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APPROVED PAPERS.

FOR THE REMAINDER OF THE YEAR 1915.

No. 606.

An Ordinance Regulating the Construction, Operation and Maintenance of Elevators in The City of New York.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Article 27 of Chapter 5 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

ARTICLE 27. Elevators.

Section 560. Definitions.

561. Rules.

562. Permits.

563. Certificate.

564. Record of passenger elevators.

565. Inspection.

566. Riding on elevators restricted.

567. Operators.

568. Accidents.

§ 560. Definitions. For the purposes of this article.

a—the term elevator shall mean any device within or in connection with a building or structure used for carrying persons or things upward or downward;

b—the term passenger elevator shall mean and include any elevator designed and used for carrying persons other than those necessary for its safe operation or for the handling of things carried by it;

c—the term freight elevator shall mean and include any elevator designed and used for the carrying of things and of such persons only as are necessary for its safe operation or the handling of things carried by it;

d—the term amusement device shall mean and include all mechanically operated devices which are used to convey persons in any direction as a form of amusement.

§ 561. Rules. The superintendent of buildings shall make rules consistent with the provisions of this article, regulating, with a view to safety, the construction, maintenance and operation of all elevators and amusement devices, now existing or hereafter installed.

§ 562. Permits. No passenger or freight elevator shall hereafter be installed or altered in any building nor shall any amusement device be hereafter constructed or altered, until the owner or lessee, or the agent, architect or contractor of either, shall have submitted to the superintendent of buildings, in such form as the superintendent may prescribe, an application accompanied by plans and drawings showing the proposed construction and mode of operation, and such application has been approved by the superintendent and a permit has been issued by him. Repairs to elevators and amusement devices may be made without filing such application, except when such repairs include a change in the type of elevator or of its motive power, or when any change in safety devices or operating mechanism is made.

§ 563. Certificate. Whenever a passenger or freight elevator or an amusement device is hereafter installed or constructed, it shall be unlawful for the owner or lessee to operate or permit the operation or use of the same until a certificate shall have been obtained from the superintendent of buildings that such elevator or amusement device has been inspected and has been found to be safe. The superintendent of

buildings shall within a reasonable time after being requested to do so inspect or cause to be inspected any elevator or amusement device hereafter installed or constructed, and if the same is found to be safe and in conformity with the provisions of this article and the rules adopted thereunder, shall issue a certificate to that effect. Nothing herein contained shall prevent the temporary use under a certificate issued by the superintendent of buildings of any elevator during construction, provided a notice is conspicuously posted on or in connection with such elevator to the effect that such elevator has not been officially approved.

§ 564. Record of passenger elevators. Every passenger elevator shall be given a serial number for purposes of identification. In the case of elevators hereafter installed such serial number shall be assigned when the first certificate is issued, and in the case of existing elevators, as soon as inspection can be made for that purpose. A docket of all passenger elevators shall be kept in each borough, giving under the corresponding serial number a description of its location sufficient for identification, together with such other information as type of construction, motive power, rise, rated speed, inspection, etc., as the superintendent of buildings may deem desirable. The owner or lessee, or agent of either, shall cause such number, together with the most recent certificate of inspection, to be attached or posted in the elevator car in the manner prescribed by the rules.

§ 565. Inspection. The superintendent of buildings shall cause an inspection of all passenger elevators to be made at least once in every three months and of freight elevators and amusement devices at least twice in each year. Upon notice from the superintendent of buildings, or his duly authorized representative, any repairs found necessary to such elevators or amusement devices shall be made without delay by the owner or lessee, and in case defects are found to exist in the continued use of such elevator or amusement device are dangerous to life or limb, then the use of such elevator or amusement device shall cease, and it shall not again be used until a certificate shall be first obtained from said superintendent of buildings that such elevator or amusement device has been made safe. After every inspection which shows any elevator or amusement device to be safe and in conformity with the requirements of this article and the rules adopted thereunder, the superintendent of buildings shall issue a certificate to that effect.

§ 566. Riding on elevators restricted. It shall be unlawful for any person, other than the operator or those necessary to handle freight to ride on, or for the owner or lessee of any elevator knowingly to permit any person to ride on any elevator other than a passenger elevator. Every freight elevator shall have a notice posted conspicuously thereon as follows: THIS IS NOT A PASSENGER ELEVATOR. IT IS UNLAWFUL FOR ANY PERSON OTHER THAN THE OPERATOR OR THOSE NECESSARY TO HANDLE FREIGHT, TO RIDE ON THIS ELEVATOR.

§ 567. Operators. Except as may be specifically provided in any other law or ordinance, every passenger elevator, except full automatic push button elevators and escalators, must be in charge of a competent operator of reliable and industrious habits, not less than eighteen years of age, with sufficient previous experience in running an elevator under the instruction of a competent person. No operators of amusement devices known as electrically operated scenic railroads shall be employed who have not attained the age of twenty-one years and who have not secured a certificate of competency from the superintendent of buildings. In case the superintendent of buildings shall find that the person engaged in running an elevator is incompetent or not qualified, the owner or lessee of such elevator shall, upon notice from the superintendent of buildings, at once discontinue the operation of such elevator by such operator. No person shall employ or permit any person to operate any passenger elevator who does not possess the qualifications prescribed therefor by this or any other law or ordinance.

§ 568. Accidents. The owner or lessee, or person in charge of any passenger or freight elevator or amusement device shall immediately notify the superintendent of buildings of each and every accident to a person or damage to apparatus on about or in connection with such elevator or amusement device, and shall afford the superintendent of buildings or his representative every facility for investigating such accident or damage. The superintendent of buildings shall without delay, after being notified, make an investigation, and shall place on file in the bureau of buildings a full and complete report of such investigation. Such report shall give in detail all material facts and information available and the cause or causes so far as they can be determined, and shall be open to public inspection at all reasonable hours. When an accident involves the failure or destruction of any part of the construction or operating mechanism of a passenger elevator or amusement device, said passenger elevator or amusement device, shall not be used until it has been made safe, and the superintendent of buildings may, if deemed necessary, order the discontinuance of the same until a certificate has been issued by him for its use, but no part of the damaged construction or operating mechanism shall be removed from the premises until permission to do so has been granted by the superintendent of buildings or his representative.

Section 2. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 607.

An Ordinance to Amend Section 11, Article 2, Chapter 21 of the Code of Ordinances of the City of New York Adopted on March 30, 1915.

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Sec. 1.—Section 11, article 2, chapter 21 of the Code of Ordinances of the City of New York adopted March 30, 1915, is hereby amended so as to read as follows:

Sec. 11. Private Constructions. Within his jurisdiction, each borough president may issue permits to persons to construct, at their own expense, sewers or drains, or to lay pipes or connect with any sewers or drains built in any street; but such permission shall not be granted except upon the agreement, in writing, of the persons applying therefor, that they will comply with the provisions of chapter 23 of this ordinance, in relation to excavations in streets; that they will indemnify the city for any damages or costs to which it may be put, by reason of injuries resulting from neglect or carelessness in performing the work so permitted, and that no claim will be made by them or their successors in interest against the city, if the work so permitted shall be taken up by the authority of the board of aldermen, or for exemption from an assessment lawfully imposed for constructing sewers or drains in the vicinity of their property; and upon the further condition that the board at any time may revoke and annul such permission and direct such sewers, drains or pipes to be taken up or removed.

Sec. 2.—This ordinance shall take effect sixty days after approval by his Honor, the Mayor.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 608.

An Ordinance Amending an Ordinance Relating to Peddlers.

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Subdivision 1 of section 130, section 131 and section 132 of article 10, chapter 14, of the Code of Ordinances of The City of New York are hereby amended to read as follows:

Section 1. Section 130, Subdivision 1. Definitions. Any person hawking, peddling, vending or selling merchandise in the streets of the city shall be deemed to be a peddler, and shall be classified as follows: A peddler using a motor-driven vehicle; a peddler using a horse and wagon; a peddler using a push cart; and a peddler personally carrying merchandise.

Section 2. Section 131. License fees; term. The annual license fees payable by peddlers shall be, for each peddler:

Using a motor-driven vehicle..... \$8 00
Using a horse and wagon..... 8 00

Using a push cart 4 00
 Personally carrying his merchandise 2 00
 All peddler licenses shall be issued as of May 1, and shall expire on the 30th day of April next succeeding the date of issuance thereof.

All peddler licenses now in force, which shall not sooner expire, shall expire on the 30th day of April next succeeding the date on which this ordinance takes effect, but all such licenses for peddlers using a horse and wagon or a push cart may be renewed by the licensees, if presented on or before the said April 30, and for each full calendar month of the unexpired term of the old license a pro rata amount of the fee paid therefor shall be applied toward the payment of the new fee; and all peddler licenses issued between the time this ordinance becomes effective and the following April 30, shall be charged the full fees mentioned above, but all such licenses for peddlers using a motor-driven vehicle, or a horse and wagon, or a push cart, may be renewed by the licensees, if presented on or before the said April 30, at the pro rata rates heretofore prescribed in this section.

All peddlers using motor-driven vehicles, and operating as such at the time this ordinance takes effect under licenses issued to them as peddlers using a horse and wagon, may continue to operate under such license until the following April 30, unless sooner expiring and upon such expiration may be renewed as peddlers using a motor-driven vehicle, as hereinbefore provided.

Section 3. Section 132. Designation of vehicles. Any vehicle used in peddling shall show on each outside thereof the words "Licensed Peddler," together with the figures of its official number, and any peddler duly licensed to use a horse and wagon or a motor-driven vehicle may employ 2 persons, and no more, to assist in selling and delivering the wares, but such persons shall so act only while accompanying a licensed peddler.

Section 4. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 609.

An Ordinance to Amend Subdivision 2 of Section 13 of Article 2 of Chapter 24 of the Code of Ordinances, Relating to "Traffic Regulations."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances, relating to traffic regulations is hereby amended by adding thereto the following words: Fifth avenue, between 110th street and 120th street, Manhattan.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 610.

An Ordinance to Amend Subdivision 2 of Section 2 of Article 1 of Chapter 11 of the Code of Ordinances, Relating to "Fire-arms."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2, of section 2, of article 1, of chapter 11 of the Code of Ordinances, relating to "fire-arms," is hereby amended by adding thereto the following words: the grounds known as "Chimney Sweeps," the island just north of the City Island Bridge;

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 611.

An Ordinance to Amend Subdivision 2 of Section 2 of Article 1 of Chapter 11 of the Code of Ordinances, Relating to "Fire-arms."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2, of section 2, of article 1, of chapter 11 of the Code of Ordinances, relating to "fire-arms," is hereby amended by adding thereto the following words: the grounds of Monte Carlo, situated at Belden Point, City Island, and bounded by Main Street, on the east, South Elizabeth Street, on the north, and Long Island Sound on the south and west.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 612.

Resolution to Authorize the Board of Assessors to Purchase Certain Assessment Maps and Lists Without Public Letting.

Whereas, The Board of Assessors deem it for the public interest to purchase without public letting the assessment maps and lists of the Ingleside Sewer System, Borough of Queens, prepared by John F. McLaughlin; therefore be it

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the Board of Assessors be and they are hereby authorized and empowered to purchase without public letting at a cost not to exceed three thousand dollars (\$3,000) the assessment maps and lists included as a part of the Assessment and the Street Improvement Fund, reimbursed by the collection of the said assessment.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 613.

Resolution to Authorize the Board of Education to Enter Into Contract for Improvement of Property in Forest Hills, Borough of Queens, Without Public Letting.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the Board of Education be and it is hereby authorized and empowered to enter into contract, without public letting, with the Cord Meyer Development Co. for the improvement of the property owned by the city on Colonial avenue, Meteor and Livingston streets, Forest Hills, Borough of Queens, at a cost not to exceed one thousand eight hundred and ninety-nine dollars and thirty cents (\$1,899.30).

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 614.

An Ordinance to Amend Subdivision 2 of Section 13 of Article 2 of Chapter 24 of the Code of Ordinances, Relating to "Traffic Regulations."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances, relating to "traffic regulations," as amended, is hereby further amended by adding thereto the following words: Prospect avenue, between 160th street and 163rd street, and 161st street, between Prospect avenue and Union avenue, The Bronx.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 615.

An Ordinance to Amend Section 171 of Chapter 14 of the Code of Ordinances Relating to Itinerant Musicians.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Section 171 of chapter 14 of the Code of Ordinances is hereby amended to read as follows:

§ 171. Itinerant Musicians. No persons shall use or perform any musical instrument in any street or public place unless he shall have been licensed as an itinerant musician, as hereinbefore provided. Upon the payment of a license fee of \$10 per annum, the Commissioner of Licenses may grant and issue licenses to such number of itinerant musicians as he may deem proper, not to exceed, however, the total number of 800; but no such license shall be granted to any person except upon the affidavits of the applicant and two other persons residing within the City showing that the appli-

cant has been a resident of the City for at least one year prior to his application for the license, and setting forth the different places in which he has resided therein during such period. No person licensed as an itinerant musician shall solicit, ask or request any money for his performance, as such, in any way, shape or manner, directly or indirectly. No person shall use or perform upon any musical instrument in any street or public place, before the hour of 9 A. M. nor after the hour of 6 P. M. of any day; nor during any part of the first day of the week, commonly called Sunday; nor within a distance of 200 feet of any schoolhouse or house of public worship, during school hours or hours of public worship, respectively; nor within a like distance of any court, public office, hospital, asylum or other public institution, nor within a distance of 250 feet of any tenement house, dwelling house or other building, when directed or requested by any occupant thereof to refrain from or discontinue using or performing upon such musical instrument.

All licenses for itinerant musicians now in force, which shall not sooner expire, shall expire on the thirty-first day of December next succeeding the date on which this ordinance shall take effect. All licenses for itinerant musicians now in force, the terms of which would otherwise bring their expiration to a period beyond the thirty-first day of December next succeeding the date this ordinance takes effect, may be renewed by the licensees for another term, if presented on or before the said December thirty-first, and for such full calendar month of the unexpired time of the old license a pro rata amount of the fee paid therefor shall be applied toward the payment of the new fee. All licenses for itinerant musicians issued between the date this ordinance becomes effective and the following December thirty-first, shall be charged for the full fee mentioned above, but all such licenses may be renewed by the licensees, if presented on or before the said December thirty-first, at the pro rata rates heretofore prescribed in this paragraph. The provisions of this section shall apply only to itinerant musicians and shall not be construed to affect any band of music or organized musical or religious society engaged in any military or civic parade, or to any musical performance conducted under a license from municipal authority.

Section 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 616.

Resolution to Authorize the Commissioner of Water Supply, Gas and Electricity to Supply Water to a Memorial Fountain in Front of Richmond Borough Hall.

Whereas, Relatives of the late Major Clarence T. Barrett of the Borough of Richmond are erecting, under permit of the President of the Borough, and donating to the public, a drinking fountain upon the plaza situated at the south of the Richmond Borough Hall and east of the St. George Public Library, upon plans approved by the Municipal Art Commission; and

Whereas, Application has been made for a supply of water from the City's mains for the maintenance of such fountain; be it

Resolved, That the Board of Aldermen of the City of New York does hereby authorize the Commissioner of Water Supply, Gas and Electricity to furnish such water supply at public expense.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 617.

An Ordinance to Amend Subdivision 2 of Section 13 of Article 2 of Chapter 24 of the Code of Ordinances of The City of New York, Relating to "Peddlers, Venders, Hawkers."

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24, of the Code of Ordinances of The City of New York, relating to peddlers, venders, hawkers, is hereby amended by striking therefrom, after the words "Morningside Avenue, Manhattan," the words "The territory bounded by Catherine Street, the Bowery, Stanton Street and the East River, Manhattan," and inserting in lieu thereof the words "the territory bounded by Market street, Division street, Jefferson street and the East River, Manhattan."

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 618.

An Ordinance Relating to the Lighting and Ventilation of Buildings in The City of New York.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Chapter 5 of the Code of Ordinances of The City of New York is hereby amended by inserting a new article as follows:

ARTICLE 7.

Light and Ventilation.

Section 130. Rooms in residence buildings.
 131. Rooms in business buildings.
 132. Rooms in public buildings.
 133. Bathrooms and water-closet compartments.
 134. Windows.
 135. Courts.
 136. Buildings on same plot.
 137. Alterations.

§ 130. Rooms in residence buildings. 1. Windows required. Except as otherwise provided in this article or by any other law, every living room in every residence building hereafter erected shall have one or more windows opening directly upon a street or other open public space, or upon a court located upon the same lot or plot as the building and conforming to the requirements of this article for courts, provided that the width of such street or open public space is not less than required by this article for courts.

2. Size of rooms. Every such room shall be not less than six feet wide in any part, and shall contain not less than sixty square feet of clear floor area, and the clear height for this minimum floor area shall be not less than eight feet.

3. Alcove rooms. Nothing in this section shall prohibit, in residence buildings occupied by not more than two families, rooms without windows as prescribed by subdivision 1 of this section, provided that every such room opens without obstruction directly into another room which has one or more windows having an aggregate area between stop heads of not less than twenty-four square feet and opening to the outer air as prescribed in subdivision 1 of this section, and that the opening between such rooms is not less than sixty square feet in area.

§ 131. Rooms in business buildings. Except as otherwise provided in this article, every room in every business building hereafter erected, other than rooms specifically provided for by the State Labor Law, shall, unless ventilated by windows opening directly upon a street or other open public space, or upon a court located on the same lot or plot as the building and conforming to the requirements of this article for courts, be provided with approved means of ventilation consisting of transoms or similar devices opening into rooms ventilated directly to the outer air or of other methods capable of maintaining a carbon dioxide content of the air of not more than one part in one thousand, provided that this requirement shall not apply to breweries or charging rooms, or other rooms where high quantities of carbon dioxide are an unavoidable concomitant of the use to which the room is put, or to rooms used exclusively for storage purposes, and provided further that the requirements of this section shall not apply to rooms in which the unoccupied space exceeds five hundred cubic feet for each occupant.

§ 132. Rooms in public buildings. Except as otherwise provided in this article or by any other law or ordinance, every room in every public building hereafter erected shall be equipped with some approved system of positive ventilation which, during occupancy, will provide not less than two cubic feet of fresh, uncontaminated air per minute for each square foot of floor surface, unless the unoccupied space of such rooms exceeds one thousand cubic feet for each occupant and windows are provided opening directly upon a street or other open public space, or upon a court located on the same lot or plot as the building and conforming to the requirements of this article for courts.

§ 133. Bathrooms and water-closet compartments. Every bathroom, toilet room or other room containing one or more waterclosets or urinals, hereafter placed in any building, shall be ventilated in at least one of the following ways:

a—by a window, opening to the outer air as prescribed in subdivision 1 of § 130 and having, between stop beads, an area of not less than ten per cent. of the floor area nor less than three square feet in any case and a width of not less than one foot;

b—by a window of the size specified in a, opening on a vent shaft which extends to and through the roof or into a court conforming to the requirements of this article for courts and which has a cross-sectional area of not less than one-fifth of a square foot for every foot of height, but not less than nine square feet in any case, and, unless open to the outer air at the top, a new area of louvre openings in the skylight equal to the maximum required shaft area;

c—by an individual vent flue or duct extending independently of any other flue or duct, to and above the roof and having a cross-sectional area of not less than one square foot for two or less water-closets or urinal fixtures and one-third of a square foot additional for each additional water-closet or urinal fixture;

d—by a skylight in the ceiling, having a glazed surface of not less than three square feet and arranged so as to provide ventilating openings of not less than three square feet to the outer air above the roof of the building or into a court conforming to the requirements of this article for courts, for two or less water-closets or urinal fixtures and two square feet additional for each additional water-closet or urinal fixture; or

e—by some approved system of mechanical exhaust ventilation of sufficient capacity to provide not less than four changes of air per hour.

§ 134. Windows. All windows, except windows provided for in § 133 of this article, placed in any room of a residence building hereafter erected for the purpose of complying with the requirements of this article, shall have an aggregate area between stop beads of not less than one-tenth of the floor area of the room served thereby. Such windows shall be so arranged that when fully opened the total open space shall be not less than fifty per cent. of the total required window space.

§ 135. Courts. In every building hereafter erected every court provided under the provisions of this article for the lighting and ventilation of any room shall have a width at every point of not less than one inch for every foot that such point is distant from the lowest part of such court, but not less than four feet in any case. Every such court shall be open and unobstructed for the required widths from its lowest point to the sky, except for the ordinary projections of window sills, belt courses and similar ornamental projections to the extent of not more than four inches. When a court is located along a side of a lot or plot the lot line shall be deemed an enclosure of such court, except that when a court opens on a street or open public space, such street or open public space may be considered as part of that court.

§ 136. Buildings on the same plot. If more than one building is hereafter placed on any lot or plot, or, if any building is placed on the same lot or plot with an existing building, the several buildings, may, for the purposes of this article, be considered as a single building. Any structure, whether independent or attached to a building, shall for the purposes of this article, be deemed a building or part of a building.

§ 137. Alterations. No building shall hereafter be altered so as to reduce either the size of any room or the amount of window space, to less than that required for buildings hereafter erected, or so as to create any additional room or rooms unless such additional room is made to conform to the requirements for rooms in buildings hereafter erected, except that such rooms may be of the same height as existing rooms in the same story. No building shall hereafter be enlarged nor shall the lot or plot on which it is located be diminished so that the dimensions of any court required for light or ventilation as in this article provided, shall be less than prescribed for buildings hereafter erected.

Section 2. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 619.

Resolution for Special Revenue Bonds, \$3,620.50, to Replenish Certain Accounts in the Department of Water Supply, Gas and Electricity.

Resolved, That, in pursuance of the provisions of Subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand six hundred and twenty dollars and fifty cents (\$3,620.50), the proceeds whereof to be used by the Department of Water Supply, Gas and Electricity for the purpose of replenishing the following accounts to provide for necessary expenditures for payrolls to December 31, 1915:

Water Supply.

Code 2198 Pumping, Wages Temporary Employees..... \$2,304 00
Code 2200 Distribution, Wages, Temporary Employees..... 1,316 50

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 620.

An Ordinance Relating to Stands Within Stoop Lines and Under Elevated Railroad Stations.

Be it Ordained by the Board of Aldermen of the City of New York, as follows:

Section 1. Subdivision 8 of section 149 of chapter 23 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

8. Licenses not transferable. No license issued under any provisions of this section shall be transferable, with or without consideration. Any license transferred to another person shall immediately thereupon cease and determine, and the privileges thereunder come to an end; provided that the commissioner of licenses may transfer a license to another location for the period of its unexpired term, in case the application for such transfer shall be accompanied by the consent of the owner of the premises to which the proposed transfer is to be made. Any person who shall be guilty of a violation of the provisions of this subdivision shall not thereafter be granted a license, permit or other privilege to keep a stand within the stoop lines, or under an elevated railroad station, for the sale of newspapers, or periodicals, or both; of fruits or soda water, or both; or of any of the foregoing items, nor for the blacking of boots. Further, any person found guilty of violating any provisions of this subdivision, by a court of competent jurisdiction, shall be subject to a fine of not less than \$50 nor more than \$500. The commissioner of licenses shall have the language of this subdivision printed in bold type on all applications for licenses and on all licenses granted, under the provisions of this article.

Section 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 621.

An Ordinance Relative to Projections of Buildings Beyond the Building Line.

Be It Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Chapter 5 of the Code of Ordinances of The City of New York is hereby amended by inserting a new article, as follows:

ARTICLE 9.

Projections beyond building line.

Section 170. Restrictions.

171. Permits revocable.

172. Alterations

173. Existing encroachments.

174. Action of Board of Estimate and Apportionment.

§ 170. Restrictions. 1. General. Except as hereinafter otherwise provided in this article no part of any building hereafter erected, or of any enlargement of an existing building shall project beyond the building line so as to encroach upon a public street or public space.

2. Projections removable. Any part of a building permitted to project beyond the building line under the provisions of this article shall be so constructed that its removal may be made at any time without causing the building or any part thereof to become structurally unsafe.

3. Structural support. No part of any building hereafter erected or of any enlargement of an existing building that is necessary for the structural safety of the

building or an enlargement thereof shall project beyond the building line so as to encroach upon a public street or public space, but this shall not be deemed to prohibit the projection beyond the building line to the extent of not more than twelve inches of the footings of street walls provided such projecting parts of footings are not less than eight feet below the sidewalk level.

4. Permissible projections. a. Areas, meaning thereby open spaces below the ground level immediately outside the building and enclosed by substantial walls, may project beyond the building line not more than one-fifteenth of the width of the street, but not more than five feet, except where entirely prohibited by § 160 of chapter 23 of the Code of Ordinances, provided, however, that every such area shall be covered over at the street level by an approved grating of metal or other incombustible material of sufficient strength to carry safely the pedestrian street traffic.

b. Steps, leading up or down at entrances and included between ornamental columns, pilasters or check pieces at least three feet high on the sides of such entrances, may project beyond the building line not more than two and one-half per cent. of the width of the street, but not more than eighteen inches in any case, except where prohibited entirely by § 160 of chapter 23 of the Code of Ordinances, provided that the aggregate width of such steps shall not exceed twenty per cent. of the actual street frontage of any one building, when such frontage is twenty-five feet or more or more than five feet when such frontage is less than twenty-five feet.

c. Columns, pilasters and ornamental projections, including their mouldings and bases, erected purely for the enhancement of the beauty of the building from an artistic standpoint, may project beyond the building line not more than two and one-half per cent. of the width of the street, but not more than eighteen inches in any case.

d. Balustrades of an ornamental character, including the sills and brackets on which they rest, may project beyond the building line not more than five per cent. of the width of the street nor more than twenty-two inches in any case, provided that every part of such balustrade is not less than ten feet above the sidewalk.

e. Mouldings, belt courses, cornices, lintels, sills, pediments and similar projections of a decorative character may project beyond the building line not more than one and one-fourth per cent. of the width of the street nor more than ten inches in any case.

f. The main cornice, meaning thereby a moulded projection at or near the top of the street wall, may project beyond the building line not more than five per cent. of the width of the street nor more than five feet in any case, provided such main cornice is not less than twelve feet above the sidewalk at any point.

g. Base courses may project beyond the building line not more than one and one-fourth per cent. of the width of the street nor more than ten inches in any case, provided they do not extend more than five feet above the highest point of the sidewalk.

h. Rustications and quoins may project beyond the building line not more than four inches.

i. Awnings and marques, extending wholly or in part across the sidewalk, in connection with entrances to buildings, shall not be less than ten feet above the sidewalk at all points, except where prohibited by § 160 of chapter 23 of the Code of Ordinances, provided they are constructed of iron and glass or other incombustible materials, and securely supported from the building, and are properly drained, and provided further that, except on streets that may by ordinance be designated as market streets, no awning or marquee shall extend along the street wall of a building for more than seventy-five per cent. of the length of such wall, nor, in any case, more than fifty feet, and there shall be a clear distance of not less than four feet between any two awnings on the same building.

j. Fire escapes and balconies to fire towers or other required exists, constructed of steel or other incombustible material, when required on the fronts of buildings, may project beyond the building line not more than four and one-half feet, but no part of such fire escapes or balconies shall be less than ten feet above the sidewalk, provided that nothing in this section shall prevent the use of movable ladders or stairs to the sidewalk, so arranged that they are within ten feet of the sidewalk only when in actual use.

k. Vaults, entirely below the sidewalk level and conforming to the requirements of article 17, chapter 23 of the Code of Ordinances, shall not extend beyond the curb line. Opening in the roofs of vaults, between the building line and curb, shall be provided with substantial covers, flush in all parts with the sidewalk, of incombustible material, and so constructed and maintained as to be normally kept closed and when open thoroughly safeguarded, and to prevent persons from slipping thereon.

l. Hose connections for interior fire extinguishment equipments and fresh air inlets for plumbing systems may project through a street wall not more than twelve inches beyond the building line, except that where there is an angle formed by the street wall and a cheek piece or the base of a column, pilaster or ornamental projection, provided as in this section specified, they may be so located that no part extends more than fifteen inches from either side of such angle.

5. Rules governing projections. Nothing in this article shall be deemed to abridge the powers and duties of the borough presidents or the commissioners of parks within their respective jurisdictions, to adopt additional rules as may be necessary with respect to the construction or disposition of parts of buildings projecting beyond the building line. The borough presidents or commissioners of parks may, when deemed necessary or desirable, fix further restrictions as to the extent of projections beyond the building line, but no projection greater than in this article specified shall be permitted.

§ 171. Permits revocable. Any permission, express or implied, to construct part of a building so as to project beyond the building line, under the provisions of this article, is revocable by the Board of Aldermen or the Board of Estimate and Apportionment at will.

§ 172. Alterations. No alterations or enlargement shall be made to any existing part of a building now projecting beyond the building line, except in conformity with the provisions of this article so far as it affects new construction.

§ 173. Existing encroachments. Such parts of buildings which already project beyond the building line may be maintained as constructed until their removal is directed by the Board of Aldermen or the Board of Estimate and Apportionment, provided, however, that nothing contained in this article shall be deemed to abridge the right of The City of New York, or any of its officers, to continue any action for the removal of any unauthorized projection beyond the building line or for the collection of any penalty heretofore incurred in connection therewith.

§ 174. Action of Board of Estimate and Apportionment. Nothing in this article shall be deemed to authorize any projection beyond the building line on those streets on which the removal or projections has been heretofore or may be hereafter directed by the Board of Estimate and Apportionment, except in conformity to resolutions by such Board.

Section 2. § 148, article 13, chapter 23 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

§ 148. Hoistways. Hoistways may be placed within 5 feet of the building line, and shall be provided with approved trap doors and when not in actual use guarded by iron railings or rods to prevent accidents to passersby.

Section 3. § 160, article 14, chapter 23 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

§ 160. Projections prohibited. No areas, steps or other projections beyond the building line except those indicated in paragraphs c, d, e, f and h of subdivision 4, § 170, chapter 5 of this Code of Ordinances, shall be built, erected or made upon the following streets, namely:

a. Grand Boulevard and Concourse in the borough of The Bronx, between East 161st Street and Mosholu Parkway;

b. On Coney Island avenue from the Plaza at Parkside avenue to Neptune avenue, in the Borough of Brooklyn;

c. On Newkirk avenue, between Flatbush avenue and Coney Island avenue, in the Borough of Brooklyn.

Section 4. § 161, article 14, chapter 23, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

Every existing area that is open at the top, shall be enclosed with a railing, the gates of which, if any, shall be so constructed as to open inwardly.

Section 5. § 162, article 14, chapter 23, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

No goods, wares, merchandise or manufactures of any description shall be placed or exposed to show or for sale upon any balustrade that is now or hereafter may be erected upon any street.

Section 6. § 164, article 14, chapter 23 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

Every entrance or flight of steps, now existing and projecting beyond the line of the street and descending into any cellar or basement story of any house or other building, where such entrance or flight of steps shall not be covered, shall be inclosed with a railing on each side, permanently put up, from 3 to 3½ feet high, with a gate to open inwardly, or with 2 iron chains across the front of the entrance-way, 1 near the top and 1 in the centre of the railing, to be closed during the night, unless there be a burning light over the steps, to prevent accidents.

Section 7. §§ 40, 41, 163, 165, 166 and 167 of article 14, chapter 23 of the Code of Ordinances of The City of New York are hereby repealed.

Section 8. The title of article 14, chapter 23 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

ARTICLE 14.

Projections and Encroachments.

Section 160. Projections prohibited.

161. Areas.

162. Balustrades.

164. Cellar steps.

168. Removal of unauthorized projections and encroachments and in-cumbrances.

169. Notification to corporation counsel.

170. Violations.

Section 9. Subdivision 4 of § 60, and §§ 61 and 62 of article 3, chapter 17 of the Code of Ordinances of The City of New York are hereby repealed.

Section 10. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 622.

An Ordinance Relating to the General Provisions of the Building Code of The City of New York.

Be It Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Article 1 of chapter 5 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

ARTICLE 1.

General Provisions.

Section 1. Scope.

2. Definitions.

3. Application for permits.

4. Permits.

5. Certificate of occupancy.

6. Modifications.

7. Rules.

8. Approved materials, appliances and methods of construction.

9. Seal of building bureau.

10. Right of entry of officers and employees.

§ 1. Scope. 1. Short title. This chapter shall be known and cited as the Building Code.

2. Matter covered. All matters concerning, affecting or relating to the construction, alteration or removal of buildings or structures, erected or to be erected in the city are presumptively provided for in this chapter, except in so far as such provisions are contained in the Charter, the Tenement House Law, the labor law, or the rules promulgated in accordance with the provisions of this chapter by the superintendents of buildings of the several boroughs.

3. Chapter remedial. This chapter is hereby declared to be remedial, and shall be construed liberally, to secure the beneficial interests and purposes thereof.

4. All new work to conform. No wall, structure, building or part thereof shall hereafter be constructed, nor shall the plumbing nor drainage, or other equipment, of any building, structure or premises, so far as provided for in this chapter, be constructed or altered in the city, except in conformity with the provisions of this chapter. No building already erected, or hereafter to be built in said city, shall be altered in any manner that would be in violation of any of the provisions of this chapter, or any rule or approval of the superintendent of buildings made and issued thereunder; but nothing in this chapter shall prohibit the raising or lowering of any building to meet a change of grade in the street on which it is located, provided that the building is not otherwise altered.

5. Undeveloped localities. In such parts of the city outside the fire limits and suburban limits, in which a system of streets has not been established only so much of the requirements of this chapter shall apply as in the judgment of the superintendent of buildings may be necessary for safety of life and health; but this shall not be construed to permit the erection of any building to exceed in height or area the limits fixed by this chapter for such buildings.

6. Buildings affected. All provisions of this chapter shall apply with equal force to municipal buildings as they do to private buildings, except as may be specifically provided for by law.

§ 2. Definitions. Unless otherwise expressly stated, the following terms shall, for the purposes of this chapter, have the meaning herein indicated:

a. Words used in the present tense include the future; words in the masculine gender include the feminine and neuter; the singular number includes the plural and the singular; the word "person" includes a corporation as well as an individual; "writing" includes printing, and printed or typewritten matter; "oath" includes affirmation; "signature" or "subscription" includes "mark," when the person cannot write, his name being written near it.

b. The term "occupied" as applied to any building, shall be construed as though followed by the words "or intended, arranged or designed to be occupied."

c. The term "approved" as applied to any material, device or mode of construction, means approved by the superintendent of buildings under the provisions of this chapter, or by any other authority designated by law to give approval in the matter in question.

d. The term "owner" includes his duly authorized agent or attorney, a purchaser, devisee, and any person entitled to an interest in the property in question.

e. An alteration, as applied to a building or structure, is any change or rearrangement in the structural parts or in the exit facilities, or any enlargement, whether by extending on any side or by increasing in height, or the moving from one location or position to another.

f. The term "curb" when used in defining the height of a building means the mean curb level at that front of the building which faces on the street of greatest width, or, if the greatest width occurs on more than one of the streets on which the building faces, the mean curb level at that point of the building which faces on the street of greatest width and having the highest curb.

The term "curb" when used in fixing the depth of an excavation, means the curb level at that point of the curb which is nearest to the point of the excavation in question.

g. The term "height" as applied to a building or structure means the vertical distance, measured in a straight line from the curb level, or if the grade of the street has not been legally established or the building does not adjoin the street, from the average level of all the ground adjoining such building, to the highest point of the roof beams in the case of flat roofs, and to the average height of the gable in the case of roofs having a pitch of more than twenty degrees with a horizontal plane.

h. A story is that part of any building comprised between any floor and the floor or roof next above.

i. A tenement house is a building as defined in the Tenement House Law.

j. A garage is a building, shed or enclosure, or any portion thereof, in which a motor vehicle, containing volatile inflammable oil in its fuel storage tank, is stored, housed or kept.

§ 3. Application for permits. 1. For construction or alteration. Before the construction or alteration of any building, wall or structure, or any part of either, or of any platform, staging or flooring to be used for standing or seating purposes, and before the construction or alteration of the plumbing or drainage of any building, the structure or premises is commenced, the owner or lessee, or agent of either, or the architect or builder employed by such owner or lessee in connection with the proposed construction or alteration, shall submit to the superintendent of buildings a detailed

statement in triplicate of the specifications, on appropriate blanks to be furnished to applicants by the bureau of buildings, and such plans and structural detail drawings of the proposed work as the superintendent of buildings may require. Such statement, constituting an application for a permit to construct or alter, shall be accompanied by a further statement in writing, sworn to before a notary public or commissioner of deeds, giving the full name and residence of each of the owners of said building, or proposed building, structure or proposed structure, premises, wall, platform, staging or flooring, and by a diagram of the lot or plot on which such construction or alteration is to be made, showing the exact location of any proposed new construction and all existing buildings or structures that are to remain.

2. Authorization of owner. If the construction, alteration or plumbing or drainage or the alteration thereof, is to be made or executed by any other person than the owner of the land in fee, the person intending to make such construction or alteration, or to construct such plumbing or drainage, shall, either as owner, lessee, or in any representative capacity, accompany the application to build or alter with a statement in writing, sworn to as aforesaid, giving the full name and residence of each of the owners of the land, building, or proposed building, structure or proposed structure, premises, wall, platform, staging or flooring, and reciting that he is duly authorized to perform said work. Such statement may be made by the agent or architect of the person hereinbefore required to make the same.

3. Notice to demolish. Before any existing building or part of an existing building is demolished, a statement in writing on appropriate blanks to be furnished by the bureau of buildings, constituting a notice to demolish, shall be submitted to the superintendent of buildings by the owner or any person authorized by the owner, giving the full name and residence of each of the owners of the building to be demolished, the name and business address of the person who is to do the work and such other information respecting the building as the superintendent of buildings may require. Such notice shall be submitted not less than forty-eight hours before the work of demolition is commenced.

4. Place of filing. All applications, notices and sworn statements required by this section, and copies of the approved plans shall be kept on file in the office of the superintendent of buildings. Applications shall be promptly docketed as received. For purposes of identification and reference all such papers shall be marked with the block and lot number of the property to which they apply, and with the street and house number when possible.

5. Amendments. Nothing in this chapter shall prohibit the filing of amendments to any application at any time before the completion of the work for which permit was sought, and such amendments, after approval, shall be made part of the application and filed as such.

6. Ordinary repairs excepted. Ordinary repairs to buildings or structures, or to the plumbing and drainage thereof, may be made without notice to the superintendent of buildings, but such repairs shall not be construed to include the cutting away of any wall or any portion thereof, the removal or cutting of any beams or supports, or the removal, change or closing of any stairway or required means of exit, or the alteration of any house sewer, private sewer or drainage system, or the construction of any waste pipe.

§ 4. Permits. 1. Approval of applications. It shall be unlawful to construct or alter any building, structure, wall, platform, staging or flooring, or any part thereof, or any plumbing and drainage, until the application and plans required by § 3 of this article shall have been approved by the superintendent of buildings, and a written permit issued by him. The superintendent of buildings shall approve or reject any application or plan, or amendment thereto, filed with him pursuant to the provisions of this article within a reasonable time and, if approved, shall promptly issue a permit therefor.

2. Approval in part. Nothing in this section shall be construed to prevent the superintendent of buildings from approving and issuing a permit for the construction of part of a building or structure, when plans and detailed statements have been presented for the same, before the entire plans and detailed statements of said building or structure have been submitted or approved.

3. Signature to permit. Every permit issued by the superintendent of buildings under the provisions of this chapter shall have his signature affixed thereto, but this shall not prevent the superintendent from authorizing any subordinate to affix such signature.

4. Limitations. Any permit issued by the superintendent of buildings under the provisions of this article, but under which no work is commenced within one year from the time of issuance, shall expire by limitation.

5. Compliance with plans. The construction or alteration of any building, structure, platform, staging or flooring, or of any plumbing or drainage, shall be in accordance with the approved detailed statement of specifications and plans, for which the permit was issued, or any approved amendment thereof. The superintendent may require a certified copy of the approved plans to be kept at all times on the premises from the commencement of the work to the completion thereof.

6. Adherence to diagram. The location of any new building or structure, or of any extension to an existing building or structure, shown on the diagram filed as required by § 3 of this article, or on any approved amendment thereof, shall be strictly adhered to. It shall be unlawful to reduce or diminish the area of any lot or plot, a diagram of which has been filed with an application to construct or alter and has been used as the basis for a permit, unless the building or structure for which the permit was issued complies in all respects with the requirements of this chapter for buildings or structures located on plots of such diminished area, provided, however, that this shall not apply to any case in which the lot area is reduced by reason or any street opening or widening or other public improvement.

7. Revocation. The superintendent of buildings may revoke any permit or approval issued under the provisions of this article, in the case of any false statement, or any misrepresentation as to a material fact in the application on which the permit or approval was based.

§ 5. Certificate of occupancy. 1. New buildings. No building hereafter erected shall be occupied or used, in whole or in part, for any purpose whatever until a certificate of occupancy shall have been issued by the superintendent of buildings certifying that such building conforms substantially to the approved plans and specifications and the requirements of this chapter applying to buildings of its class and kind.

2. Buildings hereafter altered. No building hereafter altered, which was vacant during the progress of the work of alteration, shall be occupied or used, in whole or in part, for any purpose whatever, until a certificate of occupancy shall have been issued by the superintendent of buildings certifying that the work for which the permit was issued has been completed substantially in accordance with the approved plans and specifications and the provisions of this chapter applying to such an alteration; and when the occupancy or use of a building has continued during the work of alteration, the occupancy or use of the building shall not continue for more than thirty days after completion of the alteration unless such certificate shall have been issued.

3. Existing buildings. Nothing in this section shall prevent the continuance of the present occupancy and use of any now existing building, except as may be specifically prescribed by this chapter or as may be necessary for the safety of life or property. Upon written request from the owner, the superintendent of buildings shall issue a certificate of occupancy for any now existing building, certifying, after verification by inspection, the occupancy or use of such building, provided that at the time of issuing such certificate there are no notices of violation, or other notices or orders pending in the bureau of buildings.

provisions of this chapter referring to the rules or requiring approvals of materials or

4. Change of occupancy. No change of occupancy or use shall be made in any building or part thereof, hereafter erected or altered, that is not consistent with the last issued certificate of occupancy for such building. In case of any now existing building, no change of occupancy that would bring it under some special provision of this chapter, shall be made, unless a certificate is issued by the superintendent of buildings certifying that such building conforms to the provisions of this chapter with respect to buildings hereafter altered for the proposed new occupancy and use.

5. Temporary occupancy. Upon request of the owner or his authorized representative, the superintendent of buildings shall issue a temporary certificate of occupancy for part of a building, provided that such temporary occupancy or use would not in any way jeopardize life or property.

6. Contents of certificate. In addition to the certification when required by this section, as to compliance with approved plans and specifications, and provisions of this chapter, all certificates of occupancy shall state the purposes for which the building may be used in its several parts, the maximum permissible live loads on the several floors, the number of persons that may be accommodated in the several stories, in case

such number is limited by any provision of this chapter or the approved specifications, and all special stipulations of the permit, if any.

7. Issuance and filing. Certificates of occupancy shall be issued within ten days after written application therefor, if said building at the date of such application shall be entitled thereto. A record of all certificates shall be kept in the bureau of buildings and copies shall be furnished, on request, to any person having a proprietary interest in the building affected.

§ 6. Modifications. In exercising his powers to vary the provisions of this chapter, or any rule authorized thereunder, the superintendent of buildings shall proceed in accordance with the provisions of the Greater New York Charter establishing that power. A record of all modifications shall be kept in the bureau of buildings, properly indexed and open to public inspection during business hours. All modifications, including the applicant's petition for same and the superintendent's reasons for granting, shall be published in full in the CITY RECORD within two weeks after the superintendent's action, and may be cited as precedents.

§ 7. Rules. 1. Authority to adopt rules. The superintendent of buildings shall have power to adopt such rules with respect to the materials and mode of construction, consistent with the provisions of this chapter, as may be necessary to secure the intent and purposes of this chapter and a proper enforcement of its provisions. For any provisions of this chapter referring to the rules of requiring approvals of materials or modes of construction, such superintendent shall adopt, when this section becomes effective or as the necessity may arise, such rules as are required or will establish the conditions of approval. So far as practicable such rules shall be uniform in all the boroughs.

2. Procedure. No rule adopted by the superintendent of buildings shall become effective until it shall have been published in the CITY RECORD on eight successive Mondays, and until a public hearing on the same shall have been held, provided, however, that said public hearing shall not be necessary for the purposes of this chapter unless a request shall have been made for such hearing during the said period of publication. Any rule adopted and promulgated as herein provided shall have the same force and effect as any provision of this chapter. All rules heretofore legally promulgated and in force at the time when this section becomes effective shall continue in force, provided they are not inconsistent with any provision of this chapter.

3. Amendment and repeal. The superintendent of buildings may amend or repeal any rule by the same procedure prescribed for the adoption of new rules.

§ 8. Approved materials, appliances and methods of construction. Whenever any materials, appliances or methods of construction have been approved by the superintendent of buildings as conforming to tests prescribed by this chapter, or to any rules adopted thereunder, a notice to that effect shall be published in the CITY RECORD, including information as to the conditions under which said materials, appliances or methods of construction were tested and approved. A list of such materials, appliances and methods of construction shall be kept on file in the bureau of buildings, properly indexed and open to public inspection during business hours.

§ 9. Seal of building bureau. Each superintendent of buildings may adopt a seal and direct its use in his bureau.

§ 10. Right of entry of officers and employees. Any officer or employee of the bureau of buildings, so far as it may be necessary for the performance of his duties, shall have the right to enter any building or premises in said city upon showing his badge of office.

Section 2. § 623 of article 30, chapter 5 of the Code of Ordinances of The City of New York is hereby repealed.

Section 3. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 623.

An Ordinance to Amend Chapter 10 of the Code of Ordinances, Relating to Garages.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 17 of section 43 of article 3 of chapter 10 of the Code of Ordinances is hereby amended to read as follows.

17. Garage, to maintain and operate

private, for storage of not more than 3 motor vehicles	5.00	§ 100
within fire limits		
each additional motor vehicle	2.00	101
each additional motor vehicle	2.00	101
public, one gasoline storage tank	25.00	100
each additional gasoline storage tank	10.00	100
no gasoline storage tanks	15.00	§ 101a

The unit capacity of storage tanks for purpose of fee shall be 275 gallons or major portion thereof.

Sec. 2. Section 150 of article 11 of chapter 10 of the Code of Ordinances is hereby amended to read as follows:

§ 150. Permit. No person shall store, house or keep any motor vehicle containing volatile inflammable oil, except in a building, shed or enclosure for which a garage permit shall have been issued. No such permit, however, shall be required for the maintenance of a private garage outside of the fire limits.

Sec. 3. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 624.

An Ordinance to Amend Section 42 of Article 2 of Chapter 3 of the Code of Ordinances.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 42 of article 2, chapter 3 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

Section 1. Section 42. Private or non-professional exhibitions of motion pictures. The provisions of this article shall not apply to motion picture exhibitions, with or without charge for admission, conducted under the direct management of educational or religious institutions, or held or given in conjunction with and incidental to banquets, entertainments, lectures, receptions, expositions or dances, nor to motion picture exhibitions, without charge for admission, given or held not more than once a week in private residences or in bona fide social, scientific, political or athletic clubs, nor to any motion picture exhibitions in which the apparatus for projecting such motion pictures uses only an enclosed incandescent lamp, only cellulose acetate or other slow burning film of a size or perforation differing from the Standard as used in theatrical machines, and is approved by the Fire Commissioner as being unsuitable for the use of inflammable motion picture films.

1. Before motion pictures shall be exhibited, as above provided, there shall be obtained from the commissioner of licenses a permit for such exhibition, application for which shall have been filed in the department of licenses at least three days prior to the date of said exhibition:

2. Before granting such permit, the commissioner shall cause to be inspected the premises where it is proposed that the exhibition shall be held, and shall grant the permit if, in his judgment, the safety of the public is properly guarded, and provided that, for an audience of more than 75 people, all chairs or seats shall be securely fastened to the floor or fastened together in rows;

3. The apparatus for projecting such motion pictures shall be contained in a fire-proof booth or enclosure constructed as required by law; except the apparatus or motion picture machine uses only cellulose acetate films of a size or perforation differing from the Standard as used in theatrical machines, and uses only an enclosed incandescent lamp and is approved by the Fire Commissioner as being unsuitable for the use of inflammable motion picture films.

4. Every such exhibition shall be subject to the inspection of the officers and inspectors of the department of licenses, for the purposes of this article.

5. The commissioner of licenses may, in his discretion, impose a fee for the issuance of such permit, which said fee, however, shall not exceed \$5 for one month or part thereof.

6. Nothing contained in the above paragraphs of this section shall be so construed as to permit any person, association or club to hold any motion picture exhibitions excepting exhibitions held under the direct management of religious or educational institutions or given or held in conjunction with and incidental to banquets,

entertainments, lectures, receptions, expositions or dances, where an admission is charged without the payment of such license fee as is provided for in section 32, article 2, chapter 3, of this ordinance.

Section 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 625.

Resolution to Amend Resolution for Special Revenue Bonds for Repairs to the West Wing of the City Hall.

Resolved, That the following resolution, adopted April 27, 1915, and received from His Honor the Mayor May 11, 1915, to wit:

"Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of forty-seven thousand dollars (\$47,000), the proceeds whereof to be used by the President of the Borough of Manhattan for the purpose of making repairs and alterations to the west wing of the City Hall. All obligations contracted for hereunder to be incurred on or before December 31, 1915."

—be and the same is hereby amended by striking therefrom the word and figures, "December 31, 1915," and inserting in lieu thereof the word and figures, "June 30, 1916."

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 626.

Resolution Amending Corporate Stock Issue, \$260,000, for Construction Work at Willard Parker and Reception Hospitals, Borough of Manhattan.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held November 19, 1915:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on June 26, 1913, and concurred in by the Board of Aldermen on July 15, 1913, which reads as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred and sixty thousand dollars (\$260,000), to provide means for the construction of a medical staff house and nurses' home at Willard Parker and Reception Hospitals, Borough of Manhattan, under the jurisdiction of the Department of Health, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the par value of the stock to be applied to the purposes aforesaid,"

—be and the same is hereby amended by adding the words "and equipment" after the words "for the construction," and by rescinding the sum of twenty-five thousand dollars (\$25,000) of said authorization, thereby reducing the authorization to the sum of two hundred and thirty-five thousand dollars (\$235,000).

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 627.

Resolution Amending Corporate Stock Issue, \$75,000, for Construction Work at Kingston Avenue Hospital, Brooklyn.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held November 19, 1915:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, and concurred in by the Board of Aldermen on July 25, 1911, which reads as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seventy-five thousand dollars (\$75,000), to provide means for the construction of a kitchen building, including help's dining room and dormitories, at Kingston Avenue Hospital, Borough of Brooklyn, under the jurisdiction of the Department of Health, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be and the same is hereby amended by adding the words "and equipment" after the words "for the construction," and by making the amount authorized read "one hundred thousand dollars (\$100,000)."

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 628.

Resolution to Fix the Compensation of Certain Janitors in the Department of Education.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held November 19, 1915:

Whereas, By opinion of the Corporation Counsel as of June 28 and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education was illegal unless such salaries shall have been established under the provisions of section 56 of the Greater New York Charter; and

Whereas, The Special Committee on Janitorial Compensation and the Committee on School Inquiry, Board of Estimate and Apportionment, submitted a joint report on March 27, 1913, which contained detailed suggestions and recommendations for the reorganization of the janitorial force of the Department of Education; therefore be it

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen, pending action by the Board of Education on the aforesaid report, that the compensation of Janitors in the Department of Education be fixed temporarily and until further modified, in accordance with the following list:

Janitor, Public School 34 (annex), Manhattan, per annum.....	\$600 00
Janitor, Public School 52 (old), Manhattan, per month.....	10 00
Janitor, Public School 107, Manhattan, per annum, less \$247.....	1,500 00
Janitor, Public School 177, Manhattan, per annum, less \$221.....	4,092 00
Janitor, Public School 6, The Bronx, for care of two portable buildings, per annum.....	168 00
Janitor, Public School 12, The Bronx, per annum.....	3,087 50
Janitor, Public School 1, Brooklyn, per annum, less \$221.....	1,524 00
Janitor, Public School 178, Brooklyn, per month.....	80 00
Janitor, Public School 6, Queens, per month.....	60 00
Janitor, Public School 8, Richmond, per annum, less \$221.....	780 00
Janitor, Public School 8, Richmond, per annum.....	780 00
Janitor, Public School 8, Richmond, for care of one-room portable building, per annum.....	120 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

Adopted by the Board of Aldermen December 14, 1915.

Received from His Honor, the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 629.

Resolution to Establish the Grades of Positions of Assistant Engineer and Draftsman in the Fire Department.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held November 19, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Fire Department of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Assistant Engineer	\$3,960 00	One
Draftsman	1,020 00	Three

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salaries of said positions as set forth therein.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 630.

An Ordinance to Amend Subdivision 2 of Section 13 of Article 2 of Chapter 24 of the Code of Ordinances, Relating to "Traffic Regulations."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances, relating to "traffic regulations," is hereby amended by adding thereto the following words: 14th street, between Fourth avenue and Seventh avenue, Manhattan.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 631.

An Ordinance to Amend Subdivision 4 of Section 2 of Article 1 of Chapter 11 of the Code of Ordinances, Relating to the "Discharge of Small-arms."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 4 of section 2 of article 1 of chapter 11 of the Code of Ordinances, relating to the "discharge of small-arms," is hereby amended by adding at the end thereof the following words: the grounds of the Jamaica Bay Yacht Club located at Rockaway Beach;

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 632.

An Ordinance Relating to Exit Facilities from Buildings in The City of New York.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Article 8 of chapter 5 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

ARTICLE 8.
Exit Facilities.

Section 150. Definitions.

151. Application of article.

152. Exits.

153. Interior stairs.

154. Exterior stairs.

155. Fire towers.

156. Horizontal exits.

157. Hallways.

158. Doorways.

159. Miscellaneous requirements.

160. Alterations.

161. Existing buildings.

162. Fire escapes.

§ 150. Definitions. For the purpose of this article.

a—a floor area is any floor space enclosed on all sides by either the exterior walls, fire walls, or fire partitions;

b—a stair exit is a direct connection of any floor area to a stairway constructed in accordance with the requirements of this article for required stairs;

c—a horizontal exit is the connection of any two floor areas, whether in the same building or not, by means of a vestibule, or by an open air balcony or bridge, or through a fire partition or fire wall;

d—the term "sprinklered" means equipped with an approved system of automatic sprinklers throughout the building, and the term "unsprinklered" means not so equipped.

§ 151. Application of article. Unless otherwise specifically stated in this article, the provisions thereof shall apply to buildings hereafter erected, except tenement houses coming under the provisions of the Tenement House Law, factories coming under the provisions of the Labor Law, motion picture theatres coming under the provisions of article 24 of this chapter, theatres and other places of amusement coming under the provisions of article 25 of this chapter, and residence buildings occupied exclusively by one or two families or having not more than fifteen sleeping rooms.

§ 152. Exits. 1. Kind. Every building hereafter erected shall have one or more exits as required in this section, consisting of interior or exterior stairs, fire towers, or horizontal exits, constructed and arranged as specified in this article, with the necessary hallways and doorways.

2. Number of occupants. For the purposes of this article, when the number of persons to be accommodated by the exits is not stated in the application for a permit to construct, such number of persons within any floor area shall be taken, according to the use of such floor area, as one person.

a—for every ten square feet in dance halls, lodge rooms and places of assembly;

b—for every fifteen square feet in court rooms, restaurants and classrooms in schools and colleges;

c—for every twenty-five square feet in stores, markets, lodging houses and reading rooms;

d—for every thirty-two square feet in workrooms;

e—for every fifty square feet in offices and show rooms;

f—for every one hundred square feet in hospitals, hotels, asylums, furnished room houses, studios and other residence buildings;

g—for every one hundred and fifty square feet in warehouses and garages.

It shall be unlawful to occupy any floor area by a greater number of persons than that for which exits have been provided in accordance with this article.

3. Number. a. From rooms. Every room having an occupancy of more than seventy-five persons shall have at least two doorways, remote from each other, leading to an exit or exits.

b. From ground floor. Every floor area having direct exit by doorways or hallways to a street and having an occupancy of more than seventy-five persons, shall have at least two means of exit.

c. From floor areas. Every other floor area above or below the ground floor shall have at least one interior stairway or fire tower connected thereto. Every such floor area shall have at least one additional exit when it exceeds two thousand five hundred square feet in area.

d. Fire towers required. In business buildings exceeding eighty-five feet in height, at least one stairway shall be a fire tower, provided that in sprinklered buildings in which two or more stairways are required under the provisions of this article, such fire tower shall not be required unless the building exceeds one hundred and twenty-five feet in height.

4. Location. Exits shall be so located that no point in any floor area served by them shall be more than one hundred feet distant along the line of travel from an exit, except that when any floor area is subdivided into smaller areas, such as rooms in hotels and office buildings, the distance from the door of any such room, along an unobstructed hallway, to an exit, shall be not more than one hundred and twenty-five feet. Where more than one exit is required to any floor area, the exits shall be placed remote for each other.

5. Stairway exits. Every required stairway shall lead to a street. At least one stairway shall continue to the roof, and when there are more than two stairways, at least two shall continue to the roof.

6. Engineers' ladders. Every building, including tenement houses, factories, theatres and motion picture theatres, in which high pressure steam boilers are placed below the curb level shall have stationary iron ladders or stairs from such story leading directly to a manhole through the sidewalk or other outside exit, unless exit is provided by an enclosed stairs or a horizontal exit.

§ 153. Interior stairs. 1. Construction. a. Strength. All stairs, platforms, landings and stair halls shall be of sufficient strength to safely sustain a live load of not less than one hundred pounds per square foot.

b. Materials. All stairs and stairways serving an exit shall be constructed of incombustible material throughout, except in frame and non-fireproof buildings not exceeding forty feet in height and occupied by not more than fifty persons above the first story, and except when the stairs are enclosed in fireproof partitions, in frame and non-fireproof buildings not exceeding fifty feet in height.

c. Support for treads and landings. When treads or landings are of slate, marble, stone or composition, they shall be supported for their entire length and width by a solid steel plate at least one-eighth of an inch thick, securely fastened. When stairs are of fireproof construction, the treads and landings may be solidly supported for their entire length and width by the materials of which such stairs are constructed. The treads and landings shall be constructed and maintained in such manner as to prevent persons from slipping thereon.

2. When to be enclosed. a. Fireproof enclosures. In buildings exceeding forty feet in height or occupied by more than fifty persons above the first story, interior required stairways shall be enclosed with fireproof partitions or walls of approved masonry.

b. Non-fireproof enclosures. In buildings not exceeding forty feet in height and occupied by not more than fifty persons above the first story, interior required stairways which are not enclosed in fireproof partitions or walls of approved masonry shall be enclosed in partitions of wood studs firestopped at every story with incombustible material, and wire-lathed or covered with approved plaster boards on both sides, and in each case plastered with at least one-half of an inch of mortar on all exposed surfaces, or of other approved equally slow-burning material and construction.

c. Stairs of ornamental character. Nothing in this section shall require the enclosure of the flight of a required stairs, when ornamental in character, from the main entrance floor to the floor next above, provided that such stairs are not the only required stairs, that all other required stairs in the same story are enclosed as in this section prescribed, and that some other required stairs is accessible from the upper part of the stairs in question.

d. Open stair wells. Except as in this section otherwise provided, not more than two stories in any building shall be connected by an open well or unenclosed stairway.

e. Openings in enclosures. No openings shall be permitted in the stair enclosures required by this section, other than doorways, and such windows as are necessary for proper lighting. The doorways shall be equipped with approved self-closing fire doors, except that in non-fireproof enclosures, substantial self-closing hardwood, metal or metal covered doors may be used. Windows, opening on the interior of the building, shall be stationary fire windows.

3. Width. No stair or stairway required by this article as an exit shall have an unobstructed width of less than forty-four inches throughout its length, except that hand-rails may project not more than three and one-half inches into such width. The aggregate width of stairs in any story of the building shall be such that the stairs or the stairways may accommodate at one time the total number of persons ordinarily occupying or permitted to occupy the largest floor area served by such stairs or stairways above the flight or flights of stairs under construction, on the basis of one person for each full twenty-two inches of stair width and one and one-half treads on the stairs, and one person for each three and one-half square feet of floor area on the landings and halls within the stairway, provided that the number of persons to be accommodated as herein provided may be assumed at one-half of such total number of persons ordinarily occupying or permitted to occupy any floor area when the building is sprinklered and at one-third of such total number when a horizontal exit is provided in accordance with this article, and at one-fourth of such total number when the building is sprinklered and a horizontal exit is provided.

4. Treads and risers. Except where winders are permitted the treads and risers of stairs shall be so proportioned that the product of the tread, exclusive of nosing, and the riser, in inches, shall not be less than seventy nor more than seventy-five, but risers shall not exceed seven and three-quarter inches in height, and treads, exclusive of nosing, shall be not less than nine and one-half inches wide. Treads, other than winding treads, and risers, shall be of uniform width and height in any one flight. The use of winders is prohibited, except for stairs of an ornamental character, having a width of not less than five feet. The treads of winders, exclusive of the nosings, shall have a width of not less than seven inches at any point nor more than ten inches average width.

5. Landings. No flight of stairs shall have a vertical rise of more than twelve feet between floors or landings, provided that in stairs serving as an exit from places of assembly such vertical rise shall not exceed eight feet. The distance between risers on landings in straight runs of stairs shall be not less than forty-four inches.

6. Hand rails. Stairs shall have walls or well secured balustrades or guards on both sides, and shall have hand-rails on both sides. When the required width of a flight of stairs exceeds eighty-eight inches, an intermediate hand-rail, continuous between landings, substantially supported and terminating at the upper end in newels or standards at least six feet high, shall be provided.

7. Space under stairs. The space under any stairs built in whole or in part of combustible materials shall be left entirely open and kept clear and free from encumbrance.

§ 154. Exterior stairways. Required stairs which may be permitted on the outside of a building shall be constructed of incombustible materials and shall conform in other respects, except as to enclosure, to the requirements of this article for interior stairs. Exterior stairs shall be connected to each story which they serve by means of self-closing fire doors. Doors and windows opening on such stairs shall be protected by approved self-closing fire doors or automatic fire windows. Metal mesh or other rigid guards at least six feet high shall be provided on each unenclosed side of such stairways throughout.

§ 155. Fire towers. Interior stairways constructed and arranged as follows shall be known as fire towers. The enclosing walls shall be of brick or reinforced concrete not less than eight inches thick, and without openings, except for doors or windows opening on a street, or on a yard or court not less than one hundred square feet in area. Access to the stairway shall be provided at each story served by a fire tower through outside balconies or fireproof vestibules having solid floors or incombustible materials and provided with substantial railings. Such balconies or vestibules shall be level with the floors of the building and platforms of the stairs connected by them, and shall be separated therefrom by self-closing fire doors. The clear width of such connecting balconies and vestibules shall be not less than that required for a hallway. The stairs in fire towers shall comply in all respects with the requirements of this article relating to interior stairs.

§ 156. Horizontal exits. No horizontal exit shall be deemed satisfactory under this article unless the floor area on either side of such horizontal exit is sufficient to hold the joint occupancy of both floor areas, allowing not less than three and one-half square feet of clear floor space per person, and at least one interior stairway or fire tower conforming to the requirements of this article is provided on each side of such horizontal exit. When vestibules or open air balconies are used they shall conform to the requirements for vestibules or open air balconies of fire towers. When bridges are used they shall be constructed of incombustible material. All doorways or windows opening on such vestibules, balconies or bridges shall be equipped with self-closing fire doors or automatic fire windows. Where there is a difference in level between the connected floor areas, gradients shall be provided of not more than one foot in ten feet.

§ 157. Hallways. When serving as an exit from or in connection with one or more stairways, the clear width of any hallway or passageway shall be not less than the aggregate required clear width of all stairs leading to it. The clear width of every hallway or passageway leading to an exit shall be not less than forty-four inches for the first fifty persons to be accommodated thereby, and six inches additional for each additional fifty persons or fraction thereof; when the number of persons to be accommodated thereby is less than fifty, the clear width of such hallway or passageway shall be not less than thirty-six inches.

§ 158. Doorways. 1. Width. The aggregate clear width of doorways serving as an exit from any room or floor area to a hallway, stairs or other means of exit, shall be not less than thirty-six inches for the first fifty persons to be accommodated thereby, and six inches additional for each additional fifty persons or fraction thereof.

The aggregate clear width of doorways serving as an exit from any stairway, hallway or passageway, shall be not less than the required width for such stairway, hallway or passageway. No single exit doorway shall have a clear width of less than thirty inches, provided that, when the total number of persons to be accommodated exceeds fifty, the clear width shall be not less than thirty-six inches.

2. Hanging of doors. The doors of any doorway required by this section shall be so hung and arranged that when opened they shall not in any way obstruct the required width of hallway, stairs, or other means of exit and, in the case of doorways leading directly to a street, shall not, in any position, project more than eighteen inches beyond the building line. Doorways serving as exits to a street from required stairways of any building, or to a yard, court or open passageway communicating with a street, shall have the doors, including the doors of vestibules, so hung as to swing outwards when opening; but this requirement shall not be construed to prohibit the use of doors swinging both inwards and outwards, nor of sliding doors in stables and garages, and in the shipping and receiving rooms of business buildings.

3. Door fastenings. The fastening on any exit door within the scope of this section shall be such that the door may be readily opened from the inside without the use of keys, provided that this requirement shall not apply to the doors of rooms where persons are under legal restraint.

§ 159. Miscellaneous requirements. 1. Exit signs. All exits from floor areas accommodating more than fifty persons shall be plainly marked by approved exit signs and red lights.

2. Lighting. Provision shall be made for the adequate lighting by artificial light of all stairways, hallways and other means of exit required by this article.

3. Exits to be kept clear. No doorway, hallway, passageway, stairs, or other means of exit, required by this article, shall be obstructed or reduced, except as to hand-rails, beyond its required width in any manner whatsoever.

§ 160. Alterations. No building shall hereafter be altered so as to reduce the number or capacity of exits to less than required for buildings hereafter erected. New exits hereafter installed in any building shall be installed in conformity to the requirements for exits in new buildings, unless such exits are installed to comply with a notice issued under the provisions of § 161 of this article.

§ 161. Existing buildings. Every building now existing which is not provided with exit facilities as prescribed in this article for new buildings and in which the exit facilities are inadequate for the safety of the occupants, shall be provided with such good and sufficient fire escapes, stairways, or other means of egress in case of fire as shall be directed by the superintendent of buildings; and said superintendent shall have authority within said city to direct fire escapes and other means of egress to be provided upon and within such buildings or any of them, except as may be otherwise provided by law. If the owner of any building affected by any order issued under this section, or his agent, shall, within forty-eight hours, Sundays and holidays excluded, after personal service of such order has been made, file with the superintendent of buildings a written appeal from such order, the superintendent of buildings shall appoint a board of survey, as provided for in § 633 of this chapter for unsafe buildings, upon whose findings a new order shall be based and issued.

§ 162. Fire escapes. 1. Construction. All fire escapes hereafter erected shall be constructed of incombustible materials and of sufficient strength to safely sustain a superimposed load of one hundred pounds per square foot. The owner or lessee of any building upon which a fire escape is erected shall keep the same in good repair.

2. Incumbering fire escapes. No person shall at any time place any incumbrance of any kind whatsoever before or upon any fire escape, balcony or ladder.

3. Notice against incumbrances. In constructing all balcony fire escapes, the manufacturer thereof shall securely fasten thereto, in a conspicuous place, a metal plate having suitable raised letters on the same, to read as follows: "Notice: Any person placing any incumbrance on this balcony is liable to a penalty of \$10 and imprisonment for ten days."

4. Duty of firemen and policemen. Any fireman and policeman who shall discover any fire escape, balcony or ladder of any fire escape incumbered in any way shall forthwith report the same to the commanding officer of his company or precinct, who shall forthwith cause the occupant of the premises or apartment to which said fire escape, balcony or ladder is attached, or for whose use the same is provided, to be notified, either verbally or in writing, to remove such incumbrance and keep the same clear.

5. Punishment for violations. If said notice shall not be complied with by the removal forthwith of such incumbrance, and keeping said fire escapes, balcony or ladder free from incumbrance, then the said commanding officer shall apply to the nearest police magistrate for a summons for the occupant of the said premises or apartment of which the fire escape forms a part, and, on conviction, the said occupant shall be fined not more than ten dollars for each offense, or may be imprisoned not to exceed ten days, or both, in the discretion of the Court.

Section 2. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 633.

An Ordinance to Amend Subdivision 2 of Section 13 of Article 2 of Chapter 24 of the Code of Ordinances Relating to "Traffic Regulations."

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances relating to "traffic regulations" is hereby amended by adding thereto the following words:

6th Avenue, between 4th and 23rd Streets, Manhattan.
23rd Street, between Broadway and 7th Avenue, Manhattan.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 634.

Resolution for Special Revenue Bonds, \$2,086.99, for the Purpose of Meeting Deficiencies in 1915 Appropriations for the Police Department.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of two thousand and eighty-six dollars and 99 cents (\$2,086.99), the proceeds whereof to be used by the Police Department for the purpose of meeting deficiencies in appropriations for the year 1915 as follows:

Code No. 1611. Fuel \$525 83
Code No. 1615. Motor Vehicle Supplies 1,561 16

\$2,086.99

—all obligations incurred hereunder to be contracted for on or before December 31, 1915.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 635.

Resolution Amending Corporate Stock Issue for the Construction of a Hospital for Contagious Diseases in the Borough of Queens.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 3, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, amended July 1, 1915, and concurred in by the Board of Aldermen on July 31, 1911, and July 6, 1915, respectively, to read as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and twenty-five thousand dollars (\$125,000), to provide means for the construction of a hospital for contagious diseases, including disposal of sewage and improvement of the site and grounds, in the Borough of Queens, under the jurisdiction of the Department of Health, and that when authority therefore shall have been obtained from the Board of Aldermen, the Comptroller be

and is hereby authorized to issue said corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be and the same is hereby further amended by adding after the words "for the construction" the words "and equipment."

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 636.

Resolution Amending Corporate Stock Issues for the Acquisition of a Tract of Land at Warwick, Orange County, for the Care and Treatment of Inebriates.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 3, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on July 15, 1912, and deemed to have been concurred in by the Board of Aldermen on September 13, 1912:

"Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, hereby approves of the issue of corporate stock of the City of New York to an amount not exceeding seventy-five thousand dollars (\$75,000) to provide means for the acquisition of a tract of land containing approximately 800 acres of upland and land under water, known as the Durland Farms, in the Township of Warwick, Orange County, N. Y., as a site for a hospital and industrial colony for the care and treatment of inebriates, under the supervision of the Board of Inebriety of the City of New York, and when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue corporate stock of the City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof, to the amount of the par value of the stock, to be applied to the purposes aforesaid."

—be and the same is hereby amended to make the amount authorized seventy-four thousand dollars (\$74,000).

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 637.

Resolution Amending Corporate Stock Issue for the Erection and Equipment of a Temporary Building for the Care of Persons Addicted to the Use of Drugs, Etc.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 3, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on August 27, 1914, and concurred in by the Board of Aldermen on October 6, 1914:

"Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of the City of New York to an amount not exceeding seven thousand dollars (\$7,000) to provide means for the erection and equipment of a temporary building for the care of persons addicted to the use of drugs, including artesian well, under the jurisdiction of the Board of Inebriety, and when authority shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of the City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof, to the amount of the par value of the stock, to be applied to the purposes aforesaid."

—be and the same is hereby amended to make the amount authorized eight thousand dollars (\$8,000).

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 638.

Resolution Establishing Rate of Compensation of the Janitor of Bushwick High School in Brooklyn.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 3, 1915:

Whereas, By opinion of the Corporation Counsel as of June 28 and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal unless such salaries shall have been established under the provisions of section 56 of the Greater New York Charter; therefore, be it

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment of rates of compensation for Janitors in the Department of Education in accordance with the following list:

Janitor, Bushwick High School, Brooklyn, for day school activities, per annum \$6,599 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said position as set forth therein.

The President put the question whether the Board would agree to accept said report and adopt said resolution.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 639.

Resolution Abolishing Rate of Compensation Per Annum of the Janitor of Bushwick High School, Including Night School Service.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 3, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen that the existing rate of compensation, which includes night school service, fixed for the position of Janitor of the Bushwick High School, under the jurisdiction of the Department of Education, be abolished, as follows:

Title.	Rate of Compensation Per Annum, Includ- ing Night School Service.
Janitor, Bushwick High School	\$15,540 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 640.

Resolution to Establish the Grade of Position of Inspector of Licenses in the Department of Licenses.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 3, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Department of Licenses of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Inspector of Licenses.....	\$1,140 00	Two

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 641.

Resolution to Authorize the City Clerk to Make Requisition for Necessary Publication of Proceedings, Etc., of Board of Aldermen for 1916.

Resolved, That the City Clerk and Clerk of the Board of Aldermen be and he is hereby authorized and requested to provide by requisition on the Board of City Record for the publication of the following enumerated bound volumes of the Proceedings and Approved Papers of the Board of Aldermen, which publication or publications shall be and are hereby declared to be "published by authority of the Board of Aldermen," as provided in section 1556 of the Greater New York Charter, to wit:

One hundred and fifty bound volumes for each quarter of the year 1916 of the "Proceedings of the Board of Aldermen of The City of New York."

Two hundred bound volumes of the "Approved Papers of the Year 1916," and also for the delivery of the usual weekly quota of "Proceedings" (three hundred) "Calendars" (two hundred and fifty) and "Approved Papers" (one hundred and fifty) necessary for the files and distribution.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 642.

Resolution Changing the Name of Washington Avenue, Borough of Brooklyn, to Parkville Avenue.

Resolved, That the name of Washington Avenue, from Coney Island Avenue to 41st Street, Parkville Avenue, in the Borough of Brooklyn, be and the same is hereby changed to and shall hereafter be known and designated as Parkville Avenue; and the President of the Borough be and he is hereby authorized and requested to note the change on the maps and records of The City of New York, and to number or renumber the buildings on said thoroughfare in such manner and to such extent as may be necessary.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 643.

An Ordinance to Amend Subdivision 4 of Section 2 of Article 1 of Chapter 11 of the Code of Ordinances, Relating to the "Discharge of Small-arms."

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Subdivision 4 of section 2 of article 1 of chapter 11 of the Code of Ordinances, relating to the "discharge of small-arms," is hereby amended by adding at the end thereof the following words: the grounds of the College Point Gun Club, located on the meadow land between College Point and Flushing, bounded as follows: on the east by the tracks of the Long Island Railroad, on the west by the Causeway, on the north by College Point, and on the south by Flushing.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 644.

An Ordinance Amending the Title and Repealing Certain Sections of Chapter 5 of the Code of Ordinances of The City of New York to Make Them Consistent with the Articles of That Chapter as Recently Revised.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. The title of chapter 5 of the Code of Ordinances of The City of New York, as it appears in the general title to the Code of Ordinances and at the head of chapter 5 thereof, is hereby amended to read as follows:

Chapter 5.

Building Code.

- Article 1. General provisions.
- 2. Materials.
- 3. Working stresses and loads.
- 4. Classification of buildings.
- 5. Restricted areas.
- 6. Height, size and arrangement.
- 7. Light and ventilation.
- 8. Exit facilities.
- 9. Projections beyond building line.
- 10. Safeguards during construction or demolition.
- 11. Partition fences and walls.
- 12. Excavations and foundations.
- 13. Masonry construction.
- 14. Wood construction.
- 15. Iron and steel construction.
- 16. Reinforced concrete construction.
- 17. Fireproof construction.
- 18. Safeguards against spread of fire.
- 19. Chimneys and heating apparatus.
- 20. Roofing and roof structures.
- 21. Miscellaneous requirements.
- 22. Frame buildings.
- 23. Buildings of a public character.
- 24. Motion picture theatres.
- 25. Theatres and other places of amusement.
- 26.
- 27. Elevators.
- 28. Fire extinguishing appliances.
- 29. Plumbing and other systems of piping.
- 30.
- 31. Unsafe buildings and collapsed structures.
- 32. Enforcement of chapter.

Section 2. § 551 of article 26 of chapter 5 of the Code of Ordinances of The City of New York is hereby repealed.

Section 3. § 624 of article 30 of chapter 5 of the Code of Ordinances of The City of New York is hereby repealed.

Section 4. The provisions of this ordinance shall take effect three months after its adoption by the Board of Aldermen.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 645.

An Ordinance to Amend Section 6 of Article 2 of Chapter 1 of the Code of Ordinances, Relating to "Publication of General Ordinances."

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Section 6 of article 2 of chapter 1 of the Code of Ordinances, relating to "publication of general ordinances," is hereby amended to read as follows:

§ 6. Publication of general ordinances. 1. Proposed ordinances. The clerk of the board of aldermen shall have printed, within 4 days after the introduction thereof, 200 copies of each proposed ordinance which adds to, amends, alters or appeals the code or ordinances, except that, if an ordinance be of such a nature that demand for copies may be in excess of 200 the clerk may, by requisition on the Supervisor of the City Record, apply for more copies than herein provided. All ordinances amending or repealing any existing law or ordinance shall, when printed, contain in brackets the parts repealed, and all new matter shall be printed in italics. Each ordinance, printed in accordance with the provisions of this subdivision shall bear the name of the introducer and its introductory number, and a brief statement of the disposition made thereof upon its introduction. A copy of each ordinance, printed in accord-

ance with the provisions hereof, shall be delivered or mailed by the city clerk to the head of every department in the city. The remaining copies shall be retained by him for distribution, within his discretion, to persons desiring the same; provided, however, that he shall always retain at least 50 copies until such time as the ordinance shall have taken effect, or the term of the members of the board, during which it was introduced, shall have expired.

2. Adopted and approved ordinances. The clerk of the board of aldermen shall cause 1,000 copies of each general ordinance to be published in separate leaflet form, consecutively numbered and paged in the form and style of the Session Laws of the State of New York, within 10 days after its approval by the mayor, or upon its taking effect without his approval or disapproval, or after reconsideration and readoption by the board of aldermen subsequent to his disapproval thereof, as provided by section 40 of the charter, as amended and supplemented. The clerk shall also cause to be compiled a proper index of all such general ordinances for the current calendar year and for each year thereafter, which shall be published as a pamphlet, the pages of which shall be of the same size as that of the leaflets containing such general ordinances.

Sec. 2. This ordinance shall take effect immediately.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 646.

Resolution Permitting the People's Relief Commission for the Jewish War Sufferers to Collect Funds.

Resolved, That on Wednesday, December 29, 1915, the People's Relief Committee for the Jewish War Sufferers, of 196 East Broadway, be permitted to collect funds publicly through agents duly accredited, the proceeds to be distributed in a spirit of complete neutrality among Jewish victims of the war in the regions under the control of Russia, Austria and Germany.

Adopted by the Board of Aldermen December 14, 1915.

Received from his Honor the Mayor, December 28, 1915, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 647.

Resolution Appointing Various Persons Commissioners of Deeds.

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

Ella F. Braman, 540 West 145th Street, Manhattan.
Edward J. Kelly, 230 West 11th Street, Manhattan.
Henry Gronbach, Jr., 804 Fresh Pond Road, Queens.
Simon A. Werblin, 1345 76th Street, Brooklyn, N. Y.
Demetrius A. Pappy, 604 West 125th Street, Manhattan.
John T. Egan, 706 West 179th Street, Manhattan.
William F. Howe, 428 West 160th Street, Manhattan.
John Burger, 209 East 89th Street, Manhattan.
Bessie S. Glick, 124 Hart Street, Brooklyn, N. Y.
Martha E. Cahn, 154 Tompkins Avenue, Brooklyn, N. Y.
Henry Gold, 206 Throop Avenue, Brooklyn, N. Y.
Samuel Zinovoy, 191 East 3rd Street, Manhattan.
Barnet Silberman, 295 7th Street, Manhattan.
David Hochberg, 246 South 4th Street, Brooklyn, N. Y.
Alfred E. Herrmann, 164 Remsen Street, Brooklyn, N. Y.
Mary Meisel, 220 West 140th Street, Manhattan.
Harold L. Turk, 118 Third Avenue, Brooklyn, N. Y.
Edmund Krusiewicz, 361 Oakland Street, Brooklyn, N. Y.
Sarah L. Sanders, 887 So. Boulevard, Bronx, N. Y.
Jennie Gertrude Goodman, 129 West 142nd Street, Manhattan.
Isidore Miller, 12 East 103rd Street, Manhattan.
William A. Griebe, 19 Targee Street, Stapleton, S. I.
Edward Koehler, 414 East 88th Street, Manhattan.
Isaac Gutman, 1583 Madison Avenue, Manhattan.
Ellis Alexander Lasky, 122 Blake Avenue, Brooklyn, N. Y.
Warren N. Platt, 501 East 16th Street, Brooklyn, N. Y.
Jacob Robbins, 383 Quincy Street, Brooklyn, N. Y.
George W. Pease, 303 Putnam Avenue, Brooklyn, N. Y.
William F. Wulstein, 514 5th Street, Brooklyn, N. Y.
Leo Previtt, 624 Eleventh Street, Brooklyn, N. Y.
Henri M. Landman, 320 Sixth Street, Brooklyn, N. Y.
Kenneth Jackson, 722 Carroll Street, Brooklyn, N. Y.
Harry L. Leggett, 662 Madison Street, Brooklyn, N. Y.
Anna M. Coppering, 521 58th Street, Brooklyn, N. Y.
Louise N. Larson, 962 67th Street, Brooklyn, N. Y.
Samuel Falk, 338 West 51st Street, Manhattan.
Gustave A. Burggraf, 465 West 47th Street, Manhattan.
Jerome G. Stabile, 189 Grand Street, Manhattan.

Adopted by the Board of Aldermen December 28, 1915.

No. 648.

Resolution to Establish Grades of Positions of Commissioners of Parole.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 23, 1915:

Resolved, That the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pursuant to the provisions of section 56 of the Greater New York Charter, the establishment in the Board of Parole of grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Commissioner	\$7,500 00	One
Commissioner	5,500 00	Two

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salaries of said positions as set forth therein.

Adopted by the Board of Aldermen December 28, 1915.

Approved by the Mayor December 29, 1915.

No. 649.

Resolution Approving the Hersey Detector Meter for Use in the City of New York.

Resolved, That, in pursuance of the provisions of section 475 of the Greater New York Charter, and in accordance with the recommendation of the Commissioner of Water Supply, Gas and Electricity, the Hersey Detector meter, as to sizes and prices, is hereby approved for use on fire-service lines in The City of New York, as follows:

Three-inch, \$85; four-inch, \$175; six-inch, \$375; eight-inch, \$600; ten-inch, \$825; twelve-inch, \$990.

Resolution Approving the Hersey Detector Meter for Use in The City of New York.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 650.

Resolution Approving the Trident Protectus Meter for Use in The City of New York.

Resolved, That, in pursuance of the provisions of section 475 of the Greater New York Charter, and in accordance with the recommendation of the Commissioner of Water Supply, Gas and Electricity, the Trident Protectus meter, as to sizes and prices, is hereby approved for use on fire-service lines in The City of New York, as follows:

Three-inch, \$135; four-inch, \$250; six-inch, \$500; eight-inch, \$750; ten-inch, \$900.

Adopted by the Board of Aldermen, December 21, 1915.

Approved by the Mayor, December 31, 1915.

No. 651.

Resolution Establishing Two Grades of Positions in the Children's Court.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held November 12, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the

Board of Aldermen the establishment in the Children's Court of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Chief Clerk	\$5,000 00	One
Chief Probation Officer	3,600 00	One

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salaries of said positions as set forth therein.

Adopted by the Board of Aldermen, December 21, 1915.

Approved by the Mayor, December, 31, 1915.

No. 652.

An Ordinance to Amend Chapter 14 of the Code of Ordinances of The City of New York.

Be It Ordained by the Board of Aldermen of The City of New York as follows.

Section 1. Article 4 of Chapter 14 of the Code of Ordinances of The City of New York is hereby amended to read as follows:

Article 4.

Dealers in Second-hand Articles.

Section 40. **Definition.**

41. **License; Term; Fee and Bond.**
42. **Record of Purchase and Sales.**
43. **Report to the Police Commissioner.**
44. **Restrictions.**
45. **Lost or Stolen Property.**
46. **Violations.**

§ 40. **Definition.**

Any person, copartnership, or corporation dealing in the purchase or sale of second-hand articles of whatever nature, or engaged in the purchase or sale of any second-hand manufactured article composed wholly or in part of gold, silver, platinum or other metals, or in the purchase or sale of old gold, silver or platinum, or in the purchase or sale of pawnbroker tickets or other evidence of pledged articles, or not being a pawnbroker, who deals in the redemption or sale of pledged articles, is hereby defined to be a dealer in second-hand articles.

§ 41. **License; term; fee and bond.**

The annual license fee for each dealer in second-hand articles shall be \$20 and every such dealer shall give a bond to the city, with sufficient surety, to be approved by the commissioner of licenses, in the penal sum of \$100, conditioned for the due observance of the provisions of law, or ordinance relating to such dealers.

All licenses for dealers in second-hand articles shall be issued as of February 1, in each year and shall expire on the 31st day of January next succeeding the date of issuance thereof.

§ 42. **Record of purchases and sales.**

Every dealer in second-hand articles shall keep a book in which shall be legibly written in English, at the time of every purchase, a description of every article so purchased, the number or numbers and any monogram, inscription or other marks of identification that may appear on the article, a description of the articles or pieces comprising old gold, silver, platinum or other metals, and any monogram, inscription or marks of identification thereon, the name, residence and general description of the person from whom such purchase was made and the day and hour of the purchase.

In the case of a purchase or sale of a pawn-broker ticket or other evidence of a pledged article or a redemption or sale of a pledged article, there shall be written in said book at the time of such purchase, sale or redemption.

1. The name and address of the person, copartnership, or corporation who issued the said ticket or other evidence;

2. The pledge number of said pawn ticket or other evidence;

3. The name and address of the pledgor as it appears upon said pawn ticket or other evidence;

4. The amount loaned or advanced as it appears on said pawn ticket or other evidence;

5. The day and hour of such purchase, sale or redemption as the case may be;

6. The name, residence and general description of the person from whom or to whom the said pawn ticket or other evidence is purchased or sold, and the name, residence and general description of the person from whom or to whom the redeemed article is purchased or sold, as the case may be;

7. The sum paid or received for such pawn ticket or other evidence, or the sum paid or received for the redeemed article or pledge;

8. Such description of a pledged article as appears on said pawn ticket or other evidence and an accurate description of every redeemed pledged article.

Said book shall at all reasonable times be open to the inspection of any police officer, to the commissioner of licenses or any inspector of licenses, or any magistrate of the city, or any person duly authorized in writing for such purpose by the commissioner of licenses, or by any magistrate, who shall exhibit such written authority to the dealer.

§ 43. **Report to the Police Commissioner.**

Every dealer in second-hand articles, upon being served with a written notice so to do by a member of the police department, shall report to the police commissioner, on blank forms to be furnished by the police department, a copy of the records required to be kept under § 42 of this article, of all goods, articles or things, or any part thereof, purchased, received or sold in the course of business of the second-hand dealer during the days specified in such notice.

§ 44. **Restrictions.**

1. **Places, expired licenses.** No dealer in second-hand articles shall carry on business at any other place than the one designated in his license, nor shall he continue to carry on business after his license is suspended, revoked, or shall have expired.

2. **Prohibited persons and hours.** No dealer in second-hand articles shall purchase any goods, articles, or things whatsoever from any minor, apprentice, or servant, knowing or having reason to believe the person to be such, or from any person or persons whatsoever, between the setting of the sun and the hour of 7 o'clock in the morning.

3. **Sales by dealers.** No articles or thing except household furniture; curtains; carpets; rugs; stoves; kitchen utensils; office furniture; books and magazines; automobiles; motor and other vehicles; machinery; belting; building materials and barrels, shall be sold or disposed of by any dealer in second-hand articles until the expiration of one month after such purchase or redemption; and no such dealer shall receive any article by way of pledge or pawn, or employ any subterfuge for receiving goods as security for the advancement of money.

4. **Not to be pawn-broker or junk dealer, nor to use pawnbroker signs, etc.** No dealer in second-hand articles, while licensed as such, shall be licensed as pawn-broker or junk dealer; nor shall any sign or other device or subterfuge be displayed, used or employed by any dealer in second-hand articles in or about the premises where such business is conducted, which in any wise resembles the emblem or sign commonly used by pawnbrokers, or which is intended to give the appearance that the business conducted on such premises is, or is connected with, the business of a pawn-broker and calculated to so mislead; nor shall there by any sign displayed which is calculated to deceive.

§ 45. **Lost or stolen property to be advertised.** If any goods, articles or things whatsoever, shall be advertised in any newspaper printed in the city as having been lost or stolen, and if the same, or any such answering to the description advertised, or any part thereof, shall be or come in the possession of any dealer in second-hand articles, such dealer shall give information thereof in writing to the police commissioner stating from whom the same was received. Every dealer in second-hand articles who shall have or receive any goods, article or thing lost or stolen, or alleged or supposed to have been lost or stolen, shall exhibit the same, on demand, to any police officer, or to the commissioner or any inspector of licenses, or any magistrate of the city, or any person, duly authorized in writing for such purpose by the commissioner of licenses or by any magistrate, who shall exhibit such written authority to the dealer.

§ 46. **Violations.** Any person who shall violate, or neglect or refuse to comply with, any of the provision of this article, shall, upon conviction thereof, be punished by a fine of not more than \$100, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment.

§ 2. **This ordinance shall take effect immediately.**

Adopted by the Board of Aldermen, December 21, 1915.

Approved by the Mayor, December, 31, 1915.

No. 653.

An Ordinance to Amend Chapter 14 of the Code of Ordinances of the City of New York.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Chapter 14 of the Code of Ordinances of The City of New York is hereby amended by inserting therein an article to be known as Article 9a, as follows:

Article 9a.

Pawnbrokers.

Section 126. **Record of Pledges.**

Section 127. **Pawnbroker's clerks.**

Section 128. **Report to Police Department.**

Section 129. **Violations.**

Section 126. **Record of Pledges.** Every pawnbroker shall, at the time of each loan, record the transaction in legible English in a book which he shall keep for the purpose, setting forth in each instance:

1. A description of the goods, articles and things pawned or pledged;
2. The amount of money loaned thereon;
3. The date of receipt of the pledge;
4. The date of interest charged, if other than a legal rate;
5. The name and residence given by the person pawning or pledging such goods, articles or things.

Section 127. **Pawnbroker's clerks.** No pawnbroker shall employ a clerk or other person under the age of 16 years to accept or receive any pledge.

Section 128. **Report to the Police Department.** Every pawnbroker shall, at such time or times as the Police Commissioner may prescribe in a written notice, to be served upon such pawnbroker by a member of the Police Department, report to the Police Commissioner, on blank forms to be furnished by the Police Department, a description such as is required to be kept under section 126, subdivision 1 of this ordinance, of all goods, articles or things, or any part thereof, pawned or pledged in the course of business of the pawnbroker during the days specified in such notice, stating the numbers of the pawn tickets issued therefore, the amounts loaned thereon, and such identifying marks as may be on the goods pawned, and if such notice from the Police Commissioner so prescribes, such pawnbroker shall from that time and until he is notified to discontinue so doing, keep and furnish on such blank forms, a general description of every person depositing such pledges, consisting of sex, color and apparent age.

Section 129. **Violations.** Any person who shall wilfully violate, or neglect or refuse to comply with, any of the provisions of this ordinance, shall, upon conviction thereof, be punished by a fine of not more than \$100, or by imprisonment not exceeding ten days, or by both such fine and imprisonment.

Section 2. **This ordinance shall take effect immediately.**

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 654.

Resolution to Authorize the President of the Borough of Brooklyn to Purchase a Boiler Without Public Letting.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the President of the Borough of Brooklyn be and he is hereby authorized and empowered to purchase and erect, without public letting, a new 125-horse-power boiler, with all the necessary fittings, to be located at the Municipal Asphalt Repair Plant, at a cost not to exceed twenty-five hundred dollars (\$2,500).

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 655.

Resolution Amending Corporate Stock Issue for the Construction of a Foundation for the Southwest Wing and Court Building of the American Museum of Natural History.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 10, 1915:

Resolved, That subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on July 17, 1911, amended on February 21, 1912, and concurred in by the Board of Aldermen on July 31, 1911, and on March 12, 1912, respectively, to read as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred thousand dollars (\$200,000), to provide means for the construction of a foundation for the southeast wing and court building, and for architect's fees for designing, planning, and supervising the work of constructing the entire southeast wing and court building of the American Museum of Natural History, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

—be and the same is further amended by adding after the words "Natural History" the words "to the extent of eighty-eight thousand one hundred and ninety-one dollars and twenty-three cents (\$88,191.23), and for the purchase of cases, bookstacks and other equipment for said Museum, to the extent of one hundred and eleven thousand eight hundred and eight dollars and seventy-seven cents (\$111,808.77); provided, however, that no encumbrances or expenditures shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Boroughs of Manhattan and Richmond, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contracts, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board; the amendment herein, having the effect of rescinding \$111,808.77 in the corporate stock authorization for the fund C. D. P. 3-B; which sum is herein reauthorized for another purpose.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 656.

Resolution to Fix the Compensation of Certain Janitors in the Department of Education.

Whereas, the Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 10, 1915:

Whereas, By opinion of the Corporation Counsel as of June 28 and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in Department of Education was illegal unless such salaries shall have been established under the provisions of section 56 of the Greater New York Charter; and

Whereas, The Special Committee on Janitorial Compensation and the Committee on School Inquiry, Board of Estimate and Apportionment, submitted a joint report on March 27, 1913, which contained detailed suggestions and recommendations for the reorganization of the janitorial force of the Department of Education; therefore be it

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Charter, hereby recommends to the Board of Aldermen, pending action by the Board of Education on the aforesaid report, that the compensation of Janitors in the Department of Education be fixed temporarily and until further modified, in accordance with the following list:

Janitor, Public Schools 98 A, B, D and E, Manhattan, per annum.....	\$900 00
Janitor, Public School 50 (old) Brooklyn, per annum, less \$21.....	1,008 00
Janitor, Public School 95 (new), Brooklyn, per month.....	100 00
Janitor, Public School 147, Brooklyn, per annum, less \$21.....	6,420 00
Janitor, Public School 32, Queens, per annum.....	120 00
Janitor, Public School 99, Queens, per month.....	50 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 657.
Resolution to Establish the Grade of Position of Charity Application Investigator in the Department of Public Charities.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 10, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Department of Public Charities of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Charity Application Investigator	\$600 00	Twelve

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 658.
An Ordinance to Amend Article 1 of Chapter 12 of the Code of Ordinances.

Be it Ordained by the Board of Aldermen of the City of New York as follows:

Article 1 of chapter 12 of the Code of Ordinances of The City of New York is hereby amended by inserting a new section immediately following section 6 of said article, to be designated section 7 and to read as follows:

Section 7. Lighted matches, cigars, cigarettes, discarding of regulated. No person shall throw away any lighted match, cigar or cigarette within any building or structure or in any boat, car or other vehicle for the common carriage of passengers unless it be to deposit the same in a suitable container of metal or other non-combustible material provided for the reception thereof.

The title of section 7 of the said article 1, chapter 12, is hereby amended to read as follows:

Section 8. Violations.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 659.
Resolution to Authorize the Commissioner of Docks to Make Repairs to the Steamboat "Manhattan," Without Public Letting.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the Commissioner of Docks be and he is hereby authorized and empowered to enter into contract, without public letting, with James Shewan & Sons, Inc., for the repair of the ferryboat "Manhattan," at a cost not to exceed six thousand nine hundred dollars (\$6,900).

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 660.
Resolution to Establish Grades of Positions of Attendant in the Office of the President of the Borough of Brooklyn.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 17, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of Brooklyn of the grades of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Attendant	\$600 00	Five
Attendant	780 00	Five

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salaries of said positions as set forth therein.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 661.
Resolution to Establish the Grade of Position of Attendant in Charge in the Office of the President of the Borough of The Bronx.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held December 17, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of The Bronx of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Attendant in Charge	\$1,620 00	One

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 662.
Resolution to Authorize the Fire Commissioner to Purchase Three Electric Searchlights Without Public Letting.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the Fire Commissioner be and he is hereby authorized and empowered to purchase, without public letting, three electric searchlights at a cost not to exceed twenty-four hundred dollars (\$2,400).

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 663.
Resolution Appointing Various Persons City Surveyors.

Resolved, That, the following named persons be and they are hereby appointed City Surveyors:

Abraham U. Whitson, 307 State st., Flushing, Borough of Queens.
 G. Wells Ely, Jr., 529 W. 186th st., Borough of Manhattan.
 Charles F. Schurman, 330 E. 152nd st., Borough of The Bronx.
 Harold P. Holmes, 185 Franklin place, Flushing, Borough of Queens.
 William Ginsberg, 665 Beck st., Borough of The Bronx.
 Joseph A. Brunner, 2301 Loring place, Borough of The Bronx.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 664.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Six Hundred Thousand Dollars (\$600,000), to Provide Means for the Construction and Improvement of Kings County Court House, at Fulton and Livingston Streets, Borough of Brooklyn, Under the Jurisdiction of the President of the Borough of Brooklyn.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding six hundred thousand dollars (\$600,000), to provide means for the reconstruction and improvement of Kings County Court House at Fulton and Livingston Streets, Borough of Brooklyn, under the jurisdiction of the President of the Borough of Brooklyn, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be

applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts, which shall be submitted to said Board by the President of the Borough of Brooklyn, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 665.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Fifty Thousand Dollars (\$50,000) to Provide Means for the Wrapping of Cables on Williamsburg Bridge with New Covers, Under the Jurisdiction of the Department of Bridges.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fifty thousand dollars (\$50,000) to provide means for the wrapping of cables on Williamsburg Bridge with new covers, under the jurisdiction of the Department of Bridges, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Bridges, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of the departmental employees such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 666.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York, One Hundred and Eighty Thousand Dollars (\$180,000), to Provide Means for the Construction of a Bridge to Replace the Old Bridge Known as the Eastchester Bridge, Over Hutchinson River, Under the Jurisdiction of the Department of Bridges.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and eighty thousand dollars (\$180,000), to provide means for the construction of a bridge to replace the old bridge known as the Eastchester Bridge over Hutchinson River, under the jurisdiction of the Department of Bridges, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrances or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Bridges, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board, of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 667.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount not Exceeding Twenty-five Thousand Dollars (\$25,000), to Provide Means for the Construction and Installation of Safety Guides on the Williamsburg Bridge, Under the Jurisdiction of the Department of Bridges.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty-five thousand dollars (\$25,000), to provide means for the construction and installation of safety guides on the Williamsburg Bridge, under the jurisdiction of the Department of Bridges, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Bridges, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 668.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding One Hundred Thousand Dollars (\$100,000), to Provide for the Purchase of Motor Tractors, Motor Tenders and Other Motor Fire Apparatus for the Use of the Fire Department.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves

of the issue of corporate stock of The City of New York to an amount not exceeding one hundred thousand dollars (\$100,000), to provide for the purchase of motor tractors, motor tenders and other motor fire apparatus for the use of the Fire Department, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate and Apportionment has approved forms of contracts, plans, specifications and estimates of cost pertaining to the same, and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment, and that no part of the proceeds of corporate stock herein authorized shall be used for the payment of any salary or wage of departmental employee except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

Resolved, That the Fire Commissioner is directed to submit to this Board for its approval forms of contracts, plans, specifications and estimates of cost, prior to advertising for bids for work chargeable to the proceeds of corporate stock herein authorized, and said Commissioner is also directed to submit to this Board for its approval all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts whenever such agreements or contracts are chargeable against corporate stock herein authorized.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 669.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Nineteen Thousand Dollars (\$19,000), in Addition to Amounts Heretofore Authorized to Provide Means for the Construction of a New Bulkhead Wall on the Water Front of the Willard Parker and Reception Hospitals, Borough of Manhattan, Under the Jurisdiction of the Department of Health.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding nineteen thousand dollars (\$19,000), in addition to amounts heretofore authorized, to provide means for the construction of a new bulkhead wall on the water front of the Willard Parker and Reception Hospitals, Borough of Manhattan, under the jurisdiction of the Department of Health, the work to be done by the departmental labor force of the Department of Docks and Ferries, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contract which shall be submitted to said Board by the head of the Department having jurisdiction, nor shall any architect, engineer, expert, or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 670.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Four Thousand Eight Hundred Dollars (\$4,800), to Provide Means for the Completion of the Construction of an Antitoxin Horse Stable at the Tuberculosis Sanatorium at Otisville, N. Y., Under the Jurisdiction of the Department of Health.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding four thousand eight hundred dollars (\$4,800), to provide means for the completion of the construction of an antitoxin horse stable at the Tuberculosis Sanatorium at Otisville, N. Y., under the jurisdiction of the Department of Health, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Health, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 671.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Seventeen Thousand Dollars (\$17,000) for Fire Protection Work at Bellevue Hospital, Under the Jurisdiction of the Board of Trustees of Bellevue and Allied Hospitals.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seventeen thousand dollars (\$17,000) for fire protection work at Bellevue Hospital, under the jurisdiction of the Board of Trustees of Bellevue and Allied Hospitals, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for, until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Board of Trustees of Bellevue and Allied Hospitals, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by the Board of Estimate and Apportionment of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 672.

schedule which are to be similarly submitted unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

No. 672.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding One Hundred Thousand Dollars (\$100,000) to Provide Means for Continuing the Construction of a Reinforced Concrete Bulkhead Along the Easterly Boundary of the Public Driveway, Borough of Manhattan, Under the Jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred thousand dollars (\$100,000), to provide means for continuing the construction of a reinforced concrete bulkhead along the easterly boundary of the Public Driveway, Borough of Manhattan, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized nor shall bids upon such contracts be advertised for, until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Boroughs of Manhattan and Richmond, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 673.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Ten Thousand Dollars (\$10,000) to Provide Means for the Construction of a Shelter House and Comfort Station in Fort Hamilton Park, Under the Jurisdiction of the Department of Parks, Borough of Brooklyn.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding ten thousand dollars (\$10,000) to provide means for the construction of a shelter house and comfort station in Fort Hamilton Park, under the jurisdiction of the Department of Parks, Borough of Brooklyn, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of Brooklyn, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 674.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Sixteen Hundred and Eighty Dollars (\$1,680) to Provide Means for the Paving of Existing Walks in Echo Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding sixteen hundred and eighty dollars (\$1,680) to provide means for the paving of existing walks in Echo Park, under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock to The City of New York in the manner provided by section 169 of the Greater New York Charter maturing not more than fifteen (15) year after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 675.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Thirteen Hundred and Thirty-five Dollars (\$1,335) to Provide Means for the Construction of a Cement Sidewalk Along the Jerome Avenue Side of St. James Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding thirteen hundred and thirty-five dollars (\$1,335) to provide means for the construction of a cement sidewalk along the Jerome Avenue side of St. James Park, under the jurisdiction of the Department of Parks, Borough of The Bronx; and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter

maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 676.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Seventeen Hundred and Forty Dollars (\$1,740) to Provide Means for the Construction of Sidewalk Adjoining an Existing Walk Along 177th Street Adjacent to Crotona Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seventeen hundred and forty dollars (\$1,740), to provide means for the construction of sidewalk adjoining an existing walk along 177th street adjacent to Crotona Park under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 677.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Six Thousand Dollars (\$6,000) to Provide Means for the Removal of Rock at McCombs Dam Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding six thousand dollars (\$6,000) to provide means for the removal of rock at McCombs Dam Park under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 678.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Eight Thousand Dollars (\$8,000), to Provide Means for the Construction of a Comfort Station at the Athletic Field in Pelham Bay Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding eight thousand dollars (\$8,000), to provide means for the construction of a comfort station at the athletic field in Pelham Bay Park, under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts, which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 679.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Six Thousand Dollars (\$6,000) to Provide Means for the Repaving with Asphaltic Concrete on the Present Foundation of That Portion of the Central Roadway of Bronx and Pelham Parkway, Between Butler Street and the Old White Plains Road, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the

following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding six thousand dollars (\$6,000), to provide means for the repaving with asphaltic concrete on the present foundation of that portion of the central roadway of Bronx and Pelham Parkway, between Butler Street and the old White Plains Road, under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 680.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Seven Thousand Dollars (\$7,000) to Provide Means for the Construction of an Addition to the Golf House at Van Cortlandt Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding seven thousand dollars (\$7,000), to provide means for the construction of an addition to the golf house at Van Cortlandt Park, under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by Section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedule approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 681.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Three Thousand Dollars (\$3,000) to Provide Means for the Construction of New Roads and Walks and Resurfacing the Present Roads and Walks in Crotona Park, Under the Jurisdiction of the Department of Parks, Borough of The Bronx.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding three thousand dollars (\$3,000), to provide means for the construction of new roads and walks and resurfacing present roads and walks in Crotona Park under the jurisdiction of the Department of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts, which shall be submitted to said Board by the Commissioner of Parks, Borough of The Bronx, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedule approved by said Board.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 682.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Two Thousand Two Hundred and Seventy-nine Dollars and Fifty-four Cents (\$2,279.54), in Addition to the Amount Heretofore Authorized, for the Purpose of Providing Means for the Payment by the Department of Bridges During the Year 1915 of Salaries, Temporary Employees, Construction, Corporate Stock Force.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two thousand two hundred and seventy-nine dollars and fifty-four cents (\$2,279.54), in addition to the amount heretofore authorized, for the purpose of providing means for the payment by the Department of Bridges during the year 1915 of Salaries, Temporary Employees, Construction, Corporate Stock Force; said fund to be disbursed in accordance with the 1915 Budget Schedule 2752C, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purpose aforesaid.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 683.

Resolution Amending Corporate Stock Issue for Improvements in Connection with the Brooklyn Terminal of the Manhattan Bridge.

Resolved, That the Board of Aldermen hereby approves of and concurs in the

following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 17, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on July 29, 1915, and deemed to have been passed by the Board of Aldermen, pursuant to the provisions of section 48 of the Charter:

"Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on June 25, 1915, and concurred in by the Board of Aldermen on June 6, 1915:

"Resolved, That, subject to the concurrence by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on June 3, 1910, and concurred in by the Board of Aldermen on June 28, 1910:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to the amount of four hundred and forty-five thousand dollars (\$445,000), to provide means for required improvements in connection with the Brooklyn Terminal of the Manhattan Bridge, namely, the construction of subways in terminal and track work therein; upper deck structures from bridge abutment to Nassau Street and track work thereon; subway loop on bridge property; and roadway paving and curbs, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller is authorized to issue corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding four hundred and forty-five thousand dollars (\$445,000); the proceeds whereof to be applied to the purposes aforesaid."

"—be amended by rescinding the sum of nine thousand two hundred and twenty-five dollars (\$9,225) of said authorization, thereby reducing the authorization to the sum of four hundred and thirty-five thousand seven hundred and seventy-five dollars (\$435,775)."

"—be further amended by rescinding the sum of seventeen thousand five hundred and eighty-seven dollars and forty-nine cents (\$17,587.49) of said authorization; thereby further reducing the authorization to the sum of four hundred and eighteen thousand one hundred and eighty-seven dollars and fifty-one cents (\$418,187.51)."

—be further amended by rescinding the sum of four thousand six hundred and seventy-nine dollars and fifty-four cents (\$4,679.54) of said authorization; thereby further reducing the authorization to the sum of four hundred and thirteen thousand five hundred and seven dollars and ninety-seven cents (\$413,507.97).

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 684.

Resolution Changing the Names of Various Streets in the Borough of Richmond.

Resolved, that the names of the following officially and unofficially named streets, in the following designated wards of the Borough of Richmond, be and they are hereby changed from their present to the respective proposed names set forth, and by which names they shall be hereafter known, and the President of the Borough is hereby authorized and requested to note the changes on the maps and records of the City of New York and to number or renumber the buildings on said streets in such manner and to such extent as may be necessary:

Present Names.	Location.	New Names.
First Street, New Brighton.....	Ward 1.....	Van Buren Street.
Second Street, New Brighton.....	Ward 1.....	Fillmore Street.
Third Street, New Brighton.....	Ward 1.....	Buchanan Street.
Seventh Avenue, New Brighton.....	Ward 1.....	Lynton Avenue.
Sixth Avenue, New Brighton.....	Ward 1.....	Taft Avenue.
Fifth Avenue, New Brighton.....	Ward 1.....	Hendricks Avenue.
Fourth Avenue, New Brighton.....	Ward 1.....	Swinnerton Avenue.
Third Avenue, New Brighton.....	Ward 1.....	Downey Avenue.
Second Avenue, New Brighton.....	Ward 1.....	Lynch Avenue.
First Avenue, New Brighton.....	Ward 1.....	Corson Avenue.
Bank Street, Tompkinsville.....	Ward 1.....	Fremont Street.
Bay View Avenue, New Brighton.....	Ward 1.....	High View Avenue.
Cedar Street, West New Brighton.....	Ward 1.....	DeGroot Place.
Cedar Place, West New Brighton.....	Ward 1.....	Hodges Place.
Centre Street, New Brighton.....	Ward 1.....	Pauw Street.
Dewey Avenue, West New Brighton.....	Ward 1.....	Coughlan Avenue.
Division Avenue, West New Brighton.....	Ward 1.....	Raleigh Avenue.
Elm Avenue, West New Brighton.....	Ward 1.....	Veltman Avenue.
Elm Place, West New Brighton.....	Ward 1.....	Winthrop Place.
Twelfth Street, New Brighton.....	Ward 1.....	Tilden Street.
Carroll Place (Hamilton Ave. to Wall St.), New Brighton.....	Ward 1.....	Academy Place.
Union Street, West New Brighton.....	Ward 1.....	Wayne Street.
Warren Street, West New Brighton.....	Ward 1.....	Seneca Street.
Chestnut Street.....	Ward 1.....	Herkimer Street.
Hudson Street, New Brighton.....	Ward 1.....	Ely Street.
Smith Street, West New Brighton.....	Ward 1.....	Myrtle Avenue.
South Street, St. George.....	Ward 1.....	Borough Place.
Tenth Street, New Brighton.....	Ward 1.....	Clay Street.
Eleventh Street, New Brighton.....	Ward 1.....	Van Tuyl Street.
Hill Street, New Brighton.....	Ward 1.....	Carlyle Street.
Laurel Avenue, New Brighton.....	Ward 1.....	Revere Street.
Linden Street, City Park, New Brighton.....	Ward 1.....	Cypress Street.
Maple Avenue, West New Brighton.....	Ward 1.....	Burnside Avenue.
New York Avenue, West New Brighton.....	Ward 1.....	Kingsley Avenue.
Park Place, West New Brighton.....	Ward 1.....	Seward Place.
Oak Street, Tompkinsville.....	Ward 1.....	Westervelt Avenue.
Livingston Place, New Brighton and West New Brighton.....	Ward 1.....	Delafield Place.
Church Street, New Brighton.....	Ward 1.....	St. Peter's Place.
Burgher Avenue, West New Brighton.....	Ward 1.....	North Burgher Ave.
Park Avenue, West New Brighton.....	Ward 1.....	Van Clef Place.
Walnut Street, West New Brighton.....	Ward 1.....	Shawnee Street.
First Place, Castleton Corners.....	Ward 1.....	Knox Place.
Second Place, Castleton Corners.....	Ward 1.....	Sanford Place.
Third Place, Castleton Corners.....	Ward 1.....	Ellsworth Place.
Oak Street (at Cove Road).....	Ward 2.....	Price Street.
Atlantic Avenue, Dongan Hills.....	Ward 2.....	Benedict Avenue.
Castleton Avenue, Dongan Hills.....	Ward 2.....	Collins Avenue.
Park Avenue, Dongan Hills.....	Ward 2.....	Redmond Avenue.
Prospect Avenue, Dongan Hills.....	Ward 2.....	Flagg Place.
Brook Street, Stapleton.....	Ward 2.....	Wright Street.
Elm Street, Stapleton.....	Ward 2.....	Purroy Place.
Elizabeth Street, Stapleton.....	Ward 2.....	Baltic Street.
Elm Place, Stapleton.....	Ward 2.....	Dix Place.
Henry Street, Stapleton.....	Ward 2.....	Hygeia Place.
John Street, Stapleton.....	Ward 2.....	Wiederer Place.
Murray Street, Stapleton.....	Ward 2.....	Murray Place.
Fine Street, Stapleton.....	Ward 2.....	Frean Street.
Washington Street, Tompkinsville.....	Ward 2.....	St. Julian Place.
McKeon Street, Stapleton.....	Ward 2.....	Tompkins Street.
Housman Avenue, Castleton Corners.....	Ward 2.....	Windsor Road.
Cedar Street, Midland Heights.....	Ward 2.....	Mason Street.
Magnolia Street, Midland Heights.....	Ward 2.....	Holly Street.
Crescent Avenue, Hillside Park.....	Ward 2.....	Spring Street.
Fairview Avenue, Hillside Park.....	Ward 2.....	Hunter Street.
Cotton Street, Tompkinsville.....	Ward 2.....	Minthorne Street.
Brook Avenue, Port Richmond.....	Ward 3.....	Crittenden Place.
James Street, Port Richmond.....	Ward 3.....	Larkin Street.
Butler Place, Graniteville.....	Ward 3.....	Leadley Place.
Cedar Street, Mariners' Harbor.....	Ward 3.....	Davidson Street.
Cedar Street, Elm Park.....	Ward 3.....	La Salle Street.
Elizabeth Street, Port Richmond.....	Ward 3.....	New Street.
Elm Street, Port Richmond.....	Ward 3.....	Faber Street.
Lafayette Avenue, Port Richmond.....	Ward 3.....	Treadwell Avenue.

Present Names.	Location.	New Names.
Madison Avenue, Port Richmond.....	Ward 3.....	Courtland Street.
Monroe Avenue, Elm Park.....	Ward 3.....	Winant Street.
Park Street, Elm Park.....	Ward 3.....	David Place.
Sand Street, Elm Park.....	Ward 3.....	Trantor Place.
Grant Street, Elm Park.....	Ward 3.....	Nicholas Avenue.
Sherman Avenue, Elm Park.....	Ward 3.....	Hooker Place.
Broadway, Port Richmond.....	Ward 3.....	Park Avenue.
Bay Street, Mariners' Harbor.....	Ward 3.....	Christopher Street.
Bay Avenue, Mariners' Harbor.....	Ward 3.....	Lake Avenue.
Beech Street, Mariners' Harbor.....	Ward 3.....	Brabant Street.
Central Avenue, Mariners' Harbor.....	Ward 3.....	De Hart Avenue.
Chestnut Street, Mariners' Harbor.....	Ward 3.....	Walloon Street.
Cleveland Place, Mariners' Harbor.....	Ward 3.....	Hendricks Place.
Columbus Avenue, Mariners' Harbor.....	Ward 3.....	Gridley Avenue.
Elm Street, Mariners' Harbor.....	Ward 3.....	Journeay Street.
Maple Avenue, Mariners' Harbor.....	Ward 3.....	Maple Parkway.
Oak Street, Mariners' Harbor.....	Ward 3.....	Leyden Street.
Fifth Street, Giffords.....	Ward 4.....	Melrose Place.
Fourth Street, Giffords.....	Ward 4.....	Mercer Place.
First Place, Grasmere.....	Ward 4.....	Crist Street.
High Street, Great Kills.....	Ward 4.....	Marscher Place.
Bay Street, (Simonson Avenue to Pennsylvania Avenue), Clifton.....	Ward 4.....	Edgewater Street.
Beach Street, Tottenville.....	Ward 5.....	Page Street.
Centre Street, Tottenville.....	Ward 5.....	Lee Avenue.
Central Avenue, Tottenville.....	Ward 5.....	Joline Avenue.
Church Street, Tottenville.....	Ward 5.....	Bethel Avenue.
Cross Avenue, Tottenville.....	Ward 5.....	Giegerich Place.
First Street, Tottenville.....	Ward 5.....	Vermont Street.
Fourth Street, Tottenville.....	Ward 5.....	Massachusetts St.
Fifth Street, Tottenville.....	Ward 5.....	Connecticut St.
Franklin Street, Tottenville.....	Ward 5.....	Earley Place.
Front Street, Tottenville.....	Ward 5.....	Ellis Street.
Garretson Avenue, Tottenville.....	Ward 5.....	Brighton Avenue.
High Street, Tottenville.....	Ward 5.....	Lenhart Street.
James Street, Tottenville.....	Ward 5.....	Barnard Avenue.
Manee Avenue, Tottenville.....	Ward 5.....	Bedell Avenue.
North Street, Tottenville.....	Ward 5.....	St. Andrew's Place.
Pine Street, Tottenville.....	Ward 5.....	Lion Street.
Oak Street, Tottenville.....	Ward 5.....	Maiden Lane.
Richmond Street, Tottenville.....	Ward 5.....	Main Street.
Second Street, Tottenville.....	Ward 5.....	Rutan Street.
Sixth Street, Tottenville.....	Ward 5.....	Bentley Street.
Beach Street, Prince Bay.....	Ward 5.....	Purdy Street.
Broadway, Huguenot.....	Ward 5.....	Arbutus Avenue.
Butler Avenue, Pleasant Plains.....	Ward 5.....	Drumgoole Avenue.
Church Street, Pleasant Plains.....	Ward 5.....	Latourette Street.
Forest Avenue, Annadale.....	Ward 5.....	Eagan Avenue.
Harrison Avenue, Annadale.....	Ward 5.....	Poillion Avenue.
High Street, Rossville.....	Ward 5.....	Grafe Street.
Jackson Street, Annadale.....	Ward 5.....	Winslow Place.
John Street, Rossville.....	Ward 5.....	Knesel Street.
Johnson Avenue, Prince Bay.....	Ward 5.....	Oswald Place.
LaForge Avenue, Prince Bay.....	Ward 5.....	Florence Place.
Linden Avenue, Huguenot.....	Ward 5.....	Colon Street.
Maple Avenue, Huguenot.....	Ward 5.....	Swaim Avenue.
Prospect Avenue, Rossville.....	Ward 5.....	Engert Street.
Sherman Avenue, Annadale.....	Ward 5.....	Fabin Street.
Washington Street, Rossville.....	Ward 5.....	Poplar Avenue.
Wright Street, Rossville.....	Ward 5.....	Hervey Street.
Winant Street, Kreischerville.....	Ward 5.....	Winant Place.
Shore Avenue, Prince Bay.....	Ward 5.....	Johnston Terrace.
Glen Avenue, Rossville.....	Ward 5.....	Barry Street.
Raritan Avenue, Rossville.....	Ward 5.....	Billop Avenue.
Amboy Road, Amboy Avenue.....	Wards 4 and 5.....	Amboy Road.
Riker Street, Centre Street (from Riker St. to Tompkins Ave.), Tompkins Ave.	Wards 2 and 4.....	Tompkins Avenue.
Ferry Approach (at St. George), Stuyvesant Place (from Hyatt St. to Arrietta St.), Griffin Street (Arrietta St. to Bay St.), Bay Street (from Griffin St. to New York Ave.), New York Avenue (to Government Reservation).	Wards 1, 2 and 4.....	Bay Street.
Jay Street, Richmond Terrace, Shore Road	Wards 1 and 3.....	Richmond Terrace.
Franklin Avenue, Mariners Harbor.....	Ward 3.....	Northfield Avenue.
First Avenue, Linoleumville.....	Ward 3.....	Drake Avenue.
Hamilton Avenue, Linoleumville.....	Ward 3.....	Alberta Avenue.
Lexington Avenue, Linoleumville.....	Ward 3.....	Cannon Avenue.
Liberty Avenue, Linoleumville.....	Ward 3.....	Pearson Street.
Pennsylvania Avenue, Linoleumville.....	Ward 3.....	Linoleum Avenue.
Water Street, Bloomfield.....	Ward 3.....	River Road.
Chelsea Avenue, Chelsea.....	Ward 3.....	Meredith Avenue.
Decker Avenue, Bloomfield.....	Ward 3.....	Bloomfield Avenue.
Hatfield Avenue (Grace Pl.), Port Richmond.....	Ward 3.....	Castleton Avenue.
Chestnut Avenue, Richmond.....	Ward 3.....	Hitchcock Avenue.
Crocheron Street (from Morning Star Road to Winant Street).....	Ward 3.....	Kalver Place.
Elm Street, Richmond.....	Ward 3.....	Boyle Place.
First Street, Richmond.....	Ward 3.....	Mace Street.
Fourth Street, Richmond.....	Ward 3.....	Nugent Street.
Second Street, Richmond.....	Ward 3.....	Bronx Place.
An unnamed Street, Mariners's Harbor (from Van Pelt Avenue to Maple Parkway along land of Crowley and others).	Ward 3.....	De Ruyter Place.
Barrett Avenue, Arrochar.....	Ward 4.....	Major Avenue.
Castleton Avenue.....	Ward 4.....	MacFarland Avenue.
Cross Street, Clifton.....	Ward 4.....	Errington Place.
First Street, Rosebank.....	Ward 4.....	White Street.
First Place, Rosebank.....	Ward 4.....	Vaughan Street.
Grove Street, Concord.....	Ward 4.....	Eowan Street.
Lincoln Avenue, Ft. Wadsworth.....	Ward 4.....	Lincoln Place.
Madison Avenue, Arrochar.....	Ward 4.....	Mills Avenue.
Monroe Avenue, Arrochar.....	Ward 4.....	Austin Avenue.
Main Avenue, Concord.....	Ward 4.....	Hanover Avenue.
Caroline Street, Linden Park.....	Ward 4.....	Morgan Street.
Davis Avenue, Linden Park.....	Ward 4.....	Mark Street.
Jackson Avenue, Grant City.....	Ward 4.....	Stobe Avenue.
Linden Street, Linden Park.....	Ward 4.....	

Present Names.	Location.	New Names.
Seventh Street, Whitlock.....	Ward 4.....	Southfield Boulevard.
Sixth Street, Whitlock.....	Ward 4.....	Block Street.
Tenth Street, Whitlock.....	Ward 4.....	Blauvelt Avenue.
Third Street, Whitlock.....	Ward 4.....	Hooper Avenue.
Twelfth Street, Whitlock.....	Ward 4.....	Bach Street.
First Street, Whitlock.....	Ward 4.....	Twombly Avenue.
Fifteenth Street, Whitlock.....	Ward 4.....	Kimball Avenue.
Fourth Street, Whitlock.....	Ward 4.....	Durant Avenue.
Grant Avenue, Whitlock.....	Ward 4.....	Hopkins Avenue.
Jefferson Avenue, Whitlock.....	Ward 4.....	Paldwin Avenue.
Lincoln Avenue, Whitlock.....	Ward 4.....	Spratt Avenue.
Moore Street, Whitlock.....	Ward 4.....	Maxim Street.
Ninth Street, Whitlock.....	Ward 4.....	Detroit Street.
Ocean Avenue, Whitlock.....	Ward 4.....	St. Louis Street.
Washington Avenue, Whitlock.....	Ward 4.....	Buffalo Street.
Court Street, Richmond.....	Ward 4.....	Court Place.
Garretson Avenue, Richmond.....	Ward 4.....	St. Patrick's Place.
Bay View Avenue, Giffords.....	Ward 4.....	McKee Avenue.
First Street, Giffords.....	Ward 4.....	Martha Place.
Prospect Street (2 parts); Manor Road from Prospect Street to Delafield Avenue	Ward 1.....	Delafield Avenue.
Columbia Street (from Richmond Terrace to Brooks Ave.); Brooks Avenue (from Columbia Street to Clove Road); Clove Road (from Brooks Ave. to Clove Ave.)		
Barrett Boulevard; Forest Avenue; Cherry Lane.....	Wards 1 and 2....	Clove Road.
Richmond Avenue; Old Stone Road; Eltingville Road; Bridge Avenue; Seaside Avenue	Wards 1 and 3....	Forest Avenue.
Rockland Avenue; Saw Mill Road; Egbert Avenue (from Saw Mill Road to Richmond Road).....	Wards 3, 4 and 5..	Richmond Avenue.
Woodrow Road; Journey Avenue.....	Wards 2 and 3....	Rockland Avenue.
William Street; Richmond Road (between Pay Street and Van Duzer Street).....	Ward 5.....	Woodrow Road.
Cary Avenue (making continuous Street from Chelsea Road to Richmond Ave.); Union Avenue.....	Ward 2.....	William Street.
Shore Road; Fresh Kill Road; Church Street (from Shore Road to E. Broadway); East Broadway; Broadway.....	Ward 3.....	Travis Avenue.
Brehaud Avenue; Lehigh Avenue.....	Wards 3, 4 and 5..	Arthur Kill Road.
Elliott Avenue; Eureka Place; Arents Avenue; Chestnut Street.....	Ward 5.....	Brehaud Avenue.
Foster Road; Rossville Avenue (from Amboy Road to Woodrow Road).....	Ward 5.....	Elliott Avenue.
Seguine Road (Amboy Road to Church Street).....	Ward 5.....	Foster Road.
Indiana Avenue; College Avenue.....	Ward 5.....	Bedell Street.
Cedar Street; Varian Street.....	Ward 1.....	College Avenue.
Beechwood Avenue; Osgood Ave.....	Ward 2.....	Cedar Street.
Hazel Avenue; Dixon Avenue.....	Ward 2.....	Osgood Avenue.
St. Mark's Place; Tompkins Ave.....	Ward 3.....	Dixon Avenue.
Daniel Low Terrace; Madison Avenue.....	Ward 1.....	St. Mark's Place.
Linden Street (between 10th Street and Prospect Avenue); Fairview Avenue..	Ward 1.....	Daniel Low Terrace.
Simonsen Street (from Vanderbilt Avenue to Richmond Road); Hillside Avenue (from Richmond Road to Serpentine Road)	Ward 2.....	Fairview Avenue.
Maryland Avenue; Ives Place.....	Ward 4.....	Hillside Avenue.
Manor Road (from Delafield Avenue to Egbert Avenue (from Manor Road to Rockland Avenue)	Wards 1 and 2....	Maryland Avenue.
Willow Brook Road; Gun Factory Road; Manor Road (from Bradley Avenue to Egbert Avenue).....	Wards 1, 2 and 3..	Manor Road.
Bradley Avenue; Manor Road (from Bradley Avenue to Rockland Avenue).....	Ward 2.....	Willow Brook Road.
Port Richmond Road; Forest Hill Road; New Road	Ward 2.....	Bradley Avenue.
Fifth Street; Egmont Place.....	Ward 3.....	Forest Hill Road.
Fairmount Avenue; Stanley Avenue.....	Ward 1.....	Cleveland Street.
Water Street (from Richmond Terrace to Castleton Avenue); Ann Street.....	Ward 1.....	Stanley Avenue.
Elm Street; Elm Court (from Richmond Terrace to Castleton Avenue).....	Ward 1.....	Alaska Street.
Pelton Avenue; Hill Street (from Richmond Terrace to Bard Avenue); Lowell Avenue.....	Ward 1.....	Elm Street.
John Street; Knox Street; Winegar Place (from Richmond Terrace to Market Street).....	Ward 1.....	Pelton Avenue.
Sunset Place; Arnold Street (between Prospect Avenue and Third Avenue; Alden Place).....	Ward 1.....	Campbell Avenue.
Huguenot Avenue; Swaims Lane.....	Ward 1.....	Arnold Street.
Arden Avenue; Washington Avenue (from Amboy Road to Fresh Kills Road)	Ward 5.....	Huguenot Avenue.
Decker Avenue; Graniteville; Columbia Street, Graniteville.....	Wards 4 and 5....	Arden Avenue.
Bay View Ave. (Mariners' Harbor), Bush Ave. (Mariners' Harbor).....	Ward 3.....	Depuy Street.
William St., Tottenville; Prospect Ave., Tottenville; Bay Way St., Tottenville.....	Ward 3.....	Bush Ave.
Richmond Ave., Annadale.....	Ward 5.....	Yetman Ave.
Hillside Ave., Great Kills; Villa Road, Great Kills	Ward 5.....	Sneden St.
Midland Ave., Grant City; Washington Ave., Grant City.....	Ward 4.....	Hillside Terrace.
Unnamed St. (between St. Paul's Ave. and Jackson St.).....	Ward 4.....	Midland Ave.
Crocheron Street, Watchogue Road to Old Stone Road.....	Ward 2.....	Taxter Place.
Mersereau Ave. (Port Richmond).....	Ward 3.....	Anderson Ave.
	Ward 3.....	Van Riper St.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 685.

Resolution to Authorize the City Clerk to Make Requisition on Board of City Record for Publication of 200 Copies of the General Index and Progressive Register of the Board of Aldermen for the Year 1915.

Resolved, That the City Clerk and Clerk of the Board of Aldermen be and he is hereby authorized and requested, in compliance with section 16 of chapter 6 of the Rules of the Board, to provide by requisition on the Board of City Record for the publication of two hundred (200) copies of the General Index and Progressive Register in Detail of All Proceedings of the Board of Aldermen of the City of New York, during the years 1914 and 1915, to be substantially bound in tag manila paper with cloth backs, for supply to the members of the Board and the various departments and courts.

Adopted by the Board of Aldermen December 21, 1915.

Approved by the Mayor December 31, 1915.

No. 686.

An Ordinance to Amend Subdivision 3 of Section 2 of Article 1 of Chapter 11 of the Code of Ordinances, Relating to the "Discharge of Small-arms."

Be It Ordained by the Board of Aldermen of the City of New York as follows:
Section 1. Subdivision 3 of section 2 of article 1 of chapter 11 of the Code of Ordinances, relating to the "discharge of small-arms," is hereby amended by adding thereto the following words: the grounds of Thomas J. Dunne, located on the east side of Surf avenue, distant 100 feet east of West 35th street, Coney Island;

Sec. 2. This ordinance shall take effect immediately.
Adopted by the Board of Aldermen December 21, 1915.
Approved by the Mayor December 31, 1915.

No. 687.

An Ordinance Designating the "Bronx Democrat" and "Bronx Record and Times" as Newspapers in Which Shall Be Published Election Notices and Official Canvass in the County of Bronx.

Be it Ordained by the Board of Aldermen of the City of New York, pursuant to the power in it vested by section 22 of the County Law, and section 1586 of the Revised Charter of the Greater New York, as follows:

Section I. The Bronx Democrat, published at 2807 3d Avenue, in the County of Bronx representing the Democratic party, and the Bronx Record and Times, published at 4113 3d Avenue, in the County of Bronx, representing the Republican party, are hereby designated as the newspapers in which shall be published the election notices hereafter issued by the Secretary of State, and in which shall be published the official canvass of votes hereafter cast at any general or special election in said County.

Section II. The compensation for the publication of the election notices and the said official canvass is hereby fixed at twenty cents per line.

Section III. The compensation for publishing election notices and official canvass in the County of Bronx is hereby fixed at twenty cents per line.

Section IV. This ordinance shall take effect immediately.
Adopted by the Board of Aldermen December 21, 1915.

Received from his Honor, the Mayor, January 3, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 688.

An Ordinance to Designate a National Republican Newspaper to Publish Election Notices and the Official Canvass in the Borough and County of Queens.

Be it ordained by the Board of Aldermen of the City of New York, pursuant to the power vested in it by section 22 of the County Law and section 1586 of the Greater New York Charter, as follows:

Section 1. The Flushing Daily Times, published at Flushing, in the Borough and County of Queens, representing the National Republican Party, is hereby designated as the newspaper in which shall be published the election notices hereafter issued by the Secretary of State, and in which shall be published the official canvass of votes cast at any general or special election held in said borough of county, in place and stead of The Argus, published at Rockaway Beach.

Sec. 2. This ordinance shall take effect immediately.
Adopted by the Board of Aldermen December 21, 1915.

Received from his Honor, the Mayor, January 3, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 689.

Resolution to Authorize the Commissioner of Public Charities to Purchase a Washing Machine Without Public Letting.

Resolved, That, in pursuance of the provisions of section 419 of the Greater New York Charter, the Commissioner of Public Charities be and he is hereby authorized and empowered to purchase in the open market, without public letting, one Henrici washing machine, at a cost not to exceed fifteen hundred dollars (\$1,500).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 690.

Resolution Amending a Resolution for Special Revenue Bonds for Alterations to the Criminal Courts Building.

Resolved, That the following resolution adopted October 19, 1915, and received from his Honor the Mayor November 9, 1915, and which reads as follows:

"Resolved, That the following resolution adopted June 15, 1915, and received from his Honor the Mayor June 29, 1915, and which reads as follows:

"Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of ten thousand dollars (\$10,000), the proceeds whereof to be used by the President of the Borough of Manhattan for the purpose of making alterations in the Criminal Courts Building, rendered necessary through the establishment of an additional part of the Court of Special Sessions."

"All obligations incurred hereunder to be contracted for on or before December 31, 1915.

"—be and the same is hereby amended by striking therefrom the words 'Special Sessions' and inserting in lieu thereof the words 'General Sessions.'"
—be and the same is hereby further amended by striking therefrom the word and figures "December 31, 1915," and inserting in lieu thereof the word and figures "June 30, 1916."

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 691.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Two Hundred and Ten Thousand Dollars (\$210,000) to Provide Means for the Construction of the Lower Portion of the Flatbush Avenue Wing of the Central Library Building, Borough of Brooklyn, Under the Jurisdiction of the President of the Borough of Brooklyn.

Be It Ordained by the Board of Aldermen of the City of New York as follows:
Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue corporate stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred and ten thousand dollars (\$210,000) to provide means for the construction of the lower portion of the Flatbush Avenue Wing of the Central Library Building, Borough of Brooklyn, under the jurisdiction of the President of the Borough of Brooklyn, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for, until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the President of the Borough of Brooklyn, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 692.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Six Thousand Seven Hundred and Fifty Dollars (\$6,750) to Provide Means for Certain Purposes of the Department of Parks, Borough of Queens.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorize the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding six thousand seven hundred and fifty dollars (\$6,750) to provide means for the purposes of the Department of Parks, Borough of Queens, as follows:

Forest Park, Paths	\$5,000 00
Forest Park, Completion of Piping of Greens of Golf Links	1,750 00

Total	\$6,750 00
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—and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, maturing not more than fifteen (15) years after date of issue, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrances or expenditures by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Borough of Queens, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 693.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Three Hundred and Sixty-six Thousand One Hundred and Twenty-three Dollars (\$366,123) to Provide Means for the Construction of a Central Storehouse and Elevator on Blackwells Island, Under the Jurisdiction of the Department of Public Charities.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 17, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding three hundred and sixty-six thousand one hundred and twenty-three dollars (\$366,123), to provide means for the construction of a Central Storehouse and Elevator on Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost, and forms of such contracts which shall be submitted to said Board by the Commissioner of Public Charities, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 694.

Resolution Amending Corporate Stock Issue for Construction and Equipment of a Kitchen, Etc., at the Metropolitan Hospital, Blackwell's Island.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 17, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on June 26, 1913, and concurred in by the Board of Aldermen July 15, 1913, to read as follows:

“Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred thousand dollars (\$200,000) to provide means for the construction and equipment of a kitchen, service and dining room building at the Metropolitan Hospital, Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.”

—be and the same is hereby amended to make the amount authorized read “ten thousand three hundred and seventeen dollars and six cents (\$10,317.06)” thereby rescinding the sum of one hundred and eighty-nine thousand six hundred and eighty-two dollars and ninety-four cents (\$189,682.94).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 695.

Resolution Amending Corporate Stock Issue for the Construction and Equipment of a Stable on Blackwell's Island.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 17, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on June 26, 1913, and concurred in by the Board of Aldermen on July 15, 1913, to read as follows:

“Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding fifteen thousand dollars (\$15,000) to provide means for the construction and equipment of a stable, Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.”

—be and the same is hereby amended to make the amount authorized read “six hundred and seventy-three dollars and eighty-nine cents (\$673.89)” thereby rescinding the sum of fourteen thousand three hundred and twenty-six dollars and eleven cents (\$14,326.11).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 696.

Resolution Amending Corporate Stock Issue for the Construction and Equipment of an Addition to Storehouse on Blackwell's Island.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 17, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution, adopted by the Board of Estimate and Apportionment on June 26, 1913, and concurred in by the Board of Aldermen on July 15, 1915, to read as follows:

“Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding sixty thousand dollars (\$60,000), to provide means for the construction and equipment of an addition to storehouse, Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.”

—be and the same is hereby amended to make the amount authorized read “four thousand one hundred and eighty-six dollars and five cents (\$4,186.05)” thereby rescinding the sum of fifty-five thousand eight hundred and thirteen dollars and ninety-five cents (\$55,813.95).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 697.

Resolution Amending Corporate Stock Issue for the Construction and Installation of Elevators for Vehicles and Passenger Service from the Roadway of the Queensboro Bridge to Blackwell's Island.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 17, 1915:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution, adopted by the Board of Estimate and Apportionment on October 10, 1912, and deemed to have been concurred in by the Board of Aldermen, pursuant to the provisions of section 48 of the Greater New York Charter on November 27, 1912, to read as follows:

“Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and seven thousand dollars (\$107,000) to provide means for constructing and installing elevators for vehicles and passenger service, from the roadway of the Queensboro Bridge to Blackwells Island under the jurisdiction of the Department of Bridges, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid, provided that no portion of said proceeds shall be used for the payment of services of departmental employees.”

—be and the same is hereby amended to make the amount authorized read “seven hundred dollars (\$700)” thereby rescinding the sum of one hundred and six thousand three hundred dollars (\$106,300).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 698.

Resolution Amending Corporate Stock Issue for Widening, Regrading, Etc., Certain Streets in the Borough of Manhattan.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 23, 1915:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding four hundred thousand dollars (\$400,000), to provide means for widening, regrading, repaving, resurfacing, and otherwise improving the roadway of 42nd Street, 23 Street, 34th Street, 5th Avenue, Lafayette Street, 2nd Avenue and Broadway and 20th Street, both amendments to date from July 27, 1911, and the roadways of such other streets in the Borough of Manhattan as may be designated by resolution of this Board, and for moving and replacement of subway entrances, and for other expenses incidental to such widening; and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding four hundred thousand dollars (\$400,000), the proceeds whereof to be applied to the purposes aforesaid; provided, however, that no contract shall be made for any such work unless the Borough President submits to the Comptroller, with such contract's evidence showing that the original pavement on such street or avenue was laid at the expense of abutting property owners or by local taxation, or by bond issues paid by the localities before consolidation, unless the Board of Estimate and Apportionment shall otherwise determine upon presentation of the facts and circumstances affecting such street or avenue.

—be and the same is hereby further amended by adding after the words “2nd Avenue and Broadway,” the words “Duane Street, from William Street to Rose Street.”

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 699.

Resolution Amending Corporate Stock Issue for the Purpose of Making Necessary Changes to the Williamsburg Bridge.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 23, 1915:

Resolved, That the resolution adopted by the Board of Estimate and Apportionment on October 30, 1914, and concurred in by the Board of Aldermen on November 10, 1914, which read as follows:

“Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding forty-five thousand five hundred dollars (\$45,500) for the purpose of providing means to make necessary changes to the Williamsburg bridge and its approaches to permit the operation of cars ten feet wide over this bridge under the terms of the Dual Subway agreement, as follows:

Salaries and Wages, Engineering Construction Force	\$34,875 00
General Plant Materials	9,700 00
Supplies	500 00
Hire of Horses and Vehicles with Drivers	425 00

\$45,500 00

“—the amount to be expended for any one of said purposes not to exceed that herein specifically indicated for that purpose, and that, when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid. Provided, however, that no part of the proceeds of the corporate stock herein authorized shall be available until after the Board of Estimate and Apportionment has

approved forms of contract, plans, specifications and estimates of cost pertaining to the same and that no part of such proceeds shall be used for the payment of fees of any architect, engineer or expert until after a contract with such architect, engineer or expert has been approved by the Board of Estimate and Apportionment and that no part of the proceeds of corporate stock herein authorized shall be used for the payment of any salary or wage of departmental employees, except after approval by the Board of Estimate and Apportionment and in accordance with the schedules to be adopted by said Board; and be it further

"Resolved, That the Commissioner of Bridges is directed to submit to this Board for its approval forms of contract, plans, specifications and estimates of cost, prior to advertising for bids for work chargeable to the proceeds of the corporate stock herein authorized and said Commissioner is also directed to submit to this Board for its approval all preliminary and final agreements with an architect or architects, engineer or engineers, expert or experts, whenever such agreements or contracts are chargeable against corporate stock herein authorized."

—be and the same is hereby amended by changing the amount for "Salaries and Wages, Engineering Construction Force" from \$34,875 to \$36,700, and the amount for "General Plant Materials" from \$9,700 to \$7,875.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 700.

An Ordinance Providing for an Issue of Corporate Stock of The City of New York to an Amount Not Exceeding Twenty-five Thousand Dollars (\$25,000), to Provide Means for the Construction of a New Comfort Station in Madison Square Park, Manhattan.

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. The Board of Aldermen hereby approves of and concurs in the following resolution, adopted by the Board of Estimate and Apportionment December 23, 1915, and authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding twenty-five thousand dollars (\$25,000), to provide means for the construction of a new comfort station in Madison Square Park, Manhattan, under the jurisdiction of the Department of Parks, Boroughs of Manhattan and Richmond, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid; provided, however, that no encumbrance or expenditure by contract shall be made against the proceeds of corporate stock herein authorized, nor shall bids upon such contracts be advertised for until after approval by the Board of Estimate and Apportionment of the plans, specifications, estimates of cost and forms of such contracts which shall be submitted to said Board by the Commissioner of Parks, Boroughs of Manhattan and Richmond, nor shall any architect, engineer, expert or departmental employee be engaged or employed as a charge against such proceeds, except after approval by said Board of such employment and of the fee or wage to be paid by preliminary and final contract, voucher, or budget schedule, which are to be similarly submitted, unless in the case of departmental employees, such employment is in accordance with schedules approved by said Board.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 701.

Resolution to Authorize the Commissioner of Public Charities to Repair the Female Barracks, Blackwell's Island, Without Public Letting.

Resolved, That, in pursuance of section 419 of the Greater New York Charter, the Commissioner of Public Charities be and he is hereby authorized and empowered to enter into agreement with Albert Winternitz, without public letting, covering the necessary repairs to the roof, balconies, etc., of the building known as the Female Barracks, City Home District, Blackwells Island, at a cost not to exceed seven thousand six hundred dollars (\$7,600).

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 702.

Resolution for Special Revenue Bonds, \$1,000, for the Purchase of Official City Flags by the Board of Education.

Resolved, That, in pursuance of the provisions of Subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of one thousand dollars (\$1,000), the proceeds whereof to be used by the Board of Education for the purpose of providing official City flags for use atop of the public school houses.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 703.

Resolution Fixing the Compensation for Publication of the Session Laws, Etc., in the Counties of New York, Bronx and Kings.

Whereas, This Board has failed to mention the compensation to be paid for the publication of the Session Laws, Concurrent Resolutions and Propositions of the Legislature of the State of New York for the year 1916, in the several resolutions designating the newspapers to publish the Session Laws in the Counties of New York, Bronx and Kings for the year 1916, as required by subdivision five of section forty-eight of chapter thirty-seven of the Laws of Nineteen Hundred and Nine, constituting chapter thirty-two of the Consolidated Laws; now, therefore, be it

Resolved, That the compensation for the publication of the Session Laws, Concurrent Resolutions and Propositions of the Legislature of the State of New York for the year 1916, in the above named counties, be and the same is hereby fixed at the rate of fifty cents per folio.

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 704.

Resolution Amending Special Revenue Bond Issue for Alterations to Public Schools for Purpose of Furnishing Luncheons to Children.

Resolved, That the resolution adopted by the Board of Aldermen on January 26, 1915, as follows:

"Resolved, That, in pursuance of the provisions of sub-division 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of \$26,500, the proceeds whereof to be used by the Department of Education for alterations in the equipment of public schools in the City of New York, in order to make such schools suitable for the furnishing of nourishing luncheons to school children at cost, and without further expense to the City, all obligations hereunder to be contracted on or before December 31, 1915.

Tentative Schedule of Estimated Cost of Establishing 60 Additional School Lunch Units on a Permanent Basis.

Cost of equipping 1 central kitchen with stationary boilers, ranges, sinks, portable boilers, utensils, tableware, etc. \$900 00

Cost of equipping 5 associate schools with tableware, furniture, utensils, etc., at \$350 per school 1,750 00

Total cost of central kitchen with 5 associate schools with lunch service available to approximately 12,000 children \$2,650 00

For 10 units with 60 schools, with approximate register of 120,000 children, it would cost approximately for equipment 26,500 00

—which resolution was approved by the Mayor February 2, 1915, be amended by changing the date, to wit, December 31, 1915, on or before which all obligations contracted for hereunder be made to read as follows:

"* * * all obligations hereunder to be contracted on or before April 1, 1916."

Adopted by the Board of Aldermen December 28, 1915.

Received from his Honor, the Mayor, January 11, 1916, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

P. J. SCULLY, City Clerk.

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE

FRIDAY, JANUARY 14, 1916.

Below is a statement of warrants made ready for payment on the above date showing therein the Department of Finance voucher number, the dates of the invoices or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.

Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given, excepting that, when such payments are made under a contract, the registered number of the contract is shown in the place of the second invoice date.

Where the word "final" is shown after the name of the payee, payment will not be made until thirty days after the completion and acceptance of the work, but all of the other warrants mentioned will be forwarded through the mail unless some reason exists why payment is to be made in person, in which event written notice will be promptly given to the claimant.

In making a written or verbal inquiry at this office for any of the above mentioned warrants, it is requested that reference be made by the Department of Finance voucher number.

WILLIAM A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
Armory Board.				
154416	10-28-15	12-30-15	Duparquet, Huot & Moneuse Co.	\$75 75
154400	12- 7-15	12-30-15	Bernard Karsch's Sons 15 00	
Commissioners of Accounts.				
22097		9-11-15	Leonard W. Wallstein, as Commissioner of Accounts	\$805 28
Department of Bridges.				
20440	12-15-15	1- 5-16	Oriental Rubber & Supply Co., Inc.	\$54 19
22271		Calvin I. Crocker	50	
20772		John M. Turner	15 00	
22273		1-11-16 Eugene De Salignac	70	
20770	12-30-15	1- 6-16 J. M. Kohlmeier	10 12	
154279	11-26-15	12-30-15 Oriental Rubber & Supply Company.	213 77	
154247	12- 4-15	12-30-15 Jno. Williams, Inc.	55 00	
154250	11-30-15	12-30-15 Thos. W. Kiley & Co.	21 07	
Bellevue and Allied Hospitals.				
21424	11-12-15.12-13-15	1- 7-16 Francis H. Leggett & Company	\$76 95	
21434	11-26-15.12-14-15	1- 7-16 Lehn & Fink	8 20	
21435	10-23-15.10-29-15	1- 7-16 Merck & Co., New York	26 60	
21436	12- 5-16	1- 7-16 Schieffelin & Co.	36 00	
21428		M. Doherty	8 00	
21427	12-10-15	1- 7-16 Thomas Stokes & Son	28 42	
20932	11-23-15	1- 6-16 Burton & Davis Co.	27 57	
20931	11-30-15	1- 6-16 Borden's Condensed Milk Co.	2 30	
20948	11-22-15.11-23-15	1- 6-16 National Biscuit Company	16 92	
20930	11-23-15	1- 6-16 M. Doherty	2 00	
20463		1- 5-16 John W. Brannan	300 00	
22597	11- 1-15	1-11-16 Mullen & Buckley, Inc.	20 00	
153424		43487 The Manhattan Supply Company	322 95	
153434	12- 6-15	43369 12-29-15 The Deane Plaster Co.	1,290 00	
153444		43476 12-29-15 McKim, Mead & White	2,601 08	
155250	12-30-15	4-12-16 Frank A. Hall & Sons	805 50	
153436	11-26-15	43373 12-29-15 Johnson & Johnson	6,284 60	
County Court, Richmond County.				
21613	12-29-15	1-10-16 Margaret Pfaff	\$13 00	
21611		The New York Law Journal	7 00	
21610		New York Telephone Company	8 79	
County Court, Queens County.				
	400	1-11-16 James P. Niemann	\$60 00	
650632	4- 7-15	4-16-15 Louis A. Zimmerman	\$16 08	
22027		1-10-16 Nicholas Klaboe	3 60	
Surrogate's Court, Bronx County.				
21335		Berkshire Products Co., Inc.	\$1 50	
21336	12-31-15	1- 7-16 Nickel Towel Supply	2 77	
21337	12-28-15	1- 7-16 The Kiesling Company	1 20	
Board of Coroners.				
20964		Matthew Sax	\$3 00	
20961		1- 6-16 G. W. Tong	10 30	
20962		1- 6-16 Charles Weust, M. D.	14 40	
20963		1- 6-16 Philip J. Coffey	7 60	
20958	12-31-15	1- 6-16 Terence McCaffery	2 28	
20818	6-30-15.12-31-15	1- 6-16 Wm. H. Nammack	118 82	
21562		Charles Hoeffel	3 75	
11650		12-30-15 Frank Bombara	15 00	
11651		1-10-16 Edward Krantz	10 00	
22269	11-30-15.12- 1-15	1-11-16 James L. Vail	9 70	
Municipal Courts.				
21009	11- 1			

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
21716	12-11-15	1-10-16	The Macmillan Company	7 20	21050	9- 9-15	39299	1- 7-16	F. C. Stechert Co., Inc.
21719	12- 1-15	1-10-16	The Macmillan Company	15 45	21045	6-21-15	39299	1- 7-16	F. C. Stechert Co., Inc.
21724	12- 2-15	1-10-16	The Macmillan Co.	2 20	21052	8- 4-15	39295	1- 7-16	American Book Co.
21741	11-30-15	1-10-16	C. W. Sells	6 00	153534	9- 3-15	41175	12-29-15	Bloomingdale Brothers
21689	12- 2-15	1-10-16	Krengel Mfg. Co.	23	154648	8-10-15		12-30-15	Underwood Typewriter Co., Inc.
21690	12-11-15	1-10-16	Troy Laundry Machinery Co.	7 42	154652	7- 2-15		12-30-15	World Book Co.
21691	12-11-15	1-10-16	The Harrall Soap Co., Inc.	10 28	154654	11-15-15		12-30-15	Disinfecting & Exterminating Corp.
21692	12- 9-15	1-10-16	Henry Lindenmeyer & Sons	1 00	154655	9-24-15		12-30-15	The Arabol Manufacturing Co.
21694	11-20-15	1-10-16	J. L. Hammatt Co.	5 00	154656	6-30-15		12-30-15	Cobb, Macey, Dohme, Inc.
21746	12- 8-15	1-10-16	Charles E. Fitchett	15 25	154657	8-18-15		12-30-15	C. C. Birchard & Co.
21702	12- 9-15	1-10-16	The Holden Patent Book Cover Co.	4 05	154658	11-18-15		12-30-15	James H. Bailey & Co.
21705	11-18-15	1-10-16	John Wanamaker	60	154659	10-27-15		12-30-15	Department of the Interior.
21706	6- 7-15	1-10-16	Neenan Elevator Co.	1 36	154661	10-19-15		12-30-15	Royal Card and Paper Co.
21727	12- 1-15	1-10-16	The Rapid Safety Filter Co.	12 00	154663	10- 4-15		12-30-15	Patterson Brothers
21678	10-22-15	1-10-16	Owen & Beers, Inc.	1 75	154664	9-27-15		12-30-15	Peerless Manifold Book Co.
21679	12- 6-15	1-10-16	Association of Colleges and Preparatory Schools of Middle States and Maryland	5 00	154665			12-30-15	Schrock & Squires
21670	11-22-15	1-10-16	Peter Henderson & Co.	1 75	154736	11-15-15	41649	12-30-15	Hinds, Noble & Eldredge
21662	11-11-15	1-10-16	B. Login & Son	1 20	154735	10-26-15	41841	12-30-15	Alfred Field & Co.
21666	12- 3-15	1-10-16	Oxford University Press	48	153530		41784	12-30-15	Bloomingdale Brothers
20310		Board of City Record.			153986	6- 5-15	41784	12-30-15	Bloomingdale Brothers
21292	10- 7-15	1- 7-16	L. Barth & Son	\$0 80	154787	5-27-15	41841	12-30-15	Alfred Field & Co.
21290	4-21-15	1- 7-16	William Elliott & Sons	20 00	21766	11-26-15		1-10-16	Henry Tuke
21289	11- 8-15	1- 7-16	James A. Miller	9 50	21761	11-17-15		1-10-16	Fischer Bros.
21288	11-10-15	1- 7-16	Department of Public Charities, Bureau of Disinfectants	2 56	21773	11-19-15		1-10-16	J. D. Gordon
21608		1-10-16	Richard L. Robinson	10 08	21774	11-18-15		1-10-16	Andrew Gray Co.
21305	10- 6-15. 10-13-15	1- 7-16	Hull, Grippen & Co.	3 67	21762	12- 2-15		1-10-16	Motta Contracting Co.
21312	3-18-15	1- 7-16	Hull, Grippen & Co.	1 95	21767	11-29-15		1-10-16	H. Tasoff
21314	12-31-15	1- 7-16	The New York Musical Instrument Co.	15 50	21783	11-22-15		1-10-16	Samuel J. Frank, Assignee of Mitchell Plumbing Co.
21310	9-30-15	1-10-16	Michael Dugan, Head Keeper	22 50	21778	12- 9-15		1-10-16	Henry Pearl & Sons Co.
21310	9-21-15. 10-30-15	1- 7-16	T. C. Northrop	19 42	21782	12- 2-15		1-10-16	Louis Theiss
21311		1- 7-16	Montgomery & Co., Inc.	48 05	153525	10-21-15	41480	12-29-15	U File M Binder Mfg. Co., Inc.
21294	10-18-15	1- 7-16	Hull, Grippen & Co.	1 40	153939	11-11-15	41480	12-30-15	Brooklyn Lumber Co.
21295	10-22-15	1- 7-16	Agent and Warden, Sing Sing Prison.	6 63	153912	8-25-15	41354	12-30-15	H. T. Dakin
21302	10-18-15	1- 7-16	The Combination Rubber Mfg. Co.	1 37	21067	10-28-15	41174	1- 7-16	Alfred Field & Co.
21303	10- 3-15. 10-15-15	1- 7-16	Department of Correction	61 25	153137		43740		Peerless Manifold Book Co.
21304	9-28-15	1- 7-16	C. D. Durkee & Co.	16 45	153115	10-28-15		12-29-15	Jeanette W. Meckenberg, Assignee of L. Meckenberg
21609		1-10-16	F. F. C. Rippon	2 80	152899	5-19-15	41650	12-29-15	Silver, Burdett & Co.
21287	9-30-15	1- 7-16	Crescent Garage	75	153978	6- 7-15	41650	12-30-15	Silver, Burdett & Co.
21606		1- 7-16	John Hayes, Warden	79 50	153544	5-19-15	41163	12-24-15	American Lead Pencil Co.
21313	4- 1-15	1- 7-16	Independent Taxi Owners' Assn., Inc.	3 00	154802	5-25-15	41345	12-30-15	The Manhattan Supply Co.
21309	11-29-15	1- 7-16	Theo. Neukirchen & Son	10 80	153555		41478		J. M. Saulpaugh's Sons
21307	11-13-15	1- 7-16	J. K. Krieg Company	1 00	21063	8- 9-15	41295	12-28-15	American Book Company
21306	9-28-15	1- 7-16	U. T. Hungerford Brass & Copper Co.	7 15	152692	10-18-15	41175	12-28-15	Bloomingdale Brothers
21315	3-11-15	1- 7-16	Singer Sewing Machine Co.	15 10	21024	8-31-15	41310	12-23-15	Bloomingdale Brothers
21350	11-29-15. 12-20-15	1- 7-16	Broadway Taxicab Company	\$61 50	154772	6-11-15	41644	12-30-15	D. C. Heath & Co.
11632		1- 7-16	T. J. Prendeville	13 32	155457	6-11-15	41644	12-30-15	D. C. Heath & Co.
11634	11-29-15	12-30-15	G. H. Huttenthaler	10 00	152718	9-30-15	41378	12-28-15	Geo. T. Montgomery
21346		1- 7-16	James H. Nix	16 03	152719	10-25-15	41378	12-28-15	Geo. T. Montgomery
21343		1- 7-16	James H. Smith, Jr.	15 63	152670	11-28-15	41681	12-28-15	Henry Allen
21342		1- 7-16	Alphonse L. McCormack	41 00	154791	5-29-15	41812	12-30-15	O. M. Gottesman
20500		District Attorney, Bronx County.			153971	5-14-15	41812	12-30-15	O. M. Gottesman
20491	12- 3-15	1- 5-16	Francis Martin, District Attorney	\$92 20	153141	10-12-15	41344	12-29-15	Keuffel & Esser Co.
155141	12-23-15	1- 5-16	Art Metal Construction Co.	41 60	153879	10-21-15	41344	12-30-15	Keuffel & Esser Co.
22092		District Attorney, New York County.			154724	4- 7-15	41344	12-30-15	Keuffel & Esser Co.
22087		1-11-16	Albert Thomas	\$19 80	150244	8-31-15	41310	12-23-15	Samuel E. Hunter
23607		1-11-16	M. Zalkowitz	17 46	153891	10-19-15	41813	12-30-15	E. Steiger & Co.
23606		1-11-16	Paul Schmidt	154 00	21758			1-10-16	E. Steiger & Co.
11662		1-11-16	Waso Tadid	11 00	153969	10- 4-15	41813	12-30-15	Frances E. Moscrip, Inspector of Classes for Blind Children
11661	12-28-15	12-31-15	Amos G. Russell	96 80	21063	10- 5-15	41683	1- 7-16	Frances E. Moscrip, Inspector of Classes for Blind Children
22096		1-11-16	Frank S. Beard	47 00	153151	10-19-15	41813	12-29-15	Frances E. Moscrip, Inspector of Classes for Blind Children
23608		1-11-16	Pasquale Marino	11 80	153919	11-11-15	41633	12-30-15	J. L. Hammatt Co.
155116		Department of Docks and Ferries.			146983	11- 4-15	21756	12-17-15	Frank Kiebitz
155120	40303	12-30-15	Holbrook, Cabot & Rollins Corp.	\$17,811 45	153891		41813	12-30-15	Frances E. Moscrip, Inspector of Classes for Blind Children
155118	4279								

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.
155099	42936	The Chamberlain of the City of New York	12,720 00	22805	1-12-16	Robert Smith Waddell, Jr.	158 40		
155111	42936	The Chamberlain of the City of New York	6,360 00	22807	1-12-16	Paul, Uhll & Anna Uhll.	125 00		
		Department of Finance.		22800	1-12-16	Szczepan Wisniewski and Mary Wisniewski	13 07		
20603	12-29-15	1- 5-16 Remington Typewriter Company, Inc.	\$71 95	22797	1-12-16	Alexander Yurkowski and Helena Yurkowski	60 00		
20599	12-30-15	1- 5-16 Gane Brothers & Co.	25 00	22798	1-12-16	Stanislaus Ziegler and Julia Ziegler	128 76		
20179		1- 5-16 Fred W. Beatty	15 00	22799	1-12-16	Felix Wisniewski	190 79		
20181		1- 5-16 Pratt Institute	47 72	22799	1-12-16	Felix Wisniewski	609 21		
23449		1- 5-16 William A. Prendergast, as Comptroller, and Henry Bruere, as Chamberlain	125,000 00	22801	1-12-16	Frederick Wilkening and Mary Wilkening	13 07		
21626	12-15-15, 12-28-15	1-10-16 American District Telegraph Co.	9 27	22802	1-12-16	Frederick Wilkening and Mary Wilkening	190 79		
21621	7-24-15	1-10-16 Shaw-Walker Co. of New York	8 00	22803	1-12-16	Frederick Wilkening and Mary Wilkening	259 21		
21630	9- 8-15	1-10-16 Samuel Lewis	9 12						
21629		1- 6-16 Remington Typewriter Co.	3 00						
20851		1- 6-16 Title Guarantee & Trust Co.	50 35	22812	1-12-16	Marguerite Smith	13 07		
20850		1- 6-16 Frederick W. Rowe & Co., Inc.	94 99	22812	1-12-16	Marguerite Smith	190 79		
20848		1- 6-16 Giles Willis Mead	123 28	22901	1-12-16	Mary Ann Callaghan	709 21		
20853		1- 6-16 Goetz & Acker	6 50	22811	1-12-16	Mary E. Spratt	13 07		
20852		1- 6-16 Jacob B. Baum	7 70	22810	1-12-16	Mary E. Spratt	59 05		
21566		1- 6-16 Edward Mathisen	8 12	22809	1-12-16	Anthony Szymanski and Franciszka Szymanski	150 00		
21563		1- 6-16 Edward Klist	11 90	22900	1-12-16	Maspeth Hook and Ladder Company No. 5	88 80		
21564		1- 6-16 Robert Griffiths	6 82	22900	1-12-16	Maspeth Hook and Ladder Company No. 5	183 31		
21565		1- 6-16 Leopold Levy	9 83	22900	1-12-16	Maspeth Hook and Ladder Company No. 5	1,116 69		
21567		1- 6-16 Achille Gaietti & Louis Cavagnaro	6 72	22899	1-12-16	Maspeth Hook and Ladder Company No. 5	13 07		
20849		1- 6-16 Stephen Gardella, Rosa Gardella and Peter Qualice	12 87	22808	1-12-16	Henry J. A. Uhll and Josephine B. Uhll	659 21		
20845		1- 6-16 Collector of Assessments and Arrears	4,529 95	22808	1-12-16	Henry J. A. Uhll and Josephine B. Uhll	190 79		
20844		1- 6-16 Collector of Assessments and Arrears	13,028 76	22808	1-12-16	Daniel Moynahan, Collector	26 28		
20846		1- 6-16 Collector of Assessments and Arrears	41,149 40	22808	1-13-16	Chandler Withington, Chief Engineer	77 11		
20847		1- 6-16 Collector of Assessments and Arrears	4,147 47	23235	1-13-16	H. C. W. Melick, Acting Chief	75 76		
20840		1- 6-16 William J. Adair	53 55	23233	1-13-16	Samuel C. Hyer	89 02		
20843		1- 6-16 Rose Young	3 76	23234	1-13-16	D. E. Kemlo, Chief Auditor	176 24		
20841		1- 6-16 Harry S. Owens	32 82	23237	12-31-15	Department of Health.			
20839		1- 6-16 Rudolph C. Bacher	5 85	23241	1-10-16	New York Bottling Co., Inc.	\$11 50		
20842		1- 6-16 Susan Mullan	64 22	23241	1-10-16	Meurer Bros. Co.	8 00		
21874		1-10-16 Edward J. MacDonald	58 04	23241	1-10-16	J. P. Duffy Company	16 00		
21873		1-10-16 George E. Kreuther	5 50	20905	1-10-16	Manhattan Electrical Supply Co.	11 80		
21622	11- 9-15	1-10-16 Charles H. Lawrence	22 00	20905	1-10-16	N. Stafford Company	34 00		
20233	6-30-15	1- 4-16 Remington Typewriter Co.	37 29	20926	1-10-16	Welsbach Gas Lamp Co.	90 15		
21321	12-30-15, 12-31-15	1- 7-16 Remington Typewriter Co.	55 10	20906	1-10-16	E. B. Latham & Co.	3 50		
21317	12-31-15	1- 7-16 Fallon Law Book Co.	49 50	20904	6- 7-15	Manhattan Electrical Supply Co.	90		
22340		1-11-16 Joseph Barnath	760 02	20920	12-15-15	A. Goldstein & Co.	35 20		
22340		1-11-16 Joseph Barnath	381 58	21916	6- 4-15	George Tiemann & Co.	27 93		
22377		1-11-16 Barbara Kulis	42 00	21920	12- 4-15	John H. Barry, M. D.	2 40		
22376		1-11-16 Wanda Kryger	61 20	21951	1-10-16	A. J. & J. J. McCollum, Inc.	4 00		
22375		1-11-16 Anthony Kryger and Anna Kryger	440 39	42958	12-28-15	Richard Webber	41 40		
22374		1-11-16 Theodore Kratzel	763 18	42958	1- 6-16	The Maintenance Company, Inc.	14 15		
22374		1-11-16 Theodore Kratzel	190 79	20922	11- 1-15	Peter A. Stackwell	8 00		
22372		1-11-16 Ignatz Klinowski	809 21	20922	12-23-15	Jeannette Glass Company	26 30		
22372		1-11-16 Iznatz Klinowski	190 79	21922	11-26-15	Burton & Davis Co.	48 00		
22373		1-11-16 Julien Kowalski	313 20	21926	11-30-15	William H. Heddendorf	2 45		
22359		1-11-16 Dorothea Goesswein	171 61	21919	1-10-16	Schieffelin & Co.	50 00		
22359		1-11-16 Dorothea Goesswein	190 79	20555	11-29-15	T. R. Thorn & Co.	19 50		
22358		1-11-16 Ann Gibbon	200 00	20554	11-20-15	J. E. Backus' Sons	70 90		
22357		1-11-16 Adam Geyer and Louisa Geyer	88 80	20554	12-22-15	Commercial Coal Company	2,074 52		
22369		Nabart Kabaszinskas and Nellie Kabaszinskas	809 21	42948	12-22-15	Conron Bros. Company	138 24		
22368		Frances Jarkovsky	190 79	43538	12-28-15	Henneberger & Herold	16 35		
22368		Frances Jarkovsky	195 51	43539	12-29-15	Commissioner of Jurors, Kings County.			
22367		Boleslaw Jaglinski and Mary Jaglinski	404 49	20827	12-31-15	1- 6-16 Patrick Dougherty	\$6 00		
22367		Boleslaw Jaglinski & Mary Jaglinski	381 59			Commissioner of Jurors, Bronx County.			
22366		Agnes Hellriegel	393 41			1- 5-16 Joseph J. McMullin, Jr.	\$60 30		
22366		Agnes Hellriegel	381 59			7-10-15 Hugh McMenamin	1 05		
22365		Patrick Clare and Mary Clare	1,118 41			1-10-16 Sigmund Goldschmidt	1 85		
22069		Patrick Clare and Mary Clare	400 00			419 75	1-10-16 Cyril D. McGuire	60	
22370		George W. Rey	35 54			22012	1-10-16 William H. Schlottman	1 10	
22370		Kazimierz Kaminski & Teresia Kaminski	419 75			22011	1-10-16 Dion W. Burke	2 47	
22371		Kazimierz Kaminski & Teresia Kaminski	280 25			20766	1-10-16	90	
22371		John Kebel and Caroline Kebel	381 59			21886	12-30-15	The Banks Law Publishing Co.	\$2 00
22371		John Kebel and Caroline Kebel	1,050 00			361	12-30-15	Theo. Moss & Co.	5 08
22350		John Francis Connor, Mary Margaret Connor and Edward Joseph Connor	1,568 41			20205	12-29-15	John Ferretti	26 25
22350		John Francis Connor, Mary Margaret Connor and Edward Joseph Connor	409 21			Law Department.			
22349		Patrick Clare and Mary Clare	190 79			20487	1-10-16	Lamar Hardy, Corporation Counsel	\$450 00
22349		Patrick Clare and Mary Clare	190 79			22010	1-10-16	Adolph Herzog, Jr.	10 65
22355		George Gashuns and Susanna Gashuns	411 74			20205	1-10-16	B. H. Weisker	50 00
22355		George Gashuns and Susanna Gashuns	401 21			20205	12-30-15	Bronx Parkway Commission.	
22356		Mary Gerbe	190 79			20205	12-30-15	New York Title Insurance Company	669 27
22356		Mary Gerbe	800 92			20885	12-30-15	Collection of Assessments and Arrears	68 41
22341		Ludwig Barszczewski and Mariana Barszczewski	399 08			20880	12-30-15	Collector of Taxes and Assessments, Village of Tuckahoe	136 90
22341		Ludwig Barszczewski and Mariana Barszczewski	1,069 21			Department of Parks.			
22354		Patrick Durkin, Sometimes Known as Patrick Durkin, and Mary Durkin, Sometimes Known as Mary Durkin	190 79			20888	1- 6-16	M. L. Bird Co.	\$19 50
22353		Joseph Dressel and Barbara Dressel	81 60			155020	12-30-15	Rodgers & Haggerty, Inc.	11,178 00
22353		Joseph Dressel and Barbara Dressel	43 81			22663	1-11-16	New York Zoological Society, Percy R. Pyne, Treasurer	5,212 50
22351		Annie E. Crilly	190 79			22664	1-11-16	R. Pyne, Treasurer	6,240 30
22351		Annie E. Crilly	18 61						

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
148166	43296	12-20-15	Melrose Construction Co.	4,489 60	154537	11-23-15	12-30-15	Tascarella Bros.	22 50
149766	43458	12-22-15	The Cleveland Trinidad Paving Co.	2,228 18	154538	12-13-15	12-30-15	Joseph W. Miller	8 00
155342	36545	12-30-15	T. Frederick Jackson, Inc.	580 43	149688	10-29-15. 11-22-15	12-22-15	James S. Barron & Co.	59 25
154539	12-13-15	12-30-15	The Babcock & Wilcox Co.	8 00	154849	12-30-15	12-30-15	Hardman Tire & Rubber Co.	214 50
154557		12-30-15	F. F. Fuhrmann	60 80	154853	10- 6-15. 10-29-15	12-30-15	Agent and Warden, Clinton Prison.	163 00
154540	12- 9-15	12-30-15	Henry R. Worthington	7 33	154860	11- 3-15. 12-14-15	12-30-15	The Manhattan Supply Company	242 66
			President of the Borough of Brooklyn.		154516	11- 3-15. 12-14-15	12-30-15	E. T. Joyce	187 17
21500	11-19-15	1- 7-16	The Banks Law Publishing Company	\$3 00	154635	10- 1-15. 10-20-15	12-30-15	Wm. Langhein & Bros.	133 70
21499	12-31-15	1- 7-16	John Konig	5 80				Commissioner of Records, Kings County.	
21481	12-28-15	1- 7-16	Stevenson & Marsters, Inc.	1 25	154884			Thomas Garnar & Co.	\$95 00
21475	12-1-15	1- 7-16	Oriental Rubber & Supply Co., Inc.	6 00				Register, Bronx County.	
21473	12-20-15	1- 7-16	Long Island Rubber Co.	10 05	21631	12-22-15. 12-31-15	1-10-16	J. Schapiro	\$18 06
21504	12-17-15	1- 7-16	Standard Oil Co. of New York	11 00	20432	12-30-15	1- 5-16	M. McQuade & Co.	\$6 85
21502	12-29-15	1- 7-16	Stevenson & Marsters, Inc.	2 00	21092	1- 2-16	1- 6-16	E. C. Kunath	21 87
21472	12-23-15	1- 7-16	Pure Oil Co.	77 65	21091	12-31-15	1- 7-16	Borden's Farm Products Division	3 33
21501	12-22-15	1- 7-16	R. E. Waters, D. V. S.	1 00	21093	12- 1-15. 12-30-15	1- 7-16	Frank Bishop	7 03
22680		1-11-16	Charles S. Stratton, Acting Engr. in Charge	9 65	20433	12-13-15. 12-18-15	1- 5-16	Schutte Bros.	27 68
21485	12-10-15	1- 7-16	P. W. Taylor	2 50				Sheriff, Kings County.	
21486	12-22-15	1- 7-16	Abraham & Straus	16 92	20271	12-16-15	1- 4-16	Otto Muhlbauer & Co.	\$47 08
21487	1-20-15	1- 7-16	Oriental Rubber and Supply Co.	6 00	20269	12-31-15	1- 4-16	Metropolitan Hotel Supply Co.	60 80
21488	12-23-15	1- 7-16	John M. Wolf Co.	1 33	20323	12-11-15	1- 4-16	Harry J. McArdle, Inc.	\$55 30
21490	12-31-15	1- 7-16	Cropsey & Mitchell	18 30	152118	5-31-15	5-28-15	A. Pearson's Sons	\$16 96
21508	12-27-15	1- 7-16	Albro J. Newton Co.	17 10				Department of Street Cleaning.	
21512	1- 1-16	1- 7-16	B. Harker	24 38	21225	11-29-15	1- 7-16	Baker & Barron, Inc.	\$82 00
21498	12-30-15	1- 7-16	Park Slope Stables	55 00	21217	12- 1-15	1- 7-16	Trautman Corporation	16 30
21497	12-31-15	1- 7-16	Union League Stables	82 50	21256	5-10-15	1- 7-16	Addressograph Co.	10 46
21496	12-31-15	1- 7-16	James Tutty	10 50	21253	11- 1-15	1- 7-16	Knickerbocker Towel Supply Co.	28 33
21495	1- 1-16	1- 7-16	William F. Ruddy	11 00	21166	12-17-15	1- 7-16	E. G. Soltmann	6 00
21493	12-23-15	1- 7-16	Phillip Dinger	5 05	21177	12-10-15	1- 7-16	E. H. Walsh	21 60
155016	36248	12-30-15	Cranford Co.	3,121 25	21163	12-22-15	1- 7-16	A. B. Dick Co.	18 50
21478	12-13-15	1- 7-16	C. W. Keenan	15 05	21157	12-13-15	1- 7-16	J. M. Delaney & Co.	40 00
21484			Stevenson & Marsters, Inc.	7 10	21226	12- 7-15	1- 7-16	Boston Specialty Corporation	1 00
155043	11-30-15	12-30-15	Bergstrom & Bass	55 77	21200	8- 2-15. 8-12-15	1- 7-16	The White Company	20 45
155064	11-30-15	12-30-15	Godfrey, Keeler Co.	26 98	21195	11-22-15	1- 7-16	F. N. Du Bois & Company	25 29
155063	12-14-15	12-30-15	Paul Ayres Co.	34 63	21198	12-13-15	1- 7-16	Stanley & Patterson, Inc.	15 85
			President of the Borough of Queens.		21159	12-20-15	1- 7-16	Frederick Semken	7 00
22000	12-27-15	1-10-16	Dan Gleason	\$15 00	21161	12-20-15	1- 7-16	S. Tuttle's Son & Co.	12 66
22001	12-31-15	1-10-16	John H. Walsh	10 50	21867		1-10-16	Frederick H. Riechers	15 00
22003	12-31-15	1-10-16	Emil Erdwurm	25 00	21326	12-27-15	1- 7-16	Henry S. Sanders	7 10
21976	1-28-15. 11- 6-15	1-10-16	Underwood Typewriter Co., Inc.	3 30	21257	10-30-15. 11-30-15	1- 7-16	F. F. Fuhrmann	18 95
22007	8-31-15	1-10-16	Crescent Garage	25 45	21149	12-10-15	1- 7-16	William Farrell & Son	37 14
22002	12-23-15	1-10-16	Wm. G. Snyder	10 50	21148	12-18-15	1- 7-16	William Farrell & Son	61 90
21988	12-27-15	1-10-16	William Menchen	3 75	21210	12-20-15	1- 7-16	Singer Sewing Machine Co.	94
21973	5-31-15	1-10-16	Knickerbocker Ice Co.	2 25	137913	6- 1-15. 7-31-15	11-24-15	Welsbach Gas Lamp Co.	624 29
20969	12- 1-15	1- 6-15	Empire State Window Cleaning and Towel Supply Co.	28 69				Department of Taxes and Assessments.	
21355		1- 7-16	Charles U. Powell, Engineer in Charge	8 35	21579	1- 1-16	1- 8-16	The New York Law Journal	\$28 00
21356		1- 7-16	Charles U. Powell, Engineer in Charge	4 90				Board of Water Supply.	
20986	12-28-15	1- 6-16	Montross & Clarke Co.	26 20	21375	12- 8-15	1- 7-16	The World	\$16 00
21357		1- 7-16	Charles U. Powell, Engineer in Charge	8 20	21415	11- 4-15	1- 7-16	Rider-Ericson Engine Co.	9 60
21999	12-31-15	1-10-16	Peter Young	75 00	21376	11-29-15	1- 7-16	Charles P. Berkey	8 80
21996			Park Garage, Fred W. Emig, Prop.	37 50	21365	10-18-15. 11-29-15	1- 7-16	William F. Wies	8 93
21997	12-31-15	1-10-16	Greater New York Boarding Stables, M. Friedlander, Prop.	75 00	21416	11- 3-15	1- 7-16	Rutherford Rubber Company	85 86
21998	1- 3-16	1-10-16	John Keinath	10 50	21387	12- 7-15	1- 7-16	Hardcastle & Bush	11 00
154705	43418	12-30-15	The Robinson Clay Product Co., As- signee of Angelo Paine	634 26	21401	12- 4-15. 12-18-15	1- 7-16	Douglas Bros. Hardware Co., Inc.	22 13
21991		1-10-16	Seth W. Kelly	20 00	21402	12-23-15	1- 7-16	Eimer & Amend	21 80
21991		1-10-16	H. Schwindeler	80 00	21378	12-13-15	1- 7-16	The Catholic News	34 50
21990		1-10-16	Joseph Ward	80 00	21379	12-18-15	1- 7-16	The Eastern-State Journal	12 60
21989		1-10-16	Frank Fredericks	37 40	21385	9-13-15. 10-31-15	1- 7-16	Wm. A. Geis	21 50
20333		1- 4-16	Charles U. Powell, Engineer in Charge		21381	12- 1-15	1- 7-16	The Leader Co.	21 45
			President of the Borough of Richmond.		21408	12- 3-15	1- 7-16	Mason & Hanger Co.	5 91
154897	7-12-15	12-30-15	Henry R. Worthington	\$13 60	21412	12-10-15	1- 7-16	The Nitro Powder Co.	6 41
154989	11-18-15	12-30-15	C. Vanderbilt	98 00	21374		1- 7-16	New York Telephone Co.	7 15
154833	43525	12-30-15	A. M. Hazel, Inc.	1,384 41	21383		1- 7-16	New York Telephone Co.	8 51
110618	8-11-15	9- 9-15	John Franzreb	38 78	1393		1- 7-16	Westchester Lighting Co.	6 30
			Department of Public Charities.		154956	39490	12-30-15	William C. Duggan	\$

Invoice Finance Date Vouch- or Con- tract er No. Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- tract er No. Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- tract er No. Number.	Name of Payee.	Amount.
23647 12- 7-15	Babcock & Wilcox Co.	41 70	23457 11-30-15	Henry G. Opdycke	40 00	23833	William A. Prendergast, as Comptroller, Henry Bruere as Chamberlain	60 00
23648 12-10-15	Faitoute Iron & Steel Co.	5 92	23458 11-30-15	F. J. McCaragher	9 72	23804 43375	Department of Health. Goodyear's India Rubber Selling Co.	425 00
23649 12-27-15	Froment & Co.	5 07	23459 11-12-15	Garbutt & Co.	47 40	23805 43170	Merck & Co.	864 65
23650 1-11-16	B. I. Seckel	15 00	23460 11-26-15	R. Solomon & Son, Inc.	12 65	23806 43373	Johnson & Johnson	88 74
23651 11-24-15	Electric Welding Co.	208 00	23461 12- 1-15	L. P. Gfroerer Co.	20 86	23807 42791	Standard Oil Co. of N. Y.	64 79
23652 12- 1-15	Vulcan Iron Works.	208 00	23462 11-19-15	Edward D. Fox	14 36	23808 43481	J. M. Gottesman	179 28
23653 11-18-15	Leslie Co.	179 68	23463 11-24-15	D. J. Carey	31 68	23809 43485	R. W. Geldart	5 30
23654 12-27-15	Vulcan Iron Works, Inc.	30 00	23464 11- 1-15	Jos. Clark	16 90	23810 42668	Products Mfg. Co.	3,354 75
23655 12-30-15	Jas. J. Mooney Co.	252 00	23465 10-20-15	Fredk. H. Schaupp	40 25	23811 43367	Jas. S. Barron & Co.	412 50
23656 1- 8-16	B. I. Seckel	44 50	23466 12- 4-15	Wm. H. Ellis	10 45	23779 8-30-15	Enterprise Electrical Co.	12 16
23657 42829	Harry S. Lafond Co.	9,907 03	23467 8-27-15	Hammacher, Schlemmer Co.	2 37	23780 12-27-15	Michael Paulini	50
23658 43613	J. K. Larkin	968 74	23468 11-23-15	A. & W., Auburn Prison.	384 30	23781 12-11-15	Underwood Typewriter Co.	6 00
23659 41187	Morris & Cummings Dredg- ing Co.	91 30	23469 11-30-15	H. Hanig	3 00	23782 11-29-15	R. Melnick	4 00
23660 43396	Chas. D. Norton Co.	15,979 65	23470 11- 1-15	F. J. Klos	3 00	23783 11-12-15	E. Christensen, Inc.	6 62
23661 43323	Wacker & Flanigan.	793 98	23471 11- 5-15	Reid's Express	17 10	23784 12- 3-15	T. C. Moore & Co.	2 60
23662 41413	N. Y. Tel. Co.	124 11	23472 11-10-15	Francis W. Ford Sons.	110 00	23785 11- 1-15	W. M. J. Crosson	10 00
23663 41187	Morris & Cummings Dredg- ing Co.	7,512 63	23473 11-12-15	Charles Williams	7 70	23786 11-23-15	Sam Rosen	1 50
23664 41387	O'Brien Bros., Inc.	245 52	23474 11- 5-15	Electric Hose & Rubber Co.	1 67	23787 11-22-15	R. Melnick	80
23617 6-23-15	Thomas Stokes & Sons, Inc.	87 00	23475 11- 4-15	J. M. Saulpaugh's Sons.	39 52	23788 11- 1-15	Lucius P. Brown	1 90
23618 12-31-15	A. B. Dick Co.	51 25	23476 10-13-15	Clarence S. Nathan, Inc.	43 75	23789 11- 1-15	Chas. F. Soldman	2 25
23619 12- 7-15	Underwood Typewriter Co.	20 00	23477 9-25-15	Nason Mfg. Co.	9 80	23790	Department of Docks and Ferries	893 75
23620 12-31-15	Manhattan Press Clippings Bureau	15 00	23478 8-13-15	M. J. Tobin	3 50	23776 12-28-15	Crown Stamp Works	6 75
23621 12-31-15	Henry C. Parsons	11 15	23479 10-14-15	Kasper & Koetzel	3 50	23770 12-31-15	A. Rudolph	10 00
23622 6-18-15	Foster, Scott Ice Co.	116 91	23480 11- 4-15	International Time Record- ing Co.	2 10	23771 12-24-15	Henry Bainbridge & Co.	4 25
23623 10- 5-15	Knickerbocker Supply Co.	90 00	23481 10- 2-15	J. D. Johnson Co.	73 99	23772 11-17-15	Empire Rubber & Tire Co., Inc.	45 20
23624 1-21-15	Mutual Towel Supply Co.	102 96	23482 10-22-15	Jas. A. Miller	3 15	23773 10- 6-15	Hood Tire Co., Inc.	19 10
23625 9-21-15	Sagamore Water Co.	28 00	23483 11- 8-15	Kalt Lumber Co.	4 20	23774 11-22-15	Empire Rubber & Tire Co., Inc.	7 94
23626 11-18-15	Remington Typewriter Co.	13 50	23484 9-23-15	Bloomingdale Bros.	54	23775 11-19-15	Berkefeld Filter Co.	7 50
23627 12-23-15	H. T. Dakin	111 15	23485 9-13-15	Borne-Scrymser Co.	15 00	23776 12-23-15	Manhattan Electrical Sup- ply Co.	3 12
23616	Brooklyn and Manhattan Ferry Co.	11,000 00	23486 9-18-15	L. E. Atherton	8 00	23777 10-23-15	Manhattan Electrical Sup- ply Co.	2 10
23628 12-16-15	Gulf Refining Co.	128 79	23487 9-17-15	Wm. H. Sidway	51 20	23778 11-24-15	Manhattan Electrical Supply Co.	96 00
23629 12-31-15	Burglar Proof Lock Hard- ware Corp.	6 83	23488 11- 5-15	Stanley & Patterson, Inc.	23 94	23791 43567	Borden's Condensed Milk Co.	2 52
23630 12-27-15	Jones Packing Co.	182 50	23489 10-29-15	A. B. Dick Co.	8 70	23792 43593	Borden's Condensed Milk Co.	520 34
23631 12-13-15	Dannbil Co.	177 75	23490 9-30-15	J. M. Saulpaugh's Sons.	16 57	23793 43543	John Bellman	6 00
23632 12-13-15	M. K. Bowman, Edison Co.	98 40	23491 10-19-15	E. Steiger & Co.	22	23794 43539	P. Lawless' Sons	26 45
23633 12-16-15	Indian Refining Co.	41 38	23492 10-29-15	Peerless Pattern Co.	1 23	23795 43658	Henneberger & Herold	338 22
23634 9-21-15	International Postal Supply Co.	37 50	23493 11- 9-15	Jas. A. Miller	8 75	23796 43658	Sulzberger & Sons Co.	252 46
23635 12-18-15	General Fireproofing Co.	74 54	23494 11-16-15	Roure Bertrand Fils.	14 69	23797 43004	A. Goldstein & Co.	234 24
23636 12-13-15	The Danuba Co.	43 15	23495 10-19-15	Rolle Rubber Co.	1 00	23798 43658	Sulzberger & Sons Co.	142 64
23637 12-31-15	Northwestern Elec. Equip- ment Co.	9 00	23496 11-15-15	Benj. H. Sanborn & Co.	141 00	23799 43538	Conron Bros. Co.	161 75
23638 12-29-15	Henry P. Roberts	90 00	23497 10-27-15	Dept. of Interior	6 48	23800 43537	Shults Bread Co.	250 56
Board of Estimate and Apportionment.								
23719 1- 6-16	The Lily Cup Co.	7 00	23498 9-29-15	Columbia Graphophone Co.	1 50	23801 43599	Francis H. Leggett & Co.	119 61
23720	The New York Law Jour- nal	7 00	23499 11- 6-15	Balfour & Koch Co.	45	23802 43541	Chas. F. Mattlage & Son.	118 57
23721 1- 6-16	J. B. Lyon Co.	33 00	23500 10-15-15	Snelling & Son	4 80	23803 43600	J. D. Stout & Co.	6 15
23684 12- 8-15	Alex. Brennan	4 50	23501 9-15-15	Wm. P. Youngs & Bro.	90	23804 43600	Jos. Seeman	5 58
23685 1- 5-16	Keuffel & Esser Co.	15 20	23502 8-25-15	The Century Co.	35 00	23762 12-30-15	M. S. Cook	194 55
23686 1- 5-16	Goldsmith Brothers	5 44	23503 10-28-15	American Lead Pencil Co.	8 00	23763 1- 3-16	E. P. Prendergast & Co.	4 85
23687 1- 5-16	Commercial Copying Co.	2 40	23504 11- 6-15	W. H. Sample & Sons	3 90	23755 1-13-16	Ernest E. L. Hammer	3 90
23688 1- 5-16	The J. W. Pratt Co.	5 26	23505 11-11-15	Scientific Equipment Co.	1 68	23756 12-31-15	Kanouse Mt. Water Co.	3 92
23689 12-22-15	New York Towel Supply Co.	7 60	23506 4-20-15	The Ready Tool Co.	5 04	23761 12-31-15	Public Administrator, Queens County.	15 00
23690 12-23-15	Jos. A. Lutz	2 80	23507 11-11-15	F. C. Huyck & Sons	142 27	23762 12-31-15	Randolph White, Public Ad- ministrator	15 00
23691 12- 8-15	M. Schlesinger	14 56	23508 10- 5-15	Bloomingdale Bros.	22	23763 1- 1-16	President of the Borough of Manhattan.	1,797 41
23692 12- 8-15	The Linde Air Products Co.	5 25	23509 11- 4-15	Geo. Morley	59 00	23764 1- 1-16	Gavin Rowe	1,697 53
23693 12-24-15	Eimer & Amend	25 80	23510 10-22-15	W. B. Conard & Co.	96 02	23765 1- 1-16	Gavin Rowe	1,713 14
23694 12-24-15	Merck & Co.	6 00	23511 10- 5-15	Julius Fowl	27 00	23766 1- 1-16	W. J. Fitzgerald	1,713 14
23674	The Western Union Tel. Co.	72	23512 9-15-15	The National Folding Box & Paper Co.	53 50	23767 1- 1-16	William J. Howe	19 50
23675	The Western Union Tel. Co.							

Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.
President of the Borough of Brooklyn.			23572 11-30-15	Crescent Garage	14 68	23958 1- 3-16	Jas. Fish	2 84
23907 12- 2-15	Thomas M. Delaney.....	7 50	23573 1- 5-16	Jamaica Water Supply Co..	20 00	23959 12-31-15	Garland Service Co.....	6 75
23908 12-15-15	Union Steam Pump Co....	1 11	23574 12-31-15	A. Rudolph	21 00	23960 12-31-15	Church E. Gates & Co....	11 41
23909 12-17-15	Thomas Delaney	35 09	23575 12-31-15	Crescent Garage	15 00	23961 12-16-15	W. & L. E. Gurley.....	18 65
23910 12-17-15	Paul Ayres Co.	27 33	23576 1- 6-16	Goodyears' India Rubber Selling Co.	19 06	23962 1- 1-16	Honk Falls Power Co.....	1 00
23911 11-17-15	Robert Simpson	271 00	23577 12-31-15	The Long Island Hardware Co.	27 88	23963 11-30-15	Hudson Garage	9 90
23912 12- 8-15	M. S. Brown	2 00	23578 12-24-15	The Long Island Hardware Co.	15 10	23964 12-31-15	Geo. E. Johnston.....	15 32
23913 12-18-15	Henry Hayward	13 50	23579 12-29-15	E. Belcher Hyde	5 00	23965 12-31-15	Gus Johnson	10 00
23914 12-22-15	H. P. Moehl	35 00	23580 12-29-15	National Map Co.	13 65	23966 12-27-15	Knickerbocker Ice Co.....	1 56
23915 12- 9-15	The Bausch & Lomb Optical Co.	22 50	23581 1- 5-16	Edward Cossin	87 60	23967 12-29-15	Lux Mfg. Co.	1 62
23990 12- 4-15	Brooklyn Blue Print Works	13 76	23582 12-31-15	Walldorf, Hafner & Schultz	12 00	23968 12-29-15	Mead & Taft Co.	11 50
23991 7-23-15	Eimer & Amend	29 70	23583 12-11-15	The Candorn Works Co.	37 50	23969 12-27-15	Chas. E. Miller	25 00
23992 12-15-15	Liberty Garage, Inc.	10 00	23584 12- 6-15	Nason Mfg. Co.	56	23970 1- 3-16	Northern Westchester Ltg. Co.	14 10
23993 1- 4-16	Van Brunt Tandy.....	7 00	23585 12-31-15	The L. I. Hardware Co.	14 00	23975 12-31-15	Knickerbocker Towel Sup- ply Co.	15 59
23994 1- 5-16	Brooklyn Blue Print Works.	4 80	23586 5-31-15	The Sicilian Asp Pav. Co.	199 17	23936 12-18-15	John Bell	4 50
23995 12- 2-15	Van Brunt Tandy	5 15	23587 2- 8-15	William J. Casey	10 00	23937 12-21-15	McKeel & Jaycox.....	25 89
23996 12- 4-15	Sweeney & Nail Auto Co.	52 26	23588 12-24-15	Rapid Transit Subway Con. Co., Interborough Rapid Transit Co., Assignee	9,000 00	23938 12- 8-15	R. W. & L. P. Secor.....	5 20
23997 12-29-15	Albert Joost	6 15	23589 1- 4-16	Public Service Commission.		23939 12-31-15	Shelley Bros.	30 00
23998 12- 4-15	Clynta Water Co.	13 80	23590 1-10-16	Rapid Transit Subway Con. Co., Interborough Rapid Transit Co., Assignee		23940 12-20-15	Seymour Van Tassel.....	27 47
23999 12-28-15	The American Multigraph Sales Co.	12 84	23591 1- 4-16	Sheriff, Richmond County.		23941 1- 4-16	R. M. Young Bros. Feed Co.	100 08
24000 12- 4-15	Royal Garage & Machine Works	15 65	23592 1-10-16	Halls Safe Co.	3 50	23942 12-27-15	The Beck Duplicator Co.	15 00
24001 12-17-15	Liberty Garage, Inc.	5 30	23593 1- 4-16	Sheriff, Kings County.		23943 12-21-15	Board of Water Commis- sioners, Pleasantville, N. Y.	1 75
23977 12-31-15	John F. Schmadeke	14 00	23594 1- 4-16	Sheriff, Bronx County.		23944 12-30-15	Brown Auto Supply Co.	90
23978 12-22-15	Royal Eastern Elec. Sup. Co.	8 30	23595 1- 4-16	Sheriff, New York County.		23945 12- 1-15	John A. Carman.....	162 60
23979 12-15-15	Godfrey, Keeler Co.	11 18	23596 1- 4-16	Jandorf & Steiner	4 25	23946 11-22-15	Central Hudson Gas and Electric Co.	3 30
23980 12-23-15	C. W. Keenan	28 45	23597 1- 4-16	James T. Mohan	80 02	23928 1- 4-16	J. Waldo Smith.....	22 89
23981 1-13-16	Fallon Law Book Co.	127 50	23598 1- 4-16	Gramatan Spring Water Co.	6 00	23929 1- 4-16	Wilson Fitch Smith.....	20 75
23982 12-27-15	The Banks Law Pub. Co.	4 00	23599 1- 4-16	Adams & Flangan Co.	39 80	23930 1- 4-16	Charles E. Wells.....	17 98
23983 10- 7-15	Lithoprint Co.	29 66	23600 1- 4-16	Jacob Kahlman	249 37	23931 1- 4-16	Thos. H. Wiggin	13 14
23984 12-20-15	Stevenson & Marsters, Inc.	15 00	23601 1- 4-16	The Cudahy Packing Co.	8 50	23932 1- 4-16	Ralph N. Wheeler.....	120 31
23985 12-23-15	H. T. Dakin	95 82	23602 1- 4-16	Sheffield Farms, S. D. Co.	5 58	23933 1- 4-16	J. Howard Williams.....	151 54
23986 11-16-15	Philipp Dinger	19 00	23603 1- 4-16	Fred M. Schildwachter	6 56	23934 1- 4-16	Geo. P. Wood.....	15 47
23987 11-16-15	Philipp Dinger	14 00	23604 1- 4-16	Bronx Grocery Co.	139 18	24018 41790	Herbert D. Pease and A. J. Provost, Jr.	500 00
23988 11-16-15	Philipp Dinger	4 10	23605 1- 4-16	Ward Baking Co.	83 75	24019 25419	Jules Breuchaud	16,513 65
23989 11-16-15	Philipp Dinger	4 50	23606 1- 4-16	Chas. Sowa	24 70	24020 40447	American Cement Tile Mfg Co.	2,983 50
24002 12- 4-15	C. W. Keenan	65 00	23607 1- 4-16	Daniel Mangan	100 00	24021 43503	Guarantee Const. Co.	2,889 00
24003 12-20-15	Peerless Rubber Mfg. Co.	36 88	23608 1- 4-16	Adams, Flangan Co.	16 00	23916 12- 1-15	Catskill Mountain Tele- phone Co.	8 15
24004 12-10-15	The Texas Co.	10 26	23609 1- 4-16	Yale Towel Supply.....	2 75	23917 1- 1-16	New York Telephone Co.	4 10
24005 12-31-15	Defiance Mfg. Co.	10 50	23610 1- 4-16	Berkshire Products Co.	15 00	23918 12-30-15	Central Hudson Gas & Elec. Co.	1,296 88
24006 12- 8-15	Chas. B. Hvass & Co.	350 00	23611 1- 4-16	Union Towel Supply Co.	10 34	23919 12-30-15	Central Hudson Gas & Elec. Co.	367 75
24007 12- 2-15	Long Island Hardware Co.	2 50	23612 1- 4-16	Nauss & Brothers Co.	126 59	23920 12-27-15	Central Hudson Gas & Elec. Co.	917 50
24008 11- 5-15	F. M. Tiemann & Co.	29 00	23613 1- 4-16	France Baking Co.	21 83	23921 12-31-15	Henry Romeike, Inc.	1 64
24009 12- 4-15	Long Island Hardware Co	60	23614 1- 4-16	Fred Lubring	17 36	23922 1- 4-16	Sidney K. Clapp.....	81 26
24010 12- 8-15	C. W. Keenan	246 25	23615 1- 4-16	John T. Stanley	1 50	23923 12- 2-15	R. W. Gilkey	10 10
24011 12- 4-15	Royal Garage & Machine Works	20 00	23616 1- 4-16	Knickerbocker Ice Co.	2 29	23924 1- 4-16	Geo. G. Honness.....	52 23
24012 12-15-15	Edward E. Pierson Co.	210 00	23617 1- 4-16	William Farrell & Son	47 25	23925 1- 4-16	Winfred D. Hubbard.....	24 58
24013 12-15-15	M. Schaeffer	62 50	23618 1- 4-16	D. F. Corker	24 66	23926 1- 4-16	Ernest Jonson	198 49
24014 2- 4-15	Royal Garage & Machine Works	6 05	23619 1- 4-16	W. Bass & Co.	5 20	23927 1- 4-16	Thaddeus Merriman	3 28
24015 12-28-15	Detroit Cadillac Motor Car Co.	6 60	23620 1- 4-16	Department of Street Cleaning.		23928 1- 4-16	Department of Water Supply, Gas and Electricity.	
24016 1-11-15	Eric Palmer	50 00	23621 1- 4-16	General Vehicle Co., Inc.	40,000 00	23609 39983	N. Y. Edison Co.	1,936 06
24022	Wm. W. Richards	165 00	23622 1- 4-16	Addressograph Co.	21 19	23610 39983	N. Y. Edison Co.	245 12
24023	Jas. J. Byrne	39 40	23623 1- 4-16	Addressograph Co.	9 60	23611 40581	Frank J. Eisinger	86 55
24024	John W. Sparks	75 95	23624 1- 4-16	Foster-Scott Ice Co.	3 93	23612 1- 5-16	Ward & Co.	2 50
24025	John W. Sparks	24 05	23625 1- 4-16	Knickerbocker Ice Co.	54 00	23613 23613	Luther R. Sawin	17 33
24026	Jos. J. Marrin	4 40	23626 1- 4-16	Kasper & Nelke	60 00	23614 10-18-15	Edwin H. Brown	400 00
24027	Wm. J. Shea	86 55	23627 1- 4-16	Berkshire Products Co.	11 50	23615 1- 5-16	Charles O. Davis	8 25
24028	Wm. J. Shea	103 50	23628 1- 4-16	Watson Contr. Co.	107 32	23616 5- 8-15	Hudson Oil Co., Inc.	12 89
24029	H. Kayfetz	13 15	23629 1- 4-16	Dailey & Ivins	7 62	23617 11-30-15	The American News Co.	3 00
24030	H. Kayfetz	13 15	23630 1- 4-16	Phineas Jones Co.				

January-December.		December, 1915.	December, 1914.
1915.	1914.		
372,451 68	347,098 47	Arrears of Water Rates	30,771 02
3,070,374 10	1,835,985 30	Interest on Taxes	188,703 91
668,291 21	679,545 93	Interest on Assessments	67,600 81
32,936 51	35,404 11	Interest on Water Rates	4,383 27
9,233,747 23	9,287,306 64	General Fund	3,772,891 43
			\$23,396,712 80
84,641,452 05	58,056,872 69	Sales of Revenue Bonds
16,168,795 18	89,588,347 44	Sales of Revenue Bills
9,367,075 34	11,925,425 00	Sales of Special Revenue Bonds	\$584,500 00
.....	8,598,500 00	Sales of Assessment Bonds	4,908,500 00
23,000,000 00	23,500,000 00	Sales of General Fund Bonds	1,500,000 00
2,059,936 17	7,096,444 50	Sales of Corporate Stock to the Commissioners of the Sinking Fund	20,500,000 00
44,981,555 22	141,351,769 01	Sales of Notes of the City of New York, issued in anticipation of a Sale of Corporate Stock	400,000 00
71,000,000 00	65,000,000 00	4,200,000 00	1,000,000 00
903,309 67	942,500 00	Public Sale of Corporate Stock (Principal)
		Public Sale of Corporate Stock (Premium)
8,048,958 63	10,645,318 97	6,744,436 17	721,687 27
12,186,129 71	14,145,672 84	\$624,805 03	1,024,451 94
		305,527 49	
		930,332 52	
\$447,775,519 40	\$590,122,319 80	Total Receipts	\$31,071,481 49
		Balance at beginning of period	29,275,370 33
			\$60,346,851 82
			\$70,083,567 16

January-December.		Appropriation Funds.	Special Revenue Bond Funds.	Corporate Stock Funds.	Special and Trust Funds.	Total, December, 1915.	Total, December, 1914.						
1915.	1914.												
City Treasury—													
Payments on Account of:													
\$54,254,893 01	\$51,275,486 07	Interest on the City Debt	\$1,129,898 30	\$3,150 51	\$666,048 02	\$16,355 87	\$1,815,452 70						
106,147,194 33	135,753,071 29	Redemption of Revenue Bonds and Bills	20,249,777 40	20,249,777 40						
69,702,247 70	144,032,810 00	Redemption of Corporate Stock Notes	35,500 00	35,500 00						
14,094,722 45	16,109,495 13	Redemption of the City Debt	30,482 61	33,500 00	746,729 49	1,514 00	812,226 10						
7,400,000 00	7,451,778 88	Annual Installments						
.....	4,576,303 43	New York State Tax						
2,238,976 25	2,514,059 32	Transfer of Surplus Water Revenue, Brooklyn	518,164 48	518,164 48						
1,846,279 79	2,161,106 38	Bellevue and Allied Hospitals	135,930 33	16,379 21	44,756 01	197,065 55						
Department of—													
2,301,409 17	4,064,216 68	Bridges	62,238 28	11,450 25	16,774 04	24,765 58	261,228 15						
1,623,859 99	1,449,639 62	Correction	134,670 84	19,945 65	7,826 87	18,628 02	181,071 38						
3,264,504 15	4,555,686 98	Docks and Ferries	157,737 65	256,599 31	414,336 96						
44,260,191 98	42,792,329 86	Education	3,547,891 96	5,497 73	311,419 93	17,644 97	3,882,454 59						
1,639,241 35	1,637,718 95	Finance	125,684 72	27 00	695 00	126,406 72						
3,623,091 29	3,607,694 56	Health	275,082 83	1,682 46	44,156 63	990 43	321,912 35						
4,541,033 26	4,440,233 11	Parks	225,750 08	13,975 67	75,378 27	2,054 94	317,158 96						
4,616,680 22	4,837,477 12	Public Charities	361,177 19	72,417 03	28,335 85	461,930 07						
8,828,440 76	10,478,033 25	Street Cleaning	683,257 85	37,432 17	4,522 84	262,178 94	987,391 80						
644,258 05	661,418 34	Taxes and Assessments	45,690 68	3,513 59	49,204 27						
10,298,581 75	11,223,811 72	Water Supply, Gas and Electricity	789,729 13	19,550 21	55,349 83	168,917 01	1,033,546 18						
10,857,860 53	10,825,803 48	Fire Department	1,129,615 62	26,054 44	73,914 02	45,517 15	1,275,101 23						
831,418 77	918,068 25	Law Department	40,330 38	40,330 38						
18,539,689 04	18,180,345 21	Police Department	1,179,703 91	182,812 54	1,362,516 45						
663,527 95	726,023 40	Tenement House Department	68,182 50	68,182 50						
4,038,234 07	5,452,674 91	President of the Borough of—						
1,630,355 55	1,932,002 87	Manhattan	198,243 47	1,653 73	70,937 46	69,300 16	340,134 82						
2,801,405 68	3,260,811 15	Bronx	87,560 53	41,543 36	25,375 12	154,479 01						
2,375,864 50	2,613,798 28	Brooklyn	143,715 77	383 74	113,587 00	31,812 26	289,498 77						
1,002,277 56	1,229,987 31	Queens	152,226 53	2,266 02	41,812 10	26,378 38	421,509 8						
977,364 38	992,361 99	Richmond	67,104 18	427 08	15,372 11	2,234 53	222,683 03						
6,902,522 27	14,656,820 15	Board of City Record	53,061 01	35 50	97,652 6						
5,510,581 94	5,107,135 30	Board of Water Supply	490,584 89	53,096 51						
5,239,590 30	5,044,685 59	Charitable Institutions	389,058 98	64,351 2						
24,385,958 11	25,288,230 88	Courts	419,953 72	29,144 76	490,584 89						
26,751,701 32	31,853,992 06	Public Service Commission	535,980 82	1,678,686 79	1,466,323 6						
		Miscellaneous	1,175,412 96	289,815 68	1,072,182 81	66,935 38	389,058 98						
\$453,833,957 47	\$581,705,111 52	Total Disbursements	\$33,059,169 41	\$1,307,095 79	\$6,038,017 63	\$1,299,462 22	\$41,703,745 05						
		Balance at end of period	\$45,382,022 3						
Sinking Funds—													
\$84,330,763 16	\$80,238,792 64	Receipts	\$5,287,781 58						
		Balance at beginning of period	5,818,064 98						
78,276,459 84	85,843,633 63	Payments	\$11,105,846 56						
		Balance at end of period	4,356,014 59						
91,038,930 59	36,727,515 19	Special Funds—	\$31,406,499						
		Receipts	\$32,102,028 0						
		Balance at beginning of period	357,923						
90,701,583 67	36,749,926 01	Payments	\$2,469,907 70						
		Balance at end of period	1,984,362 66						
		Aggregate balance at end of period	\$377,661						
		Aggregate balance at beginning of period	229,463						
		Decrease	\$148,198						
			\$485,545 04						
			\$148,198						
			\$25,878,483 78						
			35,855,486 25						
			\$25,545,271						
			33,138,497						
			\$9,977,002 47						
			\$7,593,225						

HENRY BRUERE, Chamberlain.

BELLEVUE AND ALLIED HOSPITALS.

REPORT FOR THE QUARTER ENDED SEPTEMBER 30, 1915.

The Department as a Whole.

The Department as a Whole.
Only a part of the money required to meet certain deficits in the appropriations for the department having been allowed by the Board of Aldermen the Trustees have been obliged to ask for the issue of special revenue bonds in the sum of \$71,195.18, of which the separate items are: Supplies, \$35,400.00; Equipment, \$5,500.00; Salaries and Wages, \$14,095.18; Contract and Open Order Service, \$16,200.00.

The General Medical Superintendent has been directed to keep a register at each hospital wherein members of the house staff are to record their response to fire drills when they are held, and it has further been decided to instruct the superintending officers to report to the General Medical Superintendent every employee, physician or other person under the jurisdiction of the Board who refuses to comply with the rules governing their duties during such drills. These rules are to be printed conspicuously in red and posted in prominent places.

It has been decided to install incinerators at an estimated cost of \$350 each at all of the allied hospitals. Provision will be made for these items in the budget for the coming year.

The new motor ambulances have been placed in service and the horse equipment is no longer needed except for the trucking and transferring work at Bellevue.

Bellevue Hospital

The new surgical pavilions I, K, L and M are in a state of structural completion but are still unused awaiting the installation of lighting fixtures, telephone equipment and the award of a contract for painting. Bids for the painting of I and K were received on August 24th, but on the recommendation of the architects, Messrs. McKim, Mead and White, and in view of the best interests of the city these bids were rejected and the contract advertised anew. A new set of bids was received on September 16th and the contract awarded to the lowest bidder, David Davis, in the sum of \$6,675.

On account of a fire in their factory the International Gas and Electric Fixture Company requested an extension of time on their contract for the installation of the lighting fixtures in these pavilions, and they were granted an extension of thirty days and later were given a further extension of twenty-one days. This would bring the time for the completion of the work to October 29th.

Plans and specifications for the installation of the interior telephone system, in all four of the new pavilions, were approved and bids received at Bellevue on September 16th. These bids are at present undergoing a close examination and scrutiny at the hands of the Building Committee, which will investigate the best systems in use elsewhere before making a final report.

A charge of two and one-half per cent for the fees of a consulting engineer in connection with the elevator service of the new pavilions was disallowed by the Trustees on the ground that the architect made no charge for such service when installing the elevators in Pavilions A and B, the pathological building and the laundry building. The architects have not acquiesced in this decision and the matter has been referred to the Corporation Counsel for his opinion.

The Commission of Public Charities has been requested to vacate the building now used as a general drug department on the grounds of Bellevue Hospital, with a view of its possible use as an admitting office for the new pavilions.

Bids for the construction of a receiving room on the pier at the foot of East 29th Street were received on June 28th and the contract awarded to the lowest bidder, Benjamin J. Loewy, in the sum of \$1,916.

Plans and specifications for the roadways, curbing, grading, seeding of grass plots and drainage work around pavilions L and M were presented by the architects in June and referred to the Building Committee for their inspection and recommendation.

The Trustees have asked the Park Department for the services of an expert to look at the trees on the grounds of Bellevue and Gouverneur Hospitals.

THE MEDICAL SERVICE.

At the suggestion of Dr. Abraham Flexner, the Board's adviser in the matter of medical reorganization, the several medical colleges connected with Bellevue have been asked for a detailed account of their expenditures in connection with their hospital work.

An additional Resident Alienist to assist the Director of the Alcoholic and Psychopathic Services during the period from July 1st to December 31st, 1915, has been engaged.

The class of crippled children has been turned over to the Association for Crippled Children, which provides for such cases in other sections of the city.

Upon the suggestion of the Commissioner of Public Charities the operation of the Clearing House for Mental Defectives has been transferred from that department to Bellevue Hospital. This was adopted as a temporary measure for the current year, the medical agents to remain under the jurisdiction of the Commissioner of Public Charities, with the understanding, however, that the work will be done hereafter under the jurisdiction of the Trustees, in the same manner now operative for the examination and commitment of the insane, and change in title of the clinic was made to "Clinic for Atypical Children."

Dr. Gregory has asked that provision be made for the appointment of specialists in eye, ear, nose, throat and skin, preferably young men who would be willing to attend at least three afternoons in the week.

SOCIAL SERVICE DEPARTMENT.

The request of the Social Service Bureau for the appointment of a solicitor of funds has been allowed, subject to the condition that all correspondence and appeals addressed to the public for the purpose of obtaining funds to supply the needs of the bureau must first be presented to the Trustees for their approval.

An issue of special revenue bonds has been asked for the appointment of two social service nurses to be assigned to the drug cases.

It has been decided to open the Social Service Department on Sunday with at least one employee in charge. The inauguration of this change will be postponed until the return of Miss Wadley from her vacation.

An additional Social Service nurse for the care of Jewish patients has been asked in the department estimate for 1916.

Gouverneur Hospital.

Bids were received on July 19th for the construction of the new building to house the out-patient department at Gouverneur Hospital and contracts were then awarded as follows: General Construction, John H. Parker Co., \$141,947.50. Plumbing, James McCullough, \$11,320.00. Heating and ventilating, E. Rutzler Co., \$18,890.00. The final contract with the architects, Messrs. McKim, Mead and White, for the construction of this building has been presented to the Board of Estimate and Appropriation for their approval.

Excavation for the new building was started on Monday, September 13th, and excellent progress has been made.

An investigation of the old ferryboat "Westfield" in use as a day camp for tuberculous patients discloses the fact that an expenditure of nearly one thousand dollars would be necessary to place the boat in condition for further use as a camp. Before authorizing this expenditure the Trustees decided to request the Commissioner of Docks and Ferries to make an inspection to determine if the boat is safe for the purpose for which it is now used and also if it would be safe after making repairs for which the above mentioned estimate has been received.

Harlem Hospital.

Corporate stock in the amount of \$25,000, for the purpose of furnishing and equipping the new ward wing was voted by the Board of Estimate at their first meeting in July. Specifications for these furnishings were sent to the Board of Estimate and Apportionment on April 12th, but had not been acted upon up to August 18th, when the President wrote a letter to that Board urging prompt action.

It has been decided to restore the Medical Board room to its original size and to set aside for the use of students the room on the third floor corresponding to the sitting room of the house staff on the fourth floor.

Nearly all the contractors at work on the new wing and on the alterations in the main building have requested extensions of time on their contract on account of changes in the design to provide uniform style throughout the hospital and on account of the delays incident to permitting them access to their work. The failure of the Tower Construction Company to carry out the general contract is responsible for much of this condition and the extensions have accordingly been granted on the recommendation of the architect and the Building Committee.

Two places of Adjunct Assistant Visiting Obstetricians have been created in connection with the out-patient department.

Under-graduate masseurs in the orthopaedic clinic of the out-patient department have been appointed on condition that they be employed under the immediate direction of the Visiting Surgeons.

It has been decided to permit certain operations under general anesthesia by qualified operators in the ear, nose and throat clinics of the out-patient department, such patients to be allowed to remain when necessary in the accident ward until fully recovered from the effects of anesthesia.

A suggestion made by the New York City Visiting Committee for the creation of a separate gynaecological service at Harlem Hospital was submitted to the Medical Board of the hospital for their consideration. The suggestion did not receive the approval of the Medical Board and it has been decided to make no change for the present.

Fordham Hospital.

The Trustees regret to report the death on September 20th, 1915, of Miss Lulu Jones, Supervising Nurse and Acting Superintendent of Fordham Hospital. Miss Jones has been in charge of the hospital for the past two years, and for many years before that had rendered faithful service to the City in connection with Bellevue and its dependencies. Miss Malmgren has been transferred from Harlem to take her place as Supervising Nurse at Fordham.

The report of the State Board of Charities, dated July 16, has placed Fordham Hospital in Class I both as to plant and administration.

The General Medical Superintendent has been instructed to make special efforts to get additional practitioners for the out-patient department of this hospital, particularly in the medical clinics.

Neponsit Beach Hospital for Children.

An eligible list for the position of Hospital Superintendent was promulgated on August 21 by the Municipal Civil Service Commission and Miss Josephine P. W. Brass, the present superintendent of the hospital and first on the list, was appointed to this position.

The Trustees were informed by the Board of Health under date of June 12 that the companies operating at Barren Island have been committed to the recommendations made by the Engineer in his report on "The Elimination of Odors." It is believed that the installation of the equipment recommended will permanently abate the nuisance now coming from Barren Island.

Plans and specifications for the additions and alterations on the fourth floor of

this hospital were communicated to the Trustees on July 20 and transmitted to the Board of Estimate for their approval, while the specifications for the balconies and fire-escapes, for which an appropriation of \$20,000 has been made by the Board of Estimate, were received and similarly disposed of on August 3.

The transfer of \$3,000 corporate stock from Bellevue to this hospital for additional partitions has been approved.

Much annoyance has been caused by the overflowing of the cesspool at Neponsit Beach, as the overflow has failed to drain away. The Neponsit Realty Company has offered to connect the hospital with their sewerage system for the sum of \$600 per annum. The Comptroller has been communicated with to determine whether the department has authority to enter into such a contract.

In reply to an inquiry by the Park Commissioner of Queens as to the attitude of the Trustees concerning the granting of camp sites within three hundred feet of the hospital, reply was made that the Trustees were opposed to the erection of permanent camps on the hospital property.

The Board of Estimate has been requested to transfer \$2,500 from the Bellevue corporate stock account for the purpose of establishing such an account at Neponsit Beach Hospital to permit minor construction work at that hospital.

JAMES K. PAULDING, Secretary, Board of Trustees.

Changes in Departments, Etc.

DEPARTMENT OF PARKS.

Manhattan and Richmond.

Titles Changed—January 1: From Instructor, Male, at \$3 a day, to Gymnasium Attendant, at \$3 a day: Maurice Achsen, 125 Manhattan Avenue, Brooklyn; Daniel Caplin, 35 Market Street; Jacob Silbert, 120 West 114th Street; George M. Sweeney, 14 Hancock Street, Brooklyn. From Instructor, Male, at \$3 a day, to Play-ground Attendant, at \$3 a day: Francis T. Sullivan, 130 East 93d Street; Anna M. Walsh, 418 East 57th Street.

DEPARTMENT OF BRIDGES.

Transferred—James F. Haggerty, 691 Greene Avenue, Brooklyn, Bridge Tender, to President of Borough of Manhattan, and title changed to Watchman, January 7; R. C. Strachan, 371 Grant Avenue, Richmond Hill, Queens, Assistant Engineer, to Department of Correction, January 1: Alexander Grau, 94 Adelphi Street, Brooklyn, Painter, to Department of Correction, January 3.

Title Changed—James Maher, 478 West 159th Street, New York, from Wireman to Stoker, at \$3 per day, effective January 20.

BOARD OF WATER SUPPLY.

Transferred—William Tobin, Inspector, December 1, 1915, to President, Borough of Manhattan; Walter B. Kilduff, Inspector, to Public Works, Manhattan.

Services Ceased—Leonard B. Smith, Transitman, January 7.

TENEMENT HOUSE DEPARTMENT.

Salary Increased—Francis A. Smith, 46 W. 93d Street, Manhattan, Clerk, from \$1,800 to \$1,950 per annum; January 1.

Appointed—Michael Russo, 305 East 150th Street, Clerk, at \$300 per annum; January 10.

Police Department.

Report for week ending January 1, 1916.
DECEMBER 27.

Lawrence F. Murray, appointed Stores Foreman on Probation September 22, 1915, qualified September 23, 1915, the said Lawrence F. Murray was appointed permanently as Stores Foreman at \$900 per annum, to take effect 12 midnight, December 22, 1915, his services while on probation having been satisfactory.

Mary E. Pollock, appointed Tabulating Machine Operator, Hollerith Machine, on probation September 27, 1915, qualified September 27, 1915, the said Mary E. Pollock was appointed permanently as such operator, at \$720 per annum, her services while on probation having been satisfactory. To take effect 12 midnight, December 26, 1915.

The Municipal Civil Service Commission having, in accordance with Clause 4 of Rule XIII, issued a certificate of reinstatement in favor of Amader O. Hayes, who resigned as a Patrolman in this Department September 24, 1915, the said Amader O. Hayes was reinstated in this Department as a First Grade Patrolman, that being the grade in which he was serving at the time of his resignation.

Granted—Application of Frederick Wendeburg, A. D. S. 2d Grade, 7th Branch D. B., for permission to accept reward of \$50, less the usual deduction for the Police Pension Fund, from the U. S. Army authorities for the arrest of a deserter.

Masquerade Ball Permits Granted—Frank Ryan, Manhattan Casino, Manhattan, December 31, \$25; Howard Bradstreet, Clinton Hall, Manhattan, December 31, \$10.

The following member of the force was relieved and dismissed from the police force and service and placed on the roll of the Police Pension Fund and is awarded the following pension, to take effect 12 P. M., December 27, 1915: Lieutenant Robert Groves, 155th Precinct, on his own application, at \$1,125 per annum; appointed June 20, 1883.

The following members of the force having been tried on charges before a Deputy Commissioner, fines were imposed as indicated: Captain John Londergan, 283d Precinct, November 23, forwarded false duplicate report; 10 days. Patrolmen:

William J. Blanch, 1st Precinct (3 charges), October 22, absent without leave, 10 days; November 6, absent without leave, 10 days; November 14, absent without leave, 10 days.

Arthur Henne, 1st Precinct, December 5, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Francis J. Dougherty, 2d Precinct, November 5, (1) ran away from intoxicated patrolman who had drawn revolver on him; (2) failed to disarm said patrolman; (3) failed to disarm said patrolman after he had fired a shot at him; (4) failed to promptly report the above, 5 days. William J. Ahearn, 22d Precinct, October 9, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 4 days. Arthur Vliet, 28th Precinct, October 2, testified falsely, 8 days. Ernest H. Fimpel, 29th Precinct (2 charges), October 8, failed to respond to flashlight signal as directed, 2 days; October 8, failed to respond to flashlight signal as directed, 2 days. Kyrie D. Clemens, 36th Precinct, October 13, absent from school crossing, one-half day. Joseph Shepard, 159th Precinct, September 29, failed to comply with contents of general order re Primary Election duties, one-half day. John J. Gildea, Traffic Division, Subdivision A, December 1, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. William H. Flynn, Traffic Division, Subdivision B, October 19, in conversation with a citizen, 1 day.

The following member of the force having been tried on a charge before a Deputy Commissioner, was reprimanded: Patrolman Karl M. Huber, 36th Precinct, August 24, failed to report for inspection of uniforms and equipments, and instructions.

The following members of the force having passed their probationary period without being again convicted on a complaint, were reprimanded: Patrolmen: John A. Nelson, 4th Precinct, July 29, sitting on chair in doorway. Thomas M. O'Connor, 21st Precinct, May 29, absent without leave. John F. Dunn, 43d Precinct, November 3, failed to signal promptly. William F. Gallagher, 66th Precinct, June 2, (1) improper patrol, seen leaving taxicab and entering saloon; (2) failed to obtain permission; (3) failed to make entry. Hector W. Meminway, 77th Precinct, June 4, asleep in booth. Henning Heden, 27th Precinct, October 11, absent from post, in conversation with two women. William J. Verlin, 283d Precinct, October 1, (1) left post without being properly relieved; (2) failed to obtain permission; (3) failed to make entry. Albert G. Herter, 283d Precinct, October 1, (1) left post without being properly relieved; (2) failed to obtain permission; (3) failed to make entry. George F. Dorsch, 283d Precinct, October 1, (1) left post without being properly relieved; (2) failed to obtain permission; (3) failed to make entry.

The following members of the force having been tried on charges before a Deputy Commissioner, the charges were dismissed: Sergeant Timothy Sullivan, 10th Precinct, November 16, failed to take proper police action and did not have summons served. Acting Detective Sergeant Bernardino Grottano, Detective Bureau, September 6, (1) in room of saloon with patrolman who was in uniform and who had quit post; (2) failed to report that he was in company with said patrolman. Patrolmen: Edward A. Manley, 1st Precinct, September 28, called another Patrolman improper names while in plain clothes. Jacob J. Levy, 26th Precinct (attached to 169th Precinct when charges were preferred), September 17, struck a man with his hand and used improper language. Joseph A. Walsh, 160th Precinct (attached to 164th Precinct when charges were preferred), June 17, improper patrol and conversing with a patrolman.

The following resignation was accepted: Patrolman Frederick C. Dunn, 174th Precinct, to take effect noon, December 27, 1915.

DECEMBER 28.

The Municipal Civil Service Commission, having consented to the transfer of the following named persons from the Departments mentioned to this Department, the said persons were appointed to

the positions opposite their names at the salaries indicated, to take effect January 1, 1915: John J. Devery, 1128 Park Avenue, Manhattan, Clerk at \$420 per annum in the Bureau of Buildings, Manhattan, to Clerk at \$300 per annum; Joseph Lettis, 154 East 106th Street, Manhattan, Clerk at \$540 per annum in the Department of Parks, Borough of Manhattan and Richmond, to Clerk at \$540 per annum; Herman Hild, 105 12th Street, Long Island City, Clerk at \$900 per annum in the Department of Water Supply, Gas and Electricity, to Clerk at \$840 per annum; George McG. Archibald, 750 East 175th Street, The Bronx, Clerk at \$900 per annum in the Department of Water Supply, Gas and Electricity, to Clerk at \$840 per annum; William Luscher, 350 East 166th Street, The Bronx, Stenographer and Typewriter at \$750 per annum in the Department of Public Charities, to Stenographer and Typewriter at \$960 per annum; John J. Roche, 1417 Bedford Avenue, Brooklyn, Stenographer and Typewriter at \$1,050, Board of Estimate and Apportionment, to Stenographer and Typewriter at \$960 per annum; Daniel A. Caputui, 160 Sullivan Street, Clerk at \$750 per annum in the Bureau of Standards, to Clerk at \$840 per annum; Thomas W. McCarthy, 457 9th Avenue, Manhattan, Clerk at \$600 per annum in the Bureau of Standards, to Clerk at \$840 per annum.

Contracts for installation of new plumbing work and fixtures at the 146th and 167th Precinct Station Houses were awarded in each case to the lowest bidder, as follows: Dellen-Watnik, Co., 147 Dumont Ave., Brooklyn, 146th Precinct Station House, \$2,400; Thomas E. O'Brien, Inc., 6311 5th Avenue, Brooklyn, 167th Precinct Station House, \$1,648. Such contracts to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contracts for making and completing repairs at the 146th and 167th Precinct Station Houses were awarded in each case to the lowest bidder as follows: Finn & Lee, 155 Rogers Avenue, Brooklyn, 146th Precinct Station House, \$1,197; M. D. Lundin, 402 Columbus Avenue, Manhattan, 167th Precinct Station House, \$4,078. Such contracts to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contract for furnishing and delivering 300 steel lockers was awarded to the Durand Steel Locker Company, 132 Nassau Street, at the rate of \$10.30 each, total \$3,090, they being the lowest bidders. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Masquerade Ball Permits Granted—Willis Hedman, Barnard Hall, Manhattan, Jan. 1, 1916, \$10; Gustave Berg, 743 East 5th Street, Manhattan, January 22, 1916, \$25.

Granted—Application of Patrolman James Creedon, 154th Precinct, to be reimbursed in the sum of \$9 for repairs to uniform overcoat damaged in the performance of duty. Permission to A. D. S. 1st Grade, Martin S. Owens, Joseph Toner and John Fitzpatrick, and A. D. S. 2d Grade, Thomas Hughes, Thomas Horan and George Leavitt, to accept reward of \$100, less the usual deduction for the Police Pension Fund, from the Continental Insurance Co., 80 Maiden Lane, for the recovery of stolen automobile.

The following member of the force was relieved and dismissed from the police force and service and placed on the roll of the Police Pension Fund and was awarded the following pension, to take effect 12 P. M., December 28, 1915: Patrolman Hugh Moffett, 69th Precinct, on his own application, at \$700 per annum; appointed November 26, 1887.

The following members of the force having been tried on charges before a Deputy Commissioner, fines were imposed as indicated: Patrolmen: John Gallagher, 18th Precinct, December 3, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry; 3 days. George Reis, 18th Precinct, December 3, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 3 days. Frederick P. Bayer, 28th Precinct, December 7, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Joseph P. O'Hara, 28th Precinct, December 3, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 3 days. John J. Dilworth, 29th Precinct, October 18, standing in doorway, smoking, 1 day. Thomas Lynam, 29th Precinct, October 26, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 1 day. Frank W. Roth, 31st Precinct, September 28, absent from post, 2 days. Peter J. Daub, 32d Precinct, October 10, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 4 days. Joseph C. Downey, Jr., 39th Precinct (attached to 26th Precinct when charges were pre-

ferred), October 2, absent from outgoing roll call, one-half day. Martin J. Harrison, 39th Precinct (2 charges), November 26, failed to report promptly at station house at end of tour, 2 days; November 26, failed to signal, 3 days. Arthur F. Huber, 43d Precinct, October 22, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Joseph J. Huebschman, 43d Precinct, October 22, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Andrew Keane, 43d Precinct (3 charges), October 3, absent from outgoing roll call, reported sick, 2 days; October 3, improper patrol, 2 days; October 17, absent without leave, 2 days. Frank J. Niedhamer, 43d Precinct, December 4, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. John Ahern, 62d Precinct, October 8, standing on sidewalk in conversation with a man and drinking whiskey, 20 days. Jeremiah J. Gorman, 65th Precinct, December 2, (1) absent from post, in rear room of upholstery store with a lighted cigarette in hand; (2) failed to obtain permission; (3) failed to make entry, 3 days. William K. Henry, 65th Precinct, October 10, (1) failed to signal as directed; (2) improper patrol; (3) failed to obtain permission; (4) failed to make entry, 3 days. Henry F. Rado, 66th Precinct, October 14, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Herbert C. Slott, 143d Precinct, September 24, improper patrol, 2 days. Patrick Duane, 145th Precinct (2 charges), October 22, (1) absent from post; (2) made untrue reply to question; (3) improper actions toward superior officer; (4) failed to obtain permission; (5) failed to make entry; October 22, failed to report promptly; 10 days on both charges. Edward A. Schmitt, 145th Precinct (2 charges), October 7, (1) improper patrol; (2) failed to obtain permission; (3) failed to make entry; (4) failed to report at station house, 5 days; October 11, while off duty and in uniform entered saloon and stood at bar, 5 days. John F. Rogers, 148th Precinct, October 6, improper patrol, 2 days. Hugh A. Flood, 150th Precinct, October 17, (1) while off duty, in uniform, riding in automobile; (2) failed to have metal numbers of his command attached to his coat collar, 2 days. Daniel M. Redmond, 153d Precinct, October 8, standing in conversation with a patrolman, 3 days. William W. Wohlafka, 156th Precinct, October 6, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 2 days. Joseph T. Fagan, 157th Precinct, October 18, (1) absent from post; (2) failed to make entry; (3) failed to obtain permission, 2 days. Frederick Gerhold, 160th Precinct (2 charges), September 1, improper patrol, 3 days; October 2, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 3 days. Daniel Moloney, 161st Precinct (2 charges), September 18th, improper patrol, 2 days; September 20th, while on sick leave and in uniform was standing in rear room of liquor saloon, conversing with bartender, 5 days. Charles A. Shanley, 161st Precinct, October 2, improper patrol, 2 days. Matthew H. McCormack, 162d Precinct, October 15, absent from reserve, in full uniform walking arm in arm with a woman, 2 days. John J. McCarthy, 164th Precinct, October 4, not alert, absent from a fire in premises on his post, 1 day. Frank Kline, 275th Precinct, October 1, (1) absent from post, standing at bar in saloon with cap lying on bar and glass of amber-colored fluid in front of him; (2) failed to obtain permission; (3) failed to make entry, 6 days. Paul Montgomery, 275th Precinct, October 11, while off duty and in uniform coming from saloon, 2 days. James R. O'Brien, 277th Precinct, October 5, (1) failed to familiarize himself with contents of General Order; (2) failed to comply with provisions of General Order; (3) spoke insolently to superior officer, 8 days.

The following members of the force having been tried on charges before a Deputy Commissioner, were reprimanded: Patrolmen: William Bourdreau, 43d Precinct, December 4, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, James Byrnes, 146th Precinct, December 1, (1) failed to signal; (2) failed to signal. Thomas F. Winkinson, 146th Precinct, December 2, while assigned to reserve duty was absent without permission. Herbert Völberg, 149th Precinct (attached to 157th Precinct when charges were preferred), December 2, riding on trolley when assigned to patrol. Charles E. Wilson, 154th Precinct, December 1, (1) absent from post; (2) failed to make entry; (3) failed to obtain permission. William Sarris, 161st Precinct, November 27, improper patrol; (2) failed to obtain permission; (3) failed to make entry, 3 days. Timothy G. Tracey, 38th Precinct, December 6, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry, 4 days. Joseph C. Downey, Jr., 39th Precinct (attached to 26th Precinct when charges were pre-

ferred), October 2, absent from outgoing roll call, one-half day. Martin J. Harrison, 39th Precinct (2 charges), November 26, failed to report promptly at station house at end of tour, 2 days; November 26, failed to signal, 3 days. Arthur F. Huber, 43d Precinct, October 22, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry.

The following members of the force having passed their probationary period without again being convicted on a complaint were reprimanded: Patrolmen: John Mulrane, 31st Precinct, August 25, absent without leave. Walter C. Wallis, 37th Precinct, September 1, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry. Timothy Hynes, 39th Precinct, October 2, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry.

The following members of the force having been tried on charges before a Deputy Commissioner, the charges were dismissed: Sergeant Timothy Sullivan, 10th Precinct, November 17, improper language to Captain. Patrolmen: Wm. O'Loughlin, 4th Precinct, December 2, loitering while assigned to patrol. Geo. E. Kane, 10th Precinct, December 2, (1) absent from post; (2) failed to make entry; (3) obtained permission to leave post by using telephone while in said liquor premises. William A. Coughlin, 32d Precinct, December 2, improper patrol. Robert W. F. Conley, 39th Precinct, November 24, (1) improper patrol; (2) failed to make entry; (3) failed to obtain permission; (4) failed to signal. James F. Dunn, 43d Precinct, December 7, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry. Martin J. Howley, 159th Precinct, December 6, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry. Herman D. Boschen, 159th Precinct, December 6, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry. William F. Jarrett, 161st Precinct, November 28, (1) absent from a fire on his post; (2) improper patrol. John F. Carroll, 163d Precinct (attached to 162d Precinct when charges were preferred), November 29, improper patrol. Melville Noble, Traffic Division, Subdivision B (attached to 26th Precinct when charges were preferred), November 14, (1) absent from post; (2) failed to obtain permission; (3) failed to make entry.

The following deaths were reported: Patrolmen: William Acheson, 16th Precinct, at 7 A. M., December 27, 1915; Maurice Downey, 37th Precinct, at 3:20 P. M., December 27, 1915.

DECEMBER 29.

Contract for the installation of new plumbing work and fixtures at the 32d Precinct Station House was awarded to Christopher Nally, 710 Columbus Avenue, Manhattan, for the sum and price of \$2,315, he being the lowest bidder. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

The proceedings of December 17, 1915, suspending without pay certain employees in the Police Department, to take effect 12 midnight, Dec. 31, 1915, were amended by striking out the name of Isaac Knopping, Cleaner.

The following named persons employed in this Department as Cleaners, Hostlers and Laborers were, under the provisions of paragraph 4, rule XII of the Municipal Civil Service Commission, appointed for fifteen days to the position of Caretaker, with compensation at the rate of \$840 per annum, to take effect January 1, 1916, subject to the subsequent approval of the Municipal Civil Service Commission: Cleaners: Felimeno Capra, Francisco P. Flora, Louis Raphael, Vincenzo Tempone, Charles Davenport, Nathan Platzman, Augustus L. Reed. Hostlers: William Carr, Charles H. Dietrich, Franz Engel, Edward J. Heffernan, John R. McKenna, Martin D. Murtaugh, William Rice, Patrick Ryan, Richard Wallace, Matthew Crotty, Patrick Dockery, John J. Farrell, Cornelius Lonergan, Michael Maloney, William H. Reynolds, Martin J. Ryan, Henry Sorge, Joseph J. Wiltshire. Laborers: Alfred M. Agrello, Tony Benedetto, Anthony Clair, John Cooney, Louis Frank, Henry Gardner, Cyrus Harris, William Holland, James King, James J. McCann, George J. O'Brien, Patrick Rafferty, Philip Rogers, Thomas Warren, Eugene T. Banks, Louis F. Billups, David J. Clooney, Alexander W. Ellis, George J. Fuchs, Joseph Gorman, Joseph G. Hayes, Leonard Holmes, Charles F. McCahill, Patrick McDonald, John J. O'Grady, John Reilly, Antoni Rospo, Michael Sabatello.

The proposal of Peter J. Constant for furnishing and delivering seventy-three bicycles was rejected for the reason that the same was informal, he having failed to submit samples on or before opening of bids.

Contract for furnishing and delivering eight motorcycles, 7 H. P., twin cylinder, at \$220.50 each, total \$1,764; ten motorcycles, 4 H. P., single cylinder, at \$145 each, total \$1,450, and seventy-three bicycles at \$27.40 each, total \$2,000.20, was awarded to the New York Sporting Goods Company, 15 Warren Street, Manhattan, they being the only bidders on the motorcycles and the lowest formal bidders on the bicycles. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contract for making and completing repairs at the 154th and 159th Precinct Station Houses was awarded to James I. Newman, 1667 Woodhaven Avenue, L. I., for the sums and prices as follows: 154th Precinct Station House, \$888; 159th Precinct Station House, \$878; he being the lowest formal bidder. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

The proposal of Newman & Siegler for making and completing repairs at the 154th and 159th Precinct Station Houses was rejected for the reason that it was not sworn to and was therefore informal.

Contract for making and completing repairs at the 154th and 159th Precinct Station Houses was awarded to James I. Newman, 1667 Woodhaven Avenue, L. I., for the sums and prices as follows: 154th Precinct Station House, \$888; 159th Precinct Station House, \$878; he being the lowest formal bidder. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

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Contract for making and completing repairs at the Marine Division, Sub-Division "B," Precinct Station House, was awarded to E. T. Benson & Co., 37 West 28th Street, Manhattan, for the sum and price of \$3,140, they being the lowest bidders. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contract for furnishing and delivering 8,500 binders, as per specifications, he and is hereby awarded to Oberly & Newell, 389 Lafayette Street, Manhattan, for the

Buchanan, Central Office Squad, at \$1,375 per annum, appointed February 6, 1878.

DECEMBER 30.

Thomas McNamara, 290 President Street, Brooklyn, was appointed Automobile Machinist in the Police Department of the City of New York, with compensation at the rate of \$4.50 per day, the Municipal Civil Service Commission having consented to his transfer from the position of Automobile Machinist at \$4.50 per day in the Department of Parks, Borough of Brooklyn, in accordance with clause 13, rule XIX; to take effect January 1, 1916.

The Municipal Civil Service Commission having consented to the transfer of the following named persons from the Departments mentioned to this Department, the said persons were appointed to the positions opposite their names at the salaries indicated, to take effect January 1, 1916: Edward J. Murray, 111 East 102 Street, Manhattan, Clerk, at \$900 per annum in the Municipal Civil Service Commission, to Clerk at \$840 per annum; Joseph E. Jefferson, 103 East 92d Street, Manhattan, Clerk at \$900 per annum in the Department of Water Supply, Gas and Electricity, to Clerk at \$840 per annum; William T. Maher, 31 Broome Street, Brooklyn, Clerk at \$900 per annum in the Department of Water Supply, Gas and Electricity, to Clerk at \$840 per annum; William H. Murphy, 1144 Union Avenue, Bronx, Clerk, at \$1,050 per annum in the Bureau of Buildings, Borough of Manhattan, to Clerk at \$840 per annum; Martin J. A. Henchy, 237 East 87th Street, Manhattan, Clerk at \$1,050 per annum in the Department of Parks, Borough of Queens, to Clerk at \$840 per annum.

The salary of First Grade Clerk Isidore Netzer was advanced from \$300 per annum to \$540 per annum, to take effect January 1st, 1916.

Contracts for the installation of new plumbing work and fixtures at the 21st, 22d, 29th and 35th Precinct Station Houses were awarded to the lowest bidder in each case as follows: William Messer Company, 27 Suffolk Street, Manhattan: 21st Precinct Station House, \$864; 22d Precinct Station House, \$1,495; 29th Precinct Station House, \$798. Charles Williams, 75 Washington Avenue, Brooklyn: 35th Precinct Station House, \$1,798. Such contracts to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contracts for installation of new plumbing work and fixtures at the 154th, 159th and 164th Precinct Station Houses were awarded to the lowest bidder in each case as follows: John J. Kenny Co., 236 West 20th Street: 154th Precinct Station House, \$2,269; 164th Precinct Station House, \$849. Charles Williams, 75 Washington Avenue, Brooklyn, N. Y., 159th Precinct Station House, \$2,496. Such contracts to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contracts for installation of new plumbing work and fixtures at the 154th, 159th and 164th Precinct Station Houses were awarded to the lowest bidder in each case as follows: John J. Kenny Co., 236 West 20th Street: 154th Precinct Station House, \$2,269; 164th Precinct Station House, \$849. Charles Williams, 75 Washington Avenue, Brooklyn, N. Y., 159th Precinct Station House, \$2,496. Such contracts to be executed by the Police Commissioner on approval of sureties by the Comptroller.

The proposal of Newman & Siegler for making and completing repairs at the 154th and 159th Precinct Station Houses was rejected for the reason that it was not sworn to and was therefore informal.

Contract for making and completing repairs at the 154th and 159th Precinct Station Houses was awarded to James I. Newman, 1667 Woodhaven Avenue, L. I., for the sums and prices as follows: 154th Precinct Station House, \$888; 159th Precinct Station House, \$878; he being the lowest formal bidder. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

The proposal of Peter J. Constant for furnishing and delivering seventy-three bicycles was rejected for the reason that the same was informal, he having failed to submit samples on or before opening of bids.

Contract for furnishing and delivering eight motorcycles, 7 H. P., twin cylinder, at \$220.50 each, total \$1,764; ten motorcycles, 4 H. P., single cylinder, at \$145 each, total \$1,450, and seventy-three bicycles at \$27.40 each, total \$2,000.20, was awarded to the New York Sporting Goods Company, 15 Warren Street, Manhattan, they being the only bidders on the motorcycles and the lowest formal bidders on the bicycles. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contract for making and completing repairs at the Marine Division, Sub-Division "B," Precinct Station House, was awarded to E. T. Benson & Co., 37 West 28th Street, Manhattan, for the sum and price of \$3,140, they being the lowest bidders. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

Contract for furnishing and delivering 8,500 binders, as per specifications, he and is hereby awarded to Oberly & Newell, 389 Lafayette Street, Manhattan, for the

sum and price of \$3,225.75, they being the lowest bidders. Such contract to be executed by the Police Commissioner on approval of sureties by the Comptroller.

The following member of the force, having been tried on a charge before a Deputy Commissioner and found guilty, was dismissed from the police force of the Police Department of The City of New York, to take effect, 3:35 P. M., December 29, 1915: Patrolman Lansing G. Offerman, 26th Precinct; charge, December 10, 1915, neglect of duty; violation of the rules, absent without leave, five days.

December 31.

The titles of the following named Cleaners were changed to Laborer at \$2.50 per day, for 303 days, to take effect January 1, 1916, subject to the subsequent approval of the Municipal Civil Service Commission: Giovanni Colitti, Louis Diletto, Isaac Knopping.

The titles of the following named employees in the Police Department (present titles indicated) were changed to Laborer at \$2.50 per day for 303 days, to take effect January 1, 1916, they having consented to such demotion in writing. This change is subject to the subsequent approval of the Municipal Civil Service Commission: Michael J. Smith, Plumber's Helper; James McGuinness, Steamfitter's Helper; Herman Gromeier, Carpenter; John Wieber, Carpenter; William Woodfin, Carpenter; John C. O'Brien, Harness Maker; Axel H. Thelzung, Harness Maker; Ulrich P. Gibbons, Painter; John Holsapfel, Painter; James A. Fray, Horseshoer; Lawrence J. Reilly, Horseshoer's Helper; Lawrence Kennedy, Oiler; William J. Lappin, Oiler; Michael Murnane, Deck Hand; Louis Brundage, Deck Hand; William M. Stoutenburgh, Deck Hand; Samuel Morris, Fireman; Henry W. Hansen, Fireman; Michael J. Heelan, Fireman; James Eriksen, Fireman. So much of the proceedings of December 17, 1915, as suspends the above named, to take effect at 12 midnight, December 31, 1915, was revoked.

The titles of the following named employees in the Police Department (present titles indicated) were changed to Laborer at \$2.50 per day for 303 days, to take effect January 1, 1916, they having consented to such demotion in writing. This change is subject to the subsequent approval of the Municipal Civil Service Commission: Samuel Walker, Carpenter; William Holsten, Roofer.

In pursuance of the provisions of section 1543 of the Greater New York Charter, Police Surgeon Edwin H. Fiske was suspended without pay, to take effect 12 midnight, December 31, 1915, his services being no longer required.

Granted—Application of Henry W. Van Gilluwe, A. D. S. 2d, 7th Branch D. B., for permission to accept reward of \$100, less the usual deduction for the Police Pension Fund, from the Liverpool & London & Globe Insurance Co., 80 William Street, City, for recovery of touring car.

Masquerade Ball Permits Granted—J. J. Foerst, Foerst's Wakefield Casino, Bronx, January 15, \$10; Louis Gehring, Lyceum Hall, Manhattan, January 1, 1916, \$25; Adolph Suesskind, Terrace Garden, Manhattan, December 31, \$25.

The following member of the force was relieved and dismissed from the police force and service and placed on the roll of the Police Pension Fund and is awarded the following pension, to take effect 12 P. M., December 30, 1915: Patrolman Daniel Whalen, 33d Precinct, on his own application, at \$700 per annum; appointed September 13, 1882.

ARTHUR WOODS, Police Commissioner.



OFFICIAL DIRECTORY.

Unless otherwise stated, the Public Offices of the City are open for business from 9 a. m. to 5 p. m.; Saturday, 9 a. m. to 12 noon.

CITY OFFICES.

MAYOR'S OFFICE.

City Hall. Telephone, 8020 Cortlandt.

John Purroy Mitchel, Mayor.

Theodore Rousseau, Secretary.

Samuel L. Martin, Executive Secretary.

Bureau of Weights and Measures.

Municipal Building, 3rd floor. Telephone, 1498 Worth.

Joseph Hartigan, Commissioner.

COMMISSIONERS OF ACCOUNTS.

Municipal Building. Telephone, 4315 Worth.

Leonard M. Wallstein, Commissioner of Accounts.

BOARD OF ALDERMEN.

Clerk's Office, Municipal Building, 2nd floor.

Telephone, 4430 Worth.

P. J. Scully, Clerk.

President of the Board of Aldermen.

City Hall. Telephone, 6770 Cortlandt.

George McAneny, President.

BOARD OF AMBULANCE SERVICE.

Municipal Building, 10th floor. Ambulance

Galls, 3100 Spring. Administration Offices, 748 Worth.

ARMORY BOARD.

Hall of Records. Telephone, 3900 Worth.

C. D. Rhinehart, Secretary.

ART COMMISSION.

City Hall. Telephone, 1197 Cortlandt.

John Quincy Adams, Assistant Secretary.

BOARD OF ASSESSORS.

Municipal Building, 8th floor. Telephone, 29 Worth.

Alfred P. W. Seaman, Chairman.

St. George B. Tucker, Secretary.

BELLEVUE AND ALLIED HOSPITALS.

26th st. and 1st ave. Telephone, 4400 Madison Square.

Dr. John W. Brannan, President.

J. K. Paulding, Secretary.

DEPARTMENT OF BRIDGES.

Municipal Building, 18th floor. Telephone, 380 Worth.

F. J. H. Kracke, Commissioner.

BUREAU OF THE CHAMBERLAIN.

Municipal Building, 8th floor. Telephone, 4270 Worth.

Henry Bruere, Chamberlain.

BOARD OF CHILD WELFARE.

City Hall. Telephone, 8020 Cortlandt.

Harry L. Hopkins, Secretary.

CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

Municipal Building, 2nd floor. Telephone, 4430 Worth.

P. J. Scully, City Clerk.

BOARD OF CITY RECORD.

Supervisor's office, Municipal Building, 8th floor.

Distributing Division, 96 Reade st. Telephone, 3490 Worth.

David Ferguson, Supervisor.

DEPARTMENT OF CORRECTION.

Municipal Building, 24th floor. Telephone, 1610 Worth.

Burdette G. Lewis, Commissioner.

DEPARTMENT OF DOCKS AND FERRIES.

Pier "A," N. R. Telephone, 300 Rector.

R. A. C. Smith, Commissioner.

DEPARTMENT OF EDUCATION.

Board of Education.

Park ave. and 59th st. Telephone, 5580 Plaza.

Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second and Wednesday in August, and the second and fourth Wednesdays in every month, except August.

Thomas W. Churchill, President.

A. Emerson Palmer, Secretary.

BOARD OF ELECTIONS.

General office and office of the Borough of Manhattan, Municipal Building, 18th floor. Telephone, 1307 Worth.

Edward F. Boyle, President.

Moses M. McKee, Secretary.

Other Borough Offices.

The Bronx.

368 E. 148th st. Telephone, 336 Melrose.

Brooklyn.

435-445 Fulton st. Telephone, 1932 Main.

Queens.

64 Jackson ave., Long Island City. Telephone, 3375 Hunters Point.

Richmond.

Borough Hall, New Brighton, S. I. Telephone, 1600 Tompkinsville.

All offices open from 9 a. m. to 4 p. m. Saturdays, to 12 m.

BOARD OF ESTIMATE AND APPOINTMENT.

Municipal Building, 13th floor. Telephone, 4560 Worth.

Joseph Haag Secretary.

Bureau of Records and Minutes.

Municipal Building, 13th floor. Telephone, 4560 Worth.

Joseph Haag, Secretary.

Office of the Chief Engineer.

Municipal Building, 13th floor. Telephone, 4560 Worth.

Nelson P. Lewis, Chief Engineer.

Bureau of Public Improvements.

Municipal Building, 13th floor. Telephone, 4560 Worth.

Nelson P. Lewis, Chief Engineer.

Bureau of Franchises.

Municipal Building, 13th floor. Telephone, 4563 Worth.

Harry P. Nichols, Engineer.

Bureau of Contract Supervision.

Municipal Building, 13th floor. Telephone, 4560 Worth.

Central Testing Laboratory, 123 Worth St. Telephone, 3088 Franklin. Tilden Adamson, Director.

Bureau of Standards.

Municipal Building, 13th floor. Telephone, 4560 Worth.

George L. Tirrell, Director.

BOARD OF EXAMINERS.

Municipal Building, 20th floor. Telephone, 9 a. m. to 4 p. m.

Saturday, to 12 m. Telephone, 1800 Worth.

Board meets every Tuesday at 2 p. m.

Edward V. Barton, Clerk.

DEPARTMENT OF FINANCE.

Municipal Building, 5th floor. Telephone, 1200 Worth.

Shepard A. Morgan, Secretary to the Department.

William A. Prendergast, Comptroller.

Deputy Comptroller, 7th floor.

Alexander Brough, Edmund D. Fisher, Charles S. Hervey, Hubert L. Smith.

Receiver of Taxes.

Manhattan—Municipal Building, 2nd floor.

Bronx—177th st. and Arthur ave. Telephone, 140 Tremont.

Brooklyn—236 Duffield st. Telephone, 7056 Main.

Queens—5 Court Square, Long Island City. Telephone, 3386 Hunters Point.

Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.

Frederick H. E. Elstein, Receiver of Taxes.

Manhattan—Municipal Building, 3d floor.

Telephone, 1200 Worth.

Bronx—177th st. and Arthur ave. Telephone, 47 Tremont.

Brooklyn—503 Fulton st. Telephone, 8340 Main.

Queens—Municipal Building, Court Square, Long Island City. Telephone, 1553 Hunter's Point.

Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.

Daniel Moynahan, Collector.

FIRE DEPARTMENT.

Municipal Building, 11th floor. Telephone, 4100 Worth.

Brooklyn, 365 Jay st. Telephone, 7600 Main.

Robert Adamson, Commissioner.

DEPARTMENT OF HEALTH.

Centre and Walker sts., Manhattan. Telephone, 6280 Franklin.

Burial Permit and Contagious Disease offices always open.

Bronx, 3731 Third ave. Brooklyn, Flatbush ave., Willoughby and Fleet sts. Queens, 372 Fulton st., Jamaica. Richmond, 514 Bay st., Stapleton.

Haven Emerson, Commissioner.

Eugene W. Scheffer, Secretary.

BOURGEOIS OFFICES.

COUNTY COURT.

County Court House, Long Island City. Telephone, 596 Hunters Point. Court opens at 10 a. m. Trial Terms begin first Monday of each month, except July, August and September, and on Friday of each week.

Clerk's office opens 9 a. m. to 5 p. m., Saturday to 12:30 p. m. Telephone, 551 Jamaica.

Burd Jay Humphrey, County Judge.

DISTRICT ATTORNEY.

County Court House, Long Island City, 9 a. m. to 5 p. m.; Saturday, to 12 m.

County Judge's office, always open at 336 Fulton st., Jamaica. Telephone, 3871 Hunters Point.

Denis O'Leary, District Attorney.

COMMISSIONER OF JURORS.

County Court House, Long Island City. Telephone, 963 Hunters Point.

Thorndyke C. McKenney, Commissioner.

PUBLIC ADMINISTRATOR.

302 Fulton st., Jamaica. Telephone, 223 Jamaica.

Randolph White, Public Administrator.

SHERIFF.

County Court House, Long Island City. Telephone, 3766 Hunters Point.

Paul Stier, Sheriff.

SURROGATE.

364 Fulton st., Jamaica. Telephone, 397 Jamaica.

Daniel Noble, Surrogate.

RICHMOND COUNTY.**COUNTY CLERK.**

County Office Building, Richmond. Telephone, 28 New Dorp.

C. Livingston Bostwick, Clerk.

COUNTY JUDGE AND SURROGATE.

Trial Terms, with Grand and Trial Jury, second Monday of March, first Monday of October.

Trial Terms, with Trial Jury only, first Monday of May, first Monday of December.

Special Terms, Without Jury—Wednesday of each week, except the last week of July, the month of August and the first week of September.

Surrogate's Court.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court, at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of August.

Surrogate's Court and Office, Richmond, S. I. Surrogate's Chambers, Borough Hall, St. George. J. Harry Tierney, County Judge and Surrogate.

DISTRICT ATTORNEY.

Borough Hall, St. George, Telephone, 50 Tompkinsville, 9 a. m. to 3 p. m.; Saturday, to 12 m.

Albert C. Fach, District Attorney.

COMMISSIONER OF JURORS.

Village Hall, Stapleton. Telephone, 81 Tompkinsville.

Edward T. Miller, Commissioner.

PUBLIC ADMINISTRATOR.

Port Richmond, Telephone, 704 West Brighton.

William T. Holt, Public Administrator.

SHERIFF.

County Court House, Richmond. Telephone, 120 New Dorp.

Spirre Pitou, Jr., Sheriff.

THE COURTS.**CITY COURT OF THE CITY OF NEW YORK.**

City Hall Park. Special Term Chambers held from 10 a. m. to 4 p. m., Clerk's office open from 9 a. m. to 4 p. m., Telephone, 122 Cortlandt.

Thomas F. Smith, Clerk.

CITY MAGISTRATES' COURTS.

Boroughs of Manhattan and Bronx.

William McAdoo, Chief City Magistrate, 300 Mulberry st., Telephone, 6213 Spring.

First District—Criminal Courts Building.

Second District—125 Sixth ave.

Third District—2d ave. and 1st st.

Fourth District—151 E. 57th st.

Fifth District—121st st. and Sylvan place.

Sixth District—162d st. and Washington ave.

Seventh District—314 W. 54th st.

Eighth District—1014 E. 181st st., The Bronx.

Ninth District (Night Court for Females)—125 6th ave.

Tenth District (Night Court for Males)—151 E. 57th st.

Eleventh District (Domestic Relations)—151 E. 57th st.

Thirteenth District (Domestic Relations)—1014 E. 181st st., The Bronx.

Office of the Chief Probation Officer, 300 Mulberry st., Telephone, 8713 Spring.

Borough of Brooklyn, Office of Deputy Chief Clerk, Wm. F. Delaney, 44 Court st., Telephone, 7411 Main.

First District—318 Adams st.

Second District—Court and Butler sts.

Fifth District—2d Bedford ave.

Sixth District—495 Gates ave.

Seventh District—31 Snider ave., Flatbush.

Eighth District—W. 8th st., Coney Island.

Ninth District—5th ave. and 29th st.

Tenth District—133 New Jersey ave.

Domestic Relations—Myrtle and Vanderbilt aves.

Borough of Queens.

First District—St. Mary's Lyceum, L. I. City.

Second District—Town Hall, Flushing, L. I.

Third District—Central ave., Far Rockaway.

Fourth District—Town Hall, Jamaica, L. I.

Borough of Richmond.

First District—Lafayette ave., New Brighton.

Second District—Village Hall, Stapleton.

All courts open daily from 9 a. m. to 4 p. m., except on Saturdays, Sundays and legal holidays, when only morning sessions are held.

COURT OF GENERAL SESSIONS.

Criminal Court Building. Court opens at 10:30 a. m. Clerk's office open from 9 a. m. to 4 p. m., and on Saturdays until 12 m.

Edward R. Carroll, Clerk.

MUNICIPAL COURTS.

The Clerks' offices are open from 9 a. m. to 4 p. m.; Saturday, to 12 noon.

Board of Justice—James J. Devlin, Secretary, 264 Madison st., Manhattan. Telephone, 2596 Orchard.

Borough of Manhattan.

First District—54-60 Lafayette st., Telephone, 6030 Franklin. Additional part is held at the southwest corner of 6th ave. and 10th st. Telephone, 2513 Chelsea.

Second District—264-266 Madison st. Telephone, 4300 Orchard.

Third District—314 West 54th st. Telephone, 5450 Columbus.

Fourth District—207 East 32d st. Telephone, 4358 Murray Hill.

Fifth District—2565 Broadway. Telephone, 4006 Riverside.

Sixth District—155 East 88th st. Telephone, 4343 Lenox.

Seventh District—70 Manhattan st. Telephone, 6334 Morningside.

Eighth District—121st st. and Sylvan place. Telephone, 3950 Harlem.

Ninth District—Madison ave. and 59th st. Telephone, 3873 Plaza.

Borough of The Bronx.

First District—Town Hall, 1400 Williamsbridge road, Westchester. Telephone, 457 Westchester.

Second District—Washington ave. and 162d st. Telephone, 3042 Melrose.

Borough of Brooklyn.

First District—State and Court sts. Telephone, 7091 Main.

Second District—495 Gates ave. Telephone, 504 Bedford.

Third District—6 Lee ave. Telephone, 556 Williamsburg.

Fourth District—14 Howard ave. Telephone, 4323 Bushwick.

Fifth District—5220 Third ave. Telephone, 3907 Sunset.

Sixth District—236 Duffield st. Telephone, 6166 Main.

Seventh District—31 Pennsylvania ave. Telephone, 904 East New York.

Borough of Queens.

First District—115 Fifth st., Long Island City. Telephone, 1420 Hunters Point.

Second District—Broadway and Court st., Elmhurst. Telephone, 87 Newtown.

Third District—1908 Myrtle ave., Glendale. Telephone, 2352 Bushwick.

Fourth District—Town Hall, Jamaica. Telephone, 1654 Jamaica.

Borough of Richmond.

First District—Lafayette ave. and 2d st., New Brighton. Telephone, 503 Tompkinsville.

Second District—Village Hall, Stapleton. Telephone, 313 Tompkinsville.

Court of Special Sessions.

Court opens at 10 a. m.

Part I, Criminal Court Building, Manhattan. Telephone, 3983 Franklin.

Part II, 171 Atlantic ave., Brooklyn. Telephone, Main 4280.

Part III, Town Hall, Jamaica. Held on Tuesday of each week. Telephone, 2620 Jamaica.

Part IV, Borough Hall, St. George. Held on Wednesday of each week. Telephone, 324 Tompkinsville.

Part V, 161st st. and 3d ave., Bronx. Held on Thursday of each week. Telephone, 9088 Melrose.

Frank W. Smith, Chief Clerk.

Children's Court.

New York County—137 E. 22d st. Telephone, 3611 Gramercy.

Dennis A. Lambert, Clerk.

Bronx County—355 E. 137th st. Court held on Wednesday and Friday of each week. Telephone, 9092 Melrose.

Michael Murray, Clerk.

Kings County—102 Court st. Telephone, 627 Main.

William C. McKee, Clerk.

Richmond County—Corn Exchange Bank Building, St. George. Court held on Tuesday of each week. Telephone, 324 Tompkinsville.

William J. Browne, Clerk.

Supreme Court—Appellate Division.

First Judicial Department.

Madison ave., corner 25th st. Court open from 2 p. m. until 6 p. m. Friday. Motion Day Court opens at 10:30 a. m. Motions called at 10 a. m. Orders called at 10:30 a. m. Telephone, 3840 Madison Square.

Alfred Wagstaff, Clerk.

Second Judicial Department.

Borough Hall, Brooklyn. Court meets from 2 p. m. to 5 p. m., except that on Fridays Court opens at 10 a. m. Clerk's office open 9 a. m. Telephone, 1392 Main.

John B. Byrne, Clerk.

Supreme Court—Appellate Term.

503 Fulton st., Brooklyn. Court meets 10 a. m. Clerk's office opens 9 a. m. Telephone, 7452 Main.

Joseph H. De Braga, Clerk.

Supreme Court—Criminal Division.

Criminal Court Building. Court opens at 10:30 a. m. Clerk's office open from 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 6064 Franklin.

William J. Schneider, Clerk.

Supreme Court—First Department.

County Court House. Court open from 10:15 a. m. to 4 p. m. Telephone, 4580 Cortlandt.

Supreme Court—Second Department.

Kings County.

Joralemon and Fulton sts., Brooklyn. Clerk's office hours, 9 a. m. to 5 p. m. Seven jury trials per week. Special Term for trials. Special Term for motions. Special Term (ex parte business).

Court opens at 10 a. m. Naturalization Bureau, Hall of Records, Brooklyn. Telephone, 546 Main.

cigarettes are, or tobacco is manufactured, prepared, sorted, or handled. December 27, 1915.

A true copy.
j15,18 EUGENE W. SCHEFFER, Secretary.

AT A MEETING OF THE BOARD OF Health of the Department of Health, held December 21, 1915, the following resolution was adopted:

Resolved, That the following additional section to be known as section 342 of the Sanitary Code, be and the same is hereby adopted:

Sec. 342. Horseshoeing establishments regulated. No horseshoeing establishment shall be conducted or maintained in the City of New York without a permit therefor issued by the Board of Health, or otherwise than in accordance with the terms of said permit and the Regulations of said Board.

January 5, 1916.

A true copy.
j15,18 EUGENE W. SCHEFFER, Secretary.

AT A MEETING OF THE BOARD OF Health of the Department of Health, held December 21, 1915, the following resolution was adopted:

Resolved, That Section 352 of the Sanitary Code of the Board of Health of the Department of Health of the City of New York be and the same is hereby amended and made to read as follows:

Section 352. Vessels from infected ports, or liable to quarantine; not to be brought within three hundred yards of docks or piers unless permitted. No master, charterer, consignee, or other persons, shall order, bring, or allow (having power and authority to prevent) any vessel or person, or article therefrom, from any infected port, or any vessel, or person, or article therefrom, liable to quarantine, according to the ninth section of the three hundred and fifty-eighth chapter of the Laws of 1863 (or under any other laws, and whether such quarantine has been made or suffered or not), to come or be brought to any point nearer than three hundred yards from any dock, pier, or building, in the City of New York without a permit therefor issued by the Board of Health, or otherwise than in accordance with the terms of said Board. Nor shall any vessel, or person, or thing therein or therefrom, having been in quarantine, come or be brought or be permitted to remain within the last-named distance of any last-named place, without a permit therefor issued by the Board of Health or otherwise than in accordance with the terms of said permit and with the Regulations of said Board.

January 5, 1916.

A true copy.
j15,18 EUGENE W. SCHEFFER, Secretary.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Cor. of Centre and Walker sts., Manhattan, until 10.30 o'clock a. m., on

THURSDAY, JANUARY 27, 1916.

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY OR REQUIRED TO ERECT AND COMPLETE, WITH ALL NECESSARY ALTERATIONS AND OTHER WORK INCIDENTAL THERETO, EXCEPTING PLUMBING AND HEATING, THE PARTITIONS ON 2D, 3D AND 4TH FLOORS OF ONE CONCRETE BUILDING FOR A DORMITORY FOR FEMALE HELP, TO BE ERECTED AT THE RIVERSIDE HOSPITAL, NORTH BROTHER ISLAND, BOROUGH OF THE BRONX, CITY OF NEW YORK.

The time for the completion of the work and the full performance of the contract will be two hundred (200) consecutive working days.

No bond will be required with the bid, but will be required upon awarding of the contract, in an amount equal to 50 per cent. of the contract.

The bid, however, must be accompanied by a deposit of an amount of not less than 2½ per cent. of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder on the entire contract.

Plans may be seen and blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southeast corner of Centre and Walker sts., Borough of Manhattan, City of New York.

HAVEN EMERSON, M. D., President; EUGENE W. SCHEFFER, Secretary.

Jan. 15, 1916.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Corner of Centre and Walker sts., Manhattan, until 10.30 o'clock a. m., on

THURSDAY, JANUARY 27, 1916.

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY OR REQUIRED TO INSTALL AND COMPLETE, TOGETHER WITH ALL NECESSARY ALTERATIONS AND OTHER WORK INCIDENTAL THERETO, TO SCREENS IN A PAVILION ON THE GROUNDS OF THE DEPARTMENT OF HEALTH, FLUSHING AVENUE, NEAR JAMAICA, BOROUGH OF QUEENS, CITY OF NEW YORK.

The time for the completion of the work and the full performance of the contract will be sixty (60) consecutive working days.

No bond will be required with the bid, but will be required upon awarding of the contract, in an amount equal to 50 per cent. of the contract.

The bid, however, must be accompanied by a deposit of an amount of not less than 2½ per cent. of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder on the entire contract.

Plans may be seen and blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southeast corner of Centre and Walker sts., Borough of Manhattan, City of New York.

HAVEN EMERSON, M. D., President; EUGENE W. SCHEFFER, Secretary.

Jan. 15, 1916.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Cor. of Centre and Walker sts., Manhattan, until 10.30 o'clock a. m.,

THURSDAY, JANUARY 27, 1916.

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY OR REQUIRED FOR CERTAIN ALTERATIONS AND ADDITIONS, CONSISTING OF GLASS AND METAL GOODS OVER THE EAST AND WEST PORCHES OF THE ISOLATION PAVILION AT THE KINGSTON AVENUE HOSPITAL, KINGSTON AVENUE AND FENIMORE ST., BOROUGH OF BROOKLYN.

The time for the completion of the work and the full performance of the contract will be sixty (60) consecutive working days.

No bond will be required with the bid, but will be required upon awarding of the contract in an amount equal to 50% of the contract.

The bid, however, must be accompanied by a

deposit of an amount of not less than 2½ per cent. of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder on the entire contract.

Plans may be seen and blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan, City of New York.

HAVEN EMERSON, M. D., President, Board of Health.

EUGENE W. SCHEFFER, Secretary.

See General Instructions to Bidders on last page, last column, of the "City Record."

POLICE DEPARTMENT.

Owners Wanted for Unclaimed Property.

OWNERS WANTED BY THE PROPERTY

Clerk of the Police Department of The City of New York, No. 240 Centre st., for the following

property now in custody, without claimants:

Automobiles, baby carriages, bags, bicycles, boats,

cameras, clothing, furniture, jewelry, junk, ma-

chinery, merchandise, metals, optical goods, sil-

verware, tools, trunks, typewriters, umbrellas,

etc.; also sums of money feloniously obtained

by citizens, or found abandoned by Patrolmen

of this Department.

ARTHUR WOODS, Police Commissioner.

DEPARTMENT OF FINANCE.

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

FIRST WARD.

STEINWAY AVENUE—SEWER, from Jack-

son Avenue to Washington Avenue. Area of as-

sessment affects blocks 173 and 177.

SECOND WARD.

FOREST AVENUE—SEWER, from Myrtle

Avenue to Halleck Street. Area of assessment

affects blocks 2505 and 2555.

RECEIVING BASIN, at the southerly and

westerly corner of SCHURZ and DITMARS

AVENUES. Area of assessment affects blocks

342, 343 and 362.

THIRD WARD.

CONSTRUCTION OF A TEMPORARY

DRAIN through the property of the MALBA

ESTATES CORPORATION from the end of

the existing sewer at Fifth Avenue to Powell's

Cove for the purpose of abating a nuisance and

to prevent damage to property. Area of assessment

affects blocks 1, 1a, 2b, 2c, 2f, 2g, 2h, 2j,

2l, 2m, 2n, 2p, 2q, 4 to 13, 32, 34, 36, 37, 38,

82 to 96, 98 and 128 to 159.

FOURTH WARD.

SEWERS IN GUYON AVENUE from Jerome

Avenue to Beauford Avenue; and BEAUFORD

AVENUE from Guyon Avenue to Napier Ave-

nue; in NAPIER AVENUE from Beauford Ave-

nue to Jerome Avenue. Area of assessment af-

fects blocks 448, 449, 451, 452, 454, 455, 457, 458

to 461, inclusive.

—that the same were confirmed by the Board of

Assessors January 11, 1916, and entered January

11, 1916, in the Record of Titles of Assessments,

kept in the Bureau for the Collection of Assess-

ments and Arrears of Taxes and Assessments and

of Water Rents, and unless the amount as-

signed for benefit on any person or property shall be

paid within sixty days after the date of said entry

of the assessments interest will be collected

thereon, as provided by section 1019 of the

Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge,

collect and receive interest thereon at the rate

of seven per centum per annum to be calculated

to the date of payment from the date when such

assessment became a lien, as provided by section

1019 of this act."

Section 159 of this act provides * * * "An

assessment shall become a lien upon the real

estate affected thereby ten days after its entry in

the said record."

The above assessments are payable to the

Collector of Assessments and Arrears at the

Bureau for the Collection of Assessments and

Arrears of Taxes and Assessments and of Water

Rents, in the Bergen Building, fourth floor, southeast

corner of Arthur and Tremont aves., Borough

of The Bronx, between the hours of 9 a. m. and

2 p. m., and on Saturdays from 9 a. m. to 12 m., and

all payments made thereon on or before

March 11, 1916, will be exempt from interest, as

above provided, and after that date will be

subject to a charge of interest at the rate of

seven per centum per annum to be calculated

to the date of payment from the date when such

assessment became a lien, as provided by section

1019 of this act."

Said section provides, in part, "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 the amount of such assessment, to charge,

collect and receive interest thereon at the rate

of seven per centum per annum to be calculated

to the date of payment from the date

date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller,
City of New York, Department of Finance,
Comptroller's Office, January 11, 1916. j15,26

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF BROOKLYN:

TWENTY-SIXTH WARD, SECTION 12.

SACKMAN STREET—OPENING, from Livonia Avenue to Riverdale Avenue and from New York Street to a point 220 feet north of Vienna Avenue. Confirmed December 16, 1915; entered January 13th, 1916. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in the City of New York, which, taken together, are bounded and described as follows, viz:

1. Bounded on the north by a line distant 100 feet northerly from and parallel with the northerly line of Livonia avenue, the said distance being measured at right angles to Livonia avenue; on the east by a line midway between Sackman Street and Powell Street; on the south by the northerly line of Riverdale Avenue; and on the west by a line midway between Sackman Street and Christopher Avenue.

2. Bounded on the north by the southerly line of Newport Street; on the east by a line midway between Sackman Street and Powell street; on the south by the northerly right of way line of the Manhattan Beach Division of the Long Island Railroad; and on the west by a line midway between Sackman Street and Christopher avenue.

—The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Offerman Building, 503 Fulton Street, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before March 13, 1916, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller,
City of New York, Department of Finance,
Comptroller's Office, January 10, 1916. j15,26

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF MANHATTAN:

TWELFTH WARD, SECTION 13 (MARBLE HILL).

KINGSBRIDGE AVENUE—OPENING from Terrace View Avenue in the Borough of Manhattan to West Two Hundred and Thirtieth Street in the Borough of The Bronx. Confirmed December 10, 1915. Entered January 10, 1916. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Boroughs of Manhattan and The Bronx, in the City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the point on the prolongation of a line midway between Tibbett avenue and Corlear avenue, as these streets adjoin West Two Hundred and Thirtieth street on the north, distant 100 feet northerly from the northerly line of Terrace View avenue, the said distance being measured at right angles to Terrace View avenue, and running thence northeasterly along the said line midway between Tibbett avenue and Corlear avenue and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the northeasterly line of West Two Hundred and Thirtieth street and the southwesterly line of West Two Hundred and Thirty-first street, as these streets are laid out between Corlear avenue and Kingsbridge avenue; thence southwesterly along the said bisecting line to the intersection with a line bisecting the angle formed by the southwesterly line of Kingsbridge avenue and the northwesterly line of Broadway, as these streets are laid out adjoining West Two Hundred and Thirtieth street on the south; thence southwesterly from and parallel with the northwesterly line of Terrace View avenue to the point or place of beginning.

The above entitled assessments were entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves, Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before March 10, 1916, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller,
City of New York, Department of Finance,
Comptroller's Office, January 10, 1916. j13,24

ments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1006 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 200 feet north of Fulton Street; in CHURCH STREET from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

FIRST WARD.

ORCHARD STREET—SEWER, from Jackson Avenue to a point about 385 feet southerly therefrom. Area of assessment affects blocks 190 and 191.

FOURTH WARD.

SEWER IN ASHLAND STREET from Hamilton Avenue to Myrtle Avenue; in STOOTHOFF AVENUE from Besserman Street to the crown 216 feet south of Ashland Street; in CEDAR AVENUE and in CHESTNUT STREET from Ashland Street to St. Ann's Avenue.

Area of assessment affects blocks 135, 137, 138, 139, 174, 193, 194 and 195.

SEWERS IN ATLANTIC AVENUE, north side, from Stoothoff Avenue to a point 112 feet east of Lefferts Avenue; in FULTON STREET from Stoothoff Avenue to Church Avenue; in HAMILTON AVENUE and WALNUT STREET, each from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in BRIGGS AVENUE from Atlantic Avenue, north side, to a point 200 feet north of Fulton Street; in CHURCH STREET from Atlantic Avenue, north side, to Fulton Street, and in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street. Area of assessment affects blocks 264, 270 to 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the BRIGGS AVENUE from Atlantic Avenue, north side, to a point 295 feet north of Fulton Street; in LEFTERS AVENUE from Atlantic Avenue, north side, to a point 200 feet south of Fulton Street; in LEFFERS AVENUE from Atlantic Avenue, north side, to a point 278, inclusive, and 290.

—The same were confirmed by the Board of Assessors January 4, 1916, and entered January 4, 1916, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and 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 by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and

at his own cost and expense, and shall comply with all the laws and ordinances of The City of New York.

Fourth—A clause providing that all repairs, alterations and improvements made on or to the property by the lessee during the period of the lease shall become the property of The City of New York at the expiration of said lease.

The Comptroller shall have the right to reject any or all bids if deemed to be to the interest of The City of New York.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, December 30, 1915. j10,26

Department of Finance, Comptroller's Office, January 4, 1916. j5,21

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Borough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of Odell Street, from Unionport Road to Purdy Street, in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held December 29, 1915, the sale by sealed bids of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, JANUARY 26, 1916, at 11 A. M., in lots and parcels and in manner and form and at upset prices as follows:

PARCEL No. 175: Part of one and one-half story frame building 1400 Unionport Road, and part of one and half-story frame barn and out-house. Cut building 4.5 feet on front by 6 feet on north side. Cut barn 4.4 feet on south side by 4.6 feet on north side. Upset price, \$10.00.

PARCEL No. 176: Fence and part of frame shed 1337 Odell Street. Cut 4.2 feet on north and south sides. Upset price, \$5.00.

PARCEL No. 178: Part of one and one-half story frame shop 1347 Odell Street. Cut 3.5 feet on south side by 2.8 feet on north side. Upset price, \$10.00.

PARCEL No. 179A: Hedge and part of steps 1355-1357 Odell Street. Upset price, \$3.00.

PARCEL No. 179B: Hedge and part of steps 1353 Odell Street. Upset price, \$2.00.

PARCEL No. 179C: Hedge and part of steps 1351 Odell Street. Upset price, \$2.00.

PARCEL No. 182: Part of porch of one and two-story frame buildings on East side of Odell Street, 20 feet north of Unionport Road. Upset price, \$5.00.

PARCEL No. 183: Part of porch of building north of and adjoining Parcel No. 182. Upset price, \$5.00.

PARCEL No. 186: Picket fence and part of steps 1344 Odell Street. Upset price, \$3.00.

PARCEL No. 187: Picket fence 1348 Odell Street. Upset price, \$2.00.

PARCEL No. 188: Picket fence 1350 Odell Street. Upset price, \$2.00.

PARCEL No. 189: Picket fence 1352 Odell Street. Upset price, \$2.00.

PARCEL No. 190: Picket fence 1354 Odell Street. Upset price, \$2.00.

PARCEL No. 191: Part of two-story frame building 1356 Odell Street. Upset price, \$10.00.

PARCEL No. 192: Picket fence 1358 Odell Street. Upset price, \$2.00.

PARCEL No. 193: Picket fence on east side of Odell Street, south from Starling Avenue. Upset price, \$5.00.

PARCEL No. 194: Wire fence on west side of Odell Street, north from Starling Avenue. Upset price, \$3.00.

PARCEL No. 195: Wire fence north of and adjoining Parcel No. 194. Upset price, \$2.00.

PARCEL No. 196: Picket fence and part of steps north of and adjoining Parcel No. 195. Upset price, \$3.00.

PARCEL No. 197: Concrete wall and part of steps of two houses north of and adjoining Parcel No. 196. Upset price, \$3.00.

PARCEL No. 201: Part of building 1551 Odell Street. Cut 0.7 feet on south side by 1.2 feet on north side. Upset price, \$10.00.

PARCEL No. 206: Board fence and part of dance pavilion on east side of Odell Street, north from Starling Avenue. Cut pavilion 4.7 feet on north and south sides. Upset price, \$10.00.

PARCEL No. 207: Fence north of and adjoining Parcel No. 206. Upset price, \$2.00.

PARCEL No. 211: Part of building 1548 Odell Street. Cut 1.9 feet on south side by 2 feet on north side. Upset price, \$10.00.

PARCEL No. 212: Board fence 1550 Odell Street. Upset price, \$2.00.

PARCEL No. 213: Picket fence 1552 Odell Street. Upset price, \$2.00.

PARCEL No. 214: Wire fence 1554 Odell Street. Upset price, \$2.00.

PARCEL No. 215: Board fence 1556 Odell Street. Upset price, \$2.00.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11:00 a. m. on the 26th day of Jan., 1916, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or irregularities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 26, 1916," and must be delivered, or

mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City, from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, December 30, 1915. j10,26

Department of Finance, Comptroller's Office, January 4, 1916. j5,21

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE BOARD OF EDUCATION public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for education purposes, in the

Borough of Brooklyn.

BEING the two-story frame building on the northerly end of the site of Public School No. 95 at Van Siclen Street and Neck Road, in the Borough of Brooklyn, which is more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held December 29, 1915, the sale by sealed bids of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

TUESDAY, JANUARY 25, 1916, at 11 A. M., in lots and parcels and in manner and form as follows:

PARCEL No. 1: Two-story frame cottage on the northerly end of the site of Public School No. 95, adjoining old school at Van Siclen Street and Neck Road, Gravesend, Borough of Brooklyn.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11:00 a. m. on the 25th day of Jan., 1916, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or irregularities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 25, 1916," and must be delivered, or

mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City, from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, December 29, 1915. j5,21

Department of Finance, Comptroller's Office, January 4, 1916. j5,21

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Borough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of Newbold Avenue, from Unionport Road to Purdy Street, in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held December 29, 1915, the sale by sealed bids of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, JANUARY 26, 1916, at 11 A. M., in lots and parcels and in manner and form and at upset prices as follows:

PARCEL No. 1: Two-story frame cottage on the northerly end of the site of Public School No. 95, adjoining old school at Van Siclen Street and Neck Road, Gravesend, Borough of Brooklyn.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11:00 a. m. on the 25th day of Jan., 1916, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or irregularities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 26, 1916," and must be delivered, or

mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City, from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, December 30, 1915. j10,26

Department of Finance, Comptroller's Office, January 4, 1916. j5,21

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE BOARD OF EDUCATION public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for educational purposes, in the

Borough of Queens.

Being the temporary buildings located on the Tompkins Avenue side of the site of Public School No. 67 at Central, Tompkins and Webster Avenues, in the Borough of Queens, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held December 29, 1915, the sale by sealed bids of the above buildings and appurtenances thereto will

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number, or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be enclosed in properly sealed envelopes, marked "Proposals" to be opened January 20, 1916, and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

W.M. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, December 29, 1915. 14,20

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT OF THE BOROUGH OF QUEENS, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

BOROUGH OF QUEENS.

Being the buildings, parts of buildings, etc., standing within the lines of Perry Avenue, from Clark Avenue to Maurice Avenue, in the Borough of Queens, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held December 29, 1915, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, JANUARY 19, 1916, at 11:00 A. M., in lots and parcels, and in manner and form, and at upset prices as follows:

PARCEL NO. 1. One-story frame house and part of frame barn on Perry Street, between Clark Street and Betts (Covert) Avenue. Cut barn 38 feet on south side by 10.68 feet on east side. Upset price, \$25.

PARCEL NO. 6. Part of frame barn and part of frame shed on Perry Street west of Maurice Avenue. Cut barn 36.22 feet on north side by 11.26 feet on south side. Cut shed 12.32 feet on east side by 17.47 feet on west side. Upset price, \$5.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11:00 a. m. on the 19th day of January, 1916, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinabove.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number, or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be enclosed in properly sealed envelopes, marked "Proposals" to be opened January 19, 1916, and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

W.M. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, December 29, 1915. 13,19

Interest on City Bonds and Stock.

THE INTEREST DUE ON MARCH 1, 1916, on registered and coupon bonds and stock of The City of New York, and of the former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 847 in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan).

The coupons that are payable in New York or London for the interest due on March 1, 1916, on Corporate Stock of The City of New York will be paid on that day at the option of the holders thereof either at the office of the Comptroller (Room 847, in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan, New York City), in United States currency, or at the office of Messrs. Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling.

The books for the transfer of bonds and stock on which interest is payable March 1, 1916, will be closed from February 15th to March 1st, 1916.

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, January 15th, 1916. j15,m1

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMPANIES will be accepted as sufficient upon the following contracts to the amounts named:

Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Construction.
One company on a bond up to \$25,000. Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc., etc.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Asphalt, Asphalt Block and Wood Block Pavement.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated January 1, 1914.

WILLIAM A. PRENDERGAST, Comptroller.

Sales of Tax Liens.

Notice of Continuation of the Manhattan Tax Sale.

THE SALE OF THE LIENS FOR UNPAID TAXES, ASSESSMENTS AND WATER RENTS FOR THE BOROUGH OF MANHATTAN AS TO THE LIENS REMAINING UNPAID AT THE TERMINATION OF THE SALE OF AUGUST 26TH, 1915, OCT. 7, NOV. 18, 1915, AND JANUARY 6, 1916, HAS BEEN CONTINUED TO

THURSDAY, FEBRUARY 17, 1916, at 2 P. M., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the fifth floor of the Municipal Building (room 512), Manhattan, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears. j10,f17

Notice of Continuation of Richmond Tax Sale.

THE SALE OF THE LIENS FOR UNPAID TAXES ON THE REAL ESTATE OF CORPORATIONS AND SPECIAL FRANCHISES, AS TO LIENS REMAINING UNPAID AT THE TERMINATION OF THE SALE OF JULY 7 AND JULY 21, AUGUST 4, AUG. 18, SEPT. 1, SEPT. 15, SEPT. 29, OCT. 13, 1915, DEC. 15, 1915, HAS BEEN CONTINUED TO

WEDNESDAY, FEBRUARY 16, 1916, at 2 o'clock p. m., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time in Room 129 in the Borough Hall, New Brighton, Borough of Richmond, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears. d18,f16

Notice of Continuation of the Queens Tax Sale.

THE SALE OF THE LIENS FOR UNPAID TAXES, ASSESSMENTS AND WATER RENTS FOR THE BOROUGH OF QUEENS, AS TO LIENS REMAINING UNPAID AT THE TERMINATION OF THE SALE OF OCTOBER 19TH, DEC. 7, 1915, HAS BEEN CONTINUED TO

TUESDAY, JANUARY 18, 1916, at ten o'clock a. m., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the third floor of the Municipal Building, Court House Square, Long Island City, Borough of Queens, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears. d9,j18

Commissioners of the Sinking Fund.

Corporation Sales of Real Estate.

PUBLIC NOTICE IS HEREBY GIVEN THAT THE COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK, BY VIRTUE OF THE POWERS VESTED IN THEM BY LAW, WILL OFFER FOR SALE AT PUBLIC AUCTION ON

TUESDAY, JANUARY 25, 1916, at 12 o'clock M., in Room 368, Municipal Building, Borough of Manhattan, the City's easement in Parcel 53A, Section 2, Northern Aqueduct.

The minimum or upset price at which said easement shall be sold is hereby fixed at Ten Dollars (\$10). The sale to be made upon the following

TERMS AND CONDITIONS:

The highest bidder will be required to pay the full amount of the bid, together with the auctioneer's fees, at the time of the sale.

The delivery of the release of the City's interest shall be within sixty (60) days from the date of sale.

The right is reserved to reject any and all bids.

Maps of said real estate may be seen on application at the Department of Finance (Division of Real Estate), Room 733, Municipal Building, Borough of Manhattan.

By order of the Commissioners of the Sinking Fund, under resolution adopted at meeting of the Board held December 29, 1915.

W.M. A. PRENDERGAST, Comptroller, City of New York.

Department of Finance, Comptroller's Office, January 7, 1916. j8,25

Public Notice.

PUBLIC NOTICE IS HEREBY GIVEN THAT, PURSUANT TO SECTION 205 OF THE GREATER NEW YORK CHARTER, AS AMENDED, THE COMMISSIONERS OF THE SINKING FUND HAVE DESIGNATED THE PREMISES NO. 146 GRAND STREET, BOROUGH OF MANHATTAN, AS THE PLACE FOR THE HOLDING OF THE FIRST DISTRICT MUNICIPAL COURT, ON AND AFTER DECEMBER 20, 1915.

By order of the Commissioners of the Sinking Fund, under resolution adopted at a meeting held December 29, 1915.

ALEX. BROUGH, Deputy and Acting Comptroller. d31,j18

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE COMMISSIONER OF BRIDGES AT HIS OFFICE, MUNICIPAL BUILDING, MANHATTAN, UNTIL 2 O'CLOCK P. M., ON

TUESDAY, JANUARY 25, 1916, FOR FURNISHING AND INSTALLING METAL PARTITIONS AND RAILINGS IN THE MUNICIPAL BUILDING.

After the certification of the contract by the Comptroller of The City of New York, the Contractor will be required to begin work within five days of the date of a written notice from the Comptroller to proceed, and the Contractor will be required to complete the entire work to the satisfaction of the Comptroller and in accordance with the plans and specifications on or before the expiration of six (6) calendar months.

The amount of the security to guarantee the faithful performance of the work will be Eighteen Thousand Dollars (\$18,000).

The right is reserved by the Commissioner to reject all the bids should he deem it to the interest of the City so to do. The award, if any, will be made to the lowest bidder for the whole work.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

F. J. H. KRACKE, Commissioner. j15,f3

See General Instructions to Bidders on last page, last column, of the "City Record."

Auction Sales.

THE COMMISSIONER OF BRIDGES WILL SELL AT PUBLIC AUCTION AT THE WILLIAMSBURG BRIDGE YARD, KENT AVENUE AND SOUTH SIXTH STREET, BOROUGH OF BROOKLYN, AT 10:30 A. M., ON

TUESDAY, JANUARY 25, 1916, FOR THE PRIVILEGE OF SELLING NEWSPAPERS AND MAGAZINES FROM A NEWSSTAND AT BROADWAY, PLOTS AT 72ND ST. AND BROADWAY, EAST SIDE OF THE NORTH SUBWAY ENTRANCE.

No bids shall be considered unless accompanied by a certified check or cash to the amount of not less than Two Hundred Dollars.

Should the successful bidder refuse to accept the privilege offered by the Commissioner, the deposit will be forfeited to The City of New York.

Each bidder shall make his bid for the amount of monthly rental.

The period of time, should the contract be let, will expire on December 31st, 1916.

The bids will be compared and the privilege will be awarded to the highest responsible bidder.

The Commissioner reserves the right to reject all bids.

The form of proposal and full information as to bidding can be obtained at the office of the Department of Parks, Municipal Building, 10th Floor, Centre Street, New York City.

CABOT WARD, Commissioner of Parks, Manhattan and Richmond. j6,18

See General Instructions to Bidders on last page, last column, of the "City Record."

BOARD OF WATER SUPPLY.

Proposals.

SEALED BIDS WILL BE RECEIVED BY THE BOARD OF WATER SUPPLY AT ITS OFFICES, TWENTY-SECOND FLOOR, MUNICIPAL BUILDING, PARK ROW, CENTRE AND CHAMBERS STREETS, NEW YORK CITY, UNTIL 11 A. M., ON

TUESDAY, FEBRUARY 1, 1916, FOR CONTRACT 170

FOR FURNISHING AND PLACING COPPER LINING IN A PORTION OF THE CITY TUNNEL OF CATSKILL AQUEDUCT, BETWEEN SHAFTS 18 AND 19, NEW YORK CITY.

The actual length to be lined is about 1,200 feet of 12-foot tunnel. The copper will be generally 5-64-inch in thickness and the sheets will be joined by brazing and attached to the surface of the existing concrete lining by bolts fastened into the masonry. After completion, the tightness of the brazed joints is to be tested by light water pressure on the back of the copper lining. The work includes the removal of certain riser valves, covers and pavement to permit access to the tunnel, and their replacement.

A statement of the work required and further information are given in the Information for Bidders, forming part of the contract. At the above place and time the bids will be publicly opened and read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids.

The quantities as advertised are approximate

only, and all payments shall be based upon the actual weight as determined by the City's representative on the City's scales on the premises, or at the expense of the bidder on the nearest public scale.

When material is sold by the ton, two thousand pounds shall constitute a ton.

The Commissioner of Bridges reserves the right to reject any or all bids.

Full information may be obtained at the office of the Engineer in Charge, Broadway and Kent Avenue, Brooklyn, New York.

The material to be sold may be seen at the place as above specified.

Sixty thousand dollars (\$60,000), will be required for the faithful performance of the contract.

No bid will be received and deposited unless accompanied by a certified check upon a National or State bank, drawn to the order of the Comptroller of The City of New York, to the amount of Three thousand dollars (\$3,000).

Time allowed for the completion of the work is 5 calendar months from the service of notice to begin work.

Pamphlets containing information for bidders, forms of proposal and contract, specifications, etc., also contract drawings, can be obtained at the above address, at the office of the Secretary, upon application in person or by mail, by depositing the sum of Ten dollars (\$10) in cash or its equivalent for each pamphlet.

This deposit will be refunded upon the return of the pamphlets, in acceptable condition, within thirty days from the date on which bids are to be opened.

For further particulars apply to the office of the Principal Assistant Engineer at the above address.

CHARLES STRAUSS, President; CHARLES N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.

GEORGE FEATHERSTONE, Secretary. j14,f1

NOTE: SEE GENERAL INSTRUCTIONS TO BIDDERS ON LAST PAGE, LAST COLUMN OF THE CITY RECORD, SO FAR AS APPLICABLE HERETO AND NOT OTHERWISE PROVIDED FOR.

BOARD OF ELECTIONS.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Elections of The City of New York, at Room 1840, Municipal Building, Borough of Manhattan, until 12 M., on

WEDNESDAY, JANUARY 26, 1916, FOR FURNISHING AND DELIVERING WOODEN BALLOT BOXES (ITEMS 1 AND 2) AS PER SPECIFICATIONS AND SAMPLES.

The work must be begun within five (5) days of the date of certification of the contract by the Comptroller, and must be entirely completed on or before the expiration of thirty (30) calendar days.

The amount of security required for the faithful performance of the contract is Fifteen Hundred (\$1,500) Dollars for each item awarded.

The Board of Elections reserves the right to divide the bid as to Items 1 and 2, and award separate contracts thereon.

Deliveries will be required to be made to the several places and in such quantities as called for in the proposal.

Blank forms and other information may be obtained and samples may be seen at the office of the Board of Elections of The City of New York, Room 1840, Municipal Building, Borough of Manhattan.

Dated, New York, January 15, 1916.
EDWARD F. BOYLE, MOSES M. McKEE, JAMES KANE, JACOB A. LIVINGSTON, Commissioners of Elections.

S. HOWARD COHEN, Chief Clerk. j15,26

SEE General Instructions to Bidders on last page, last column, of the "City Record."

FIRE DEPARTMENT.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at his office, eleventh floor, Municipal Building, Manhattan, until 10.30 o'clock a. m., on

SATURDAY, JANUARY 15, 1916, NO. 1, FOR FURNISHING AND DELIVERING TWO (2) SELF-PROPELLED GASOLINE PUMPING ENGINES.

The time for the delivery of the articles, material and supplies and the performance of the contract is by one hundred and fifty (150) calendar days.

The amount of security required is fifty per cent. (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per engine, or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total and award made to the lowest bidder.

Bids for supplies must be submitted in duplicate.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, eleventh floor, Municipal Building, Manhattan. ROBERT ADAMSON, Fire Commissioner. d29,j15

SEE General Instructions to Bidders on last page, last column, of the "City Record."

BOROUGH OF THE BRONX.

Auction Sale.

NOTICE OF SALE AT PUBLIC AUCTION, under the direction of Douglas Mathewson, President, Borough of The Bronx, on

MONDAY, JANUARY 17, 1916, at 11 a. m., at the Stable of the Bureau of Streets and Highways—Maintenance, 181st Street and Webster Avenue.

Lot No. 1—Pile of scrap rubber hose, 6 pairs rubber boots.

Lot 2—Store fixtures, consisting of: 1 small showcase, 1 small stove, 1 small bureau, 1 small tool box, 1 stepladder, 1 folding baby carriage, 1 box carbons, lot electric light fixtures.

Lot 3—1 large electric sign.

Lot 4—Encumbered lot, consisting of: 9 doors, 18 window sash, 1 clothes closet, 1 iron sink, 1 coal and ice sign, 1 square iron street sign, 2 milk cans.

Lot 5—Household effects, consisting of: 1 small folding table, 1 ironing board, 1 hat box with two ladies' hats, 1 grip, 1 bread box, 1 bundle, 3 trunks, 1 bbl. (miscellaneous), 2 baskets (miscellaneous).

Lot 6—8 sections of picket fence, 8 posts (new material).

Lot 6½—Pile of 500 old brick, 2 stepping stones, 1 lot slate steps, 1 pce. marble.

Lot 7—Store fixtures, consisting of: 2 show cases (glass broken), 1 soda fountain, 1 chair (broken), 1 ice box, 1 lot store fixtures.

Report adds cement curb.

Lot 8—15 barrels of tile.

Lot 9—1 buggy (damaged).

Lot No. 10—1 dress suit case, 1 showcase of dollars, 1 pair blue pants, 1 pair Khaki pants.

CONDENMED EQUIPMENT.

Lot 11—2 long handle axes, 1 cold chisel, 70 ft. 2" link chain, 2 5" steam gauges, 38 padlocks, 14 galv. iron pails, 1 pick, 68 ft. rope, 3 asphalt shovels, 4 round tampers, 4 12" monkey wrenches, 8 hydrant wrenches, 10 1-gal. cans, 3 2-gal. cans, 1 grub pick, 59 hoes, 8 hatchets, 4 tape measures, 2 chisel points, 1 Belgian rammer, 1 3/4" reducer, 6 sickles, 11 rock wedges.

Lot 12—1 pile scrap iron (about 4 tons).

Lot 13—13 old water motors.

Lot 14—About 1,500 lb. auto shoes, about 125 lb. auto tubes.

Lot 15—6 buggies.

Lot 16—1 lot old summer blankets, 1 lot old stable blankets, 1 lot old harness.

Lot 17—1 auto locomobile runabout, 18-20 H. P.

Lot 18—1 auto trunk, 2 pair auto brass side lamps, 1 auto tail-lamp.

Lot 19—1 pile rubber hose and pipe, 64 pair rubber boots, hose, 2 1/2", 76 feet, (2 1/2") suction, 10 ft. 3/4" hose, 44 ft.

Lot 20—10 steel axes, 1 grub axe, 10 hack saw blades, 259 3/4" iron couplings, 1 2" coupling, 6 1-gal. oil cans, 2 No. 3 pipe cutters, 7 files, various sizes, 1 mason hammer, 3 grub hooks, 2 hydrant keys, 6 padlocks, 16 galv. iron pails, 3 picks, 24 pcs. 3/4" iron pipe, 7 stone wedges, 2 auto wheel spickets, 5 50' tape lines, 2 pulley wrenches, 132 lengths 1" manilla rope, 1 Stillson wrench.

Lot 21—3 iron sewer carts.

Lot 22—1 pile scrap iron.

TERMS OF SALE.

All property shall be sold "as is." Cash payment or bankable funds at the time and place of sale, and the removal of the materials within 48 hours from the date of sale. If the purchaser or purchasers do not comply with the above conditions or removal they shall forfeit his or their purchase money and the ownership of the articles purchased, which will thereafter be resold for the benefit of the City.

The City will not be liable for any loss or damage to property sold between the time of sale and time of removal.

And the President of the Borough of The Bronx reserves the right on the day of sale to withdraw from the sale any of the articles and materials, or reject all bids.

j17 DOUGLAS MATHEWSON, President.

BOROUGH OF BROOKLYN.

Local Board Meetings.

NOTICE IS HEREBY GIVEN THAT THE following petitions on file and ready for inspection will be submitted to the Local Board of said BOARD TO BE HELD IN THE OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, IN ROOM 8, BOROUGH HALL, ON

THURSDAY, JANUARY 27, 1916,

at 2.20 P. M.

A—Approval of minutes of meeting held January 6th, 1916.

1.—KINGS HIGHWAY. To construct a sewer in Kings Highway from West 7th street to Avenue Q.

2.—WEST 8TH STREET. To construct a sewer in West 8th street from Avenue R to Kings Highway.

3.—WEST 9TH STREET. To construct a sewer in West 9th street from Avenue R to Kings Highway.

4.—WEST 10TH STREET. To construct a sewer in West 10th street from Avenue R to Kings Highway.

5.—WEST 7TH STREET. To construct a sewer in West 7th street, from Avenue Q to Avenue R.

Form of resolution for Nos. 1 to 5, inclusive: To construct sewers as follows: In Kings Highway from West 11th street to West 7th street; in West 8th street, West 9th street and West 10th street, each from Kings Highways to Avenue R, and in West 7th street, from Avenue Q to Avenue R.

6.—62ND STREET. To pave 62nd street between 19th and 20th avenues.

Resolution to include curbs where necessary.

7.—63RD STREET. To construct sewers in 63rd street from 18th avenue to 20th avenue and in 19th avenue from 62nd street to 63rd street.

8.—EAST 40TH STREET. To regulate, grade, curb and lay sidewalks on East 40th street, from Church avenue to Snyder avenue.

9.—71ST STREET. To regulate, grade, set cement curb, lay cement sidewalks where necessary and pave with asphalt 71st street, from 15th avenue to New Utrecht avenue.

10.—WEST 27TH STREET. Paving of West 27th street from Surf avenue to Mermaid avenue.

11.—ADDITION TO BENSONHURST PARK. To lay out an addition to Bensonhurst Park, by adding thereto the tract of land in Block 8597, which is bounded on the west by 21st avenue, on the north by Crospsey avenue and on the east and south by the present Bensonhurst Park.

To acquire title to the aforesaid addition to Bensonhurst Park.

LEWIS H. POUNDS, President, MARK REARDON, Jr., Secretary. j15

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn, at Room No. 2, Borough Hall, until 11 o'clock A. M., on

WEDNESDAY, JANUARY 26, 1916,

NO. 1, FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING SEWER BASINS AT THE NORTHEAST AND NORTHWEST CORNERS OF HINSDALE STREET AND NEWPORT STREET.

The Engineer's preliminary estimate of the quantities is as follows:

Two (2) sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and connecting culverts, including all incidental and appurtenances; per basin, \$115.00

The time allowed for the completion of the work and full performance of the contract will be Twelve (12) working days.

The amount of security required for the faithful performance of the contract will be One Hundred Dollars (\$100.00).

NO. 2, FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER BASIN AT THE NORTHERN CORNER OF 54TH STREET AND 15TH AVENUE.

The Engineer's preliminary estimate of the quantities is as follows:

One (1) sewer basin complete, of either standard design with iron pans or gratings, iron basin hood and connecting culvert, including all incidental and appurtenances; per basin, \$140.00

The time allowed for the completion of the work and full performance of the contract will be ten (10) working days.

The amount of security required for the faithful performance of the contract will be Seventy Dollars (\$70.00).

The foregoing Engineer's preliminary estimates of the total cost for the completed work are to be taken as the 100 per cent. basis and test for bidding. Proposals shall each state a single percentage of such 100 per cent. (such as 95 per cent, 100 per cent. or 105 per cent.) for which all materials and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work described in the contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215 Montague st., Borough of Brooklyn.

j19 L. H. POUNDS, President.

SEE General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at Room No. 2, Borough Hall, until 11 o'clock A. M., on

WEDNESDAY, JANUARY 19, 1916,

FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR FILL TO BE PLACED IN THE VICINITY OF THE SEWAGE PUMPING STATION IN AVENUE "V" BETWEEN WEST 10TH STREET AND WEST 11TH STREET, SECTION NO. 1 A OF SANITARY OUTLET SEWERS, STORM OUTLET SEWERS AND THE FORCE MAIN IN AVENUE "V," BETWEEN THE WESTERLY LINE OF WEST 11TH STREET AND THE EASTERLY LINE OF WEST 10TH STREET, TOGETHER WITH ALL SANITARY OUTLET SEWERS, STORM OUTLET SEWERS AND THE FORCE MAIN AND THE SEWAGE PUMPING STATION, AND ALL ADJUNCTS AND APPURTENANCES WITHIN THE PARCEL OF LAND BETWEEN WEST 10TH STREET AND WEST 11TH STREET, AND BETWEEN AVENUE "V" AND A LINE PARALLEL THEREWITH AND 200 FEET SOUTHERLY THEREFROM.

The Engineer's preliminary estimate of the quantities is as follows:

5,200 cubic yards of fill, placed complete, including all incidentals and appurtenances.

The time allowed for the completion of the work and full performance of the contract will be Seventy (70) working days.

The amount of security required will be One Thousand Dollars (\$1,000.00).

The bidder will state the price of each item or article contained in the specifications or schedule herein contained, or hereto annexed per cubic yard or other unit of measure, by which the bids will be tested.

Bids will be compared and the contract awarded at a lump or aggregate sum for the contract.

SEE General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at Room No. 2, Borough Hall, until 11 o'clock A. M., on

WEDNESDAY, JANUARY 19, 1916,

NO. 1, FOR FURNISHING AND DELIVERING 15,000 CU. YDS. OF

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, the Borough of Brooklyn, No. 215 Montague Street, Brooklyn. L. H. POUNDS, President.

Dated Dec. 30, 1915.

[See General Instructions to Bidders on last page, last column, of the "City Record."]

DEPARTMENT OF EDUCATION.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m. on

MONDAY, JANUARY 24, 1916.
FOR FURNISHING AND DELIVERING DIRECT TO EACH SCHOOL GENERAL APPARATUS AND SUPPLIES FOR THE DEPARTMENTS OF CHEMISTRY, PHYSICS, BIOLOGY, PHYSIOGRAPHY, BOTANICAL AND ZOOLOGICAL SUPPLIES, DAY AND EVENING HIGH SCHOOLS, AND SUPPLIES FOR TRAINING SCHOOLS FOR TEACHERS OF THE CITY OF NEW YORK.

The time for the delivering of the articles, materials and supplies and the performance of the contract is by or before December 31, 1916.

The amount of security required for the faithful performance of the contract is thirty (30%) per cent. of the amount of the bid or estimate.

Bidder must enter his price under the separate headings, and in estimating the amount of his bid upon which security will be required, said security must be based on the highest price quoted on each item.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, dozen, gallon, yard or other unit of measure, by which the bids will be tested. Award will be made to the lowest bidder on each item whose sample is equal to the sample referred to by catalogue number. The said reference is made only as a means of briefly describing the article called for.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, the Borough of Manhattan, southwest corner of Park ave. and 59th st.

PATRICK JONES, Superintendent of School Supplies.

Dated January 12, 1916.

J.12.24.

[See General Instructions to Bidders on last page, last column, of the "City Record."]

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m. on

WEDNESDAY, JANUARY 19, 1916.
FOR FURNISHING AND OPERATING STAGES OR OTHER CONVEYANCES TO CONVEY PUPILS TO AND FROM THE SCHOOLS OF THE CITY OF NEW YORK IN THE BOROUGHS OF THE BRONX AND QUEENS.

The time for the performance of the contract is prior to December 31, 1916.

The amount of security required for the faithful performance of the contract is thirty (30%) per cent. of the amount of the contract.

The bidder may quote on conveyance other than by stage. If by stage, the price per stage per day must be quoted. If by motor vehicle, the price per vehicle per day must be quoted and the type of vehicle stated. If by trolley or other conveyance, the price per pupil per day and the manner in which it is intended to convey the pupils must be stated. If it is intended to convey by special car over a particular route, the price per special car per day must be stated, and such other information must be furnished as will enable the Committee on Supplies to reach a proper determination.

In the event of a school or schools being closed, the contract shall be terminated as to that school or schools.

Contract will be awarded to the lowest bidder. The Board of Education reserves the right to award the contract as a whole for the Boroughs of The Bronx and Queens, or to award it separately for the Borough of The Bronx or Queens, or item by item, if deemed to be for the best interest of the City.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, Borough of Manhattan, southwest corner of Park ave. and 59th st.

PATRICK JONES, Superintendent of School Supplies.

Dated Jan. 7, 1916.

J.1.19

[See General Instructions to Bidders on last page, last column, of the "City Record."]

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m. on

TUESDAY, JANUARY 18, 1916.
FOR FURNISHING AND DELIVERING GASOLINE FOR MOTOR VEHICLES IN THE BOROUGHS OF MANHATTAN, BROOKLYN AND QUEENS DURING THE MONTHS OF JANUARY, FEBRUARY, MARCH, APRIL, MAY AND JUNE, 1916.

The time for the delivering of the articles, materials and supplies and the performance of the contract is by or before June 30, 1916.

The amount of security required for the faithful performance of the contract is thirty (30%) per cent. of the amount of the contract.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per gallon, by which the bids will be tested.

Contract will be awarded to the lowest bidder on each item.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, Borough of Manhattan, southwest corner of Park ave. and 59th st., Borough of Manhattan.

PATRICK JONES, Superintendent of School Supplies.

Dated January 6, 1916.

J.6.18

[See General Instructions to Bidders on last page, last column, of the "City Record."]

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Manhattan, until four o'clock P. M., on

MONDAY, JANUARY 17, 1916.
Borough of Brooklyn.

FOR INSTALLING ELECTRIC LIGHT EQUIPMENT IN THE FRAME BUILDINGS OF ERASMUS HALL HIGH SCHOOL, ON FLATBUSH AVENUE, NEAR CHURCH AVENUE, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be Thirty (30) working days, as provided in the contract.

The amount of security required is Twelve Hundred Dollars (\$1,200).

The deposit accompanying bid shall be five per centum of the amount of security.

The bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, 131 Livingston Street, Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated, JANUARY 5, 1915.

[See General Instructions to Bidders on last page, last column, of the "City Record."]

DEPARTMENT OF DOCKS AND FERRIES.

Auction Sale.

THE DEPARTMENT OF DOCKS AND Ferries, Pier A, North River, Borough of Manhattan, City of New York, on

TUESDAY, JANUARY 18, 1916.

Commencing at 10:00 A. M., at Pier A, North River, Borough of Manhattan, will sell at public auction to the highest bidder, the floating plant and equipment described below, situated in the yards of the Department of Docks and Ferries, at the foot of West 57th Street, North River, and at the foot of East 24th Street, East River, Borough of Manhattan.

Lot No. 1. LAUNCH "BRONX," built in 1899. Length 49' 8". Breadth 5'. Depth 5'. Draught 3' 6". Hull, wood, with cabin, engine and boiler room and pilot house. Hand steering gear. Vertical triple expansion condensing engine, 4½" x 6' - 10" x 8" stroke. Boiler No. 261, type "D" Seabury Water Tubular, 4' 10" long, built in 1908, for a working pressure of 200 lbs. above the atmosphere. Also 1 spare boiler of the same size, in good condition, to be included with the boat. This boiler is located at the West 57th Street Yard. Boiler feed pump (2) 3" x 1¾" x 3". Air pump (1) 3½" x 4½" x 4". The launch was last inspected July 30th, 1914. The certificate of inspection expired July 30th, 1915.

Lot No. 2. LAUNCH "QUEENS," built in 1901. Length 32' 5". Breadth 8' 4". Draught 3' 1". Hull—wood, with cabin, engine and boiler room and pilot house. Hand steering gear. Vertical compound condensing engine (size 4' 8" x 6" stroke). Boiler No. 161, type "D" Seabury Water Tubular, built in 1901. Also 1 spare incomplete boiler to be included with the boat and located at West 57th Street Yard. Boiler feed pump (2) 3" x 1¾" x 3". Air pump (1) 3½" x 4½" x 4". The launch was last inspected June 14th, 1914. Certificate of inspection expired June 14th, 1915.

Lot No. 3. LAUNCH "A" is of 26 gross tons and was built in 1907 by the Gas Engine & Power Company and Charles L. Seabury & Company, Morris Heights, New York City. Length over all, 60 feet; breadth of beam, moulded (at deck), 11½ feet; extreme draft, 4½ feet. She was last inspected August 15th, 1914; certificate of inspection expired August 15th, 1915. Built of well seasoned wood throughout, all fastenings are of copper, screws are brass, and metal fittings are made of composition. Keelsons are made of white oak. Rudder shoe and frame are made of manganese bronze. Boiler and engine keelsons are made of white oak, hewn to sheer side curve of boat; all bilge stringers are made of white oak, 3 inches thick and 4 inches in width. Garboard and sheer strakes are made of white oak 1½ inches thick. All outside planking is made of manganese bronze. Boiler and engine keelsons are made of white oak, hewn to sheer side curve of boat; all bilge stringers are made of white oak, 3 inches thick and 4 inches in width. Garboard and sheer strakes are made of white oak 1½ inches thick. All outside planking is made of manganese bronze. Boiler and engine keelsons are made of white oak, hewn to sheer side curve of boat; all bilge stringers are made of white oak, 3 inches thick and 4 inches in width. Garboard and sheer strakes are made of white oak 1½ inches thick. All outside planking is made of manganese bronze. Boiler and engine keelsons are made of white oak, hewn to sheer side curve of boat; all bilge stringers are made of white oak, 3 inches thick and 4 inches in width. Garboard and sheer strakes are made of white oak 1½ inches thick. All outside planking is made of manganese bronze. 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containing the bid or estimate, but must be delivered separately.

The amount of the bond required is \$200,000. A special deposit of Fifty Thousand Dollars (\$50,000) in cash, or in corporate stock, or certificates of indebtedness of any nature issued by the City of New York, which the Comptroller shall approve as of equal value thereof, shall be deposited with the Comptroller of the City of New York, before the signing, sealing and delivery of the contract; this amount, or the unencumbered portion thereof, will be returned to the contractor in installments of Ten Thousand Dollars (\$10,000) each in the 2nd days of January, 1918, 1919, 1920, 1921 and 1922. If securities are deposited instead of cash, the equivalent in securities shall be returned on said dates.

Each bidder shall deposit with his bid or estimate a set of general plans and specifications setting forth the equipment and methods proposed by the contractor for receiving, transporting, conveying, handling, storing and treating the garbage and its by-products.

The compensation to be paid by the contractor to the City shall be a sum of money per annum for each year of the contract; in the bid or estimate, each of these sums shall be written in full and shall also be stated in figures. All garbage, whether more or less than the quantity estimated or indicated in the proposal, shall be received and disposed of by the contractor without any reduction in the amount of the bid or estimate.

The Commissioner of Street Cleaning reserves the right to select from the bids or estimates submitted that bid or estimate the acceptance of which will, in his judgment, best secure the efficient performance of the work, or he may reject any or all of said bids or estimates.

No award of the contract shall be made by the Commissioner of Street Cleaning until the same shall have been approved by the Board of Estimate and Apportionment.

Blank forms, envelopes, copies of the contract, including the specifications in the form approved by the Corporation Counsel, and further information may be obtained upon application at the Main Office of the Department of Street Cleaning, Room 1247, Municipal Building, Borough of Manhattan, New York City.

Dated December 20th, 1915.

d22,j18 J. T. FETHERSTON, Commissioner.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning, at Room 1247, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock noon, on

TUESDAY, JANUARY 18, 1916,
Boroughs of Manhattan, The Bronx and Brooklyn.

FORM NO. 2, FOR A CONTRACT FOR THE FINAL DISPOSITION OF CARRAGE FROM THE BOROUGHS OF MANHATTAN, THE BRONX AND BROOKLYN, ON CITY LAND.

This contract shall commence on January 2nd, 1917, shall continue in operation during five years from said date, and shall terminate at midnight on the 1st day of January, 1922.

Each bid or estimate shall be accompanied by 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, or corporate stock or certificates of indebtedness of any nature issued by the City of New York, which the Comptroller shall approve as of equal value to the security required, to the amount of Ten Thousand Dollars (\$10,000). The check or securities must not be enclosed in the envelope containing the bid or estimate, but must be delivered separately.

The amount of the bond required is \$200,000. A special deposit of Fifty Thousand Dollars (\$50,000) in cash, or in corporate stock or certificates of indebtedness of any nature issued by the City of New York, which the Comptroller shall approve as of equal value thereof, shall be deposited with the Comptroller of the City of New York, before the signing, sealing and delivery of the contract; this amount, or the unencumbered portion thereof, will be returned to the contractor in installments of Ten Thousand Dollars (\$10,000) each on the 2nd days of January, 1918, 1919, 1920, 1921 and 1922. If securities are deposited instead of cash, the equivalent in securities shall be returned on said dates.

Each bidder shall deposit with his bid or estimate a set of general plans and specifications describing the equipment and methods which he proposes to employ for receiving, transporting, conveying, handling, storing and treating the garbage and its by-products.

Within thirty (30) days after submission of bids, the contractor shall furnish a complete set of plans, drawings and specifications in triplicate, showing in detail the construction of the proposed building, plant and equipment, and the estimated cost thereof, as well as any other detail which the Commissioner of Street Cleaning may require.

The City will furnish to the Contractor sufficient land, with water frontage, on Riker's Island, East River, New York City, to enable the Contractor to erect, maintain and operate a plant for the disposal of garbage, of a capacity of Two Thousand Eight Hundred (2,800) tons per day, and sufficient land to provide housing accommodations for the employees of the plant.

The Contractor shall maintain and operate the plant, at his own cost and expense, during the period of the contract; and on January 2, 1922, the City will take over the plant and appurtenances from the contractor.

The bidder shall state in his bid or estimate: 1st, the amount which the City will pay for the plant and appurtenances on said date; 2nd, the estimated cost of the plant and appurtenances to be erected or furnished. If the actual cost of the plant and appurtenances be less than the estimated cost as stated in the bid, the amount to be paid by the City for the plant and appurtenances shall be reduced by the amount of said difference. If the actual cost of the plant and appurtenances exceeds the bidder's estimated cost thereof, there shall be no corresponding increase in the purchase price to be paid by the City.

The City will deliver to the contractor, at the waterfront dumps in the Boroughs of Manhattan, Bronx and Brooklyn, all the garbage collected by the carts of the Department of Street Cleaning, from any source in the Boroughs of Manhattan, The Bronx and Brooklyn.

All garbage, whether more or less than the quantity stated or indicated in the proposal, shall be received and disposed of by the contractor without any change in the purchase price.

The Commissioner of Street Cleaning reserves the right to reject any or all of the bids or estimates.

The contract shall not be executed by the Commissioner of Street Cleaning until it has been authorized by the Board of Estimate and Apportionment and the Board of Aldermen, and assented to by the Comptroller of the City of New York and the necessary funds to carry out its purpose have been appropriated.

Blank forms, envelopes, copies of the contract, including the specifications in the form approved by the Corporation Counsel, and further information may be obtained upon application at the Main Office of the Department of Street Cleaning, Room 1247, Municipal Building, Borough of Manhattan, New York City.

Dated December 20th, 1915.

d22,j18 J. T. FETHERSTON, Commissioner.

See General Instructions to Bidders on last page, last column, of the "City Record."

BOARD OF ASSESSORS.

Notice to Present Claims for Damages.

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following named streets to present their claims, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, on or before Thursday, January 27, 1916, at 10 o'clock a. m. Claimants are requested to make their claims for damages upon the blank forms prepared by the Board of Assessors, copies of which may be obtained upon application at the above office.

Borough of The Bronx.

5049 Glover Street from Castlehill Avenue to Westchester Avenue.

Borough of Queens.

5025 46th Street (National Avenue) from Jackson Avenue to a line 75 feet north of Fillmore Avenue, Second Ward.

5026 Murray Street, east side, from Broadway to Mitchell Avenue, and Bathgate (12th) Street, west side, from Mitchell Avenue to Bay-side Avenue, Third Ward.

5027 Sophie Street from Flushing Avenue to Nure Street, Second Ward.

5028 Custer (15th) Street from Bayreuth (Beach) Street to Sanford Avenue, Third Ward.

5033 Union Street, westerly side, from Sanford Avenue to Beddard (Monroe) Street, Third Ward.

5034 Freeman Avenue from Crescent Street to Jackson Avenue, First Ward.

5035 Ithaca (4th) Street from Baxter Avenue to Britton Avenue, Second Ward.

ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors, St. George B. TUCKER, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan.

Completion of Assessments.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and unimproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

Borough of Manhattan.

4990 Paving, curbing and flagging West 156th Street from Marginal Street to Eighth Avenue. Affecting Block 2105.

4991 Paving and curbing West 212th Street from the Harlem River to 10th Avenue. Affecting Blocks 2192, 2193, 2208 and 2209.

Borough of The Bronx.

4890 Regulating, grading, curbing, flagging, etc. Overing Street from Westchester Avenue to Walker Avenue. Affecting Blocks 3980 to 3983, 3985 to 3987, and 4000 to 4002.

4916 Paving East 174th Street from South Ferry Boulevard to Bryant Avenue. Affecting Blocks 2983, 2990, 2991, 2997 and 2998.

4935 Erecting Guard Rail on the east side of West Farms Road north of East 174th Street. Affecting Block 3020, Lot 84.

4956 Flagging on the east side of Stebbins Avenue south of East 167th Street. Affecting Block 2691, Lot 66.

4957 Paving East Castle Hill Avenue from Westchester Avenue to Turnbull Avenue. Affecting Blocks 3683 to 3689, 3691 to 3695, and 3806 to 3823.

Borough of Queens.

4908 Sewer and appurtenances in Britton (Orchard) Avenue from Broadway to Ithaca (4th) Street, and in Ketcham (2nd) Street from Britton Avenue to Pettit Place (Newtown Avenue), Second Ward. Affecting Blocks 658 to 664, 666, 667 and 670.

4923 Sewer and appurtenances in Freedom (Union) Avenue from Jamaica Avenue to Ashland (Magnolia) Avenue and in Brandon Avenue (Amber Street and Orchard Avenue) from Freedom Avenue to Cedar Avenue (Maple Street), Fourth Ward. Affecting Blocks 130 to 134, 159 to 174, 177, 180 to 190 and 193.

4958 Sewer and appurtenances in Fulton Street from Stoothoff Avenue to Bedford Avenue; Greenwood Avenue from Jamaica Avenue to a point about 640 feet north of Atlantic Avenue; Chestnut Street from Jamaica Avenue to Atlantic Avenue; and Scott Street from Chestnut Street to Stoothoff Avenue; Fourth Ward. Affecting Blocks 217 to 220 and 263 to 269.

4961 Sewer and appurtenances in Van Alst Avenue from Broadway to Ridge Street and in Ridge Street from Van Alst Avenue to Ely Avenue, First Ward. Affecting Blocks 39 to 42, 44 and 64 to 68.

Borough of Brooklyn.

4708 Regulating, grading, curbing and flagging East 15th Street between Avenue K and Avenue L. Together with an award for damages caused by a change of grade. Affecting Blocks 6725 and 6726.

4860 Regulating, grading, curbing and flagging Lincoln Road from Nostrand Avenue to a point about 500 feet easterly thereof and East New York Avenue from a point about 500 feet east of Nostrand Avenue to Utica Avenue. Affecting Blocks 1330 to 1333, 1428 to 1430, 4588, 4791 to 4795 and 4800.

All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, New York, on or before Tuesday, February 15, 1916, at 10 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors, St. George B. TUCKER, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan.

BOARD OF ESTIMATE AND APPORTIONMENT.

Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment at the meeting of said Board held on Friday, January 14, 1916, continued until Friday, January 21, 1916, the hearing on the report, with map, plan and profile accompanying the same, bearing date of December 21, 1915, and entitled: "Map and profile showing manner of obtaining from Scherzer Creek an additional supply of water for the City of New York."

The continued hearing will be held on Friday, January 21, 1916, at 10 o'clock a. m. in Room 16, City Hall; Borough of Manhattan, City of New York.

JOSEPH HAAG, Secretary, Municipal Building, Telephone, 4560 Worth.

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NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on January 7, 1916, the hearing on the proposed reappportionment of the cost and

expense of the proceeding for acquiring title to the property required for the widening of Flatbush Avenue Extension, between Concord Street and Nassau Street, Borough of Brooklyn.

The hearing will be held in the City Hall, Borough of Manhattan, City of New York, on Friday, January 21, 1916, at 10 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 23, 1915, notice of

District No. 1 to bear 12 1/4% of the entire cost and expense.

Comprises property designated on the maps of the Department of Taxes and Assessments for the year 1914 as Lots Nos. 9, 47 and 48, in Block No. 107; Lots Nos. 1, 2, 3, 5, 6, 7 and 9 in Block No. 108; and Lots Nos. 12, 13, 14, 15, 16, 17 and 18 in Block No. 118.

District No. 2 to bear 10% of the entire cost and expense.

Comprises the following area: Beginning at a point on the southerly line of Concord Street distant 25 feet easterly from the easterly line of Bridge Street, the said distance being measured at right angles to Bridge Street, and running thence southwardly and parallel with Bridge Street, said distance being measured at right angles to Flatbush Avenue Extension, thence southwardly and always 25 feet easterly from and parallel with the easterly line of Flatbush Avenue Extension to a point distant 100 feet north easterly from the northerly side of DeKalb Avenue, the said distance being measured at right angles to DeKalb Avenue; thence westwardly and always 100 feet from and parallel with the northerly side of DeKalb Avenue, the said distance being measured at right angles to Flatbush Avenue Extension; thence northwardly and always 25 feet easterly from and parallel with the easterly line of Flatbush Avenue Extension to the intersection with the southerly line of Concord Street; thence eastwardly along the southerly line of Concord Street to the point or place of beginning, excluding therefrom such land as is included in District No. 1.

District No. 3 to bear 17 1/2% of the entire cost and expense.

Comprises the following area: Beginning at a point on the southerly line of Concord Street distant 25 feet easterly from the easterly line of Bridge Street, the said distance being measured at right angles to Bridge Street; and running thence southwardly and parallel with Bridge Street to a point distant 150 feet easterly from the easterly line of Flatbush Avenue Extension, which point is also 100 feet northerly from the northerly side of DeKalb Avenue, and running thence southwardly and always 25 feet easterly from and parallel with the easterly line of Flatbush Avenue Extension and Flatbush Avenue to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence southwardly and always 25 feet easterly from and parallel with the easterly line of Flatbush Avenue Extension to the intersection with the prolongation of the said line to a point distant 25 feet westerly from the westerly line of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 25 feet westerly from the westerly line of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue to the intersection with the prolongation of the said line to a point distant 100 feet southerly from and parallel with the southerly side of Flatbush Avenue, the said distance being measured at right angles to Flatbush Avenue; thence eastwardly along the line distant 100 feet southerly from and parallel with the souther

The land to be taken for West 239th Street is located in Block 3271 in Section 12 of the Land Map of The City of New York.

The Board of Estimate and Apportionment by a resolution adopted on the 22d day of October, 1915, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby and that the area of assessment for benefit in this proceeding be fixed and determined to be as follows:

Bounded on the north by a line distant 100 feet northerly from and parallel with the northerly line of West 239th Street, the said distance being measured at right angles to West 239th Street; on the east by a line distant 100 feet easterly from and parallel with the easterly line of Review Place, the said distance being measured at right angles to Review Place; on the south by a line distant 100 feet southerly from and parallel with the southerly line of West 239th Street, the said distance being measured at right angles to West 239th Street, and on the west by the easterly line of Broadway.

Dated, New York, January 5, 1916.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York.

FIRST JUDICIAL DISTRICT.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of STORY AVENUE, from White Plains Road to the bulkhead line of the Bronx River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, First Judicial District, at a Special Term, Part I, Motions, held in and for the County of Bronx, in the County Court-house in the Borough of The Bronx, City of New York, on the 17th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of STORY AVENUE, from White Plains Road to the bulkhead line of the Bronx River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York. The real property title to which is proposed to be acquired, is more particularly bounded and described as follows:

PARCEL "A."

Beginning at a point in the eastern line of Taylor Avenue distant 683,426 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said eastern line of Taylor Avenue for 90.0 feet. Thence easterly deflecting 90° to the left for 1,240.0 feet to the western line of White Plains Road as being legally acquired. Thence northerly along last-mentioned line deflecting 90° to the left for 53.02 feet. Thence still northerly along last-mentioned line deflecting 8° 56' 44" to the left for 27.31 feet. Thence westerly for 80.0 feet. Thence northerly along last-mentioned line for 1,235.753 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the western line of Taylor Avenue distant 683,423 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of Taylor Avenue for 80.0 feet. Thence westerly deflecting 90° to the right for 200.0 feet to the eastern line of Beach Avenue as legally acquired. Thence northerly along last-mentioned line for 80.0 feet. Thence easterly for 200.0 feet to the point of beginning of this parcel has been ceded.

PARCEL "C."

Beginning at a point in the eastern line of St. Lawrence Avenue distant 683,403 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of St. Lawrence Avenue for 80.0 feet. Thence easterly deflecting 90° to the left for 200.0 feet to the western line of Beach Avenue as legally acquired. Thence northerly along last-mentioned line for 80.0 feet. Thence westerly for 200.0 feet to the point of beginning. This parcel has been ceded.

PARCEL "D."

Beginning at a point in the western line of St. Lawrence Avenue distant 683,400 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of St. Lawrence Avenue for 80.0 feet. Thence westerly deflecting 90° to the right for 200.0 feet to the eastern line of Commonwealth Avenue as legally acquired. Thence northerly along last-mentioned line for 80.0 feet. Thence westerly for 200.0 feet to the point of beginning. This parcel has been ceded.

PARCEL "E."

Beginning at a point in the eastern line of Rosedale Avenue distant 683,380 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said eastern line of Rosedale Avenue for 80.0 feet. Thence easterly deflecting 90° to the left for 200.0 feet to the western line of Commonwealth Avenue as legally acquired. Thence northerly along last-mentioned line for 80.0 feet. Thence westerly for 200.0 feet to the point of beginning. This parcel has been ceded.

PARCEL "F."

Beginning at a point in the western line of Rosedale Avenue distant 683,376 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of Rosedale Avenue for 80.0 feet. Thence westerly deflecting 90° to the right for 51,935 feet to the eastern line of Clasons Point Road as legally acquired. Thence northerly along last-mentioned line for 91.02 feet. Thence easterly for 95,339 feet to the point of beginning. This parcel has been ceded.

PARCEL "G."

Beginning at a point in the eastern line of Metcalf Avenue distant 683,333 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said eastern line of Metcalf Avenue for 80.0 feet. Thence easterly deflecting 90° to the left for 814,296 feet to the western line of Clasons Point Road as legally acquired. Thence northerly along last-mentioned line for 197.73 feet. Thence southerly deflecting 151° 31' 05" to the left for 93,801 feet. Thence westerly for 720.0 feet to the point of beginning.

PARCEL "H."

Beginning at a point in the western line of Metcalf Avenue distant 683,329 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of Metcalf Avenue for 80.0 feet. Thence westerly deflecting 90° to the right for 2,340.0 feet to the eastern line of Colgate Avenue as legally acquired. Thence northerly along

last-mentioned line for 80.0 feet. Thence easterly for 2,540.0 feet to the point of beginning. Portions of this parcel have been ceded.

PARCEL "I."

Beginning at a point in the western line of Colgate Avenue distant 683,215 feet southerly from the intersection of said line with the southern line of Ludlow Avenue as these streets are legally acquired. Thence southerly along said western line of Colgate Avenue for 80.0 feet. Thence easterly deflecting 90° to the right for 726.36 feet to the eastern bulkhead line of Bronx River. Thence northerly along last-mentioned line deflecting 82° 42' 3" to the right for 80,664 feet. Thence easterly for 736,683 feet to the point of beginning.

Story Avenue, from White Plains Road to the bulkhead line of Bronx River, is shown on Sheet 38 and 48 of the Final Maps of the Borough of The Bronx, filed as follows:

Section No. 38, President, Borough The Bronx, Nov. 23, 1909; Register, New York County, Nov. 22, 1909; Map No. 1374; Corporation Counsel, Nov. 22, 1909; pigeonhole 151.

Section No. 39, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1302; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 48, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 49, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 50, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 51, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 52, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 53, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 54, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 55, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 56, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 57, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 58, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 59, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 60, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 61, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 62, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 63, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 64, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 65, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 66, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 67, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 68, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 69, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 70, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 71, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 72, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 73, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 74, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 75, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 76, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 77, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 78, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 79, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 80, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 81, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 82, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 83, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 84, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 85, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 86, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 87, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 88, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 89, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 90, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation Counsel, Nov. 3, 1908; pigeonhole 110.

Section No. 91, President, Borough The Bronx, Nov. 10, 1908; Register, New York County, Nov. 9, 1908; Map No. 1301; Corporation

Twenty-fourth Ward, Borough of The Bronx, City of New York. The real property, title to which is proposed to be acquired, is more particularly bounded and described as follows, to wit:

PARCEL "A."

Beginning at a point in the southern line of West 234th Street, distant 209.833 feet easterly from the intersection of said line with the eastern line of Broadway as these streets are legally acquired. Thence easterly along said southern line of West 234th Street for 50.05 feet, Thence southerly, deflecting 87° 26' 16" to the right for 331.241 feet to the northern line of West 233d Street as legally acquired. Thence westerly along last-mentioned line for 50.17 feet. Thence northwardly for 337.613 feet to the point of beginning.

PARCEL "B."

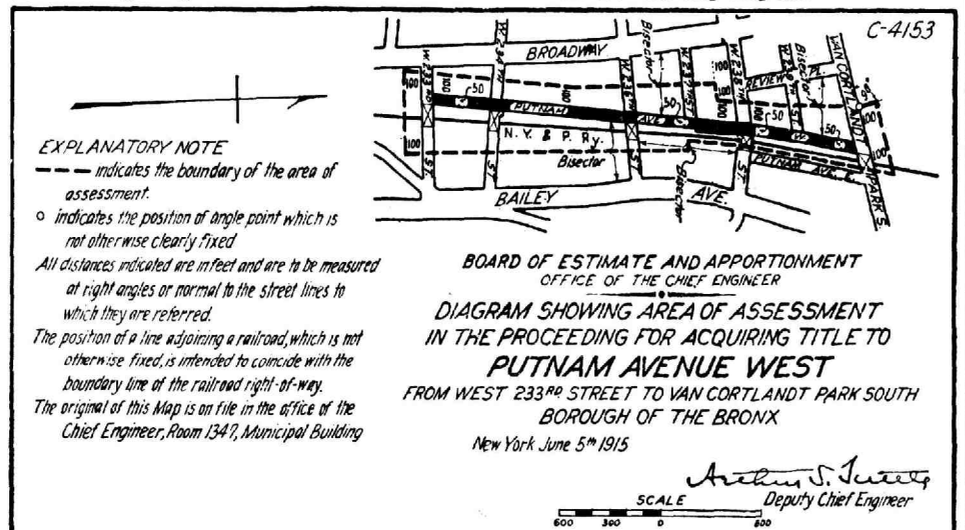
Beginning at a point in the northern line of West 234th Street, distant 212.08 feet easterly from the intersection of said line with the eastern line of Broadway as these streets are legally acquired. Thence easterly along said northern line of West 234th Street for 50.05 feet, Thence northerly, deflecting 92° 34' 40" to the left for 747.54 feet, to the southern line of West 236th Street as legally acquired. Thence westerly along last-mentioned line for 50.59 feet. Thence southerly for 737.56 feet to the point of beginning.

PARCEL "C."

Beginning at a point in the southern line of West 238th Street, distant 409.927 feet easterly from the intersection of said line with the eastern line of Broadway as these streets are legally acquired. Thence easterly along said southern line of West 238th Street for 56.34 feet, Thence southerly, deflecting 102° 55' 06" to the right for 256.71 feet. Thence westerly, deflecting 114° 38' 04" to the right for 9.480 feet. Thence still westerly, deflecting 7° 00' 00" to the left for 8.271 feet. Thence southerly, deflecting 107° 38' 04" to the left for 365.393 feet to the northern line of West 236th Street as legally acquired. Thence westerly along last-mentioned line for 50.52 feet. Thence northerly, deflecting 98° 47' 30" to the right for 303.57 feet. Thence still northerly, deflecting 0° 26' 40" to the left for 60.64 feet. Thence still northerly for 246.871 feet to the point of beginning.

PARCEL "D."

Beginning at a point in the northern line of West 238th Street, distant 432.496 feet easterly from the intersection of said line with the eastern line of Broadway as these streets are legally acquired. Thence easterly along said northern line of West 238th Street for 52.96 feet, Thence northerly, curving to the right on the arc of a circle of 2,897.93 feet radius for 233.61 feet. The radius of which curve drawn easterly through the eastern extremity of the preceding course forms an angle of 14° 13' 58.3" southerly with the eastern prolongation of said preceding course. Thence still northerly and tangent to the preceding course for 377.035 feet to the southern line of Van Cortlandt Park South as legally acquired. Thence westerly along last-mentioned line for 55.46 feet. Thence southerly, deflecting 64° 21' 57" to the left for 353.04 feet. Thence still southerly, curving to the left on the arc of a circle of 2,947.93 feet radius and tangent to the preceding course for 161.05 feet. Thence still southerly for 89.629 feet to the point of beginning.



Dated, New York, Jan. 5th, 1916.
LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York. 515

FIRST JUDICIAL DISTRICT.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, in fee, to the lands, tenements and hereditaments required for the opening and extending of MANOR AVENUE, from Westchester Avenue southwardly to Bronx River Avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, First Judicial District, at a Special Term, Part I, Motions, held in and for the County of Bronx, in the County Court-house in the Borough of The Bronx, City of New York, on the 17th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Manor Avenue, from Westchester Avenue southwardly to Bronx River Avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York. The real property title to which is proposed to be acquired is more particularly bounded and described as follows, to wit:

PARCEL "A."

Beginning at a point in the northern line of Lafayette Avenue, distant 980.0 feet westerly from the intersection of said line with the western line of Metcalf Avenue as these streets are legally acquired. Thence westerly along said northern line of Lafayette Avenue for 60.0 feet. Thence northerly, deflecting 90° to the right for 1,100.96 feet to the southern line of Manor Avenue as ceded February 25, 1914. Thence easterly along last-mentioned line and deflecting 81° 03' 06" to the right for 60.74 feet. Thence southerly for 1,110.40 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the southern line of Lafayette Avenue, distant 980.0 feet westerly from the intersection of said line with the western line of Metcalf Avenue as these streets are legally acquired. Thence westerly along said southern line of Lafayette Avenue for 60.0 feet. Thence southerly, deflecting 90° to the left for 1,318.472 feet to the northern line of Bronx River Avenue as legally acquired. Thence easterly along last-mentioned line for 71.96 feet.

Filing Preliminary Abstracts.

FIRST DEPARTMENT.

Putnam Avenue West, from West 233d Street to Van Cortlandt Park South is shown on Section 21 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of The City of New York on December 16, 1895, in the office of the Register of New York County on December 17, 1895, as Map No. 1065, and in the office of the Secretary of State of the State of New York on December 17, 1895.

Putnam Avenue West is also shown on the following maps: "Map or Plan showing the change of grades of Sedgwick Avenue, between a grade 335.99 feet southerly of Fordham Road and Bailey Avenue, Bailey Avenue, between Sedgwick Avenue and Albany Road; Albany Road, between Bailey Avenue and Van Cortlandt Park South; West 230th Street, between Bailey Avenue and Broadway, and of the intersecting streets and avenues affected thereby and the extension and the grades of Summit Place, between Heath Avenue and Bailey Avenue; the change of the street lines at the northeast corner of West 230th Street and Bailey Avenue; the widening and the change of grade of West 238th Street, from Albany Road to the New York and Putnam Railroad, also the establishing of side line dimensions of the block bounded by West 238th Street, Putnam Avenue West, West 237th Street and Broadway, in the Twenty-fourth Ward, Borough of The Bronx, City of New York. Prepared by the President of the Borough of The Bronx under authority of Chapter 466 of the Laws of 1901," filed in the office of the President of the Borough of The Bronx on June 14, 1911, in the office of the Register of New York County on June 8, 1911, as Map No. 1531, and in the office of the Corporation Counsel of The City of New York on June 8, 1911, in pigeonhole 161.

"Map showing the change of lines and grades heretofore laid out within the territory bounded by Van Cortlandt Park South, Saxon Avenue, Sedgwick Avenue, West 238th Street, Albany Road, West 236th Street, Kingsbridge Avenue and Broadway," filed in the office of the President of the Borough of The Bronx on October 3, 1912, in the office of the Register of New York County on September 30, 1912, as Map No. 1661, and in the office of the Corporation Counsel of The City of New York on September 30, 1912, in pigeonhole 204.

"Map showing the change of lines and grades of Putnam Avenue West from West 234d Street to West 234th Street," filed in the office of the President of the Borough of The Bronx on December 17, 1913, in the office of the Register of New York County on December 16, 1913, as Map No. 1828, and in the office of the Corporation Counsel of The City of New York on December 16, 1913, in pigeonhole 120.

"Map showing the change of lines and grades of Putnam Avenue West from West 234d Street to West 234th Street," filed in the office of the President of the Borough of The Bronx on December 17, 1913, in the office of the Register of New York County on December 16, 1913, as Map No. 1828, and in the office of the Corporation Counsel of The City of New York on December 16, 1913, in pigeonhole 120.

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Mace avenue; thence northwardly along the said line midway between Fish avenue and Young avenue and along the prolongations of the said line to the intersection with the prolongation of a line midway between Wilson avenue and Fish avenue as these streets are laid out between Givan avenue and Boston road; thence northwardly along the said line midway between Wilson avenue and Fish avenue and along the prolongations of the said line to the intersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Fish avenue as this street is laid out between Needham avenue and Oakley street, the said distance being measured at right angles to Fish avenue; thence northwardly along the said line parallel with Fish avenue and along the prolongations of the said line to a point distant 100 feet northwesterly from and parallel with the northwesterly line of Paulding avenue, the said distance being measured at right angles to Paulding avenue; thence northwardly and always distant 100 feet northwesterly from and parallel with the northwesterly line of Paulding avenue to the point or place of beginning.

Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 1st day of February, 1916.

Fifth.—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 24th day of April, 1916, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, December 23rd, 1915.

W. RUSSELL OSBORN, Chairman; HENRY L. HAFFEN, CLARENCE C. ROGERS, Commissioners of Estimate; CLARENCE C. ROGERS, Commissioner of Assessment.

JOEL J. SOUTIER, Clerk. 129,515

SUPREME COURT—SECOND DEPARTMENT.

Filing Preliminary Abstracts.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of SYBILLA STREET, from Metropolitan avenue to Viola place; THERESA PLACE, from Metropolitan avenue to Sybilla street; URSSLA PLACE, from Metropolitan avenue to Union turnpike, and VIOLA PLACE, from Metropolitan avenue to Ursula place, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled 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:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 28th day of January, 1916, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 31st day of January, 1916, at 2 o'clock P. M.

Second.—That the undersigned, Commissioner of Assessment, has completed his estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 28th day of January, 1916, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 1st day of February, 1916, at 2:30 o'clock P. M.

Third.—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 14th day of December, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the southerly line of Union turnpike where it is intersected by the prolongation of a line distant 100 feet southwesterly from and parallel with the southwesterly line of Ursula place as this street is laid out where it adjoins Union turnpike, the said distance being measured at right angles to Ursula place, and running thence northwardly and northwesterly along a line always distant 100 feet southwesterly and westerly from and parallel with the southwesterly and westerly lines of Ursula place, and the prolongations thereof to a point distant 100 feet southerly from the southerly line of Sybilla street; thence westwardly and northwardly and always distant 100 feet southerly and westerly from and parallel with the southerly and westerly line of Sybilla street and the prolongations thereof to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan avenue; thence eastwardly along the said line parallel with Metropolitan avenue to the intersection with the prolongation of a line midway between Wanda place and Viola place; thence southwardly along the said line midway between Wanda place and Viola place, and along the prolongation of the said line to the intersection with a line at right angles to Wanda place and passing through a point on its westerly side midway between Sybilla street and Ursula place; thence eastwardly along the said line at right angles to Wanda place to a point distant 100 feet

easterly from its easterly side; thence southwardly and parallel with Wanda place to the intersection with the northerly line of Union turnpike; thence southwardly at right angles to Union turnpike a distance of 225 feet; thence westwardly and parallel with Union turnpike to the intersection with a line at right angles to Union turnpike and passing through the point of beginning; thence northwardly along the said line at right angles to Union turnpike to the point or place of beginning.

Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 1st day of February, 1916.

Fifth.—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 24th day of April, 1916, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, December 28th, 1915.

WILLIAM W. GILLEN, Chairman; THEODORE P. WILSNACK, Commissioners of Estimate; WILLIAM W. GILLEN, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. 17,24

Application for Appointment of Commissioners.

SECOND JUDICIAL DISTRICT.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CASPIAN STREET, from Andrews Street to Metropolitan Avenue; ZEIDLER STREET, from Andrews Street to Metropolitan Avenue, and KING PLACE, from Caspian Street to Metropolitan Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term of said Court, to be held at Trial Term, Part I, in the County Court House, in the County of Queens, in the Borough of Queens, in The City of New York, on the 19th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Caspian Street, from Andrews Street to Metropolitan Avenue; Zeidler Street, from Andrews Street to Metropolitan Avenue, and King Place, from Caspian Street to Metropolitan Avenue, in the Second Ward, Borough of Queens, City of New York. The real property title to which is proposed to be acquired is more particularly bounded and described as follows, to wit:

CASPIAN STREET.

Parcel "A."

Beginning at a point formed by the intersection of the northerly line of Caspian Street with the easterly line of Andrews Street, running thence easterly for 502.53' along the northerly line of Caspian Street. Thence northeasterly, deflecting to the left 46° 47' 18" for 286.27' along the northwesterly line of Caspian Street to the southwesterly line of Collins Avenue. Thence southeasterly, deflecting to the right 90° for 50.00' along the southwesterly line of Collins Avenue to the southeasterly line of Caspian Street. Thence southwesterly, deflecting to the right 90° for 305.49' along the southeasterly line of Caspian Street to the easterly line of King Place. Thence westerly, deflecting to the right 45° 37' 15" for 70.57' along the southerly line of Caspian Street to the westerly line of King Place. Thence westerly, deflecting to the right 0° 50' 03" for 454.57' along the southerly line of Caspian Street to the easterly line of Andrews Street. Thence northerly for 50.00' along the easterly line of Andrews Street to the northerly line of Caspian Street, the point or place of beginning.

PARCEL "B."

Beginning at a point formed by the intersection of the northeasterly line of Collins Avenue with the northwesterly line of Caspian Street. Running thence northeasterly for 154.16' along the northwesterly line of Caspian Street. Thence easterly, deflecting to the right 18° 51' 16" for 347.72' along the northerly line of Caspian Street to the easterly line of Caspian Street. Thence southerly, deflecting to the right 83° 41' 28" for 295.08' along the easterly line of Caspian Street to the northerly line of Metropolitan Avenue. Thence westerly, deflecting to the right 90° for 50.00' along the northerly line of Metropolitan Avenue, to the westerly line of Caspian Street. Thence northerly, deflecting to the right 90° for 286.37' along the northerly line of Zeidler Street to the easterly line of Zeidler Street. Thence southerly, deflecting to the right 89° 08' 39" for 50.00' along the westerly line of Zeidler Street to the northerly line of Metropolitan Avenue. Thence westerly, deflecting to the right 90° 08' 39" for 50.00' along the northerly line of Metropolitan Avenue to the westerly line of Zeidler Street. Thence northerly, deflecting to the right 89° 51' 21" for 101.04' along the westerly line of Zeidler Street to the southerly line of Zeidler Street. Thence westerly, deflecting to the left 57° 15' 25" for 233.49' along the southerly line of Zeidler Street to the easterly line of Andrews Street. Thence

southerly for 55.72' along the easterly line of Andrews Street to the northerly line of Zeidler Street, the point or place of beginning.

KING PLACE.

Beginning at a point formed by the intersection of the northerly line of Metropolitan Avenue with the westerly line of King Place. Running thence northerly for 205.84' along the westerly line of King Place to the southerly line of Caspian Street. Thence easterly, deflecting to the right 121° 45' 52" for 70.57' along the southerly line of Caspian Street. Thence southerly, deflecting to the right 58° 14' 08" for 168.69' along the easterly line of King Place to the northerly line of Metropolitan Avenue. Thence westerly for 60.00' along the northerly line of Metropolitan Avenue to the westerly line of King Place, the point or place of beginning.

Caspian Street, extending from Andrews Street to Metropolitan Avenue; Zeidler Street, extending from Andrews Street to Metropolitan Avenue, and King Place, extending from Caspian

Street to Metropolitan Avenue, in the Second Ward, Borough of Queens, City of New York, are laid down upon Section 16 of Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment February 8, 1912, by the Mayor February 26, 1912, copies of the same having been filed at the office of the President of the Borough of Queens October 7, 1912, at the office of the County Clerk of Queens County at Jamaica September 30, 1912, and at the office of the Corporation Counsel September 30, 1912, as amended by a map of the territory bounded by Collins Avenue, Long Island Railroad, Eliot Avenue, approved by the Board of Estimate and Apportionment December 4, 1913.

The Board of Estimate and Apportionment by a resolution adopted on the 22d day of October, 1915, determined that the whole cost and expense of this proceeding shall be assessed upon the property deemed to be benefited thereby, and that the area of assessment for benefit in this proceeding be fixed and determined to be as shown on the following diagram:

C-2638

EXPLANATORY NOTE:

— indicates the boundary of the area of assessment. All distances indicated are in feet, and are to be measured at right angles or normal to the street lines to which they are referred.

The position of a line adjoining a railroad, which is not otherwise fixed, is intended to coincide with the boundary line of the railroad right-of-way.

The original of this diagram is on file in the office of the Chief Engineer, Room 1347, Municipal Building.

BOARD OF ESTIMATE AND APPORTIONMENT

OFFICE OF THE CHIEF ENGINEER

DIAGRAM SHOWING AREA OF ASSESSMENT

IN THE PROCEEDING FOR ACQUIRING TITLE TO

CASPIAN ST

FROM ANDREWS STREET TO METROPOLITAN AVE

ZEIDLER ST.

FROM ANDREWS STREET TO METROPOLITAN AVE AND

KING PL.

FROM CASPIAN STREET TO METROPOLITAN AVE

BOROUGH OF QUEENS.

New York, Sept 25th 1915.

Thelma D. Lewis
Chief Engineer

SCALE 600 300 0 600

Dated, New York, January 7th, 1916.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, City of New York. j7,18

SECOND JUDICIAL DISTRICT.

In the Matter of the Application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NINTH STREET, from Broadway to Jackson Avenue; TENTH STREET, from Broadway to Jackson Avenue, and PEEL STREET, from Broadway to Hayes Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term of said Court, to be held at Trial Term, Part I, in the County Court House, in the County of Queens, in the Borough of Queens, in The City of New York, on the 19th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ninth Street, from Broadway to Jackson Avenue, and Peel Street, from Broadway to Hayes Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term of said Court, to be held at Trial Term, Part I, in the County Court House, in the County of Queens, in the Borough of Queens, in The City of New York, on the 19th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ninth Street, from Broadway to Jackson Avenue, and Peel Street, from Broadway to Hayes Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term of said Court, to be held at Trial Term, Part I, in the County Court House, in the County of Queens, in the Borough of Queens, in The City of New York, on the 19th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ninth Street, from Broadway to Jackson Avenue, and Peel Street, from Broadway to Hayes Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second Judicial District, at a Special Term of said Court, to be held at Trial Term, Part I, in the County Court House, in the County of Queens, in the Borough of Queens, in The City of New York, on the 19th day of January, 1916, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and a Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of Ninth Street, from Broadway to Jackson Avenue, and Peel Street, from Broadway to Hayes Avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT AN APPLICATION will be made to the Supreme Court of the State of New York, Second

SATURDAY, JANUARY 15, 1916.

lyn, in The City of New York, on the 28th day of January, 1916, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, January 14th, 1916.
WM. A. MOLLER, PATRICK J. MARA,
HERMAN PLUMP, Commissioners of Estimate;
WM. A. MOLLER, Commissioner of Assessment;
WALTER C. SHEPPARD, Clerk. j14,25

SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands and premises required for the opening and extending of FISK AVENUE, from Woodside Avenue to Grand Street, in the 2nd Ward, Borough of Queens, City of New York, as amended by an order of the Supreme Court, Second Department, dated the 28th day of August, 1913, and entered in the office of the Clerk of the County of Queens on the 4th day of September, 1913, by eliminating the three blocks of Fisk Avenue, between Queens Boulevard and Woodside avenue, the proceeding as amended to relate to Fisk avenue, from Grand Street to Queens Boulevard.

The land not required in this proceeding is more particularly bounded and described in the petition attached to the aforesaid order.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Trial Term thereof, Part I, to be held at the Queens County Court House, in The City of New York, on the 21st day of January, 1916, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, January 7th, 1916.
PATRICK J. MARA, CLINTON T. ROE,
J. H. QUINLAN, Commissioners of Estimate;
PATRICK J. MARA, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. j18

SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of FIFTIETH STREET, from Astoria Avenue to Polk Avenue, and FIFTY-FIRST STREET, from the bulkhead line of Flushing Bay to a point 100 feet south of Polk Avenue, and from Corona Avenue to Queens Boulevard, in the 2nd Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Trial Term thereof, Part I, to be held at the Queens County Court House, in The City of New York, on the 24th day of January, 1916, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, January 10th, 1916.
ROBT. B. LAWRENCE, J. H. QUINLAN,
LUKE OTTEN, Commissioners of Estimate;
ROBT. B. LAWRENCE, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. j10,20

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF PUBLIC CHARITIES, DEPARTMENT OF HEALTH.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by Bellevue and Allied Hospitals, Department of Public Charities, and Department of Health at Room 1230, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock noon on

TUESDAY, JANUARY 25, 1916, FOR FURNISHING AND DELIVERING WHITE POTATOES.

The time for the performance of the contract is on or before February 29, 1916.

The amount of security required is thirty (30) per cent. of the amount of the bid or estimate. No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per pound, or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each item, as stated in the specifications.

Bids must be submitted in duplicate, each in a separate envelope. No bids will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at Room 1230, Municipal Building, Borough of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF FIRE, ROBERT ADAMSON, Commissioner.

DEPARTMENT OF HEALTH, H. EMERSON, Commissioner.

DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.

DEPT. OF WATER SUPPLY, GAS AND ELECTRICITY, WILLIAM WILLIAMS, Commissioner. j10,20

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF PUBLIC CHARITIES, DEPARTMENT OF HEALTH.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by Bellevue and Allied Hospitals, Department of Public Charities, and Department of Health at Room 1230, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock noon on

TUESDAY, JANUARY 25, 1916.

No. 1. FOR FURNISHING AND DELIVERING 2,500 LINEAR FEET OF 2½-INCH RUBBER WATER HOSE, COMPLETE WITH BRASS SWANK COUPLINGS AND WASHERS, TO BE FURNISHED IN LENGTHS OF 50 FEET EACH.

The time allowed for the performance of the contract is thirty (30) calendar days.

The amount of security for the performance of the contract shall be thirty (30) per cent. of the

total amount for which the contract is awarded. No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price for each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total.

Blank forms may be had and samples may be seen at the offices of the Commissioner of Public Works, Room 2113, Bureau of Sewers, Municipal Building, Borough of Manhattan.

MARCUS M. MARKS, President. j14,25

See General Instructions to Bidders on last page, last column, of the "City Record."

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF CORRECTION, FIRE DEPARTMENT, DEPARTMENT OF HEALTH, DEPARTMENT OF PUBLIC CHARITIES, DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by Bellevue and Allied Hospitals, Dept't of Correction, Fire Department, Dept't of Health, Dept't of Public Charities, Dept't of Water Supply, Gas and Electricity, at Room 1230, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock noon on

THURSDAY, JANUARY 29, 1916, FOR FURNISHING AND DELIVERING OILS (LUBRICATING).

The time for the performance of the contract is on or before June 30, 1916.

The amount of security required is thirty (30) per cent. of the amount of the bid or estimate.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per gallon or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read and awards made to the lowest bidder on each item or class, as stated in the specifications.

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at Room 1230, Municipal Building, Borough of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF FIRE, ROBERT ADAMSON, Commissioner.

DEPARTMENT OF HEALTH, H. EMERSON, Commissioner.

DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.

DEPT. OF WATER SUPPLY, GAS AND ELECTRICITY, WILLIAM WILLIAMS, Commissioner. j10,20

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

MUNICIPAL CIVIL SERVICE COMMISSION.

Notice of Examination.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from

SATURDAY, JANUARY 15, 1916, TO SATURDAY, JANUARY 29, 1916,

at 12 NOON, for the position of

RESIDENT PHYSICIAN, GRADE 2, MALE.

No applications delivered at the office of the Commission, by mail or otherwise, after SATURDAY, JANUARY 29, 1916, at 12 Noon, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Experience, 4; Technical, 6; 75% required. 70% general average required.

Requirements: Candidates will be required to be licensed to practice medicine in the State of New York. The license must be submitted at the time of filing the application.

A physical examination will precede the mental.

Applications for this examination must be filed on a special blank, Form C, with insert. Candidates failing to pass the physical examination will not be summoned for the written examination.

A vacancy exists at the Branch Workhouse, Rikers Island, Department of Correction.

The salary is \$1,200 per annum with maintenance.

Candidates must be at least 21 years of age on the closing date for the receipt of applications.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

Persons who filed applications for Resident Physician, Grade 2, Male, since December 28, 1915, need not file applications for this examination.

j13,25 ROBERT W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from

THURSDAY, JANUARY 6, 1916, TO THURSDAY, JANUARY 20, 1916,

for the position of

MUNICIPAL EXAMINER (PENSIONS).

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. THURSDAY, JANUARY 20, 1916, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Experience, 4; 70% required; Duties, 6; 70% required. 70% general average required.

A physical qualifying examination will be given.

Applications for this examination must be filed on a special blank, Form C.

Duties: Preparation of first drafts of pension reports based on data supplied by co-operating departments; assisting the head of the department.

The amount of security for the performance of the contract is thirty (30) per cent. of the

total amount for which the contract is awarded. No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price for each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total.

Blank forms may be had and samples may be seen at the offices of the Commissioner of Public Works, Room 2113, Bureau of Sewers, Municipal Building, Borough of Manhattan.

MARCUS M. MARKS, President. j14,25

See General Instructions to Bidders on last page, last column, of the "City Record."

Amended Notice.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from

FRIDAY, DECEMBER 31, 1915, TO SATURDAY, JANUARY 15, 1916,

for the position of

CHINESE INTERPRETER.

No applications delivered at the office of the Commission, by mail or otherwise, after 12 M. SATURDAY, JANUARY 15, 1916, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of same. Postage on applications forwarded by mail must be fully prepaid.

The requirement that applicants must be citizens of the United States and residents of the State of New York is waived for this examination.

Persons who accept appointment must thereafter reside in the State of New York. The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere.

The subjects and weights of the examination are as follows: Experience, 2; English letter on an assigned subject, 1; Written translation of Chinese documents and correspondence into English, 2; Written translation of English Statute or Regulation into Chinese, 2; Oral test in the Cantonese dialect, 3; 70% is required on each test.

The experience paper is not qualifying.

Applications for this examination must be filed on a special blank, Form C.

The three written tests will be given on the first day of the examination and only those candidates who receive 70% on each of these three written tests will be summoned for the oral test on a subsequent day.

A physical examination will be held and those who fail to pass the physical examination will not be summoned for the mental examination.

The character of each applicant will be subjected to a searching inquiry by the Bureau of Investigations.

Candidates must be at least twenty-one years of age on the closing date for the receipt of applications.

There is one vacancy in the City Magistrates' Court at a salary of \$1,200 per annum.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

j30,j15 ROBERT W. BELCHER, Secretary.

The purchaser at the sale shall also remove all house sewer connections to the main sewer in the street and the openings of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of