMARKS.	
(11) I	Supreme	In re William Hayes	To vacate assessment for regulating, etc., Lexington avenue, from to2d street to}		1892. Aug. 26	Proceedings abandoned	Pursuant to decision of Court of Appeals In r	
(11) I	•	In re Henry Hartl	Harlem river		" 26	do	<ol> <li>Antenaet Dury,</li> <li>Pursuant to decision of Court of Appeals In r.</li> </ol>	
11) 1	"	In re John P. Hunt	Harlem river) To vacate assessment for regulating, etc., Lexington avenue, from rozd street to		. 26	do	<ol> <li>Pursuant to decision of Court of Appeals In ro</li> </ol>	
(II) I	" …	In re Lewis Hapner	Harlem river		. 26	do	<ul> <li>Michael Duffy.</li> <li>Pursuant to decision of Court of Appeals In re-</li> </ul>	
(II) I	"	In re Michael J. Irwin	Harlem river		** 26	do	<ul> <li>I Michael Duffy.</li> <li>J Pursuant to decision of Court of Appeals In re-</li> </ul>	
(II) I	" …	In re Joseph Kahn	Harlem river		" 26	do	Pursuant to decision of Court of Appeals In r	
(II) I	"	In re Samuel B. Kenyon	Harlem river) To vacate assessment for regulating, etc.,)		" 26	do	Pursuant to decision of Court of Appeals In r	
11) I		In re Margaret Kauffold	Lexington avenue, from to2d street to Harlem river		" 26	do	Pursuant to decision of Court of Appeals In r	
тт) т		In re Johanna Lalor					Michael Duffy. Pursuant to decision of Court of Appeals In r	
II) I		In re Lexington Avenue	Lexington avenue, from 102d street to Harlem river		" 26	do	Michael Duffy. Pursuant to decision of Court of Appeals In r	
		Baptist Church (	Lexington avenue, from tood street to Harlem river		" 26	do	Mickael Duffy.	
11) I	"	In re Harriet J. Lovjoy	To vacate assessment for regulating, etc., Lexington avenue, from road street to Harlem river		" 26	do	. { Pursuant to decision of Court of Appeals In r Michael Duffy,	
11) 1	"	In re James E. McKown	To vacate assessment for regulating, etc., Lexington avenue, from road street to Harlem river		** 26	do	Yursuant to decision of Court of Appeals In r Michael Duffy.	
11) 1	" …	In re Charles Miersch	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to Harlem river		** 26	do	Pursuant to decision of Court of Appeals In r Michael Duffy.	
II) I	" …	In re John Massinims	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to		** 26	do	Pursuant to decision of Court of Appeals In r Michael Duffy.	
11) I	" …	In re William H. McCarthy.	Harlem river) To vacate assessment for regulating, etc., Lexington avenue, from 102d street to		** 26	do	Pursuant to decision of Court of Appeals In r Michael Duffy,	
II) I	"	In re John Mulligan	Harlem river		" 26	do	Pursuant to decision of Court of Appeals In r Michael Duffy.	
II) I	" …	In re John Muller	Harlem river) To vacate assessment for regulating, etc., Lexington avenue, from ro2d street to		. 26	do	Pursuant to decision of Court of Appeals In a	
II) I	" …	In re Regina Meyer	Harlem river) To vacate assessment for regulating, etc., Lexington avenue, from 102d street to		" 26	do	Pursuant to decision of Court of Appeals In a Michael Duffy,	
x (x	"	In re Thomas Nelson	Harlem river To vacate assessment for regulating, etc., Lexington avenue, from rozd street to		** 26	do	Pursuant to decision of Court of Appeals In a	
(1) I		In re J. E. Naughton	Harlem river		** 26	do	Pursuant to decision of Court of Appeals In	
(I) I		In re Henry O. Neill	Harlem river) To vacate assessment for regulating, etc.,)		** 25		Michael Duffy, Pursuant to decision of Court of Appeals In 1	
r (11	"	In re William H. Payne	Lexington avenue, from road street to Harlem river		20		Michael Duffy. Pursuant to decision of Court of Appeals In 1	
II) I		In re Coleman Rouse			" 26	do	Pursuant to decision of Court of Appeals In a	
1) 1		In re J. M. Ridley			** 26	do	Pursuant to decision of Court of Appeals In a	
I) I		In re Mary Saller	Lexington avenue, from 102d street to Harlem river To vacate assessment for regulating, etc.,)		** 26	do	Pursuant to decision of Court of Appeals In	
11) 1			Lexington avenue, from road street to Harlem river		** 26	do	Michael Duffy. Pursuant to decision of Court of Appeals In t	
(I) I		In re Onita Smith	Lexington avenue, from rozd street to		** 26	do	Michael Duffy. Pursuant to decision of Court of Appeals In t	
		In re John N. Stearns	Lexington avenue, from 102d street to Harlem river		** 26	do	Michael Duffy, Pursuant to decision of Court of Appeals In r	
II) I			Lexington avenue, from road street to Harlem river		** 26	do	Michael Duffy.	
11) I		In re Jacob Strauss	Lexington avenue, from 1c2d street to Harlem river		** 26	do	1 minute and	
11) I	"	road Co ?	To vacate assessment for regulating, etc., Lexington avenue, from road street to Harlem river		** 26	do	1	
11) 1	"	In re John H. Tiedermann	Lexington avenue, from 102d street to		" 26	do	(	
x1) I	" …	In re Olivia Thompson	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to Harlem river		** 26	do	Pursuant to decision of Court of Appeals In Michael Duffy.	
11) I	" …	In re Union India Rubber Co.	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to Harlem river		" 25	do	Pursuant to decision of Court of Appeals In Michael Duffy.	
11) I	"	In re Carrie Uhlman	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to Harlem river		** 26	do	Pursuant to decision of Court of Appeals In a Michael Duffy.	
11) I	"	In re H. A. Ulrich	To vacate assessment for regulating, etc., Lexington avenue, from road street to		" 26	do	Pursuant to decision of Court of Appeals In a Michael Duffy.	
II) I	"	In re Webster White	Lexington avenue, from 102d street to }		** 26	do	Pursuant to decision of Court of Appeals In Michael Duffy.	
11) I	" …	In re W. A. White	Lexington avenue, from 102d street to }		** 26	do	Pursuant to decision of Court of Appeals In Michael Duffy.	
11) I	"	In re James Wood	Lexington avenue, from 102d street to }		** 26	da	Pursuant to decision of Court of Appeals In a Michael Duffy,	
11) I	" …	In re Samuel Weil	Harlem river)		" 2É	do	Pursuant to decision of Court of Appeals In r	
11) I		In re William A. Walter	Harlem river)		" 26	do	Purspant to decision of Court of Appeals In 1	
11) 3	" …	In re Thomas McParlan	Harlem river		" 26	do	Pursuant to decision of Court of Appeals In r	
11) 3		In re Benjamin Salter	Harlem river		· 26	do	Pursuant to decision of Court of Appeals In r	
11) 3		In re Frederick W. Rosen-	Lexington avenue, from 102d street to Harlem river			do	Pursuant to decision of Court of Appeals In r	

(11) 3	" …	In re Frederick W. Rosen- berg	To vacate assessment for regulating, etc., Lexington avenue, from ro2d street to Harlem river	 **	26	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3	" …		To vacate assessment for regulating, etc., Lexington avenue, from rozd street to	 **	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3	"	In re Hannah M. French	Harlem river	 **	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3	"	In re William Hoey	Lexington avenue, from road street to	 	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3	" …	In re Daniel Laughlin	Harlem river	 **	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3	·	In re Jacob Smith	Lexington avenue, from road street to }	 "	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3		In re Bertha Stetters	To vacate assessment for regulating, etc., Lexington avenue, from 102d street to	 	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 3		In re Leopold Kahn	Lexington avenue, from 102d street to	 	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(11) 3	"	In re Robert Boyd	Lexington avenue, from 102d street to	 "	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 27	"	In re Abbott Hodgman	Lexington avenue, from 102d street to }	 	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 27	" …	. In re John J. Smith	Harlem river	 	26	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
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#### THE CITY RECORD.

#### SEPTEMBER 24, 1892.

REGIS- TER FOLIO.	COURT.	TITLE.	CAUSE OF ACTION.	CLAIM.	DA	TE.	How Done.	REMARKS.
(11) 27	Supreme	In re William I. Wash- burn, executor	To vacate assessment for regulating, etc., Lexington avenue, from rozd street to Harlem river		180 Aug.		Proceedings abandoned	Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 94	** ****	In re William R. Knapp)	To vacate assessment for 161st street regu-)			27	do	Pursuant to decision of Court of Appeals In re
11) 94		and another	lating, etc					Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 71		In re B. Gaffney	lating etc.	*******	"	27	do	Michael Duffy. Pursuant to decision of Court of Appeals In re
			regulating, etc		**	27	do	Michael Duffy.
32 351		John Taylor Johnston et al.	For excess of assessment paid for regulating, etc., 13th avenue	\$191 96		27	Transcript of judgment in favor of plaintiff for \$191.96 certified to Comptroller	Upon offer : no defense.
10 344		People ex rel. James F.)	etc., 13th avenue)					opon oner, no delense.
		McNeary vs. The Board of Police Com- missioners, etc	Certiorari to review the removal of relator a Patrolman from the force			27	{Order entered dismissing the writ of certiorari with \$45.66 costs and disbursements	After argument at the General Term.
.1 • 459	Com. Pleas	Edmund W. McClave vs. ( Hugh J. Grant et al)	To restrain the sale at public auction of the property of the Union Ferry Co			29	Judgment entered reducing the appraised valuation of the property of the Union Ferry Co. to \$3,229,401, etc	After trial before Daly, Chief J.
13 186	Superior Com. Pleas	People ex rel. Theresa Kochler vs. Thomas F. Gilroy, Commissioner of Public Works, etc William D. Lent (No. 2)	Mandamus to compel the Commissioner of Public Works to grant license to connect premises at No. 112 Amsterdam avenue, with Croton water high pressure service. J To forcelose lien for material furnished under contract for building Primary School No.			30	Order entered denying motion for a writ of manda- mus with \$10 costs, etc	After argument before McAdam, J.
3 81	Current .	T	46,	500 00		31	Order of discontinuance without costs entered	By consent.
3 81	Supreme	In the Matter of John Haf- fen and another, etc	For an award made in the matter of opening ( Melrose avenue			31	Order entered directing payment of the award to	After hearing before referee,
3 327	Com. Pleas	Dennis W. Moran	To foreclose lien under contract for regulating, etc., Avenue B, between 86th street and					
3 288	ath Total Dia	N. 11.	Harlem river	1,443 73	66	31		By consent.
3 200	5th Jud. Dist.	Mendel Newman vs. John F. Harriott, as Property	To replevin one diamond stud valued at		Sept.	I	) Order entered substituting Henry Rose as defendant ) in place of the Property Clerk	Upon motion.
11) 194	Supreme	Clerk, etc	To vacate sale for assessment for St. Nicholas					
			avenue opening		**	I	Order entered vacating the sale	Upon motion before Patterson, J.
3 283	Superior	People ex rel. Mary Bird vs. Frank T. Fitzgerald,	Mandamus to compel Rezister to discharge			I	) Order entered directing the proper discharge of ) record of the mortgage	Upon motion before Freeman, J.
3 156	Surrogate's	Register, etc) Matter of Thomas O'Con-	( , , , , , , , , , , , , , , , , , , ,					
	But C	nell, as executor, etc., of James Flanagan, de- ceased	Judicial settlement of the accounts of the ex-		**	3	Proceeding abandoned.	City has no interest.

#### POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, ) No. 300 MULBERRY STREET, NEW YORK, September 24, 1892.

To the Supervisor of the City Record :

SIR—Pursuant to chapter 226, Laws of 1889, I herewith transmit the following list of appointments and applicants for appointment in the Police Department of the City of New York for the week ending September 24, 1892 :

Examinations.

NAME.	Residence.	OCCUPATION.		
Denis J. Riley	288 Front street	Porter	Passed.	
George W, Maxwell	221 East Twenty-eighth street	Driver	**	
Fred. Yost	83 First avenue	Grocery	**	
James McLaughlin	98 Lawrence street	Painter	**	
David J. McAulliffe	243 East Eighty-first street	Plumber	<u>0</u>	
Anthony Herrmann	825 Columbus avenue	Weighmaster	45	
Robert Wienecke	3307 Third avenue	Grocer	**	
Julius D. Lendersdorf	435 East Fifty-second street	Metal spinner	Rejected.	
Henry Mainer	309 West One Hundred and Forty-second street	Driver	Passed.	
Cor. J. Maloney	441 West Thirty-third street	Wall-paper		
George W. Fletcher	482 West One Hundred and Fiftieth street	Clerk		
William H. Branigan	547 Tenth avenue	Engineer	**	
James Murray	154 East One Hundred and Sixth street	Conductor	**	
Andrew G. O'Brien	Cornwall Landing, Orange County	Electric car-fitter		
John Vaughan	Southwest corner Tenth avenue and Thirty- (	Produce dealer	**	
Denis Shea	166 Hester street	Varnisher	**	
Joseph Quann	114 King street	Timekeeper		
Charles E. Christie	1132 Park avenue	Pastry Clerk	**	
Nicholas McCormack	212 East Seventy-sixth street	Engineer	<i>ii</i> .	
John L. Bergmann	209 East Sixty-fourth street,	Clerk		
Augustine Ford	420 East Seventeenth street	Driver	**	
John Hicker	1606 Avenue B	Clerk	**	

Very respectfully, WM. H. KIPP, Chief Clerk.

BOARD OF ESTIMATE AND APPORTIONMENT-CITY OF NEW YORK, ] MAYOR'S OFFICE, CITY HALL, FRIDAY, September 23, 1892, 11 o'clock A. M.

BOARD OF ARMORY COMMISSIONERS. THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT F TAXES AND ASSESSMENTS, Secretary. Address Ebward P. Barker, Staats Zeitung Building, Tyon Row. Office hours, 9 A. M. to 4 P. M.; Saturdays, OF Tryon Row. Q A. M. to 12 M.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 0 A. M. to 4 P. M. MICHAEL T. DALY, CHARLES G. F. WAHLE.

AQUEDUCT COMMISSIONERS. Room 200, Stewart Building, 5th floor, 9 A. M. to 4 F. M. JAMES C. DUANE, President; JOHN J. TUCKER, FEANCIS M. SCOTT, H. W. CANNON, and the MAYOR COMPTROLLER and COMMISSIONER OF PUBLIC WORKS, ex officie, Commissioners; J. C. LULEN, Secretary; A. FTELEY, Chief Engineer; E. A. WOLFF, Auditor.

COMMON COUNCIL.

Office of Clerk of Common Council. No. 8 City Hall, 9 A. M. to 4 P. M. JOHN H. V. ARNOLD, President Board of Aldermen MICHAEL F. BLAKE, Clerk Common Council.

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS No. 31 Chambers street, 9 A. M to 4 P. M THOMAS F. GILROY, Commissioner; MAURICE F HOLAHAN, Deputy Commissioner (Room A). ROBERT H. CLIFFORD, Chief Clerk (Room 6). GEORGE W. BIRDSALL, Chief Engineer (Room 9); JOSEFH RILEY, Water Register (Rooms 2, 3 and 4); WM. M. DEAN, Superintendent of Street Improve-ments (Room 3); HORACF LOOMIS, Engineer in Charge of Sewers (Room 9); WILLIAM G. BERGEN, Superin-tendent of Repairs and Suppies (Room 15); WM. H. BURKE, Water PUIVEYOF (Room 1); STEPHEN H. MC-CORMICK, Superintendent of Streets and Roads (Room 12); MICHAEL F. CUMMINGS, Superintendent of Incumbrances (Room 16).

DEPARTMENT OF STREET IMPROVEMENTS

TWENTY-THIRD AND TWENTY-FOURTH WARDS, No. 2622 Third avenue, northeast corner of One Hun-dred and Forty-first street. Office hours, 9 A.M. to 4 P. M. ; Saturdays, 12 M. LOUIS J. HEINTZ, Commissioner ; JOHN H. J. RONNER Deputy Commissioner ; WM. H. TEN EYCK, Secretary

DEPARTMENT OF CHARITIES AND CORREC-

TION.

#### Central Office.

No. 66 Third avenue, corner Eleventh street, 9 A. M. 10 No. 66 Third avenue, corner Eleventh street, 9 A. M. 10 4 P. M. HENRY H. PORTER, President; CHAS. E. SIMMONS, M. D., and EDWARD C. SHEENY, Commissioners; GEORGE F. BRITON, Secretary. Purchasing Agent, FREDERICK A. CUSHMAN. Office hours, 9 A. M. to 4 F. M. Saturdays, 12 M. Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Re-pairs and Supplies, Bills and Accounts, 9 A. M. to 4 F. M. Saturdays, 12 M. CHARLES BENN, General Bookkeeper. Out. Deor Poor Department. Office hours, 6,30 A. M. to 4.30 F.M. WILLIAM BLAKE, Superintendent. En trauce on Eleventh street.

DEPARTMENT OF BUILDINGS.

No. 220 Fourth avenue, corner of Eighteenth street, 9 A. M. to 4 P. M. THOMAS J. BRADY, Superintendent.

#### BOARD OF ASSESSORS.

Office of the Public Administrator. No. 49 Beekman street, 9 A. M. to 4 P. M. CHARLES E. LYDECKER, Public Administrator.

WM. H. CLARK, Counsel to the Corporation.

Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 . M. LOUIS HANNEMAN. Corporation Attorney.

Office of Attorney for Collection of Arrears of Persona Taxes. Stewart Building, Broadway and Chambers street. 9 A.

M. to 4 P. M. JOHN G. H. MEYERS, Attorney, MICHAEL J. DOUGHERTY, Clerk.

FIRE DEPARTMENT.

Ollice hours for all, except where otherwise noted f om 9 A. M. to 4 P. M. Saturdays, to 12 M. Headquarters.

Nos. 157 and 159 East Sixty-seventh street. HENRY D. PURROY, President; S. HOWLAND ROB-INS and ANTHONY EICKHOFF, Commissioners; CARL

JUSSEN Secretary, HUGH BONNER, Chief of Department ; PETER SERRY, Inspector of Combustibles ; JAMES MITCHEL, FITE Marshal ; WM. L. FINDLEY, Attorney to Department ; J. ELLIOT SMITH, Superintendent of Fire Alarm Telegraph. Central Office open at all hours.

#### HEALTH DEPARTMENT

No. 307 Molt street, 9 A. M. to 4 P. M. No. 307 Molt street, 9 A. M. to 4 P. M. CHARLES G. WILSON, President, and JOSEPH D. BRYANT, M. D., the PRESIDENT OF THE POLICE BOARD an : HEALTH OFFICER OF THE PORT, ex officio, Commis-sioners ; EMMONS CLAFF, Secretary.

#### DEPARTMENT OF PUBLIC PARKS.

Emigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A.M. to 4 P.M. Saturdays, 12 M. PAUL DANA, President : ALBERT GALLUP, AURAHAM B. TAPPEN and NATHAN STRAUS, Commissioners ; CHARLES DE F. BURNS, Secretary.

#### DEPARTMENT OF DOCKS.

Battery, Pier A, North river. J. SERGEANT CRAM, President; EDWIN A. Post and JAMES J. PHELAN, Commissioners; AUGUSTUS T, DOCHARTY, Secretary. Office hours, from 9 A, M. to 4 P. M.

DEPARTMENT OF TAXES AND ASSESSMENTS

Statts Zeitung Building, Tryon Row, 9 A. M. to 4 P. M. Saturdays, 12 M. EDWARD P. BARKER, President: Thomas L. FEITNER and EDWARD L. PARRIS, Commissioners; FLOYD T. SMITH, Secretary.

DEPARTMENT OF STREET CLEANING.

Stewart Building. Office hours, o A.M. to 4 P.M. THOMAS S. BRENNAN, Commissioner; William Dat-TON, Deputy Commissioner; J. JOSEPH SCULLY, Chief Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMIN-ING BOARDS,

Cooper Union, 9 A. M. to 4 F. M. JAMES THOMSON, Chairman; WILLIAM HILDRETH FIELD and HENRY MARQUAND, Members of the Super-visory Board; LEE PHILLIPS, Secretary and Executive Officer

The Mayor stated that the Board of Estimate and Apportionment having adjourned until II o'clock this morning for the purpose of considering a report from the Comptroller and the President of the Tax Department on the subject of the final disposition of the material collected by the Street Cleaning Department, referred to them at the last meeting, and that he is informed that the com-mittee is now engaged in making careful inquiry into this matter and will require more time to enable them to prepare and present their report, and for the reason as stated there will be no meeting of the Board to-day.

#### OFFICIAL DIRECTORY. DEPARTMENT OF TAXES AND STATEMENT OF THE HOURS DURING which the Public Offices in the City are open for business, and at which the Courts regularly open and adjourn, as well as of the places where such offices are kept and such Courts are held; together with the heads of Departments and Courts: ASSESSMENTS. DEPARTMENT OF TAXES AND ASSESSMENTS, COMMISSIONERS' OFFICE, STAATS ZEITUNG BUILDING, TRYON ROW, EXECUTIVE DEPARTMENT. NEW YORK, September 15, 1892. Mayor's Office. No. 6 City Hall, IOA. M. to 4 P.M.; Saturdays, 10 At a meeting of the Board of Taxes and A. M. to 12 M. HUGH J. GRANT, Mayor. WILLIS HOLLY, Sec-retary and Chief Clerk. Assessments, held this day, the resignation of William Kellock as a Deputy Tax Commis-sioner was accepted, to take effect immediately. Mayor's Marshal's Office. By order of the Board. No. r City Hall, 9 A. M. to 4 F. M. DANIEL ENGELHARD, First Marshal, FRANK Fox, Second Marshal. FLOYD T. SMITH, Secretary.

## Office, 27 Chambers street, 9 A.M. to 4 P.M. EDWARD GILON, Chairman; EDWARD CAHILL, CHARLES E. WENDT and PATRICK M. HAVERTY; WM. H. JASPER, Secretary.

### POLICE DEPARTMENT Central Office.

No. 300 Mulberry street, 9 A. M. to 4 F. M. JAMES J. MARTIN, President; CHARLES F. MAC-LEAN, JOHN MCCLAVE and JOHN C SHEEHAN, COmmis-sioners; WILLIAM H. KIPP, Chief Clerk; T. F. RODENBOUGH, Chief of Bureau of Elections.

#### FINANCE DEPARTMENT.

Comptroller's Office. No. 15 Stewart Building, Chambers street and Broad-

way, 9 A. M. to 4 P. M. THEODORE W. MYERS, Comptroller; RICHARD A. STORRS, Deputy Comptroller; D. LOWBER SMITH, Assistant Deputy Comptroller.

HARLEM RIVER BRIDGE COMMISSION Washington Building, No. 1 Broadway.

#### LAW DEPARTMENT. Office of the Counsel to the Corporation . Staats Zeitung Building, third and fourth floors, Q A.M. to 5 P. M. Saturdays, 9 A.M. to 12 M. WILLIAM H. CLARK, Counsel to the Corporation ANDRRW T. CAMPBELL, Chief Clerk.

#### BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Twenty-second Ward, at the Hall of the Board of Education, No. r46 Grand street, until 9.30 o'clock A.M., on Friday, September 30, 1892, for erecting a school building on the site located on the south side of West Forty-sixth street, 2c0 feet west of Sixth avenue. JAMES R. CUMING, Chairman, R. S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated New York, September 17, 1892.

Dated New York, September 17, 1392. Plans and specifications may be seen, and blank pro-posals obtained, at the office of the Superintendent of School Buildings, No. 146 Grand street, third floor. The Trustees reserve the right to reject any or all of the proposals submitted. The party submitting a proposal, and the parties pro-posing to become surcties, must each write his name and place of residence on said proposal. Two responsible and approved surcties, residents of this city, are required in all cases. No proposal will be considered from persons whose character and antecedent dealings with the Board of Education render their responsibility doubtful. The party submitting a proposal must include in his proposal the names of all sub-contractors, and no change will be permitted to be made in the sub-contractors named without the consent of the School Trustees and Superintendent of School Buildings.

#### SEPTEMBER 24, 1892.

#### CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been com-pleted and are lodged in the office of the Board of As-sessors for examination by all persons interested, viz. : Ist 3936, No. 1. Paving with granite blocks and setting new curb-stones in Fifty-eighth street, from a line about 360 feet west of Eleventh avenue to the Hudson river (so far as the same is within the limits of grants of land under water). Itst 3937, No 2. Sewer in One Hundred and First street, between Third and Park avenues. The limits embraced by such assessments include all us several houses and lots of grounds, vacant lots, pieces or parcels of land situated on— No. 1. Both sides of Fifty-eighth street, from a point

No. 1. Both sides of Fifty-eighth street, from a point about 360 feet West of Eleventh avenue to Twelfth

Avenue. No. 9. Both sides of One Hundred and First street, from Third avenue to a point extending about 425 feet westerly therefrom, including also Ward Nos. 16, 20 and 57, in Block 391. All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objec-tions, in writing, to the Chairman of the Board of Asses-sors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-

The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation on the 17th day of Octo-ber, 1892. EDWARD, CHON, Chainers

ber, 1892. EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHARLES E. WENDT, EDWARD CAHILL, Board of Assessors. OFFICE OF THE BOARD OF ASSESSORS, No. 27 CHAMBERS STREET, NEW YORK, September 16, 1892.

PUBLIC NOTICE IS HEREBY GIVEN TO THE PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been com-pleted and are lodged in the office of the Board of As-sessors for examination by all persons interested, viz. : List 3926, No. 1. Flagging and reflagging west side of Eighth avenue, from One Hundred and Thirty-seventh to One Hundred and Thirty-eighth street.

The Dime Hundred and Thirty-eighth Street. List 3027, No. 2. Flagging and reflagging, curbing and recurbing north side of One Hundred and Fifteenth street, from Third to Lexington avenue. List 3928, No. 3. Flagging and reflagging both sides of Sixty-fourth street, from Central Park, West, to the Boulevard, and east side of the Boulevard, from Sixty-third to Sixty-fifth street.

List 3031, No. 4. Paving One Hundred and Nineteenth street, from Seventh to Lenox avenues, with granite blocks and laying crosswalks. List 3032, No. 5. Paving One Hundred and Eighteenth street, from Madison to Park avenue, with granite blocks.

blocks. List 3933, No. 6. Paving Ninety-eighth street, from Amsterdam avenue to the Boulevard, with granite blocks and laying crosswalks. The limits embraced by such assessments include all the several houses and lots of grounds, vacant lots, pieces and parcels of land situated on— No. 1. West side of Eighth avenue, from One Hun-dred and Thirty-seventh to One Hundred and Thirty-eighth street

eighth street.

eighth street. No. 2. North side of One Hundred and Fifteenth street, from Third to Lexington avenue. No. 3. Both sides of Sixty-fourth street, from Central Park, West, to Boulevard, and east side of Boulevard, from Sixty-third to Sixty-fifth street. No. 4. Both sides of One Hundred and Nineteenth street, from Seventh to Lenox avenue, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of One Hundred and Eighteenth street, from Madison to Park avenue, and to the extent of half the block at the intersecting avenues. No.6. Both sides of Ninety-eighth street, from Am-sterdam avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

half the block at the intersecting avenues. All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objec-tions in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation on the 13th day of October, 1892.

of Assessment: October, 1892.

# October, 1892. EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHAS. E. WENDT, EDWARD CAHILL, Board of Assessors. OFFICE of THE BOARD OF ASSESSORS, No. 27 CHAMBERS STREET. New YORK, Sept. 13, 1892.

#### DEPARTMENT OF PUBLIC PARKS.

THE DEPARTMENT OF PUBLIC PARKS will sell at Auction, by James McCauley, Auc-tioneer, on Thursday, September 29, 1892, several Build-ings now standing on Crotona Park (west side of Broad-way, morth of Franklin avenue; west of Fairmount avenue and east of Third avenue; north of Fairmount avenue and west of Broad street, and also the three-story Brick Flour Mill on Bronx Park, north of Samuel street, on the west side of the Bronx river, with the several small buildings in connection therewith and the machinery contained therein.

The sale will take place in front of premises numbered 1 on the catalogue, at 10 o'clock A. M., on Crotona Park, an i on Bronx Park at 11.30 o'clock A.M. Catalogues may be had upon application at the office of the Department, Nos. 40 and 51 Chambers street, or at the Lorillard House, Bronx Park.

#### THE CITY RECORD.

THE NORMAL COLLECE OF THE CITY OF NEW YORK. A SPECIAL MEETING OF THE BOARD OF Trustees of the Normal College of the City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Wednesday, September 28, 1892, at 4 o'clock P. M., for the transaction of such busi-ness as may be brought before it.

By order. JOHN L. N. HUNT, Chairman.

ARTHUR MCMULLIN,

Secretary. Dated New York, September 22, 1892.

### CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

NEW YORK CITY CIVIL SERVICE BOARDS, COOPER UNION, NEW YORK, September 19, 1892.

**P**UBLIC NOTICE IS HEREBY GIVEN THAT open competitive examinations will be held at this office for the positions below mentioned, upon the dates spacified:

September 26. MATRON, at City Prison. September 26. FEMALE TEACHER, at Randall's Island Schools.

LEE PHILLIPS, Secretary and Executive Officer.

#### POLICE DEPARTMENT.

Police Department—City of New York, Office of the Property Clerk (Room No. 9), No. 300 Mulberry Street, New York, 1891.

OWNERS WANTED BY THE PROPERTY Cierk of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claim-ants : Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc., also small amount money taken from prisoners and found by patrolmen of this Department. JOHN F. HARRIOT Property Clerk.

#### FINANCE DEPARTMENT.

NOTICE OF ASSESSMENT.

ASSESSMENT FOR OPENING UNION STREET, TWENTY-THIRD WARD, CONFIRMED BY THE SUPREME COURT, SEPTEMBER 13, 1892.

TWENTE THIRD WARD, CONTRIBED 13, 1892. THE SUPREME COURT, SEPTEMBER 13, 1892. IN PURSUANCE OF SECTION 997 OF THE Comptroller of the City of New York hereby gives pub-lic notice to all persons, owners of property, affected by the assessment list in the matter of acquiring title to UNION STREET, FROM LIND AVENUE TO ANDERSON AVENUE, in the TWENTY-THIRD WARD, which was confirmed by the Supreme Court, September 13, 1892, and entered on the 19th day of September, 1892, in the Record of Titles of Assessments kept in the "Burcau for the Collection of Assessments and Arrears of Taxes and Assess-ments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 908 of said "New York City Consolidation Act of 1882" Section 998 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment." The above assessment is payable to the Collector of

be calculated from the date of such entry to the Entry payment." The above assessment is payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before November 19, 1802, will be exempt from interest as above provided, and after that date will be subject to a charge of in-terest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment. THEO. W. MYERS, Comptroller.

Comptroller, Comptroller, Comptroller, COMPTROLLER'S OFFICE, September 22, 1892.

## INTEREST ON CITY BONDS AND STOCKS.

STOCKS. THE INTEREST DUF NOVEMBER 1, 1892, ON the Registered Pone's and Stocks of the City and County of New York will be paid on that day by the Comptroiler at the office of the City Chamberlain, Room 27, Stewart Building, corner of Broadway and Chambers street. The Transfer Books will be closed from September so to November 1, 1892. The interest due November 1, 1892, on the Coupon Bonds of the City of New York will be paid on that day by the State Trust Company, No. 50 Wall street. THEO. W. MYERS, Comptroller. City of New York-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, Sept. 21, 1892.

COMMISSIONER OF STREET IM-

PROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS.

No. 4. FOR REGULATING AND PAVING, WITH GRANITE-BLOJK PAVEMENT, THE CARRIAGEWAY OF ONE HUNDRED AND SEVENTIETH STREET, from Fulton avenue to Franklin avenue, and laying cross-walks.

walks. No. 5. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT, THE CARRIAGEWAY OF ONE HUNDRED AND SEVENTIETH STREET, from Third avenue to Washington avenue. No. 6. FOR REGULATING AND PAVING, WITH TRAP-BLOCK PAVEMENT, THE CAR-RIAGEWAY OF COLLEGE AVENUE, between Morris avenue and One Hundred and Forty-sixth street.

And Forty-stath Street.
No. 7. FOR LAYING CROSSWALKS IN AND PAVING, WITH TRAP-BLOCK PAVE-MENT, THE CARRIAGEWAY OF ONE HUNDRED AND FIFTY-NINTH STREET, from Third avenue to Elton avenue.

avenue. Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other person be so interested, it shall distinctly state that fact. That it is made without any connection' with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud. That no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested in the estimate, or in the work to which it re-lates or in the profits thereof. Each estimate must be verified by the oath, in writing,

lates or in the profits thereof. Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the con-tract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance ; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which the would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting ; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

tested. The consent last above mentioned must be accom-panied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond re-quired by law. No estimate will be considered unless accompanied by

good faith, with the infention to execute the bond re-quired by law. No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NOT be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the suc-cessful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time adoresaid, the amount of the deposit will be returned to him.

returned to him. The Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards reserves the right to reject all bids received for any particular work if he deems it for the best interests of the city. Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any other information desired, can be obtained at this office. LOUIS J. HEINTZ, Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards.

BOARD OF STREET OPENING AND IMPROVEMENT.

NOTICE IS HERFBY GIVEN THAT THE Board of Street Opening and Improvement of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York, by closing and discontinuing certain streets, roads or lanes in the Twelfth Ward of the City of New York, which are shown upon the Commissioners' map of 1807, and more particularly described as follows : South of the bridge known as Kingsbridge bridge, and included within the area bounded by the Harlem river, Spuyten Duyvil creek and the United States Channel Line, Harlem river. Said roads, streets and lanes and portions thereof so

Channel Line, Harlem river. Said roads, streets and lanes and portions thereof so proposed to be closed and discontinued, colored gray on five similar maps or plans prepared by the Department of Public Works, each of which is entitled, "Map or Plan of Streets, Roads and Avenues within that part of the Twelfth Ward of the City of New York lying be-tween the Harlem river, Spuyten Duyvil creek and the United States Channel Line, Harlem river, under authority of chapter 350 of the Laws of 1885," And that such proposed action of the said Board of Street Opening and Improvement has been duly laid before the Board of Aldermen. Dated NEW YORK, September 20, 1892. V. B. LIVINGSTON, Secretary.

Secretary.

thence northeasterly along said westerly line of the Kingsbridge road or Broadway, distance 60.28 feet; thence westerly and curving to the left, radius 7, 61.06 feet, distance 430.26 feet; thence westerly and tangent thereto, distance 152.97 feet; thence westerly and north-erly and in a curve to the right, radius 145.20 feet, dis-tance 202.27 feet; to Jansen avenue; thence westerly and diagonally across Jansen avenue; thence westerly and opint of intersection of Terrace View avenue and the westerly line of Jansen avenue, where the width of Terrace View avenue changes from 60 to 50 feet; thence northwesterly and at an angle of 56 degrees 49 minutes 57 seconds with Jansen avenue; and so feet; east-erly therefrom, distance 44.14 feet; thence northerly and easterly and in a curve to the right, radius 360 feet, distance 357.50 feet; thence northeasterly and tangent thereto, distance 375 feet; thence easterly and in a curve to the right, radius 360 feet, distance 390.60 feet, to the westerly line of Jansen avenue; thence easterly in a diagonal line, distance 61.38 feet, to the easterly line of said fan-en avenue and to a point in a curve whose centre is the same as the last described curve, and whose radius is 350 feet. "Note,—Terrace View avenue changes from a width of so feet to 60 feet at this point ; thence still curving

and whose radius is 330 feet. Nore.—Terrace View avenue changes from a width of 50 feet to 60 feet at this point ; thence still curving to the right and in an easterly direction, radius 330 feet, distance rot.47 feet ; thence southeasterly and tangent thereto, distance 343.86 feet ; thence in a curve to the right and in a southerly direction, radius 139.99 feet, distance co.22 feet ; thence southeasterly line of the Kings-bridge road or Broadway ; thence northeasterly along said westerly line of Kingsbridge road or Broadway, distance 79.52 feet, to the point or place of beginning.

#### KINGSBRIDGE AVENUE.

KINGSERIDGE AVENUE. A Street of the First Class. Beginning at a point in the northerly line of Terrace View avenue on the south, said point being 20.40 feet westerly from the westerly line of Kingsbridge road or Broadway, as measured along the northerly line of said Terrace View avenue : thence northeasterly and parallel with the Kingsbridge road, and distant 200 feet west-erly therefrom, distance 64.39 feet ; thence northearly and deflecting to the left 4d degrees ; 8d minutes and 52 seconds, distance 245.96 feet ; thence northerly and durving to the right, radius 79.90 feet, distance roa.22 feet ; thence northeasterly and parallel with the Kingsbridge road, and distant 200 feet west-and the left 4d degrees ; 8d minutes and 52 seconds, distance 245.96 feet ; thence northerly and curving to the right, radius 79.90 feet, distance 10.22 feet ; thence northeasterly and tangent thereto, distance a61.70 feet, to the line known and laid down as the "War Department Line"; thence northwesterly along said line, distance to 71 feet ; thence southwesterly and parallel to and distant 60 feet westerly from the last, but one, described course, distance 19.30 feet , distance 19.31 feet : thence southerly and tangent thereto, distance a16.63 feet ; thence southwesterly and parallel to the Kingsbridge road or Broadway, and distant 260 feet westerly therefrom, distance 53.51 feet, to the northerly line of Terrace View avenue, on the south : thence atterly along the northerly line of said avenue and curving to the right, radius 1,40.05 feet, distance 62.72 Event to the point or place of beginning. Sid street to be 60 feet wide between the lines of Terrace View avenue on the south and he line known as the "War Department Line" on the north. JANSEN AVENTE.

#### JANSEN AVENUE.

JANSEN AVENTE. A Street of the First Class. Beginning at a point in the southerly line of Terrace View avenue on the north, and distant as measured along the southerly line of said avenue 882.49 feet westerly from the westerly line of Kingsbridge road or Broadway; thence southwesterly and parallel with said road, distance 933 feet; thence westerly and diagonally across, distance 805 feet; thence northeasterly and parallel and 60 feet westerly from the first course of lansen avenue above described, distance 1,022.09 feet, to the southerly line of Terrace View avenue on the north; thence easterly and diagonally, distance 61.38 feet, to the point or place of beginning Said Jansen avenue to be 60 feet wide between Terrace View avenue on the north and Terrace View avenue on the south.

the south. WICKER PLACE.

#### A Street of the First Class.

A Street of the First Class. Beginning at a point in the easterly line of Jansen avenue, distant 18.4, feet, southerly from the southerly line of Terrace View avenue, on the north : thence southeasterly and at right angles with Jansen avenue, d stance 336.58 feet, to the westerly line of Kingsbridge avenue : thence southerly and in a curve to the left, radius tog.0,6 feet, distance 71.08 feet; thence southerly and tangent thereto, distance 71.08 feet; thence northerly and westerly and curving to the left, radius 70 feet, distance 50.12 feet; thence westerly and tangent and parallel with the first described course, distance 372.73 feet, to the easterly line of Jansen avenue; thence northerly along said line, distance 65 feet, to the point or place of beginning. Mickey place to be 60 feet wide between the lines of Jansen avenue and Kingsbridge avenue. JACOBUS PLACE.

#### JACOBUS PLACE. A Street of the First Class.

A Street of the First Class. Beginning at a point in the northerly line of Terrace View avenue on the south, distant, as measured along said line, 554.67 feet westerly from the westerly line of the Kingsbridge road or Broadway ; thence north-easterly and at an angle of 67 degrees o minutes and 27 seconds with the last course of the said Terrace View avenue, distance 25.05 feet, to the westerly line of Yan Corlear place ; thence northerly and curving to the southwesterly and parallel to and distant for feet west-erly from the first described course of the street, dis-tance 28.4.95 feet, to the northerly line of Terrace View avenue on the south ; thence easterly along said line and in a curve line to the left, radius 18.06 feet, distance 6.56 feet ; thence easterly and tangent thereto, distance 53.56 feet, to the point or place of beginning. Said street to be 60 feet wide between the lines of Terace View avenue on the south and Van Corlear place on the north. LEYDEN STREET.

#### LEYDEN STREET.

A Street of the First Class. Beginning at a point in the southerly line of Terrace View avenue on the south, distant, as measured along the southerly line of said avenue, 58,22 feet from the westerly line of Kingsbridge road or Broadway; thence westerly and in the direction of the tangent of the southerly line of Terrace View avenue prolonged, distance 457.03 feet, to the easterly line of Teunissen place; thence northerly along said place, distance 50 feet; thence easterly, distance 32.68 feet, to a curve in southerly and easterly and in a curved line along said westerly line, radius 208.20 feet, distance 47.35 feet, to the point or place of beginning. Said street to be 5, feet wide between the lines of Terrace View avenue and Teunissen place. A Street of the First Class.

#### 2793



#### TEUNISSEN PLACE.

#### A Street of the First Class.

A Street of the First Class. Beginning at a point in the northerly line of the yos, of cet easterly as measured along said line from the line known and laid down as the "War Depart-ment Line"; thence northerly, distance 430.45 feet; thence deflecting to the right 22 degrees 59 minutes and 33 seconds; thence northeasterly, distance 430.45 feet, the tangent point of the westerly side of Terrace View avenue; thence southerly along the curve to the left of the said westerly side, radius 410 feet, distance deflecting to the left 22 degrees 59 minutes and site one, course, distance 485.55 feet; thence deflecting to the left 22 degrees 59 minutes and 33 seconds, distance 276.32 feet, to the United States Channel Line, Harlem river; thence westerly along aid hne, distance 50 feet, to the point or place of beginning.

beginning. Said street to be 50 feet wide between United States Channel Line and Terrace View avenue.

#### THE CITY RECORD.

#### VAN CORLEAR PLACE. A Street of the First Class.

2794

VAN CORLEAR PLACE. A Street of the First Class. Beginning at a point in the southerly line of Wicker place, distant 150 feet southeasterly from Jansen avenue, as measured along easterly line of said place ; thence southwesterly and at a right magie, distance 150 feet ; thence in a reversed curve to the left, radius 100 feet ; thence in a reversed curve to the left, radius 100 feet ; thence in a reversed curve to the left, radius 100 feet ; thence in a reversed curve to the left, radius 100 feet ; thence in a reversed curve to the left, radius 100 feet ; thence in a reversed curve to the left, radius 100 feet ; distance 20, 20 feet ; thence southwesterly and angent thereto, distance 100 feet ; thence curving to the right, radius 140 feet, it thence into the starter 100 feet ; distance 20, 20 feet ; thence curving to the right, radius 140 feet, distance 74,08 feet ; thence easterly and tangent thereto, distance 188,74 feet ; thence 53,70 feet, to the westerly line of Kingsbridge avenue ; thence northerly along said line. distance 07,47 feet ; thence southerly and westerly and in a curve to the right, radius 96 feet, distance 97,28 feet ; thence westerly and tangent thereto, distance 188,74 feet ; thence easterly and curving to the left, radius 100 feet, distance 10,76 feet ; thence southwesterly and tangent thereto, distance 100 feet ; thence southerly, radius 86 feet, distance 25,735 feet ; thence north easterly and hortherly, and curving to the right, radius 86 feet, distance 25,735 feet ; thence north easterly and hortherly, and curving to the right, radius 86 feet, distance 25,735 feet ; thence north easterly and tangent thereto, distance 20,26 feet to the southerly line 0 Wicker place ; thence westerly along the southerly line 0 Wicker place ; thence north easterly and tangent thereto, distance 25,26 feet to the southerly line 0 Wicker place ; thence north easterly and tangent thereto, distance 25,26 feet to the southerly line 0 Wicker place ; thence north easterly and tangent thereto, distance 25,26 feet to

Said street to be 30 feet wide between the lines of Wicker place and Kingsbridge avenue.

#### ASHLEY STREET,

Astilev Street, A Street of the First Class. Beginning at a point in the easterly line of the Kings-bridge road, distant 18,766.03 feet northerly from the southerly line of One Hundred and Fitty-fifth street; thence southeasterly and at right angle to said road, distance 125 feet; thence southwesterly and at right angle, distance to feet; thence northwesterly and at right angle, distance to feet; thence northwesterly and at right angle, distance to feet, to the easterly line of Kingsbridge road or Broadway, distance to feet, to the point or place of beginning.

#### HYATT STREET.

#### A Street of the First Class.

A Street of the First Class. Feginning at a point in the easterly line of Kings-bridge road or Broadway, distant 18,516.07 feet north-erly from the southerly line of One Hundred and Fifty-fifth street; thence southeasterly and at right angle to said road, distance zoo feet; thence northwesterly at right angle, distance zoo feet; thence northwesterly at right angle, distance zoo feet; thence northwesterly at right angle, distance zoo feet, to the point or place of beginning. MUSCOOTA STREET.

#### MUSCOOTA STREET.

#### A Street of the First Class

A Street of the First Class. Beginning at a point in the easterly line of Kings-bridge road or Broadway, distant 18,26,21 feet north of the southerly line of One Hundred and Fifty-fifth street; thence southeasterly and at right angle to the said road, distance 38,50 feet, to the "War Department Line"; thence southerly along said line, distance 64,90 feet; thence northwesterly, distance to 24 feet, to the easterly line of the Kingsbridge road or Broadway; thence northerly along said line, distance 64,90 feet; thence northwesterly, distance to 24 feet, to the point or place of beginning. And that such proposed action of the said Board of Street Opening and Improvement has been duly laid before the Board of Aldermen. V. B. LIVINGSTON, Secretary. Dated New York, September 20, 1892.

Dated NEW YORK, September 20, 1892

NOTICE IS HEREBY GIVEN THAT THE Board of Street Opening and Improvement of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York by laying out and opening West One Hun-dred and Sixteenth street, between Amsterdam avenue and the Boulevard, and widening One Hundred and Twentieth street, on the southerly side, between Amsterdam avenue and the Boulevard, more particu-larly described as follows:

### LAVING OUT WEST ONE HUNDRED AND SIXTEENTH STREET,

STREET. Beginning at a point in the westerly line of Amster-dam avenue, distant 453 (set 8 inches northerly from the northerly line of One Hundred and Fourteenth street; thence westerly and parallel with said street, distance 775 feet to the easterly line of the Fouleward; thence northerly along said line, distance 100 feet; thence easterly, distance 775 itet to the westerly line of Am-terdam avenue; thence southerly along said line, distance roo feet to the point or place of beginning. Said One Hundred and Sixteenth street to be 100 feet wide, between the lines of Amsterdam avenue and the Boulevard.

### Widening West One Hundred and Twentfeth Street.

WIDENING WEST OVE HINDRED AND TWENTETH STREET. Beginning at a point in the westerly line of Amster-dam avenue, distant 35 feet 8 inches southerly from the southerly line of One Hundred and Twenty-second street, said point being the southwesterly corner of Amsterdam avenue and One Hundred and Twentieth street; thence westerly along the southerly line of One Hundred and Twentieth street, distance 75 feet to the easterly line of the Foulevard; thence southerly Malo of One Hundred and Twentieth street, distance 75 feet to the easterly line of the Foulevard; thence saterly and parallel with the southerly line of One Hundred and Twentieth street, distance 75 feet to the westerly line of Amster-dam avenue; thence northerly along said line, distance as feet to the point or place of beginning. The said a feet is to be added to the present One Hundred and Twentieth street, on the southerly side, to make a street of too feet in width between the lines of Amsterdam avenue and the foulevard. And that such proposed action of the said Board of Street Opening and Improvement has been duly laid before the Board of Aldermen. Dated New York, September 13, 1802. V. B. LIVINGSTON, Secretary.

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## to him. THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF

HE DEEMS IT FOR THE DEATHS of the proper envelopes THE CITY. Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Room 1, No. 31 Chambers street. THOS. F. GILROY, Commissioner of Public Works. DEFARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, NEW YORK, September 14, 1892. TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scaled envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 of clock M., on Tuesday, September 27, 1892, at which place and hour they will be publicly opened by the head of the Department.

opened by the head of the Department.
No. 1. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE ROADWAY OF TWENTY-SEVENTH STREEF, from Eleventh to Twelfth avenue (so far as the same is within the limits of grants of land under water.
No. 2. FOR BECULATING AND DAVING WITH

2. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF VESEY STREET, from Greenwich to West street (so far as the same is not within the limits of grants of land under water).

No.

- under water, No. 3, FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF CORTLANDT STREET, from Greenwich to West street (so far as the same is within the limits of grants of land under water).
- same is within the limits of grants of under under water'. No. 4. FOR REGULATING AND PAVING, WITH GRANITE BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF CORTLANDT STREET, from Greenwich to West street 'so far as the same is not within the limits of grants of land

under water). No. 5. FOR SEWER IN NINETIETH STREET, between Boulevard and Amsterdam avenue. No. 6. FOR SEWER IN NINETY-FIRST STREET, between Boulevard and Amsterdam avenue. No. 7. FOR SEWER IN NINETY-NINTH STREET, between Third and Park avenues. No. 8. FOR SEWER IN ONE HUNDRED AND NINTH STREET, between Riverside avenue and Boulevard.

and Boulevard. No.9. FOR SEWER IN ONE HUNDRED AND EIGHTEENTH STREET, between Fifth nd Madison avenues. R SEWERS IN ONE HUNDRED AND IWENTIETH STREET, between Amster-TWENTIETH STREET, between Amster-dam avenue and Boulevard. No. 11. FOR SEWER IN TWELFTH AND THIR-TEENTH AVFNUES, between Twenty-seventh and Thirtieth streets, AND IN TWENTY-SEVENTH, TWENTY-EIGHTH AND TWENTY-NINTH STREETS, between Eleventh and Thirteenth avenues, AND ALTERATION AND IM-PROVEMENT TO SEWER IN THIR-TIETH STREET; between Eleventh avenue and North tiver, connecting with sever to be

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THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEFMS IT FOR THE BEST INTERESTS OF THE CITY.

THE CITY. Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Rooms 1 and 9. No. 31 Chambers street. THOS. F. GILROY, Commissioner of Public Works.

## DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 21 CHAMBERS STREET, NEW YORK, August 14, 1889.

## OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

To OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS. A TTENTION IS CALLED TO THE RECENT act of the Legislature (chapter 440, Laws of 1880), which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty containing covenants requiring the grantees and their successors to pave, repave, keep in repairs or maintain such streets, shall be in need of repairs, pavement or repavement, the Common Council may, by ordinance, require the same to be paved, repaved or repaired, and de expense thereof to be assessed on the property benefited; and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and obligation as to paving, repaving and repairing, con-tained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the property who shall also be the owners of a majority of the property in frontage on the line of the may notify the Commissioner of Public Works, in writig, specifying the ward number and street number of the lot that he desires, for himself, his heirs and assigns, to be released from the obligation of such hereatter liable to be assessed as above provided, and thereatter liable to be assessed as above provided, and thereatter liable to be assessed as above provided, and hereatter liable to be relieved from any obligation to pay energing. The relieved from any obligation to pay energing the word number and street mables to repair, uphold or maintain said street, and the lot in respect of which such notice was given shall be liable to assessment accordingly. The Commissioner of Public Works desires to give the following explanation of the operation of this baltery the sollowing explanation of the operation of the sole.

to assessment accordingly. The Commissioner of Public Works desires to give the following explanation of the operation of this act: When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or tots therein described, and his heirs and assigns, are torever released from all obligation under the grant in respect to paving, repaving or repairing the street in front of or adjacent to said lot or lots, except one assess-ment for such paving, repaving or repairs, as the Com-mon Council may, by ordinance, direct to be made thereafter.

Thereafter, No street or avenue within the limits of such grants can be paved, repaved or repaired until said work is authorized by ordinance of the Common Council, and when the owners of such lots desire their streets to be paved, repaved or repaired, they should state their desire and make their application to the Board of Alder-men and not to the Commissioner of Public Works, who has no authority in the matter until directed by ordinance of the Common Council to proceed with the pavement, repavement or repairs. THOS. F. GLIROY, Commissioner of Public Works

#### SEPTEMBER 24, 1892.

bids or estimates received will be publicly opened by the President of said Department and read. THE BOARD OF PUBLIC CHARITIES AND CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE FUELC INTEREST. AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

as suffety of other wise, upon any obtigated to a poration. The award of the contract will be made as soon as practicable after the opening of the bids. Any bidder for this contract must be known to be en-gaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient surfices, each in the penal amount of ONE **THOUSAND (\$1,000) DOLLARS.** 

**THOUSAAD** (\$1,000) **DOLLARS.** Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; also that it is made with-out any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the VERTECA-tor bid or estimate shall be accompanied by the con-

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DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, September 14, 1892.

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED FOR REPAIRS TO ENGINE, BOILERS, ETC., OF STEAM LAUNCH "MER-MAID."



#### DEPARTMENT OF PUBLIC WORKS

Department of Public Works, Commissioner's Office, Room 6, No. 31 Chambers Street, New York, September 21, 1892.

#### TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN sealed envelope, with the title of the work and name of the bidder indersed thereon, also the number

Sealed envelope, sound the energy end of the number of name of the bidder indexed thereon, also the number of the work as in the advertisement, will be received at this office until r2 o'clock m, on Tuesday, October 4, r509, at which place and hour they will be publicly opened by the head of the Department.
 No. 7. FOR REGULATING AND PAVING, WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE ROADWAY OF ONE HUNDRED AND EIGHTEENTH STREET, from Seventh to Eighth avenue.
 No. 2. FOR REGULATING AND PAVING, WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE ROADWAY OF ONE HUNDRED AND PAVING, WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE ROADWAY OF ONE HUNDRED AND TWENTY. SECOND STREET, from Eighth to Manhattan avenue.

hattan avenue. No. 3: FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT, THE CARRIAGEWAY OF ONE HUNDRED AND FIRST STREET, from the Boulevard to the Riverside drive.

and North river, connecting with sewer to be built by Department of Docks at Pier (new) NO. 12. FOR SEWER IN KINGSBRIDGE ROAD,

No. 12. FOR SEWER IN KINGSERIDGE ROAD, between Dyckman street and Naegle avenue, No. 13. FOR OUTLET SEWER IN DYCKMAN STREET, between Hudson river and Kings-bridge road, WITH CURVE IN F STREET. No. 14. FOR SEWER IN KINGSERIDGE ROAD, SEWER IN KINGSERIDGE ROAD, No. 14. FOR SEWER IN KINGSERIDGE ROAD, east side, between Naegle avenue and One Hundred and Seventy-fifth street, WITH CURVES IN ONE HUNDRED AND SEVENTY-FIFTH, ONE HUNDRED AND EIGHTY-FIRST, ONE HUNDRED AND EIGHTY-FIRST, ONE HUNDRED AND EIGHTY-FIRST, ONE HUNDRED DRED AND EIGHTY-FIFTH STREETS. Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud. That no Commissioner of Public Works

### DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, September 14, 1892.

#### TO CONTRACTORS.

MATERIALS AND WORK REQUIRED FOR STEAM HEATING A PAVILION FOR THE NEW YORK CITY ASYLUM FOR THE INSANE, BLACKWELL'S ISLAND.

#### (No. 20.)

(No. 26.) SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities and Correction, No. 66 Third avenue, in the City of New York, until Tuesday, September 27, 169a, until to o'clock A. M. The person or persons making any bid or estimate shall intrinsh the same in a sealed envelope, indorsed "Bid or Estimate for Steam-heating Insane Asylum, Black-well's Island," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the

Corporation. The award of the contract will be made as soon as practicable after the opening of the bids. Any bidder for the scontract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect ; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient surveise, each in the penal amount of FIVE HUN-DRED (\$500) DOLLARS.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the

#### SEPTEMBER 24 1892.

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### THE COLLEGE OF THE CITY OF NEW YORK.

SPECIAL MEETING OF THE BOARD OF A SPECIAL MEETING OF THE BOARD OF Trustees of the College of the City of New York be hold at the Hall of the Board of Education, 146 Grand street, on Wednesday September 28, 2, at 4,30 o'clock P. M., for the transaction of such mess as may be brought before it. By order.

JOHN L.N. HUNI Chairman,

ARTHUR MCMULLIN, Secretary, Dated NEW YORK, September 28, 1892.

#### SUPREME COURT.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to I DEPENDENCE AVENUE (although not yet named by proper authority, extending from Spuyten Duyyil Parkway to Morrison street, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

Parks. N OTICE IS HERLEY GIVEN THAT WE, THE Supreme Court, bearing date the 28th day of June, 1850, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss, if any, over and above the benefit and advantage, or of the benefit and advantage, if any, over and above the loss and damage, as the case may be, to the respective owners. lessees, par-ties and persons, respectively entitled unto or in-terested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening a certain avenue herein designated as Independence avenue, as shown and delineated on certain maps made by the Commissioners of the Department of Public Parks, and filed in the office of the Secretary of State of the State of New York on the 9th day of Sep-tember, 1880; in the office of the Register of the City and County of New York on the 7th day of September, 1880, and in the office of September, 1880, and more particularly set forth in the petiton of the Board of Street Opening and Improvement filed in the office of the Clerk of the City and County of New York; and a just and equitable estimate and assessment of the value of the benefit and advantage of said avenue, so to be opened or laid out and formed, to the respectively entitled to or interested in the said, respectivel ands, tante of the bolt in and sort and formed, to the respective owners, lessees, parties and persons, respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties re-quired of us by chapter 16, title 5, of the act entitled "An Act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

#### THE CITY RECORD.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said avenue, or affected thereby, and having any claim or demand on account thereot, are hereby required to pre-sent the same, duly verified, to us, the undersigned Com-missioners of Estimate and Assessment, at our office, No, 51 Chambers street, in the City of New York, Room No, 51 Chambers street, in the City of New York, Room No, 51 Chambers street, in the City of New York, Room owners or claimants may desire, within thirty days after the date of this notice (September 24, 1892). — And we, the said Commissioners, will be in attendance of clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such inter and place, and at such further or other time and place as we may appoint, we will hear such chainers in relation thereto and examine the prools of such claimant or claimants, or such additional prools and allegations as may then he offered by such owner or on behalf of New York. Dated New York, September 24, 1802.

## ie Mayor, Australia September 24, 1892. Dated New York, September 24, 1892. GEORGE P. WEBSTER, JAMES F. HORAN, WILLIAM H. MARSTON, Commissionere.

IOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to ac-quiring title, wherever the same has not been here-tofore acquired, to CEDAR PLACE (although not yet named by proper authority), extending from Eagle avenue to Union avenue, in the Twenty-third Ward of the City of New York, as the same has been hereto-fore laid out and designated as a first-class street or road by the Department of Public Parks.

The lad out and designated as a list-class street of road by the Department of Public Parks. Multiple of the stress of the stre

1892.
 And we, the said Commissioners, will be in attendance at our said office on the 28th day of October, 1892, at 3 o'clock in the atternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonalty of the City of New York. September 24, 1892. GEORGE P. WEDSTER, J. KHINELANDER DILLON, WILLIAM H. MARSTON.

Commissioners. JOHN P. DUNN, Clerk

In the matter of the application of Thomas F. Gilroy, Commissioner of Public Works of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring certain pieces or parcels of land and the tile thereto, wherever the same have not heretofore been acquired for the use of the public for the pur-poses of sewerage and drainage, pursuant to section 327, chapter 410, Laws of 1882, as amended by chapter 43, Laws of 1888, and chapter 31, Laws of 1892, be-tween the easterly termination of One Hundred and Sixty-seventh street and the Harlem river, in the Twelith Ward of the City of New York.

Twelith Ward of the City of New York. N OTICE IS HEREBY GIVEN THAT WE, THE Supreme Court, bearing date the rath day of June, radia and the series of the series of the series of the purpose of making a just and equitable estimate and assessment of the loss, if any, over and above the benefit and advantage, or of the benefit and advantage, if any, over and above the loss and damage, as the case may be, to the respective owners, lessees, par-ties and persons, respectively entitled unto or in-terested in the lands, tenements, hereditaments and of the acquisition of tilde to certain pieces or parcels of land, wherever the same have not heretofore been ac-quired, for the use of the public, for the purposes of severage and drainage, pursuant to section 327, chap-of x888, and chapter 31, Laws of r892, being strips of and about zo feet in width, with the buildings thereon and the appurtenances thereto belonging, between the strent and the United States Channel or builked-line. Harden river, in the Twelfth Ward of the City of New york, being the following described lots, pieces, or par-cels of land, viz: Beginning at a point at the intersection of the centre

Thence deflecting to the left 38° 43' and 20", distance

Thence deflecting to the left  $38^{\circ}$   $43^{\circ}$  and  $20^{\circ}$ , distance go 58-100 feet; Thence deflecting to the right  $51^{\circ}$   $41^{\circ}$  and  $30^{\circ}$ , said direction being parallel and distant 20 feet northerly from the first course given on the radial line of the Edgecombe road; distance go 10-100 feet to the westerly line of Edgecombe road; Thence southerly along said line 20 1-100 feet to the point or place beginning. Also, beginning at a point in the westerly line of the land of the Mayor, Aldermen and Commonalty of the City of New York, now occupied by the Croton Aque-duct, said point being described and located as follows, viz.:

VI2. 1 Beginning at a point in the easterly line of Edgecombe road 177 99-100 feet northerly from the initial point of the first curve northerly from One Hundred and Sixty-fifth street;

th street; Thence northeasterly and deflecting from the radial ne of said curve to the left 51° 41' and 30", distance line

Thence northeastery and thereform the trance line of said curve to the left  $\mathfrak{s1}^\circ 4\mathfrak{s1}'$  and  $\mathfrak{s0}''$ , distance  $\mathfrak{s3}$  3-05 feet : Thence deflecting to the right  $\mathfrak{s3}^\circ \mathfrak{s3}'$  and  $\mathfrak{s0}''$ , distance  $\mathfrak{s1}$  40-roo feet, to the land now occupied by the Coroon Aqueduct, as aforesaid, being the point in the westerly line and the place of beginning : Thence easterly and in continuation of the line last described as being to the land now occupied by the Croton Aqueduct, distance of feet; Thence deflecting to the left  $\mathfrak{s0}^\circ$   $\mathfrak{55}'$ , and northerly along the easterly line of the lind of the Mayor, Alder-men and Commonalty of the City of New York, occu-pied by the Croton Aqueduct, distance so feet; Thence westerly and parallel with the last but one mentioned direction, distance 90 feet, to the westerly line of the land now occupied by the Croton Aqueduct. Thence southerly along said westerly line of the land now occupied by the Croton Aqueduct, distance so feet, to the place of beginning. Also, beginning at a point in the easterly line of the land of the Mayor, Aldermen and Commonalty of the City of New York, now occupied by the Croton Aque-duct, said point heing described and located as follows, viz :

z: Beginning at a point in the easterly line of Edgecombe and 177 99-100 feet, northerly from the initial point of the first curve northerly from One Hundred and Sixty-th street; Thence northereterly and data size for the

fifth street; Thence northeasterly and deflecting from the radial line of said curve to the left  $51^\circ$  41' and 30'', distance  $93.3\cdot05$  feet; Thence deflecting to the right  $38^\circ$  43' and 20'', dis-tance 111 40-100 feet to and through the land now occu-pied by the Croton Aqueduct, as aforesaid, being the point in the easterly line and the place of beginning; Thence easterly and in continuation of the line last described as being to and through the land now occu-pied by the Croton Aqueduct, distance 125.90-100 feet; Thence deflecting to the right  $31^\circ$  and 8', distance 134.8-100 feet;

Thence deflecting to the right 31° and 8', distance r34 8-100 feet; Thence deflecting to the left 21° and 5' (said direction being at right angles to Tenth avenue), distance co6 86-100 feet to the United States Channel or bulkhead-line, Harlem river, passing through the Exterior street as established by the Commissioners of the Sinking Fund of the City of New York and shown upon a map dated August 31, 1887; Thence northerly along said United States Channel or bulkhead-line, distance 20 7-100 feet; Thence westerly and parallel with the last but one mentioned direction and at right angles to Tenth avenue, distance 20164-1000 feet;

distance 201 64-100 feet ; Thence deflecting to the right 21° and 5', distance

distance 201 94-00 feet; Thence deflecting to the right 21° and 5', distance 135 92-100 feet; Thence deflecting to the left 31° and 5', distance 171 01-100 feet to the easterly line of the land of the Mayor, Aldermen and Commonalty of the City of New York, now occupied by the Croton Aqueduct; Thence southerly along said easterly line for a dis-tance of 20 feet to the point or place of beginning. --and more particularly set forth in the aforesaid order of appointment and the application and petition of the Commissioner of Public Works filed therewith in the office of the Clerk of the City and County of New York; and a just and equitable estimate and assessment of the value of the benefit and advantage of said avenue, so to be opened or laid out and formed, to the respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the espective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and dulies re-quired of them by chapter 10, title 5, of the act entitled " An Act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York." passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate

or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to the undersigned Commissioners of Estimate and Assessment, at our office, No. 5: Chambers street, in the City of New York, Room No. 3: with such affidavits or other proofs as the said owners or claimants may desire, within thirty days after the date of this notice. September 22, 1892. And we, the said Commissioners, will be in attendance of clock in the afternoon of that day, to bear the said parties and persons in relation thereto. And at such ime and place, and at such further or other time and relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of the Mayor, Aldermen and Commonality of the City of New York.

ie Mayor, Answ. ew York. Dated NEW YORK, September 22, 1892. ANDREW S. HAMERSLY, JR., HENRY HUGHES. OLIVER B. STOUT, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Commissioners of the Department of Public Parks for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of WEBSTER AVENUE, commencing at the Hundred and Eighty-fourth street and running to its intersection with the south line of Middlebrook Parkway in the Twenty-fourth Ward of the City of New York.

In the matter of the application of the Commissioners of the Department of Public Parks for and on behalf of the Mayor. Aldermen and Commonalty of the City of New York, relative to acquiring title, wher-ever the same has not been heretofore acquired, to that part of TREMONT AVENUE (although not yet named by proper authority), extending from Aqueduct avenue to Boston road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by said Department.

Notice is Hereby Given That We, The undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in rendance at our office, No. 200 Broadway fifth floor, Room 23, on Wednesday, September 28, at two o'clock wh, to hear any person or persons who may consider themselves aggrieved by our estimate or assessment and abstract of which has been heretofore filed by us for and during the space of forty days in the office of the commissioner of Public Works, No. 31 Chambers steret, in opposition to the same ; that our said abstract estimate and assessment may be hereafter inspected at our office, No. 200 Broadway ; that it is our inter-bup reme Court, at a Special Term thereof, to be held the opening of the Court on that day, and that then during there, or as soon thereafter as coursel can be heard there, a motion will be made that the said report be mirmed. Date New York, Sentember 16, réoz.

## onfirmed. Dated NEW YORK, September 16, 1892. JOHN WHALEN, Chairman, IOHN HALLORAN, G. RADFORD KELSO, Commissioners, CARROLL BERRY, Clerk.

In the matter of the application of the Commissioners of Public Parks of the City of New York for and on behalt of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title in fee by the Mayor, Aldermen and Commonalty of the City of New York to the gore of land north of ONE HUNDRED AND FIFTY. THIRD STREET, be-tween the Seventh avenue and MacComb's Dam road, in the Twelfth Ward of said city, for the pur-pose of the construction of a bridge and approaches thereto, with the necessary abutments and arches, across the Harlem river in said city, to replace the present Central or MacComb's Dam Bridge.

PURSUANT TO THE PROVISIONS OF CHAP-ter 207 of the Laws of 1890, as amended by chapters rand 552 of the Laws of 1890, as amended by chapters rand 552 of the Laws of 1890, notice is hereby given that an application will be made to the Supreme Court of be held at Chambers thereof, in the County Court-house in the City of New York, on Tuesday, the 1rth day of October, 1892, at the opening of the Court of the state of New York, on Tuesday, the 1rth day of October, 1892, at the opening of the Court of thereon, for the appointment of Commissioners of Esti-mate in the above-entitled matter. The nature and extent of the improvement hereby in-fended is the acquisition of tile in fee in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to a certain gore of land, with the buildings thereon and the appurtenances thereto-between the Seventh avenue and MacComb's Dam Road, in the Twelfth Ward of said city, for the purpose of the court of a bridge and approaches thereto. Harlem river in said city, to replace the present Cen-tral or MacComb's 'Dam Bridge, as provided by said chapter 307 of the Laws of 180, as amended by said chapters 13 and 535 of the Laws of 18, being the situate, hying and being in the Twelfth Ward of the chauter, hying and being in the Twelfth Ward of the chapter 407 the Laws of 180, as amended by said chapters 13 and 535 of the Laws of 18, being the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situate, hying and being in the Twelfth Ward of the situa

City of New York, and bounded and described as follows: Beginning at the intersection of the westerly line of the Seventh avenue with the northerly line of One Hun-dred and Fifty-third street, and running thence west-erly on said northerly line of One Hundred and Fifty-third street, two hundred and fifty-two feet 232 to the enstarly line of the MacComb's Dam Road; thence northeasterly on the said easterly line of the Mac-Comb's Dam Road, one hundred and iwenty-eight and fifty-eight one-hundredths feet (128 53-100 to a point on the said easterly line distant one hundred and ninety and unery-five one-hundredths teet (190 95-100) from the westerly line of the Seventh avenue; and at right angles to said westerly line of the Seventh avenue; thence northeasterly, continuing along said easterly line of the MacComb's Dam road, three hun-dred and seventy-two and twenty-nine one-hundredths feet (372 20-100) the point of intersection of the east-erly line of the Seventh avenue; thence southerly, on the said westerly line of the Seventh avenue, four hundred and westerly line of the Seventh avenue, four hundred and westerly line of the Seventh avenue, four hundred and thiry-two and seventy wo one-hundredths feet (422 72-rco more or less to the place of beginning. Dated New York, September 13, 1592. WILLIAM H CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Educa-tion by the Counsel to the Corporation of the City of New York, relative to acquiring title by the Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the northerly side of ONE HUNDRED AND SECOND STREET, between Second and Third avenues, in the Twelfth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 35 of the Laws of 1898, as amended by chapter 35 of the Laws of 1890.

PURSUANT TO THE PROVISIONS OF CHAP-L' ter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1890, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the Courty Court-house in the City of New York, on the 7th day of October, 1892, at the opening of the Court on that day, or as soon thereafter as coursel can be heard thereon, for the appointment of Commissioners of Esti-mate in the above-entitled matter. thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.
The nature and extent of the improvement hereby intended is the acquisition of title by the Mayor, Aldermen and Commonalty of the City of New York, to certai a lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the northerly side of One Hundred and Second street, between Second and Third avenues, in the Twelfth Ward of the said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 135 of the Laws of 1880, as amended by said chapter 35 of the Laws of 1880, as amended by said chapter 35 of the Laws of 1800, said property having been duiy selected and approved by the Board of Education as a site for school purposes, under and in prevance of the provisions of said chapter 13 of the Laws of 1800, being the following described lots, pieces or parcels of land, namely:
Alt those certain lots, pieces or parcels of land situate, New York, which, taken together, are bounded and escribed and Second street, distant one hundred and five feet westerly from the northerly side of One Hundred and Second street, and running thence westerly along the oortherly side of Me Hundred and Second street, and running thence westerly along the northerly side of Me Hundred and Second street, and running thence westerly along the northerly side of One Hundred and Second street, and running thence westerly along the northerly side of Me Hundred and Second street, ne hundred and second street, one hundred and twenty-five feet ; thence northerly, parallel with Second

cels of land, viz.: Beginning at a point at the intersection of the centre line of One Hundred and Sixty-seventh street with the westerly line of Edgecombe road; Thence easterly in a line radial to the curve of said road, and deflecting to the leit from the centre line of One Hundred and Sixty-seventh street, produced, 30° and 9', distance roo feet to the easterly line of Edge-combe road; Thence northeasterly and deflecting from the radial line of said curve to the left 51° 41° and 30°, distance 93.3-too feet; Thence deflecting to the right 38° 43' and 20'', distance 21.40-too feet;

Thence deflecting to the left  $\S_9^\circ$  and  $\$_5'$ , and northerly along the line of the land of the Mayor, Aldermen and Commonalty of the City of New York, occupied by the Croton Aqueduct, distance 20 feet; Thence westerly 28 43-roo feet and parallel with the last but one mentioned direction;

NOTICE IS HEREBY GIVEN THAT WE, the undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in attendance at our office, No. 200 Broadway (fifth floor, Room 25), on Wednesday, September 28, at r o'clock p. M., to hear any person or persons who may consider themselves aggrieved by our estimate or assessment an abstract of which has been heretofore filed by us for and during the space of forty days in the office of the Commissioner of Public Works, No. 31 Chambers street, in opposition to the same ; that our said abstract of estimate and assessment may be hereafter inspected at onr said office, No. 200 Broadway ; that it is our inten-tion to present our report for confirmation to the Supreme Court, at a Special Ferm thereof, to be held at Chambers thereof, at the County Court-house in the City of New York, on the 3d day of October, #89, at the opening of Court on that day, to which day the upter and there, or as soon thereafter as ouncel, can be then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said

heard thereon, a motion with report be confirmed. Dated NEW YORK, September 14, 1892. JOHN WHALEN, Chairman, JOHN H. MOONEY, JOHN HALLORAN, Commissioners.

CARROLL BERRY, Clerk.

avenue, one hundred feet eleven inches: thence east-erly, parallel with One Hundred and Second street, one hundred and twenty-five foet, and thence southerly, parallel with Second avenue, one hundred feet eleven inches to the point or place of beginning. Dated NEW YORK, September 10, 1892. WILLIAM H. CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Hoard of Educa-tion by the Counsel to the Corporation of the City of New York, relative to acquiring title by the Mayor, Aldermen and Commonsity of the City of New York to certain lands on RIDGE and RIVINGTON STREETS in the Thirteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the pro-visions of chapter 19: of the Laws of 1858, as amended by chapter 35 of the Laws of 1850,

The nature and extent of the Caws of resp. The above of the Caws of resp. PURSUANT TO THE PROVISIONS OF CHAP-ter 197 of the Laws of 1888, as amended by chapter 35 of the Laws of 1898, as amended by chapter 35 of the Laws of 1898, as amended by chapter 35 of the Laws of 1898, as amended by court, to be held at Chambers thereof, in the County Court, to be held at Chambers thereof, in the County Court, to as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Esti-met and Commonality of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Ridge and Kington streets, in the Thirteenth Ward of the said tryington streets, in the Thirteenth Ward of the said said chapter 197 of the Laws of 1888, as amended by said chapter 197 of the Laws of 1888, as amended by said chapter 197 of the Laws of 1888, as amended by said chapter 197 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 198 of the Laws of 1888, as amended by said chapter 298 of the Laws of 1888, as amended by said chapter 298 of the Laws of 1888, as amended by said chapter 298 of the Laws of 1888, as amended by said chapter 298 of the Laws of 1888, as amended by said chapter 1988, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of the aws of 1888, as amended by said chapter 198 of

Dated NEW YORK, September 10, 1892. Dated NEW YORK, September 10, 1892. WILLIAM H. CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to ac-quiring tick, wherever the same has not been hereto-fore acquired, to ONE HUNDRED AND FORTY-FOURTH STREET, from Amsterdam avenue to Con-vent avenue, in the Twelith Ward of the City of New York.

N OTICE IS HEREBY GIVEN THAT WE, THE indexigned, were appointed by an order of the Super-S NOTICE IS HEREBY GIVEN THAT WE, THE

addition thereto or amendatory thereol. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to pre-sent the same duly verified to the undersigned Commis-sioners of Estimate and Assessment, at our office, No. 3, with such affidavits or other proofs as the said owners or claimants may desire, within thirty days after the date of this notice (September 10, 1862). And we, the said Commissioners, will be in attendance at our said office on the 18th day of October, 1002, at a

First-That we have completed our estimate and assessment, and that all persons interested in this pro-ceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objec-tions in writing, duly verified, to us at our office, No. 51 Chambers street (Room 4), in said city, on or before the 14th day of October, 1709, and that we, the said formissioners, will hear parties so objecting within ten week days next after the said 14th day of October, 1809, and for that purpose will be in attendance at our said office on each of said ten days at 30'clock r. M. Second-That the abstract of our said estimate and assessment, together with our damage and benefit maps and also all the affidavits, estimates and other docu-ments used by us in making our report, have been city of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 15th day of October, 189.

m the said city, there to remain until the 15th day of October, 1892. Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. Northerly by the centre line of the block between One Hundred and Seventy-third and One Hundred and Seventy-fourth streets; easterly by the westerly line of Tenth avenue; southerly by the centre line of the blocks between One Hundred and Seventy-second and One Hundred and Seventy-third streets; westerly by the easterly line of Kingsbridge road and the easterly line of Wadsworth avenue; excepting from said area all the land included within the lines of streets, avenues and roads, or portions thereof, heretofore legally opened as actoresaid. Tourh—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers Vork, on the 31st day of October, 1802, at the optime of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New York, August 26, 1893.

# iereon, a motion will be man onfirmed. Dated New York, August 26, 1800. WM. A. DUER, Chairman, WILLIAM H. WILLIS, SAMUEL W. MILBANK, Contmissioners.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monality of the City of New York, relative to acquir-ing title wherever the same has not been heretofore acquired to INTERVALE AVENUE (although not yet named by proper authority), from the Southern Boulvard to Wilkins place, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks

Parks
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which the Commissioner of Public Works of the City of New York, at his office, No. 3; Chambers street, in the side (iy, there to remain until the 6th day of October, 1820.
Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz. Sortherly by a line parallel to the northerly line of the northerly bine of the Southern Boulevard, arong the untresection of the northerly benefit of the Southern Boulevard, in with said westerly side of the Southern Boulevard, in with said westerly side of the Southern Boulevard, in with said westerly side of the Southern Boulevard, in with said westerly side of the Southern Boulevard, in a point too feet cast of the northerly line of the northerly line of the northerly side of Freeman street; thence westerly on a line parallel to and distant too feet north of the northerly line of Mestchester avenue; thence southerly and parallel to and distant too feet north of the northerly line of Westchester avenue to the setterly side of Liffany street to the northerly side of the Southern Boulevard; thence southerly along the westerly side of Ely street; thence northerly along the westerly side of Southern Boulevard; thence easterly along the northerly side of Southern Boulevard; thence easterly along the southerly side of Southern Boulevard; thence easterly along the easterly side of Stebbins avenue to a point soo feet south of the southerly side of the Southern Boulevard; thence easterly along the easterly line of the southerly side of

In the matter of the application of the Commissioners of the Department of Public Parks for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of TREMONT AVENUE although not yet named by proper authority) extending from Aqueduct avenue to Boston road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by said Department. NOTICE TO ALL PERSONS INTERESTED IN THIS PROCEEDING OR IN ANY OF THE LANDS AFFECTED THEREBY.

LANDS AFFECTED THEREBY. We of Estimate and Assessment in the above-entitled matter, hereby give notice to all oersons inter-ested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit: First-That we have completed our estimate and assessment, and that all persons interested in this pro-ceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objec-tions in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the fifteenth day of September, 1892, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said fifteenth day of Septem-ber, 1892, and for that purpose will be in attendance at assessment, together with our damage and benefit maps, and also all the affidavits, estimates and obter documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No, 3r Chambers street, in the said city, there to remain until the sixteenth day of september, 1892.

The formation of the second se

area is shown upon our bencht map deposited as atoresaid. Fourth-That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the Courty Court-house, in the City of New York, on the thritish day of September, 1802, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New YORK, August 4, 1892. JOHN WHALEN, JOHN HALLORAN, G, RADFORD KELSO, Commissioners. CARROLL BEREV, Clerk.

CARROLL BERRY, Clerk.

In the matter of the application of the Msyor, Aldermen and Commonalty of the City of New York, relative to the opening of CATHEDRAL PARKWAY, by wid-ening and enlarging One Hundred and Tenth street, between Seventh avenue and Riverside Park, so as to conveniently connect thereby, and by appropriate entrances in connection therewith, Central Park, Morningside Park and Riverside Park in the City of New York, pursuant to chapter 275 of the Laws of 1891, passed April 28, 1891.

W E, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-en-titled matter, hereby give notice to all personsinterested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and an-mproved lands affected thereby, and to all others whom it may concern, to wit: First-That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 5: Chambers street (Room 4, in said city, on or before the 2:d day of October, isga, and that we, the said Commissioners, will hear parties so objecting within the week days next after the said 2:d day of October, isga, and for that purpose will be in attendance at our said office on each of said ten days at ro, 30 o'clock A.M. Second-That the abstract of our said estimate and assessment, together with our damage and benefit maps,

assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 24th day of October, Third-That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, hydred and being in the City of New York, which, taken version of the second second second second second the second second second second second second the second second second second second second the second seco 1892. Third-That the limits of our assessment for benefit

In the matter of the application of the Commissioners of the Department of Public Parks, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of WEBSTER AVENUE, commencing at One Hundred and Eighty-fourth street and running to its intersection with the south line of Middlebrook Parkway, in the Twenty-fourth Ward of the City of New York.

NOTICE TO ALL PERSONS INTERESTED IN THIS PROCEEDING, OR IN ANY OF THE LANDS AFFECTED THEREBY.

We, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons inter-ested in this proceeding and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit: Trist-That we have completed our estimate and assessment, and that all persons interested in this pro-ceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objec-tions in writing, duly verified, to us at our office, No. soo Broadway fifth floor), in the said city, on or before said Commissioners, will hear parties so objecting within the ten week-days next after the said tenth day of September, 1892, and for that purpose will be in attend-noc at our said office on each of said ten days at one o'clock p. M.

o'clock P.M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twelfth day of September, 1892.

said city, there to remain until the twenth day of September, 1892. Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. Northeily by the southerly line of Mosholu Parkway; easterly by the westerly line of the lands of the New York and Harlem Railroad; southerly by the north-erly line of East One Handred and Eighty-fourth street, and westerly by the centre line of the blocks between Jerome avenue and Webster avenue; excepting from said area all the streets, avenues and roads, or por-tions thereof, heretofore legally opened, and all the unimproved land included within lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commis-sioners of the Department of Public Parks, pursuant to the provisions of chapter 664 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

map deposited as aforesaid. Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the twenty-sixth day of September, 150,2, at the opening of the Court on that day, and that then and thereon, a motion will be made that the said report be confirmed.

nfirmed. Dated New York, July 22, 1802. JOHN WHALEN, Chairman, JOHN H. MOONEY, JOHN HALLORAN, Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore ac-quired, to ONE HUNDRED AND THIRTY-FIFTH STREET (although not yet named by proper authority), from Convent avenue to Avenue St. Nich-olas, in the Twelfth Ward of the City of New York,

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above enti-tled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

whom it may concern, to wit : First—That we have completed our estimate and as-sessment, and that all persons interested in this pro-ceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objec-tions in writing, duly verified, to us at our office. No. 51 Chambers street (Room 4), in said city, on or before the fifth day of October, 1892, and that we, the said Commissioners, will hear parties so objecting within ten week-days next after the said fifth day of Octo-her, 1892, and for that purpose will be in attend-ance at our said office on each of said ten days at 11 o'clock A.M. Second—That the abstreet of our said spin term

Second-That the abstract of our said estimate and Second - Inat the abstract of our said estimate and assessment, together with our damage and bench, maps, and also all the affidavits, estimates and other occu-ments used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the sixth day of October, 1802.

street, in the sold city, there to remain until the sixth day of October, 1892. Third-That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. Northerly by the centre line of One Hundred and Thirty-sixth street, from Convent avenue to St. Nicholas Ter-race; thence northeasterly by the easterly une of St. Nicholas Terrace to the centre line of One Hundred and Thirty-eighth street; thence northerly by the centre line of One Hundred and Thirty-eighth street, easterly by the westerly line of Avenue St. Nicholas, southerly by the centre line of the block between One Hundred and Thirty-first and One Hundred and Thirty-second streets, from Avenue St. Nicholas to St. Nicholas Ter-race; thence northwesterly by the easterly line of St. Nicholas Terrace to the centre line of the block between One Hundred and Thirty-second and One Hundred and Thirty-first and One Hundred and One Hundred and Thirty-tird streets; thence southerly by tast mentioned centre line to the easterly line of Convent avenue; west-erly by the easterly line of Convent avenue; excepting from said area all the land included within the lines of streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid. Fourth-That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the each day of October, 1892, at the opening of the Court on that day, and that then and there, or as soon there-after as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New York, August 17, 1892. ANDERW S. HAMERSLEY, Jr., Chairman,

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and we, the said commissioners, will be in attendance at our said office on the 18th day of October, 1802, at g o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations, as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonality of the City of New York. Dated New York, September 10, 1892. CHAUNCEV S. TRUAX, APPLETON L. CLARK, HENRY G. CASSIDY, Commissioners.

Commissioners

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to ONE HUNDRED AND SEVENTY-THIRD STREET, from Tenth avenue to the Kingsbridge road, in the Twelfth Ward of the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS W of Estimate and Assessment in the above-entitled the matter, hereby give notice to all persons interester in this proceeding and to the owner or owners, occupan or occupants, of all houses and lots and improved and un improved lands affected thereby, and to others whom it may concern, to wit: others whom

Laws of 1860, as such and here here a first and the map deposited as aforesaid. Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers there-of, in the County Court-house, in the City of New York, on the twentieth day of October, 1892, at the opening of the Court on that day, and that then and there, or as soon therefter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New York, August 17, 1802. THOMAS P. WICKES, Chairman, WILLIAM H. BARKER, DANIEL SHERRY, Commissioners. JOHN P. DUNN, Clerk.

JOHN P. DUNN, Clerk.

Dated New York, August 17, 1892. ANDREW S. HAMERSLEY, Jr., Chairman, PATRICK FOX,

Commissioners.

JOHN P. DUNN, Clerk.

#### THE CITY RECORD.

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Supervisor