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THE CITY RECORD

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EXECUTIVE DEPARTMENT.

Hearings on Legislative Measures.

Pursuant to statutory requirement, notice is hereby given that an act Assembly Sup., K. Co. 83 10 Mar. 6, 1911 Karasik, Tillie, vs.

Dominic Feenny et printed No. 84, Sen. 593, Int. 84, has been passed by both branches of th Legislature, entitled

AN ACT to amend the Greater New York Charter, relative to the compensation of Commissioners of Estimate and Appraisal.

Further notice is hereby given that a Public Hearing upon such bill will be held

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York, on Wednesday, March 29, 1911, at 11.30 o'clock a. m.

Dated, City Hall, New York, March 24, 1911,

Da WILLIAM J. GAYNOR, Mayor.

Pursuant to statutory requirement, notice is hereby given that an act Assembly bill, printed No. 726, Int. No. 9, has been passed by both branches of the Legislature

AN ACT to amend chapter five hundred and eighty of the laws of nineteen hundred and two, entitled "An act in relation to the Municipal Court of The City of New York, its officers and marshals," in relation to pleadings.

Further notice is hereby given that a Public Hearing upon such bill will be Sup. K. Co. 83 17 Mar. 7, 1911

Sup., K. Co. 83 17 Mar. 7, 1911

Bennett, John W., vs. Jacob Weiss et al..

Supreme... 83 18 Mar. 7, 1911

Horn, Walter B., vs. Manhattan

Transit

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York, on Wednesday, March 29, 1911, at 11.30 o'clock a. m.

Dated, City Hall, New York, March 24, 1911

WILLIAM J. GAYNOR, Mayor.

Pursuant to statutory requirement, notice is hereby given that an act Senate Sup., K. Co. 83 21 Mar. 8, 1911 Cropsey...... Dady, Michael J. (ex rel.) vs. John Smith bill, printed No. 590, Int. No. 175, has been passed by both branches of the Legisla-

AN ACT to amend the Greater New York Charter, in relation to notice to be given to the people of the State of New York and to The City of New York on the fore-

closure of tax liens. held at the Mayor's Office in the City Hall in The City of New York, on Wed-Supreme... 83 24 Mar. 8, 1911 Manhattan Freehold Co. nesday. March 29, 1911, at 11 30 o'clock a m nesday, March 29, 1911, at 11.30 o'clock a. m.

Dated, City Hall, New York, March 24, 1911 WILLIAM J. GAYNOR, Mayor.

PUBLIC SERVICE COMMISSION—FIRST DISTRICT

No. 154 NASSAU ST., NEW YORK CITY. Weekly Calendar of Hearings.

The following hearings will be held during the week commencing March 27

Monday, March 27.—2.30 p. m.—Room 310.—Case No. 1325.—Long Island Railroad Company.—"Investigation into rights and franchises."—Commissioner Bassett 2.30 p. m.—Room 305.—Case No. 1326.—Richmond Light and Railroad Company.— "Rules and conditions governing the installation of electric light service on Staten Island."—Commissioner McCarroll.

Tuesday. March 28.-11.00 a. m.-Room 305.-City of New York and J. B. Mc-Donald.—"Arbitration of determination of Chief Engineer."—L. T. Harkness of counsel. 2.30 p. m.—14th floor.—Case No. 1291.—Interborough Rapid Transit Co.—"Rehearing as to general and Broadway subway service."—Commissioner Eustis. 2.30 p. m. -Room 305.-Case No. 1240.-New York Dock Railway.-"Application for certificate of public convenience and necessity for railroad in Brooklyn."-Commissioner Bassett.

2.30 p. m.—Room 305.—Case No. 1254.—New York Dock Railway.—"Application for approval to exercise franchises and rights."—Commissioner Bassett. 3.30 p. m.—Room 305.—Case No. 1321.—Long Island Railroad Company.—"Application for consent to discontinue and relocate Ozone Park station."—Commissioner Bassett 4.00 p. m.— Room 310.—Case No. 1174.—Kings County Electric Light and Power Company.—"Application for approval of convertible debenture bonds for \$5,000,000."-Commissioner

Wednesday, March 29.—2.30 p. m.—Room 305.—Case No. 1273.—Kings County Lighting Company.—John G. Mayhew et al., complainants.—"Rate for Gas."—Commissioner Bassett. 2.30 p. m.—Room 305.—Case No. 1276.—Kings County Lighting Company—"Application for approval of sliding scale for rates of gas."—Commissioner Bassett.

Thursday, March 30.—2.00 p. m.—Umpire's Office.—City of New York and Cranford Co.—"Arbitration of determination of Chief Engineer."—H. H. Whitman of counsel. 2.30 p. m.—Room 310.—Case No. 1280.—Brooklyn Borough Gas Co. and Kings County Lighting Company.—Edw. G. Baltz et al., complainants.—"Rates for gas in the Thirty-first Ward, Brooklyn."—Commissioner Maltbie. 2.30 p. m.—Room 305.—Case No. 1284.—Brooklyn and Jamaica Bay Railway Co.—"Application for certificate of public convenience and necessity for railroad in Brooklyn."—Commissioner Reseatt sioner Bassett.

Friday, March 31.—2.30 p. m.—Room 310.—Case No. 1283.—New York Central and Hudson River Railroad Company.—Geo. L. Willson, complainant.—"Further hearing upon noise and smoke nuisance and other improper operation of railroad in vicinity of Riverside Drive."—Commissioner Eustis. 2.30 p. m.—Room 305.—Case No. 1331.—New York and Long Island Traction Company.—"Service on Brooklyn-Mineola Division, Jamaica, Hempstead Division and Jericho Turnpike Division."-Commissioner Bassett.

Regular meeting of the Commission held on Tuesday and Friday at 11.30 a. m.-Room 310.

LAW DEPARTMENT.

The following schedules form a brief extract of the transactions of the office of the Corporation Counsel for the week ending March 11, 1911, as required by section 1546 of the Greater New York Charter.

Note-The City of New York, or the Mayor, Aldermen and Commonalty of The City of New York is defendant, unless otherwise mentioned.

SCHEDULE "A."

Court.	a	rister nd olio.	V	hen menced.	Title,	Nature of Action.						
Supreme	83	1	Mar.	6, 1911	Finnigan, Arthur A. (ex rel.) vs. William A.	Mandamus to compel payment of sal- ary as Fireman, Engine Co. 20,						
Supreme	83	2	Mar.	6, 1911	Prendergast Slater, Arthur M. (ex rel.) vs. William A.	for February, 1911. Mandamus to compel payment of salary as Fireman, Engine Co. 24,						
Supreme	83	3	Mar.	6, 1911	Prendergast Duffy, Michael J. (ex rel.) vs. William A. Prendergast	for February, 1911. Mandamus to compel payment of salary as Fireman, Engine Co. 2, for						
Supreme	98	169	Mar.	6, 1911	Church Construction Co., Matter of	February, 1911.						
Supreme	83	4	Mar.	6, 1911	Nunan, Nora M. (ex rel.) vs. William J.	For a voluntary dissolution. Mandamus to compel issuance of li-						
Sup. K. Co.	83	5	Mar.	6, 1911	Gaynor and ano Kraus, Henry (ex rel.) vs. the City	cense to conduct a dance hall. Mandamus to compel renewal of con- cert license for Park Theatre, Sta- pleton, S. I.						
Mun., B'k'n	83	6	Mar.	6, 1911	Garvey, Thomas F	Personal injuries, fall, condition of sidewalk, 126 Willis ave., \$75.						
Mun., B'k'n Sup., K. Co.		7 8		6, 1911 6, 1911	Midwood Athletic Asso-	Overflow of sewer, \$404.90.						
					ciation vs. James C. Cropsey et al	To restrain interference with club at 1671 Flatbush ave.						
Supreme				6, 1911	Milne, Henry, vs. Bd. of Education	For arrears of salary as Janitor, Bd. of Education.						
U. S. Dist.	98	170	Mar.	6, 1911	Savarese, Fernando.,	•,t						

Sup., K. Co. 83 11 Mar. 6, 1911 Fitzgerald, Henry, vs. the City et al.....

Supreme... 83 12 Mar. 6, 1911 Fitzgerald, Henry, vs. the City et al.....

McElvaney Contracting Co., James F., vs. the City et al....

...... Bankruptcy proceeding.

wagon, condition of pavement, Nevins st., \$5,000.

 Sup., K. Co. 83
 15
 Mar. 7, 1911
 Fitzgerald, Henry (ex rel.) vs. James C. Crospey

 Municipal.. 83
 16
 Mar. 7, 1911
 Zussman, Moses, vs. James C. Cropsey

Certiorari to review dismissal as Patrolman, Police Dept.
Assignee, to recover pension for February, 1911, of one Thomas J. Curran.

To foreclose transfer of tax lien.

sioner, \$1,301.51.

Supreme... 83 20 Mar. 7, 1911 Corkery, Timothy, (ex rel.) vs. James C. Certiorari to review dismissal from Police Dept.

Mandamus to compel placing of name on enrollment book, 2d E. D., 1st A. D., Brooklyn. Supreme... 83 22 Mar. 8, 1911 Ward, Joseph P. (ex rel.) vs. James C. Crospey

Sup., K. Co. 83 23 Mar. 8, 1911 Kerrigan, James J. (ex rel.) vs. James C.

Certiorari to review dismissal from

Certiorari to review dismissal from Police Dept.
Mandamus to compel cancellations

Supreme... 83 33 Mar. 9, 1911 Blume, Aaron, and ano.

Municipal., 83 34 Mar. 9, 1911 DeLaney, Edward A.

To foreclose transfer of tax lien. Certiorari to review dismissal from

Police Department. Certiorari to review dismissal from Police Department. paid for re-To recover assessment

pairing sidewalk, \$273.13. Mun., Bk'n 83 32 Mar. 9, 1911 New York Telephone
Co. vs. John N. Has- Action in replevin to recover property valued at \$2.40.

To foreclose mortgage.
To recover expenses in case of People of State vs. A. Curkowskyz, \$500.

Court.	aı	ster nd lio.	Comm	ien enced.	Title.	Nature of Action.
Supreme	83	35	Mar.	9, 1911	City Real Estate Co. vs.	4.12.4.
Supreme	. 83	36	Mar.	9, 1911	Mary Melia et al Avery, Edward S., et al., adm'rs., vs. Wil-	To foreclose mortgage.
Mun., B'k'n	83	37	Mar.	9, 1911	liam A. King et al Grogan, Robert T., vs. the City and ano	To foreclose mortgage. For damage to automobile, colliding with protruding manhole, 74th st., near New Utrecht ave., Brooklyn, \$500.
Supreme	83	38	Mar.	9, 1911	Beckel, Elsa A., Matter	For order dispensing with lost
Supreme	83	39	Mar.	9, 1911	Fox, John, and ano. vs. Robertson & Gerehart	mortgage.
Supreme	83	40	Mar. 1	0, 1911	Contracting Co. et al. Heilbroner, Rosa, Mat- ter of	To foreclose lien. For order dispensing with lost mortgage.
Supreme	83	41	Mar. 1	0, 1911	Kohn, Solomon H., vs.	To foreclose mortgage,
Sup., K. Co.	83	42	Mar. 1	0, 1911	Sigmund Levin et al. Jones, Theron, (ex rel.) vs. Henry S. Thomp-	Mandamus to compel certification as Telephone Operator, Water Supply
Supreme	83	43	Mar. 1	0, 1911	Krulewitch, Emanuel	Dept., etc. For order dispensing with lost
U. S. Dist.	83	44	Mar. 1	0, 1911	M., Matter of United Booking Offices of America vs. William J. Gaynor and ano.	mortgage. To restrain enforcement of chapter 700, Laws of 1910, relative to theatrical employment agencies.
Supreme	83	45	Mar. 1	0, 1911	Latour, George., Matter	For order dispensing with lost mortgage.
Supreme	83	46	Mar.	10, 1911	Moore, Kate, vs. Cush-	
Supreme	83	47	Mar. 1	0, 1911	ing Realty Co. et al. Syme, William R., as trustee, vs. Cushing Realty Co. et al. (No.	To foreclose mortgage.
Supreme	83	47	Mar. 1	0, 1911	Syme, William R., as trustee, vs. Cushing Realty Co. et al (No.	To foreclose mortgage.
Supreme	83	48	Mar. 1	1, 1911	Toilettes Fashion Co.,	To foreclose mortgage. For order cancelling taxes levied upon Dry Goods Publishing Co.
Municipal	83	49	Mar. 11	, 1911	Matter of	Action in replevin to recover prop-
Municipal	83	50	Mar. 11	, 1911	Thomas F. O'Connor Sammon, John J., vs. Thomas F. O'Connor	erty valued at \$500. Action in replevin to recover property valued at \$210.

Schedule "B"-Judgments, Orders and Decrees Entered.

People ex rel. Albert Luedeman vs. L. Purdy et al. Entered order reducing assessment on relator's real property to \$55,500.

People ex rel. Maurice Brill and ano. vs. L. Purdy et al. Entered order dis-

missing writ of certiorari without costs. Standard Gas Light Co. of N. Y. vs. T. Carmody et al.; Central Union Gas Co. vs. same; Peter Reid and ano. vs. same; Brooklyn Union Gas Co. vs. same; Northern Union Gas Co. vs. same; East River Gas Co. of L. I. City vs. same; Central Trust Co. of N. Y. vs. same. Entered orders discontinuing actions without

Oscar Duryea vs. W. J. Gaynor et al. Entered order denying motion for injunction pendente lite.

Robert Gadson vs. D. F. Quinn et al.; Minerva Gadson vs. same. Entered orders

discontinuing actions without costs. People ex rel. Jennie Green vs. H. Steinert; People ex rel. Stephen E. Ryan vs. W. F. Schneider. Entered orders denying motions for peremptory writs of mandamus.

A. P. Smith Manufacturing Co.; Mary McSweeney. Entered orders denying mo tions for new trials.

People ex rel. Emma D. Wieback vs. A. E. Denton. Entered order denying re-

lator's motion for absolute writ of prohibition. People ex rel. Columbus Circle Arcade Co. vs. L. Purdy et al. (1908 and 1909); People ex rel. Emma S. Siebrecht vs. same (1908 and 1909); People ex rel. Albert Simonson vs. same (1908); People ex rel. Lichtenstein Millinery Co. vs. same (1908); People ex rel. George Herzog and ano., trustees, vs. same (1906, 1907, 1908 and 1909); People ex rel. William Knabe & Co. vs. same (1908 and 1909); People ex rel. Emanuel M. Gattle vs. same (1906, 1907, 1908 and 1909). Entered City.

orders reducing assessments on real property as scheduled in order. Paul Gaignat, as administrator. Entered judgment in favor of defendant dis- served; E. S. Benedict for the City.

missing the complaint, and for \$106.85 costs. Allen G. MacDonnell vs. B. McConville. Entered judgment in favor of the

defendant, dismissing the complaint upon the first cause of action and for \$122.85 People ex rel. Henry Gartleman vs. T. A. Bingham. Entered judgment on

order of remittitur from Court of Appeals for \$140.20 costs in favor of defendant. People ex rel. Thomas C. Walsh vs. T. A. Bingham. Entered judgment on order of remittitur from Court of Appeals for \$124.80 costs in favor of defendant. People ex rel. Alice R. O'Keefe vs. W. H. Maxwell. Filed enrollment on Appellate Division order of affirmance for \$27.85 costs in favor of defendant.

People ex rel. William H. Ten Eyck vs. W. J. Gaynor. Entered judgment on order of remittitur from Court of Appeals for \$134.70 costs in favor of defendant. Mary McSweeney. Entered judgment in favor of the defendant upon the merits

and for \$120.57 costs. Charles H. Baker. Entered judgment in favor of the defendant upon the merits erence proceeded and adjourned; R. M. deAcosta for the City.

and for \$120.85 costs. Emma Gorman, as administratrix. Entered judgment in favor of the defendant upon the merits and for \$154.55 costs.

Annunziata Bonfrisco vs. P. Breescha. Entetred order on remittitur from Appellate Term affirming order opening default of defendant, with \$10 costs and dis-

Bridge No. 4 (Sutton place). Entered order confirming supplemental report of Commissioners as to Parcels 13, 24, 25 and 42.

In re John J. Snyder et al. (and 17 similar proceedings). Entered orders dis-

missing petitions to vacate or reduce assessments. People ex rel. James Kane vs. W. J. Gaynor. Order entered denying relator's

motion for peremptory writ of mandamus. People ex rel. Catherine L. Wynne vs. W. E. Morris et al. Entered Appellate

with \$10 costs and disbursements to defendants. People ex rel. Patrick J. Reid vs. T. A. Bingham; People ex rel. John P. Murtha vs. W. F. Baker. Entered Appellate Division order dismissing writ of certiorari and

affirming proceedings of defendant with \$50 costs and disbursements. John B. Clayton. Entered Appellate Division order affirming judgment in favor of defendant, with costs and disbursements.

Barbara Schneider. Entered Appellate Division order reversing judgment of Trial Term in favor of plaintiff, and directing a new trial with costs to abide the

Hamilton Place School Site. Entered Appellate Division order dismissing appeal of Mary J. Cunningham with \$10 costs and disbursements to City of New York. People ex rel. New York Central and Hudson River Railroad Co. vs. S. B. T. C. (1900 to 1908, inc.) Entered final order confirming referee's report and equalizing

assessments at amount stated in order. F. W. Carlin Construction Co. Entered order discontinuing action without costs. Alfred Hawes vs. Board of Education. Entered judgment on Appellate Division

order of affirmance for \$105.05 costs in favor of defendant. People ex rel. Frank Eckstein vs. J. W. Brannan et al. Filed enrollment on Appellate Division order of affirmance for \$24.55 costs in favor of defendant.

People ex. rel. Interborough Rapid Transit Co. vs. F. A. O'Donnel et al. (1905) Entered judgment on order confirming assessment for \$106.85 costs in favor of defendants. Entered judgment on Appellate Division order of affirmance for \$71.85 costs in favor of defendants.

People ex rel. Interborough Rapid Transit Co. vs. F. Raymond et al. Entered judgment on order confirming assessment for \$106.85 costs in favor of defendant. Entered judgment on Appellate Division order of affirmance for \$14.65 costs in favor decision reserved; J. D. Bell for the City.

defendant.

People ex rel. William L. Woodill vs. J. G. Tighe et al. Submitted at Appellate
Minnie McDonald. Entered order denying motion to strike out answer as

Division; decision reserved; J. D. Bell for the City. of defendant.

39th Street Ferry Terminal. Appellate Division order entered reversing order City.

confirming report of Commissioners as to Parcels 3, 4 and 5, and ordering a new hearing before new Commissioners.

William J. McPherson; Eva R. Levy vs. Board of Education. Entered orders denying motions for new trials.

Henry T. Jones. Entered judgment in favor of defendant dismissing the complaint and for \$124.97 costs.

Thomas F. Garvey. Entered order changing venue to New York County. People ex rel. Cecil Wood vs. H. S. Thompson. Entered order granting defendant's motion to quash writ of certiorari.

Henry Sponheimer. Entered order discontinuing action without costs. Judgments were entered in favor of the plaintiffs in the following actions:

Date.	Name.	Reg and	Amount.			
March 1.	O'Connell, Mary F. B	82	268	\$95 39		
March 9.	Roffe, John C., vs. Board of Education	81	253	2,568 88		
March 4.	Anderson & Price Co	59	74	157 78		

Schedule "C"-Record of Court Work.

Warren Bros. Co. Argued at United States Circuit Court of Appeals; decision reserved; C. Offield for the City.

Hastings Paving Co. vs. G. Cromwell et al. Motion to dismiss plaintiff's appeal, submitted at Appellate Division; decision reserved; T. Farley for the City.

Mary C. Bogart as administratrix. Motion to amend Appellate Division order of affirmance, submitted; decision reserved; T. Farley for the City. "Motion denied." Rapid Transit (New York Dock Co.). Argued at Appellate Division; decision reserved; T. Farley for the City

James J. Egan vs. Board of Education; Daniel W. Twombly. Motions for leave to appeal to Appellate Division submitted at Appellate Term; decision reserved; L.

Leale for the City.
In re J. A. Kelly; in re Albert Wack; in re Forward Association. Motions for orders directing Register to discharge mortgage, submitted to Newburger, J.; decision reserved; G. H. Cowie for the City.

In re Hubbard & Moffitt Co. Motion to confirm referee's report, submitted to Brady, J.; decision reserved; L. G. Godley for the City.

People ex rel. Peter J. Garvey vs. W. A. Prendergast. Motion for final order granting peremptory writ of mandamus on findings of Trial Term, submitted to Giegerich, J., and granted; E. S. Benedict for the City.

Dina Simon, as administratrix; City of New York vs. Central Park, North and

East River Railroad Co. Motions for preference on the calendar, submitted to Bischoff, J.; decision reserved; J. H. Greener for the City.

City of New York vs. McHarg-Barton Co. and ano. Tried before O'Gorman, J., and a jury; verdict for defendants; and verdict for defendant McHarg-Barton Co.

on counterclaim for \$649.60 against the City; L. Fuller for the City. Rudolph Liepe. Tried before Greenbaum, J., and a jury; verdict for defendant;

H. Jackson for the City. Samuel Trosten. Tried before Blake, J., and a jury, in Municipal Court; complaint dismissed; W. H. Doherty for the City.

Emma D. Wieback, as administratrix. Tried before Denton, J., and a jury in Municipal Court; complaint dismissed; E. S. Malone for the City.

People ex rel. John W. Lisk vs. Board of Education. Argued at Appellate Division; decision reserved; C. McIntyre for the City. Moses Schlussel; Charles L. Craig vs. C. H. Hyde et al. Submitted at Appellate

Term; decision reserved; L. Leale for the City. People ex rel. Nora M. Nunan vs. J. C. Cropsey. Motion for peremptory writ of mandamus, argued before Newburger, J.; decision reserved; L. H. Hahlo for the City.

'Motion denied." People ex rel. A. Finnigan vs. W. A. Prendergast; People ex rel. A. M. Slater vs. same; People ex rel. M. J. Duffy vs. same. Motions for peremptory writs of mandamus, argued before Newburger, J.; decision reserved; A. C. Weil for the City. 'Motions denied.'

People ex rel. George Heines vs. L. Gresser. Motion for peremptory writ of mandamus, argued before Crane, J.; decision reserved; R. H. Mitchell for the

George W. Cottam. Tried before Snitkin, J., in Municipal Court; decision re-Cavanagh Bros. Co. Tried before Kadien, J., in Municipal Court; decision re-

served; J. P. O'Connor for the City. Paul Fischer, as administrator, vs. City of New York et al. Tried before Kapper, and a jury; complaint dismissed as to City of New York; J. Widdecombe for the

George Rudischauser. Tried before Noonan, J., in Municipal Court; decision reserved; n. J. Snields for th

People ex rel. Louise R. Thomas vs. R. P. Miller. Motion for peremptory writ of mandamus, argued before Newburger, J.; decision reserved; A. Sweeny for the City. Josephine O'Keefe; Katherine Schneider. Complaints dismissed by defaults before McCall, J.; C. F. Collins for the City. Philip Graf. Tried before Goff, J., and a jury; verdict for plaintiff for \$5,000;

C. F. Collins for the City. People ex rel. Jacob Ruppert vs. L. Purdy et al. (1905, 1906, 1907 and 1908). Ref-

People ex rel. William H. Walker vs. J. F. Ahearn. Motion for leave to appeal

to Court of Appeals, submitted at Appellate Division; decision reserved; L. H. Hahlo for the City. "Motion denied." In re Petition of City of New York. Motion to exempt bonds issued for Brooklyn Extension of Subway from Debt Limit, argued at Appellate Division; decision re-

served; L. H. Hahlo for the City. "Motion granted." Reconstruction of Brooklyn Bridge (re H. J. Keane et al.). Argued at Appellate rision; decision reserved; C. D. Olendorf for the City. "Order affirmed with Division; decision reserved; C. D. Olendorf for the City.

Bloomfield and Little West 12th Street Dock (in re John Glass). Submitted at Appellate Division; decision reserved; C. D. Olendorf for the City. "Order affirmed

with costs. People ex rel. Alden Spears' Sons Co. vs. L. Purdy et al. Argued at Appellate Division order reversing order granting motion for mandamus, and denying same

Division; decision reserved; C. A. Peters for the City. "Order affirmed with costs."

With \$10 costs and disbursements to defendants.

People ex rel. Michael I. Dady vs. W. A. Prendergast. Argued at Appellate

Division; decision reserved; T. Farley for the City.

People ex rel. Charles H. Topping vs. L. Purdy et al. Argued at Appellate Division; decision reserved; C. A. Peters for the City.

City of New York vs. Jacob Fleischauer et al. Tried before Gerard, J., and a jury; verdict directed for plaintiff for \$1,173.60; L. Fuller for the City.

Francis L. Gatterdan. Tried before Snitkin, J., in Municipal Court; complaint dismissed; T. G. Price for the City. Sandor Swartz. Tried before Sinnott, J., in Municipal Court; complain dismissed:

W. H. Doherty for the City. City of New York vs. Consolidated Telegraph and Electrical Subway Company.

Reference proceeded and adjourned; W. P. Burr for the City. David Kelly. Tried before Freifeld, J., and a jury in Municipal Court; verdict for defendant; J. T. O'Neill for the City.

Albert Chambers vs. W. A. Prendergast et al. Argued at Appellate Division: decision reserved; J. D. Bell for the City.

Henry T. Jones. Tried before Blackmar, J., and a jury; complaint dismissed: G. M. Curtis, Jr., for the City.

In re Application of Elizabeth Gutman. Tried before Dike, J., and a jury; application granted; S. Shanks for the City. Minnie McDonald. Motion to strike out answer as frivolous, argued before Crane,

and denied; C. J. Druhan for the City. People ex rel. Franklin Frean vs. H. S. Thompson. Submitted at Appellate Division; decision reserved; J. D. Bell for the City.

People ex rel. City of New York vs. G. Smith et al. Argued at Appellate Division;

Celia Cohen.: Argued at Appellate Division; decision reserved; J. D. Bell for the

Midwood Athletic Club vs. J. C. Cropsey et al. Motion for injunction pendente of ashes, \$12.50; for sale of horses, Manlite, argued before Crane, J., and denied; S. Shanks for the City.

People ex rel. Michael J. Dady vs. J. G. Britt et al. Motion to change enrollment

books, argued before Crane, J. Decision reserved; S. Shanks for the City. "Motion granted.'

Gerard, J., and a jury; L. Fuller for the City.

Hearings Before Commissioners of Estimate in Condemnation Proceedings.

15th to 18th sts., North River dock, 3 hearings; Brooklyn Bridge (Vaults and Arches), 2 hearings; 18th to 23d sts., North River dock; Piers 32 and 33, East River dock, 1 hearing each; C. D. Olendorf for the City.

Rapid Transit (Joralemon st.), 2 hearings; F. J. Byrne for the City.

Subway Loop Proceeding No. 6, 2 hearings; Subway Loop Proceeding No. 1, 1

hearing; H. W. Mayo for the City.
Ashland Place Extension (4th Avenue Subway), 2 hearings; E. J. Kenney, Jr.

Flatbush Avenue Extension (4th Avenue Subway), 1 hearing; N. Ballin for the

Schedule "D"-Contracts, etc., Drafted, Examined and Approved as to Form.

Department.	Contracts Approved as to Form.	Contracts Examined and Returned for Revision.	Advertisements Approved as to Form.
Borough Presidents	52		1
Park Department			3
Board of Education	12		
Health Department		i	•
			 2 3 2
Street Cleaning Department	3	• •	2
Department of Charities	4		S
Fire Department	3		2
Department of Water Supply, Gas and			
Electricity	2		
Board of Water Supply	1		1
Armory Board	ī		0.7
Board of City Magistrates	i		••
board of City Magistrates	1	• •	••
Mayor Municipal Civil Service Commission	1		
Municipal Civil Service Commission	1	(* • *	
Police Department		4.90	1
Total	101	1	13
Bonds	Approved.		
Finance Department Leases	Abbranied		
Street Cleaning Department			3
Total	its Approve	ed.	
Department of Water Supply, Gas and I Borough Presidents	Electricity .		1
Board of Water Supply	• • • • • • • • • • •		Į

Department.	Opinions Rendered.
Finance Department	13
Finance Department	4
Police Department	2
Tenement House Department	ī
Department of Public Works	1
Department of Correction	ī
Board of Estimate and Apportionment	Ī
Department of Water Supply, Gas and Electricity	î
Total	24
ADCITION D. WARRANT C	

Schedule "E"-Opinions Rendered to the Various Departments.

Court of General Sessions

ARCHIBALD R. WATSON, Corporation Counsel.

Borough of Brooklyn.

for new buildings, frame, 20; estimated 89; estimated cost, \$57,000; total plans filed, 224; total estimated cost, \$600,400. Building slip permits issued, 32; estimated cost, \$2,447; bay window permits issued, 20; estimated cost, \$5,100; unsafe cases ment described below the cost of the control of the cost of

of Buildings.

\$96,980.

the Borough of Brooklyn.

Borough of Manhattan.

A meeting of the Local Board of the Murray Hill District was held in the Tuesday, March 21, 1911, at 11.15 a. m. Present: Aldermen Folks, Johnson and Nicoll, and President McAneny.

The President presented for the consideration of the Board the opening of 41st Removal of Incumbrances: Incumbrances street to vehicular traffic across Park ave- on hand February 26, 1911, 723; incumnue and filling in of street railroad cut on Park avenue, between 41st and 42d streets, cumbrances redeemed, 28; incumbrances as per plans of Mr. Lloyd Collis, Consult-remaining on hand, March 5, 1911, 695.

F. N. Watriss, Benjamin Bates, D. Poly-Bureau of Buildings.

Operations for the week ending March

11 1011

Partial March

Messrs. Ivins and Todd,
J. W. Smyth, R. F. Easton, J. L. Butten-11, 1911. weiser, Herbert A. Sherman, James WelPlans filed for new buildings, brick,
115; estimated cost, \$502,800; plans filed
for new buildings, for new buildings, brick,
115; estimated cost, \$502,800; plans filed
man, Charles B. Samuels, W. L. DeBost.

The following appeared and spoke in cost, \$40,600; plans filed for alterations, opposition to the proposed improvement:

Dr. Morris Loeb.

The following resolution was offered by

Whereas, A petition for a local improvement described below has been received filed, 3; violation cases filed, 128; unsafe by the President of the Borough of Mannotices issued, 3; violation cases issued, hattan, etc., Resolved, That this Board 128; violation cases referred to counsel, does hereby recommend to the Board of Estimate and Apportionment an alteration JOHN THATCHER, Superintendent of the map or plan of The City of New York by laying out thereon a change of grades of Park avenue, between 40th and Operations for the Corresponding Week 42d streets, as shown on the accompany-Ending March 12, 1910—Plans filed for ing diagram, and that the cost of re-regunew buildings, brick, 103; estimated cost, lating and regrading in accordance with \$524,100; plans filed for new buildings, the new grades be assessed upon the prop-frame, 32; estimated cost, \$125,700; plans erty benefited and that no part of such filed for alterations, 96; estimated cost, cost be borne by The City of New York, \$47,580; total number of plans filed, 231; and it is hereby further Resolved, That a decrease in 1911, 7; total estimated cost, copy of this resolution be transmitted forthwith to the Board of Estimate and ALFRED E. STEERS, President of Apportionment for its approval. Which was adopted. Adjourned.

JULIAN B. BEATY, Secretary.

Department of Street Cleaning.

Council Chamber of the City Hall on Abstract of the Transactions of the Department of Street Cleaning of The City of New York for the Week Ending March 5, 1911.

Boroughs of Manhattan and The Bronx.

ing Engineer.

The following appeared and urged that this proposition be given favorable consideration: Lloyd Collis, Simeon Ford,

hattan, \$5,640.75; for sale of horses, Brooklyn, \$2,922.75.

Bills and Payrolls Transmitted to Comptroller.—Schedule 18, bills, contracts, \$120,-Theresa Segelken. Tried before Baylies, J., and a jury in Municipal Court; verdict for defendant; J. W. Johnson for the City.

City of New York vs. Warren-Scharf Asphalt Paving Co. et al. Tried before tracts, \$86,731.71; Schedule 21, bills, contracts, \$100 during the week: Manhattan and The tracts, \$86,731.71; Schedule 11, bills, open Bronx—Ashes, \$2,0941/4; rubbish, 3,9821/2; garbage. 3.3861/4; total, 59,463. Brooklyn \$2,039.51; Schedule 12, bills, open market Ashes, 20,560; rubbish, 2,594; garbage, orders, 1910 account, \$3,277.77; Schedule 1,61334; total, 24,76734. 13, bills, open market orders, 1910 account,

\$1,710.63; Schedule 14, bills, open market orders, 1910 account, \$5,250.38; Schedule miscellaneous bills, 1910 account, \$1,-299.38; Schedule 53, payrolls, \$25,012; Schedule 54, payrolls, \$100; Schedule 55,

garbage, 3.3861/4; total, 59,463. Brooklyn WM. H. EDWARDS, Commissioner.

DEPARTMENT OF HEALTH.

WEEK ENDING SATURDAY, 12 M., MARCH 18, 1911.

	D. 1.11			Deaths	3.		8	hs.	Death-rate.			
Borough.	Population U. S. Cen- sus April 15, 1910.			1911.	* Cor- rected, 1911.	Births.	Marriages	Still-births	1910.	1911.	* Cor- rected 1911.	
Manhattan †The Bronx Brooklyn Queens Richmond	2,331,542 430,980 1,634,351 284,041 85,969	2,389,204 483.224 1,710,861 310,523 89,573	813 160 560 80 29	856 153 539 63 22	802 151 500 60 21	1,320 222 1007 116 48	292 19 116 17 8	58 10 36 2 1	18.19 19.37 17.88 14.69 17.60	18.69 16.52 16.44 10.58 12.81	17.51 16.30 15.25 10.08 12.23	
City of New York	4,766,883	4,983,385	1,642	1,633	1,534	2,713	452	107	17.97	17.09	16.06	

* Non-residents and infants under one week old not included. † The presence of several large institutions, the great majority of whose inmates are residents of the other Boroughs, increases considerably the death-rate of this Borough. Cases of Infectious and Contagious Diseases Reported.

						We	ek End	ling—					
	Dec. 24.	Dec. 31.	Jan. 7.	Jan. 14.	Jan. 21.	Jan. 28.	Feb.	Feb. 11.	Feb. 18.	Feb. 25.	Mar.	Mar. 11.	Mar 18.
Tuberculosis Pulmo-	540	549	543	644	594	599	579	550	518	566	647	518	681
Diphtheria and Croup Measles	236 167 268	242 228 344	259 294 436	336 280 400	334 321 465	406 408 494	358 399 469	299 347 522	326 435 515	359 390 519	350 488 568	348 541 554	370 680 546
Small-poxVaricella Vyphoid Fever Whooping Cough	127 48 64	102 42 21	134 27 50	174 32 76	167 25 85	203 26 124	135 35 88	178 31 101	116 28 85	147 17 48	208 30 110	162 26 92	209 20 120
Cerebro-Spinal Men-	4	4	10	6	9	7	5	5	3	8	11	8	6
Total	1,454	1,529	1,751	1,948	2,000	2,267	2,068	2,033	2,018	2,054	2,412	2,249	2,641

Deaths by Principal Causes, According to Locality an	Deaths b	Principal	Causes,	According	to	Locality	and	Age.
--	----------	-----------	---------	-----------	----	----------	-----	------

Boroughs.	Contagious Dis- eases detailed elsewhere.	Malarial Diseases.	Whooping Cough.	Tuberculosis Pulmonalis.	Cerebro-Spinal Meningitis.	Bronchitis.	Diarrhœal Diseases.	Diarrhœal Dis- eases under 5 Years.	18	Broncho Pneumonia.	Suicides.	Homicides.	Accidents.	Under 1 Year.	Under 5 Years.	5-65 Years.	65 Years and Over.
Manhattan			4	83	4	9	50	48	82	96	4	5	37	193	295	444	117
The Bronx.		.:	.:	33	.:	2	6	5	23	9	1:		3	16 95	33	87	33
Brooklyn	25	1	1	43	2	11	14	14	58	47	4	••	25		159	276	104
Queens	3	1	••	4		1	3	3	10	4	••		2	12	18	29	16
Richmond.	1			.1	1	••	••	••	-	1		••		3	3	11	8
Total	86	2	5	164	7.	23	73	70	178	157	8	5	67	319	508	847	278

			-	ording		-	-						
	Total Deaths.	Deaths in Corresponding Week of 1910.	Males.	Females.	Under 1 Year.	1 Year and Under 2.	2 and Under 5.	Under 5 Years.	5–15.	15-25.	25-45.	45-65.	65 and Oyer.
Total, all causes	1,633	1,642	890	743	319	101	88	508	54	87	320	386	278
1. Typhoid Fever	4 2	11	3	1 1						1 1	1	1	1
3. Malarial Fever 4. Small-pox		::	100		::								::
5. Measles	17 31	20 27	7 15	10	3	10	11	17 17	7	5	2		
 Scarlet Fever Whooping Cough. 	5	4	3	2	3	1	i	5				::	
8. Diphtheria and	34	60	18	16	6	14	9	29	4		1		
9. Influenza	20	19	11	9		1	2	3		2	2	8	5
12. Other Epidemic!	11	12	9	2	3	1	1	5			2	3	1
Diseases) 13. TuberculosisPul-		0.20							-1				
monalis	164	198	115	49	••	1	1	2	6	25	93	32	6
Meningitis	15	11	8	7	4	4	4	12	2	••	1	••	
15. Other forms of Tuberculosis	9	8	4	5	1		1	2	1	1	2	3	
16. Cancer, Malig-	65	76	26	39			11			1	19	32	13
nant Tumor) 17. Simple Meningitis	-18	12	9	9	4	1	3	8	4	2	1	2	1
Of which 17a. Cerebro-Spinal	7	4	3	4	2		1	3	2	2			
Meningitis) 18. Apoplexy, and)					- E					-		00	
Softening of the Brain	21	23	13	8			**	•••		1	2	11	7
19. Organic Heart	145	142	73	73		1	1	2	9	4	30	53	48
Diseases) 20. Acute Bronchitis	23	17	10	13	13	3	5	21				1	1
21. Chronic Bronchitis 22. Pneumonia (ex-)	6	8	3	3		•••			••		2	3	1
cludingBroncho }	178	144	101	77	18	14	12	44	2	14	40	48	30
Pneumonia)) 22a. Broncho Pneu-	157	129	88	69	72	31	15	118	4	1	5	13	16
monia 23. Other Respira-	23	17	14	9	2	2	2	6	1		5	7	4
tory Diseases . 1	8	9	4	4	1			1		1	2	2	2
Stomach (Can-)	0	1	•				•••		••	-			-
25. Diarrhœal dis-) eases (under 5) years)	70	26	41	29	60	5	5	70		ā			
26. Appendicitis and	7	16	2	5					2	1	3	1	
Typhilitis) 27. Hernia, Intestin-	11	15	3	8	2			2			3	4	2
al Obstruction (25	14	16	9							7	14	4
29. Bright's Disease	126	142	72	54	1		2	3	1	3	24	49	46
and Nephritis.	7	7		7							6	1	
en (not Cancer))	9	8		9						1	8		
cæmia	,	•	•	,			•••						**
Diseases	9	9		9				••		2	7	••	**
bility and Mal-	74	133	39	35	70	3	1	74					
formations) 34. Old Age 35. Violent Deaths	19 72	19. 59	5 54	14 18	2	ï	6			iò	26	1 18	18 4
a. Sunstroke								8		iò	23	iż	
b. Other Accidents c. Homicide	67	56	50 4	17	1	1	6	1		10	3	1	4
6. Suicide	234	13 223	6 116	118	49	2	• 2	53	6	ii	22	78	4 64
37. All other causes 38. Ill-defined causes.	5	11	1	4	5			5		**			0+

Results Expressed

in Grains Per U.S. Gallon of

231 Cubic Inches.

***** 0.198 0.327 None.

Trace 0.0175

0.0037 0.0111

1.82 1.52 0.64 5.19 5.83

Results Expressed in Grains Per U. S. Gallon of

231 Cubic Inches.

..... 0.898 1.481 None.

None 0.0641 0.0008

0.0005 0.0015 1.59 1.59 1.22 7.41 8.63

2698										TF	ΙE	C	T	RECORD MONDAY,	MAR
Deaths According to	Cause	, Ann Deaths	ual R	ate pe	r 1,00 Institu	0 and	Age, for 13	with Weel	Metec	orolog	y and	Numl	er of	Chemical Analysis of Croton Water, March 15, 1911.	
Week Ending.	Dec 24.	Dec. 31.	Jan.	Jan. 14.	Jan. 21.	Jan. 28.	Feb 4.	Feb. 11,	Feb. 18.	Feb. 25.	Mar.	Mar. 11.	Mar. 18.	Results Expres in Parts by Weight in Or Hundred Thous	ne
Total deaths	1,690	1,666	1,697	1,649	1,515	1,461	1,464	1,566	1,644	1,670	1,663	1,605	1,633	Appearance Very slightly tu	ırbid
Annual death-rate	18.36	18.10	17.77	17.2	15.86	15.29	15.33	16.39	17.21	17.48	17.41	16.80	17.09	Color	
Typhoid Fever Malarial Fevers Small-pox Measles Scarlet-Fever	4	1 7	5	7	ii	5 7	6 15 19	7 13 16	8 17 26	4 13 21 5	2 1 6 27	5 2 14 28	4 2 17 31	$ \begin{array}{c cccc} \textbf{Chlorine in Chlorides} & 0.340 \\ \textbf{Equivalent to Sodium Chloride} & 0.561 \\ \textbf{Phosphates} & \textbf{P}_2\textbf{O}_5 \end{pmatrix} & \textbf{None} \\ \textbf{Nitrogen in Nitrites} & \textbf{Trace} \\ \textbf{Nitregen in Nitrates} & 0.0300 \\ \textbf{Pree Ammonia} & 0.0064 \\ \end{array} $	
Whooping Cough Diphtheria and Croup	27	5 25	14 7 29	22	8 36	13 9 32	5 27	7 32	10	32		8 41	5 34	Albuminoid Ammonia 0.0190	
Influenza Cerebro-Spinal Men- ingitis Tuberculosis Pul- monalis	34 4 195	27 5	51 3 198	39 8	9 161	24 4 190	26 5 172	2 4 190	21 9 203	28 11 209	27	15 3 185	20 11 164	Hardness equivalent to Carbonate of Lime Before boiling 3.12 2.60	
Other Tuberculous Acute Bronchitis	22 28	25 29	24 29	27	32 12	29 21	17 21	37 25	31 23	26 24	19	36 16	24 23	Temperature at hydrant, 44° Fahr.	
Pneumonia Broncho Pneumonia Diarrhœal diseases	208 126 40		216 138 32	92	166 99 36	114 101 43	157 103 42	143 107 50	154 123 47	178 138 58		153 126	178 157 73		
Diarrhœals under 5 Violent Deaths	31	34	30 60	42	34 71	38 60	36 59	43 59	39 66	58 56	60	52 57 58	70 72	Chemical Analysis of Ridgewood Water, March 13, 191	11.
Under one year Under five years Five to Sixty-five Sixty-five years and (264 385 942 363	231 363 940 364	260 369 964	372 939	259 384 855	247 367 828 266	260 374 796	270 415 876	280 449 886	309 455 919	321 462 885	277 450 879	319 508 847	Results Expres in Parts by Weight in Or Hundred Thous	ne
over	303	304	364	338	276	200	294	275	377	296	311	276	278	Appearance	rbid.
In Public and Private Institutions	589	550	572	615	543	543	541	554	620	604	551	640	614	Color Very light gra Odor (Heated to 100° Fahr.) Marshy Chlorine in Chlorides 1,540	ay.
Inquest cases	216		222	229	196	192	180	195	227	203	204	189	205	$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	
Mean barometer Mean humidity	72.	75.	78.	77.		78.	69.	68.	73.	66.	77.	77.	84.	Nitrogen in Nitrites None. Nitrogen in Nitrates 0.1100	
Inches of rain or snow Mean temperature (Fahrenheit)					.06 in 32.1°							13.00	.58ir	Free Ammonia 0.0014 Albuminoid Ammonia 0.0026	
Maximum tempera- ture(Fahrenheit)	49.0	54.°	56.°	47.0	46.0	53.°	47.°	40.°	45.°	45.°	51.°	45.°	50.°	Hardness equivalent to Carbonate of Lime Before boiling 2.73 Organic and volatile (loss on ignition) 2.10	
Minimum tempera- ture(Fahrenheit)	16.0	15.0	19.0	27.0	18.°	26.°	16.°	18.°	14.0	15.°	20.°	17.°	13.0	Mineral matter (non-volatile) 12.70 Total solids (by evaporation) 14.80	
	In	fection	ıs and	Cont	agious	Diseas	ses in	Hosp	ital.						
		rd Parl		Rive	erside l	Hospit	al.	F	Cingste Ho	on Av	enue	1 8	isville ana- rium.	Temperature at hydrant, not given. March 15, 1911. Bacteriological Examination of Croton Water.	
	Scarlet Fever.	Diphth- theria.	Total.	Diph- theria.	Scarlet Fever.	Tuber- culosis Pulmo-	Total.	Diph- theria.	Measles.	Scarlet . Fever.	Small- pox.	Tuber-	culosis Pulmo- nalis.	Colonies developed from 1 c. c. 24 hours 37° C.=28. Colonies developed from 1 c. 48 hours 24° C.=80. Bacilli or colon group present in 5 c.c.; Microscopical Examinations are not made at this laboratory.	
RemainingAdmittedDischarged	370 53	99 4 44	69 97	2 69 3 16 1 20	3	221	295 20 28	29 13	13 3 1	268 52 55	3	10 68 63	394 25 13	CHANGES IN DEPARTMENTS, the following-named below was approved	
Died Remaining	13	12	54 25 187	3 6	4 1	3 213	278	3 32	iŝ	263		5	405	Wilson, Cleaner,	Manh
Total treated	423	143 5	566	5 85		221	315	42	16	320		78	419	At a meeting of the Board of Education, taker, New York Par	rental
Cases of Infectious	and (Contagi	ious I	Diseases	s Repo	rted s	nd D	eaths	from	the S	ame. b	y Wa	rds,	held on the 22d inst., action relative to appointments, transfers, etc., was taken as Parental School, Mar	rch 15
		T		Sickne			I							The action of the Committee on Sup-Schools in appointing	the fe
		-		DICKTE		<u>. 1.00 -:</u>	-	1 1			ported		_	plies in transferring Louis Jagendorff, first persons in the New Y grade Clerk in the Sanitary Division of the to the positions, on the	
vi Wards		oid Fever.	.pox.	es.	Fever	culosis onalis.	id Fever	pox.	, L	Fever heria Croup	culosis onalis.	10-	uses.	Bureau of School Buildings, salary \$540 monthly rates of comper annum, to the Brooklyn office of the below, said persons	npensa

Boroughs.	Wards.	Sickness.						Deaths Reported.								
		Typhoid Fever.	Small-pox.	Measles.	Scarlet Fever.	Diphtheria and Croup.	Tuberculosis Pulmonalis.	Typhoid Fever.	Small-pox.	Measles.	Scarlet Fever.	Diphtheria and Croup.	Tuberculosis Pulmonalis.	Pneumonia.	Broncho-	All Causes.
(First		,.	1	2	1	8						1		1	4
	Second Third			••	••		3	••								i
	Fourth	••	**	ï		••	6	*		i			5	2	.:	15
- 1	Fifth		**	i	**	**	3	136	::		::	::	1		1	4
The Manhattan.	Sixth						10						4		ï	17
	Seventh	1		16	11	10	10				i	ï			3	31
	Eighth	••		10	2	2	4			2	.:		2	1	3 2 3	17
	Tenth		::	10	14	7	15 21	ï			1	i	3	3	5	40 23
	Eleventh			22	17	13	20		::	::	2	î	2 3 3 3	2	3	24
	Twelfth	7		120	68	71	136			3	3	5	15	29	28	242
	Thirteenth	'n		7	2	5	8				2	.:		.:	3	19
	Fifteenth				1	4	5					1	.;	3	2	15
	Sixteenth			8	2		13	::	::	::		::	3 4	ï	2	22
	Seventeenth			10	22	10	29				ï	3			4	48
	Eighteenth			7		7	8				2	.:	4	5	::	
	NineteenthTwentieth	••		135	30	23	58			1	1	1	18	12	28	149
	Twenty-first		::	19	3	3	30		••		1	2 1 2 3	2 2	3	3	36
	Twenty-second Twenty-third	3		10	26	16	40		**		2	3	11	13	4	37 77
	Twenty-fourth	1		27 19	26	28	25			5	3	1	23	14	7	97 56
		••	••	19	24	15	21	••	••	••	••	2	10	9	2	56
	Total	13		436	262	224	500	1	<u></u>	12	21	23	116	105	105	1009
1	First			5	2	3							1			11
- 1	Second			7			1									
- 1	ThirdFourth	**			1	1	1						1	*:		4
- 1	Fifth	••	••	6	1 2	3	1 4		••		**	••	1	1	i	1 4 7 7
	Sixth	**	::	8	7 5	3	4	::	::		::		ï	5	3	21
	Seventh.	1		3	5	3	2			::			1	5 2	3	14
- 1	Eighth			12	6	5	8					1	1	3	4	22
	Ninth Tenth	1		6	2	5	4 2		••	••	1	i	2	••		17
Brooklyn.	Eleventh.	::	::			2	3	::		**	*	1	ï	::	i	10
	Twelfth			15		1	8			ï			î	2	2	16
	Thirteenth.	**		5	6	5	3						1	2.	3	9
	Fourteenth	***	••	2	6 7	7	4 3					1	1	2 2 2 4	3	21
	Sixteenth			4	22	5	6	**			2	2	2	4	3 2	17 23
	Seventeenth			1	12	4	3	.:	**	::	ī		1	1	1	17
	Eighteenth				9	2	7						1	3	2	16
B	Nineteenth Twentieth	••	••	1	9 2	ï	12		**			ï	1	1	2	10
	Twenty-first	**	••	3	17	17	3	::	::		::		i	4	i	25
	Twenty-second	1		13	13	2 7	2				1		2	1	î	16
	Twenty-third	2		3	8	7	5						3	4	1	27
	Twenty-fourth		••	13	16	5	7 3	1	••			••	3	3	1	18
	Twenty-sixth	•	••	26	50	23	32	::	::	'n	i	i	3	5 2	9	23 55
	Twenty-seventh	ï		8	7	23	2			î	î		2	3	í	20
	Twenty-eighth			10	5	4	8	1			1		4	3	3	39
	Twenty-ninth			8	10	4	2.	1		1	2		5			29
	Thirtieth	1		27 12	15	6	3	••	••	••		••		1	1	15
	Thirty-second			3		2	::		**	•••		**		i	1	4
		_		-	_	-	-	-		••	•••				-	
	Total			209	248	121	146	3		4	10	8	43	58	47	539
Queens.	First			2	4		5						2	1		13
	Second	••	••	5	5	17	8			•		1	1	7	1	26
	Fourth	••	••	iż	13	1 4	3 7	••		••	••	1	ï	1	3	6
22			••	2	13	1	4	••		•	••		3.75		197	
Ö	Fifth			4												
õ	Total	<u>:</u>	••	26	28	23	27				··-	3	4	10	4	63

Second Third Fourth

Total

ratory.

per annum, to the Brooklyn office of the Building Bureau, to take effect March 23, pleasure of the Board of Education, was 1911, was approved and ratified.

plies in appointing Jacob J. Balmuth, of maintenance; James W. Wood, Caretaker, 1408 Eastern Parkway, Brooklyn, as a first March 16, \$60, with maintenance; Jessie grade Clerk in the Bureau of Audit and Wood, Caretaker, March 16, \$35, with Accounts, with compensation at the rate maintenance. of \$300 per annum, the appointment taking effect March 13, 1911, was approved and Laundress at the Brooklyn Truant School,

The salaries of the following-named employees in the Bureau of Supplies were fixed at the amounts indicated, subject to action by the Board of Estimate and Apportionment: William F. McCabe, Clerk, portionment: William F. McCabe, Clerk, Cler portionment: William F. McCabe, Clerk, \$1,500; George A. Kirkham, Clerk, \$1,350; Samuel Simon, Clerk, \$1,200; Joseph A. Lynagh, Clerk, \$1,050; William M. Conant, Clerk, \$1,050; Randolph W. Graham, Stenographer and Typewriter, \$1,050; Abigail G. Sheehan, Stenographer and Typewriter, \$1,050; Abraham Weber, Clerk, \$900; Herman E. Strangfeld, Clerk, \$600; George McG. Archibald, Clerk, \$600; George McG. Archibald, Clerk, \$600; William J. Camp, Clerk, \$540; Philip DeVos, Clerk, \$420; Edward T. Diviny, Clerk, \$420; Joseph LaGattuta, Cleaner, \$750.

The suspension of Reinhart Brugger, an

The action of the Committee on Special below, said persons to serve during the pleasure of the Board of Education, was approved and ratified: Theodore H. Garlick, \$35, with maintenance; Grace C. Garlick, \$25, with maintenance.

The stirm of the Committee on Parild

The stirm of the Committee on Parild

The stirm of the Committee on Corn of

The action of the Committee on Buildngs in assigning to duty as Junior Mechan-Queens, and Joseph S. Bergman, of No. from and after March 20, the same being unnecessary, was approved and ratified.

The action of the Committee on Care of was approved and ratified. (Mr. Bergman Buildings in assigning the following-named has presented his resignation as a Clerk in Janitors to the temporary care of public

Education, was approved and ratified.

Schools in accepting the resignations of allowance.

wing-named persons as indicated as approved and ratified: Julia Cleaner, Manhattan Truant March 7; William Horak, Careew York Parental School, March ie Horak, Caretaker, New York School, March 15.

tion of the Committee on Special appointing the following-named the New York Parental School, sitions, on the dates, and at the rates of compensation mentioned 911, was approved and ratified.

The action of the Committee on Sup-Gardener-Driver, March 15, \$50, without

was fixed at the rate of \$25 per month for

The suspension of Reinhart Brugger, an attendance officer, on December 10, 1910, was revoked, and he was restored to duty with full pay from the date of his sus-pension. and Apportionment and the Board of Al-dermen, was approved and ratified.

The action of the Committee on Care of Schools in appointing the following-named Buildings in assigning James A. Gamble, persons as Caretakers in the Brooklyn Janitor of Public School 14, The Bronx, to Truant School on February 17, at the the care of the portable building on the monthly rates of compensation mentioned grounds of said school, with compensation

The action of the Committee on Care of Buildings in dispensing with the services cal Draftsmen on March 13, George R. of Frederick S. Erskine, licensed Fireman in the Morris High School, The Bronx,

has presented his resignation as a Clerk in the Bureau of Buildings, taking effect March 13.)

The action of the Committee on Special Schools in appointing temporarily Lizzie Rippert as a Cleaner in the Manhattan Truant School, with compensation at the rate of \$25 per month, with maintenance, taking effect March 8, her services to continue during the pleasure of the Board of Education, was approved and ratified.

Janutors to the temporary care of public school buildings as indicated below, subject to action by the Board of Aldermen, was approved and ratified: Mathatan, * So per month, March 15; William H. Neddermann, to P. S. 48, Brooklyn, * March 7; James J. Hand, to P. S. 28, Manhattan, * March 8.

The action of the Committee on Special *Compensation of the building, less rent

Board of Health.

At a meeting of the Board of Health of the Department of Health, held March 21, 1911, the following resolutions were adopted:

Resolved, That section 95 of the Sanitary Code be and the same is hereby amended so as to read as follows:

"Section 95. No fat shall be melted or rendered in The City of New York, except when in a condition free from sourness and taint and all other causes of ofiense at the time of rendering, and all such melting and rendering must be conducted according to the best and most improved means and processes; and everything preceding, following and in connection with such melting and rendering. and the premises where the same shall be conducted, must be free from all offensive odor, and other causes of nuisance or detriment to the public health. No fat shall be brought into The City of New York to be melted or rendered, and none shall be melted or rendered that has come from any place outside The City of New York, without a permit from the Board of Health. No building shall adopted: be erected, or converted into, or used as a place for the melting or rendering of fat until the site thereof has been submitted to the Board of Health and approved in writing by the said Board. No or used as a place for the melting or rendering of fat until the plans thereof have been duly submitted to the Board of Health and approved in writing by the said Board. No application for the approval of plans will be received by the the said Board subject to the provisions Department of Health until the site has been approved as above stated. The business of rendering or melting fat shall not Health. be carried on or conducted within The City of New York without a permit from the Board of Health, and no application for a permit to carry on the business of melting or rendering fat will be received by the Department of Health until the site has been approved, the plans and specifications have been approved, and the building erected and equipped.'

Resolved, That section 124 of the Sanitary Code be and the same is hereby amended so as to read as follows:

'Section 124. No diseased cattle, swine, sheep, horses, dogs, or cats, which are suffering from or have been exposed to any disease which is contagious among such animals, shall be brought or kept in The City of New York. No milch cow or cow intended for any purpose other than slaughter, shall be admitted to The City of New York unless accompanied by a certificate stating that the said cow is free from tuberculosis so far as may be ascertained by physical examination and the application of the tuberculin test. Said certificate shall contain a physical description of the cow sufficiently accurate for the purpose of identification, and must be signed by a legally registered veterinarian, who shall state the date and place of his registration. The certificate shall also bear a number which must correspond with a tag that shall have been securely attached to and be on the ear of the cow. The certificate shall also contain the date of the examination, which examination shall have been made not more than sixty days prior to the time the cow indicated therein is brought into the City; it must also contain the place of examination, the temperature of the cow for twelve hours prior to the injection of tuberculin, the name, quality and character of the preparation of tuberculin used, the location of the injection, the quantity injected, and the temperature from the eighth to the eighteenth hours after the injection, or until the reaction is completed."

Resolved, That section 182 of the Sanitary Code be and the same is hereby

any other name giving a similar chemical test of cocaine; and no opium or official preparations of opium, and no morphine or salts of morphine, or the derivatives of either or any of them, shall be sold at retail by any person in The City of New

given in the latest Dispensatory or Nathe maximum dose, as plainly stated on the label of the package as dispensed, does not contain in excess of one-half a grain of powdered opium or the equivalent of its alkaloids; or to preparations for external use only, in the form of liniments. lotions, ointments, or oleates.

Office, Bellevue Hospital, Iwell, and First avenue.

Telephone, 4400 Madison Square.

Board of Trustees—Dr. John W. Brannan, President; James K. Paulding, Secretary; Arden M. Robbins, James A. Farley, Samuel Sachs, Leopold Stern; John G. O'Keeffe, Michael J. Drummond, ex-officio.

General Medical Superintendent, Dr. W. II Smith, tional Formulary, in which said mixtures

The last mentioned preparations shall be labeled 'For External Use Only,' and marked 'Poison.'"

EUGENE W. SCHEFFER, Secretary.

At a meeting of the Board of Health of the Department of Health, held March 21, 1911, the following resolution was adopt-

Resolved. That the following additional section to the Sanitary Code for the security of life and health, to be known as section 189, be and the same is hereby adopted, to take effect on and after the first day of October, 1911:

"Section 189. The use of a common drinking cup or receptacle for drinking water in any public place or in any public institution, hotel, theatre, factory, public hall or public school or in any railroad station or ferryhouse in The City of New York, or the furnishing of such common drinking cup or receptacle for use in any such place is hereby prohibited."
EUGENE W. SCHEFFER, Secretary.

At a meeting of the Board of Health of the Department of Health, held March 21, 1911, the following resolution was

Resolved, That the following additional section, to be known as section 81A of the Sanitary Code, be and the same is hereby adopted:

"Section 81A. No shelter for homeless building shall be erected, or converted into, animals shall hereafter be opened or established in The City of New York unless the site therefor be first approved by the Board of Health of said City; and no place for the care or keep of such animals shall be conducted without a permit from as may be adopted by the said Board of

EUGENE W. SCHEFFER, Secretary.



OFFICIAL DIRECTORY

STATEMENT OF THE HOURS DURING which the Public Offices in the City are open for business and at which the Courts regularly open and adjourn, as well as the places where together with the heads of Departments and

CITY OFFICES.

MAYOR'S OFFICE. No. 5 City Hall, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m.
Telephone 8020 Cortlandt. WILLIAM J. GAYNOR, Mayor.

Robert Adamson, Secretary.
William B. Meloney, Executive Secretary.
James A. Rierdon, Chief Clerk and Bond and Warrant Clerk.

BUREAU OF WEIGHTS AND MEASURES. Room 7, City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

John L. Walsh, Commissioner.

Telephone, 4334 Cortlandt.

BUREAU OF LICENSES.

9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 8020 Cortlandt.
Francis V. S. Oliver, Jr., Chief of Bureau.
Principal Office, Room 1, City Hall.
Branch Office, Room 12A, Borough Hall, Branch Office, Richmond Borough Hall, Room

23, New Brighton, S. I.
Branch Office, Hackett Building, Long Island City, Borough of Queens.

ARMORY BOARD.

amended so as to read as follows:

"Section 182. No cocaine or salts of cocaine, eucain, stovain, alpha or beta eucain, either alone or in combination with other substances, or any substance under the substances, or any substance under the substances of the correction of the president of the pr Clark D. Rhinehart, Secretary, Room 6, Basement, Hall of Records, Chambers and Centre

Office hours, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m. Telephone, 3900 Worth.

ART COMMISSION.

York except upon the written prescription of a physician, duly authorized to practice as such or other person duly authorized by law to practice medicine and administer drugs, or perform surgery with the use of instruments.

"Nothing hereinbefore mentioned, however, shall apply to compounded mixtures containing opium or morphine or their derivatives, the formulas for which are given in the latest Dispensatory or Nature (CHANC)

ART COMMISSION.

City Hall, Room 21.

Telephone call, 1197 Cortlandt.
Robert W. de Forest, Trustee Metropolitan Museum of Art, President; Charles Howland Russculptor, Vice-President; Charles Howland Russculptor, Vice-Pr

BELLEVUE AND ALLIED HOSPITALS.

BOARD OF ALDERMEN. No. 11 City Hall, 10 a. m. to 4 p. m.; Saturdays, 10 a. m. to 12 m.
Telephone, 7560 Cortlandt.
John Purroy Mitchel, President.
P. J. Scully, City Clerk.

BOARD OF ASSESSORS. Office, No. 320 Broadway, 9 a. m. to 5 p. m. Saturdays, 12 m.
Joseph P. Hennessy, President.
William C. Ormond.
Antonio C. Astarita.

Thomas J. Drennan, Secretary. Telephone, 29, 30 and 31 Worth.

BOARD OF AMBULANCE SERVICE. BOARD OF AMBULANCE SERVICE.
President, Commissioner of Police, James C.
Cropsey; Secretary, Commissioner of Public
Charities, M. J. Drummond; Dr. John W. Brannan, President of the Board of Trustees of
Bellevue and Allied Hospitals; Dr. Royal S.
Copeland, Wm. I. Spiegelberg.
Office of Secretary, Foot of East 26th street.
Telephone, Madison Square 7400.

BOARD OF ELECTIONS.

Headquarters, General Office, No. 107 West Forty-first street.

J. Gabriel Britt, President; William Leary, Secretary; J. Grattan MacMahon, Commissioner; John E. Smith, Commissioner.

Michael T. Daly, Chief Clerk.

Telephone, 2946 Bryant.

No. 112 West Forty-second street, William C. Baxter, Chief Clerk. Telephone, 2946 Bryant.

The Bronx.
One Hundred and Thirty-eighth street and
Mott avenue (Solingen Building).
John L. Burgoyne, Chief Clerk.
Telephone, 336 Melrose.

Brooklyn. No. 42 Court street (Temple Bar Building). George Russell, Chief Clerk. Telephone, 693 Main.

Queens.
No. 46 Jackson avenue, Long Island City.
Carl Voegel, Chief Clerk.
Telephone, 663 Greenpoint.
Richmond.

Borough Hall, New Brighton, S. I.
Alexander M. Ross, Chief Clerk.
Telephone, 1000 Tompkinsville.
All offices open from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

BOARD OF ESTIMATE AND APPORTION-MENT.

The Mayor, Chairman; the Comptroller, President of the Board of Aldermen, President of the Borough of Manhattan, President of the Borough of Brooklyn, President of the Borough of The Bronx, President of the Borough of Queens, President of the Borough of Richmond.

OFFICE OF THE SECRETARY.

No. 277 Broadway, Room 1406. Telephone, 2280 Worth.

No. 277 2280 Worth. Joseph Haag, Secretary; William M. Lawrence, Assistant Secretary; Charles V. Adee, Clerk to

OFFICE OF THE CHIEF ENGINEER. Nelson P. Lewis, Chief Engineer, No. 277 Broadway, Room 1408. Telephone, 2281 Worth. Arthur S. Tuttle, Engineer in charge Division of Public Improvements, No. 277 Broadway, Room 1408. Telephone, 2281 Worth.

Harry P. Nichols, Engineer in charge Division of Franchises, No. 277 Broadway, Room 801, Telephone, 2282 Worth. Office hours, 9 a. m. to 5 p. m.; Saturdays,

BOARD OF EXAMINERS.

a. m. to 12 m.

Rooms 6027 and 6028, Metropolitan Building, No. 1 Madison avenue, Borough of Manhattan, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 5840 Gramercy.

George A. Just, Chairman. Members: William Crawford, Charles Buek, Lewis Harding, Charles G. Smith, Edward F. Croker, William A. Boring and George A. Just. Edward V. Barton, Clerk. Board meeting every Tuesday at 2 p. m.

CITY REFORMATORY OF MISDEMEAN-ANTS.

Office, No. 148 East Twentieth street.
Patrick A. Whitney, Commissioner of Correction, President.
Wm. E. Wyatt, Judge, Special Sessions, First Division.
Robert J. Wilkin, Judge, Special Sessions, Secnd Division. Frederick B. House, City Magistrate, First Edward J. Dooley, City Magistrate, Second Division.
Samuel B. Hamburger, John C. Heintz, Rosario Maggio, Richard E. Troy.
Thomas R. Minnick, Secretary. Telephone, 1047 Gramercy.

BOARD OF REVISION OF ASSESSMENTS William A. Prendergast, Comptroller. Archibald R. Watson, Corporation Counsel. Lawson Purdy, President of the Department of Taxes and Assessments. John Korb, Jr., Chief Clerk, Finance Depart-nent, No. 280 Broadway. Telephone, 1200 Worth.

BOARD OF WATER SUPPLY. Office, No. 165 Broadway. Charles Strauss, President; Charles N. Chadwick and John F. Galvin, Commissioners. Joseph P. Morrissey, Secretary. J. Waldo Smith, Chief Engineer. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4310 Cortlandt.

COMMISSIONER OF ACCOUNTS. Raymond B. Fosdick, Commissioner ot Ac-Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m Telephone, 4315 Worth,

CHANGE OF GRADE DAMAGE COMMIS-SION.
Office of the Commission, Room 219, No. 280
Broadway (Stewart Building), Borough of Manhattan, New York City. William D. Dickey, Michael J. Flaherty, David Robinson, Commissioners. Lamont McLoughlin,

Regular advertised meetings on Monday, Tuesday and Thursday of each week at 2 o'clock p. m. Office hours, 9 a. m. to 4 p. m.; Saturdays, Telephone, 3254 Worth.

CITY CLERK AND CLERK OF THE BOARD
OF ALDERMEN.
City Hall, Rooms 11, 12; 10 a. m. to 4 p. m.; Saturdays, 10 a. m. to 12 m. Telephone, 7560 Cortlandt. P. J. Scully, City Clerk and Clerk of the Board of Aldermen. Joseph F. Prendergast, First Deputy.
John T. Oakley, Chief Clerk of the Board of

Joseph V. Sculley, Clerk, Borough of Brook Matthew McCabe, Deputy City Clerk, Borough of The Bronx. George D. Frenz, Deputy City Clerk, Borough of Queens.

Joseph F. O'Grady, Deputy City Clerk, Borugh of Richmond.

CITY RECORD OFFICE. BUREAU OF PRINTING, STATIONERY AND BLANK

Supervisor's Office, Park Row Building, No. 21 Park Row. Entrance, Room 809, 9 a. 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1505 and 1506 Cortlandt. Distributing Division, Nos. 96 and 98 Reade treet, near West Broadway. David Ferguson, Supervisor; Henry McMillen, Deputy Supervisor; C. McKemie, Secretary.

COMMISSIONER OF LICENSES. Office, No. 277 Broadway. Herman Robinson, Commissioner. Samuel Prince, Deputy Commissioner.

John J. Caldwell, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m. Telephone, 2828 Worth.

COMMISSIONERS OF SINKING FUND. William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Charles H. Hyde, Chamberlain; John Purroy Mitchel, President of the Board of Aldermen, and Frank L. Dewling, Chairman Finance Committee, Board of Aldermen, members; Henry J. Walsh, Deputy Chamberlain, Secretary berlain, Secretary. Office of Secretary, Room 69, Stewart Building, No. 280 Broadway, Borough of Manh. Telephone, 4270 Worth.

DEPARTMENT OF BRIDGES. Nos. 13-21 Park Row.
Kingsiey L. Martin, Commissioner.
William H. Sinnott, Deputy Commissioner.
Edgar E. Schiff, Secretary. Office hours, 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m. Telephone, 6080 Cortlandt.

DEPARTMENT OF CORRECTION. CENTRAL OFFICE. No. 148 East Twentieth street. Office hours

rom 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to Telephone, 1047 Gramercy.
Patrick A. Whitney, Commissioner.
William J. Wright, Deputy Commissioner.
John B. Fitzgerald, Secretary.

DEPARTMENT OF DOCKS AND FERRIES. Pier "A," N. R., Battery place.
Telephone, 300 Rector.
Calvin Tomkins, Commissioner.
B. F. Cresson, Jr., Deputy Commissioner.
William J. Barney, Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays,
9 a. m. to 12 m.

DEPARTMENT OF EDUCATION.

BOARD OF EDUCATION.

Park avenue and Fifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m. (in the month of August, 9 a. m. to 4 p. m.); Saturdays, 9 a. m. to 12 m.

Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second Wadnesday in July and the second and

ond Wednesday in July, and the second and fourth Wednesdays in every month, except July

fourth Wednesdays in every month, except July and August.
Richard B. Aldcroftt, Jr.; Reba C. Bamberger (Mrs.); Nicholas J. Barrett, Charles E. Bruce, M. D.; Joseph E. Cosgrove, Francis P. Cunnion, Thomas M. De Laney, Martha Lincoln Draper (Miss); Horace E. Dresser, Alexander Ferris, George J. Gillespie, John Greene, Robert L. Harrison, Louis Haupt, M. D.; Hugo Kanzler, Max Katzenberg, Olivia Leventritt (Miss); Jeremiah T. Mahoney, Alrick H. Man, John Martin, Robert E. McCafferty, Dennis J. McDonald, M. D.; Patrick F. McGowan, Herman A. Metz, Ralph McKee, Frank W. Meyer, Augustus G. Miller, George C. Miller, Louis Newman, Antonio Pisani, M. D.; Alice Lee Post (Mrs.), Helen C. Robbins (Mrs.), Arthur S. Somers, Abraham Stern, M. Samuel Stern, Cornelius J. Sullivan, James E. Sullivan, Michael J. Sullivan, Bernard Suydam, Rupert B. Thomas, John R. Thompson, Alphones Weiner, John Whalen, Frank D. Wildam, Rupert B. Thomas, John R. Thompson, Alphonse Weiner, John Whalen, Frank D. Wilsey, George W. Wingate, Egerton L. Winthrop, Jr., members of the Board.

Egerton L. Winthrop, Jr., President.

John Greene, Vice-President.

A. Emerson Palmer, Secretary.

Fred H. Johnson, Assistant Secretary. C. B. J. Snyder, Superintendent of School Buildings.
Patrick Jones, Superintendent of School Sup-

Henry R. M. Cook, Auditor. Thomas A. Dillon, Chief Clerk.
Henry M. Leipziger, Supervisor of Lectures.
Claude G. Leland, Superintendent of Libraries.
A. J. Maguire, Supervisor of Janitors.

BOARD OF SUPERINTENDENTS.

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DISTRICT SUPERINTENDENTS. Darwin L. Bardwell, William A. Campbell, John J. Chickering, John W. Davis, John Dwyer, James M. Edsall, Matthew J. Elgas, William L. Ettinger, Cornelius D. Franklin, John Griffin, M. D.; Ruth E. Granger, John L. N. Hunt, M. Langer, John L. W. Langer, John C. Charles W. Henry W. Jameson, James Lee, Charles W. Lyon, James J. McCabe, William J. O'Shea, Julia Richman, Alfred T. Schauffler, Alfred Shiels, Edgar Dubs Shimer, Seth T. Stewart, Edward W. Stitt, Grace C. Strachan, Joseph S. Taylor, Joseph H. Wade.

BOARD OF EXAMINERS.

William H. Maxwell, City Superintendent of Schools, and James C. Byrnes, Walter L. Hervey, Jerome A. O'Connell, George J. Smith, Ex-

BOARD OF RETIREMENT.

Egerton L. Winthrop, Jr., Abraham Stern,
Cornelius J. Sullivan, William H. Maxwell, Josephine E. Rogers, Mary A. Curtis, Lyman A.
Best, Principal, P. S. 108, Brooklyn, Secretary.
Telephone, 5580 Plaza.

DEPARTMENT OF FINANCE. Stewart Building, Chambers street and Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to

m. Telephone, 1200 Worth. WILLIAM A. PRENDERGAST, Comptroller. Douglas Mathewson and Edmund D. Fisher, Deputy Comptrollers.
Hubert L. Smith, Assistant Deputy Comp-George L. Tirrell, Secretary to the Depart-Thomas W. Hynes, Supervisor of Charitable

Institutions.
Walter S. Wolfe, Chief Clerk. BUREAU OF AUDIT.

Henderson M. Wolfe, Chief Auditor of Accounts, Room 29.

Duncan Mac Innes, Chief Accountant and

Bookkeeper.

John J. Kelly, Auditor of Disbursements.

H. H. Rathyen, Auditor of Receipts.

James J. Munro, Chief Inspector. Albert E. Hadlock, Auditor of Accounts, Room

BUREAU OF MUNICIPAL INVESTIGATION AND Charles S. Hervey, Supervising Statistician and Examiner, Room 180.

STOCK AND BOND DIVISION.

James J. Sullivan, Chief Stock and Bond Clerk, Room 85. OFFICE OF THE CITY PAYMASTER.
No. 83 Chambers street and No. 65 Reade

street. John H. Timmerman, City Paymaster.

DIVISION OF REAL ESTATE.

Charles A. O'Malley, Appraiser of Real Estate. Room 103, No. 280 Broadway.

DIVISION OF AWARDS.

Joseph R. Kenny, Bookkeeper in Charge,
Rooms 155 and 157, No. 280 Broadway. BUREAU FOR THE COLLECTION OF TAXES.

Borough of Manhattan—Stewart Building,

Frederick H. E. Ebstein, Receiver of Taxes.

John J. McDonough and Sylvester L. Malone, Deputy Receivers of Taxes.

Borough of The Bronx—Municipal Building,
Third and Tremont avenues.

Edward H. Healy and John J. Knewitz, Deputy Receivers of Taxes.

Borough of Brooklyn—Municipal Building,

Rooms 2-8.

Alfred J. Boulton and David E. Kemlo, Deputy Receivers of Taxes.

Borough of Queens—Municipal Building, Court House Square, Long Island City.

William A. Beadle and Thomas H. Green, Deputy Receivers of Taxes.

Borough of Richmand—Borough Hall, St. George, New Brighton

John De Morgan and Edward J. Loveti, Deputy Receivers of Taxes.

BUREAU FOR THE COLLECTION OF ASSESSMENTS AND

Borough of Manhattan, Stewart Building, Room E.
Daniel Moynahan, Collector of Assessments and Arrears.

Deputy Collector of Assessments and Arrears. Borough of The Bronx—Municipal Building, Rooms 1-3.
Charles F. Bradbury, Deputy Collector of Assessments and Arrears.

Borough of Brooklyn—Mechanics' Bank Building, corner Court and Montague streets.

Theodore G. Christmas, Deputy Collector of Assessments and Arrears.

Borough of Queens—Municipal Building, Court House Square, Long Island City.

Deputy Collector of Assessments and Arrears.

Borough of Richmond-St. George, New Brighton.
Edward W. Berry, Deputy Collector of As sessments and Arrears. BUREAU FOR THE COLLECTION OF CITY REVENUE

AND OF MARKETS.

Stewart Building, Chambers street and Broadway, Room K.
Sydney H. Goodacre, Collector of City Revenue and Superintendent of Markets.

BUREAU OF THE CHAMBERLAIN.
Stewart Building, Chambers street and Broad way, Rooms 63 to 67.
Charles H. Hyde, Chamberlain.
Henry J. Walsh, Deputy Chamberlain.
Office hours, 9 a. m. to 5 p. m.
Telephone, 4270 Worth.

DEPARTMENT OF HEALTH. Southwest corner of Fifty-fifth street and Sixth avenue, Borough of Manhattan, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Burial Permit and Contagious Disease offices

always open. Telephone, 4900 Columbus. Ernst J. Lederle, Commissioner of Health and President Alvah H. Doty, M. D.; James C. Cropsey,

Commissioners.
Eugene W. Scheffer, Secretary.
Herman M. Biggs, M. D., General Medical Walter Bensel, M. D., Sanitary Superintend-

ent. William H. Guilfoy, M. D., Registrar of Rec-James McC. Miller, Chief Clerk. Borough of Manhattan.

Alonzo Blauvelt, M. D., Assistant Sanitary Superintendent; George A. Roberts, Assistant Chief Clerk.

Charles J. Burke, M. D., Assistant Registrar of Records. of Records.

Borough of The Bronx, No. 3731 Third Avenue.
Marion B. McMillan, M. D., Assistant Sanitary Superintendent; Ambrose Lee, Jr., Assistant Chief Clerk; Arthur J. O'Leary, M. D., Assistant Chief Clerk; Arthur D. O'Leary, M. D., Assistant Chief Clerk; Arthur D. O'Leary, M. D. D. O'Leary, M. D. O'Leary, M. D. O'Leary, M. D.

sistant Registrar of Records. Borough of Brooklyn, Flatbush avenue, Willoughby and Fleet streets.

Traverse R. Maxfield, M. D., Assistant Sanitary Superintendent; Alfred T. Metcalfe, Assistant Chief Clerk; S. J. Byrne, M. D., Assistant Reg-

istrar of Records.
Borough of Queens, Nos. 372 and 374 Fulton John H. Barry, M. D., Assistant Sanitary Superintendent; George R. Crowly, Assistant Chief Clerk; Robert Campbell, M. D., Assistant Registrates trar of Records.

Borough of Richmond, No. 514 Bay street, Sta-

pleton, Staten Island.

John T. Sprague, M. D., Assistant Sanitary
Superintendent; Charles E. Hoyer, Assistant

DEPARTMENT OF PARKS. Charles B. Stover, Commissioner of Parks for the Boroughs of Manhattan and Richmond, and President Park Board.

Clinton H. Smith, Secretary.
Offices, Arsenal, Central Park. Telephone, 201 Plaza.
Office hours, 9 a. m. to 5 p. m.; Saturdays.
9 a. m. to 12 m.

Michael J. Kennedy, Commissioner of Parks for the Boroughs of Brooklyn and Queens. Offices, Litchfield Mansion, Prospect Park, Brooklyn. Office hours, 9 a. m. to 5 p. m.

Telephone, 2300 South.
Thomas J. Higgins, Commissioner of Parks for the Borough of The Bronx.
Office, Zbrowski Mansion, Claremont Park.
Office hours, 9 a. m. to 5 p. m.; Saturdays. 9 a. m. to 12 m. Telephone, 2640 Tremont.

PERMANENT CENSUS BOARD. Hall of Board of Education, No. 500 Park avenue, third floor. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. The Mayor, City Superintendent of Schools and Police Commissioner. George H. Chatfield. Secretary. Telephone, 5752 Plaza.

DEPARTMENT OF PUBLIC CHARITIES. FRINCIPAL OFFICE.

Foot of East Twenty-sixth street, 9 a. m. to p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 7400 Madison Square.

Michael J. Drummond, Commissioner.

Frank J. Goodwin, First Deputy Commissioner.

William J. McKenna, Third Deputy Commis-

Thomas L. Fogarty, Second Deputy Commissioner for Brooklyn and Queens, Nos. 327 to 331 Schermerhorn street, Brooklyn. Telephone, 2977 Main.

J. McKee Borden, Secretary.
Plans and Specifications, Contracts, Proposals
and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Bureau of Dependent Adults, foot of East Twenty-sixth street. Office hours, 8.30 a. m. to

5 p. m.

The Children's Bureau, No. 124 East 59th street. Office hours, 8.30 a. m. to 5 p. m.

Jeremiah Connelly, Superintendent for Richmond Borough, Borough Hall, St. George, Staten

Telephone, 1000 Tompkinsville.

DEPARTMENT OF STREET CLEANING. Nos. 13 to 21 Park row, 9 a. m. to 5 p. m. aturdays, 9 a. m. to 12 m. Telephone, 3863 Cortlandt. William H. Edwards, Commissioner.

James F. Lynch, Deputy Commissioner, Bor-ugh of Manhatttan. Julian Scott, Deputy Commissioner, Borough of Brooklyn.

James F. O'Brien, Deputy Commissioner, Borough of The Bronx.

John J. O'Brien, Chief Clerk.

DEPARTMENT OF TAXES AND ASSESS-MENTS. MENTS.

Hall of Records, corner of Chambers and Centre streets. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Commissioners—Lawson Purdy, President; Chas. J. McCormack, John J. Halleran, Charles T. White, Daniel S. McElroy, Edward Kaufmann, Judson G. Wall.

Telephone, 3900 Worth.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.
Nos. 13 to 21 Park Row, 9 a. m. to 5 p. m. Telephones, Manhattan, 8520 Cortlandt; Brooklyn, 3980 Main; Queens, 1990 Greenpoint; Richmond, 840 Tompkinsville; Bronx, 1905 Tre-

Henry S. Thompson, Commissioner.

J. W. F. Bennett, Deputy Commissioner.

Frederic T. Parsons, Deputy Commissioner. Borough of Brooklyn. Municipal Building John L. Jordan, Deputy Commissioner, Bor-ough of The Bronx, Municipal Building, The Bronx.
M. P. Walsh, Deputy Commissioner, Borough

Queens, Municipal Building, Long Island City.
John E. Bowe, Deputy Commissioner, Borough of Richmond, Municipal Building, St. George.

EXAMINING BOARD OF PLUMBERS. Edwin Hayward, President. James J. Donahue, Secretary. Edward Murphy, Treasurer. Ex-officio—Horace Loomis and William J

Carey.
Rooms Nos. 14, 15 and 16, Aldrich Building,
Nos. 149 and 151 Church street. Telephone, 6472 Barclay.

Office open during business hours every day in the year (except legal holidays). Examina-tions are held on Monday, Wednesday and Friday after 1 p. m.

FIRE DEPARTMENT. Headquarters: office hours for all, from 9 a. m. to 5 p. m.; Saturdays, 12 m. Central offices and fire stations open at all hours.

OFFICES.

Headquarters of Department, Nos. 157 and 159 East 67th street. Telephone, 640 Plaza.

Brooklyn office, No. 365 Jay street. Telephone 652 Main

phone, 2653 Main.
Rhinelander Waldo, Commissioner. Joseph Johnson, Jr., Deputy Commissioner.
Arthur J. O'Keeffe, Deputy Commissioner,
Boroughs of Brooklyn and Queens.

Daniel E. Finn, Secretary. Winfield R. Sheehan, Secretary to Fire Com-Walter J. Nolan, Secretary to Deputy Com-nissioner, Boroughs of Brooklyn and Queens. missioner, Boroughs of Brooklyn and Queens.
Edward F. Croker, Chief of Department and in charge, Bureau of Violations and Auxiliary Fire Appliances; offices, Nos. 157 and 159 East 67th street, Manhattan. Brooklyn branch, Bureau of Violations and Auxiliary Fire Appliances, No. 365 Jay street.

Thomas Lally, Deputy Chief in charge, Boroughs of Brooklyn and Queens.
Electrical Engineer, John C. Rénnard, in charge Fire Alarm Telegraph Bureau. Office, No. 157 East 67th street.
Bureau of Repairs and Supplies: Deputy Chief

No. 157 East 67th street.

Bureau of Repairs and Supplies: Deputy Chief William Guerin. in charge.

Bureau of Combustibles: David I. Kelly, in charge, Manhattan. The Bronx and Richmond; Franz S. Wolf, Deputy Inspector in charge, Brooklyn and Queens.

Fire Marshal: William L. Beers, Manhattan. The Bronx and Richmond; Acting Fire Marshal. Thomas P. Brophy, in charge, Brooklyn and Queens.

Queens.

LAW DEPARTMENT. OFFICE OF CORPORATION COUNSEL.

Office of Corporation Counsel.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Main office, Hall of Records, Chambers and Centre streets, 6th and 7th floors,
Telephone, 4600 Worth.

Arehibald R. Watson, Corporation Counsel.

Assistants—Theodore Connoly, George L. Sterling, Charles D. Olendorf, William P. Burr, R. Percy Chittenden, William Beers Crowell, John L. O'Brien. Terence Farley, Edward J. Mc. Goldrick, Curtis A. Peters, Cornelius F. Collins, George M. Curtis, Jr., John F. O'Brien, Edward S. Malone, Edwin J. Freedman, Louis H. Hahlo, Frank B. Pierce, Richard H. Mitchell, John S. Malone, Edwin J. Freedman, Louis H. Hahlo, Frank B. Pierce, Richard H. Mitchell, John Widdecombe, Arthur Sweeny, William H. King, George P. Nicholson, George Harold Folwel, Dudley F. Malone, Charles J. Nehrbas, William I. O'Sullivan, Harford P. Walker, Josiah A. Stover, Arnold C. Weil, Francis J. Byrne, Francis Martin, Charles McIntyre, Clarence L. Barber, Alfred W. Booraem, George H. Cowie, Solon Berrick, James P. O'Connor, William H. Jackson, Elliott S. Benedict, Isaac Phillips, Edward A. McShane, Eugene Fay, Ricardo M. DeAcosta, Francis X. McQuade, John M. Barrett, Leonce Fuller, Frank P. Reilly, Leon G. Godley, Alexander C. MacNulty.

Secretary to the Corporation Counsel—Edmund Kirby.

Chief Clerk—Andrew T. Campbell.

Brooklyn office, Borough Hall, 2d floor, Telephone, 2948 Main. James D. Bell, Assistant in charge.

charge. BUREAU OF STREET OPENINGS. Main office, No. 90 West Broadway. Telephone, 4981 Cortlandt. Joel J. Squier, Assistant in charge. in charge.

Brooklyn branch office, No. 166 Montague street. Telephone, 3670 Main. Edward Riegelmann, Assistant in charge.

Queens branch office, Municipal Building, Court House Square, Long Island City. Telephone, 3010-11 Greenpoint. Joseph J. Myers, Assistant in charge.

BUREAU FOR THE RECOVERY OF PENALTIES.

No. 119 Nassau street. Telephone, 4526 Cortlandt. Herman Stiefel, Assistant in charge.

BUREAU FOR THE COLLECTION OF ARREARS OF No. 280 Broadway, 5th floor. Telephone, 4585 Worth. Geo. O'Reilly, Assistant in charge. TENEMENT HOUSE BUREAU AND BUREAU OF

BUILDINGS.
No. 44 East Twenty-third street. Telephone, 1961 Gramercy. John P. O'Brien, Assistant in charge.

METROPOLITAN SEWERAGE COMMISSION. Office, No. 17 Battery place. George A. Soper, Ph. D., President; James H. Fuertes, Secretary; H. de B. Parsons, Charles Sooysmith, Linsly R. Williams, M. D.
Office hours, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m. Telephone, 1694 Rector.

MUNICIPAL CIVIL SERVICE COMMISSION. No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
John C: McGuire, President; Richard Welling, Alexander Keogh. Frank A. Spencer, Secretary.

Labor Bureau.
Nos. 54-60 Lafayette street.
Telephone, 2140 Worth.

MUNICIPAL EXPLOSIVES COMMISSION. Nos. 157 and 159 East Sixty-seventh street, leadquarters Fire Department. R. Waldo, Fire Commissioner and Chairman;
Frederick J. Maywald, Sidney Harris, Peter P.
Acritelli, George O. Eaton.
George A. Perley, Secretary.
Meeting at call of Fire Commissioner.

POLICE DEPARTMENT. CENTRAL OFFICE. No. 240 Centre street, 9 a. m. to 5 p. m.;
Saturdays, 9 a. m. to 12 m.
Telephone, 3100 Spring.
James C. Cropsey, Commissioner.
Clement J. Driscoll, First Deputy Commissioner.

William J. Flynn, Second Deputy Commis-John J. Walsh, Third Deputy Commissioner. Louis H. Reynolds, Fourth Deputy Commis-

PUBLIC SERVICE COMMISSION. The Public Service Commission for the First District, Tribune Building, No. 154 Nassau street, Manhattan. Office hours, 8 a. m. to 11 p. m., every day other hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays.
Stated public meetings of the Commission, Tuesdays and Fridays at 11.30 a. m. in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise

William H. Kipp, Chief Clerk.

ordered. Commissioners-William R. Willcox, Chairman; William McCarroll, Edward M. Bassett, Milo R. Maltbie, John E. Eustis. Counsel, George S. Coleman. Secretary, Travis H. Whit-

Telephone, 4150 Beekman.

TENEMENT HOUSE DEPARTMENT. Manhattan Office, No. 44 East Twenty-third

Telephone, 5331 Gramercy. John J. Murphy, Commissioner. Wm. H. Abbott, Jr., First Deputy Commissioner. Brooklyn Office (Boroughs of Brooklyn, Queens and Richmond), branch office, No. 503 Fulton street.

Telephone, 3825 Main. Frank Mann, Second Deputy Commissioner.
Bronx Office, No. 391 East 149th street, northwest corner of Melrose avenue and 149th street.
Telephone, 967 Melrose.
Office hours, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m.

BOROUGH OFFICES.

BOROUGH OF THE BRONX. Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Cyrus C. Miller, President.
George Donnelly, Secretary.
Thomas W. Whittle, Commissioner of Public Works

Works. James A. Henderson, Superintendent of Buildings. Arthur J. Largy, Superintendent of High-Roger W. Bligh, Superintendent of Public Buildings and Offices. Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN. President's Office, Nos. 15 and 16 Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. Alfred E. Steers, President. Reuben L. Haskell, Borough Secretary. John B. Creighton, Secretary to the Presi-

Telephone, 3960 Main. Lewis H. Pounds, Commissioner of Public John Thatcher, Superintendent of Buildings. William J. Taylor, Superintendent of the Bureau of Sewers.

Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices.

Frederick Linde, Superintendent of Highways.

BOROUGH OF MANHATTAN. Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p, m.; Saturdays, 9

m. to 12 m. George McAneny, President. Leo Arnstein, Secretary of the Borough. Julian B. Beaty, Secretary to the President. Edgar Victor Frothingham, Commissioner of Edgar Vietor Public Works. Rudolph P. Miller, Superintendent of Build-

Robert B. Insley, Superintendent of Public Buildings and Offices.
Telephone, 6725 Cortlandt.

BOROUGH OF QUEENS. President's Office, Borough Hall, Jackson avenue and Fifth street, Long Island City; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Lawrence Gresser, President.

John N. Booth, Secretary.

Walter H. Bunn, Commissioner of Public

Works. Emanuel Brandon, Superintendent of High-John J. Simmons, Superintendent of Build-Oliver Stewart Hardgrove, Superintendent of Sewers. Arrow C. Hankins, Superintendent of Street

Cleaning.
Joseph Sullivan, Superintendent of Public Buildings and Offices.
Telephone, 1900 Greenpoint.

BOROUGH OF RICHMOND. President's Office, New Brighton, States

Island.
George Cromwell, President.
Maybury Fleming, Secretary.
Louis Lincoln Tribus, Consulting Engineer and
Acting Commissioner of Public Works.
John Seaton, Superintendent of Buildings. Island.

H. E. Buel. Superintendent of Highways. John T. Fetherston, Assistant Engineer and Acting Superintendent of Street Cleaning. Ernest H. Seehusen, Superintendent of Sew-

John Timlin, Jr., Superintendent of Public Buildings and Offices. Offices, Borough Hall, New Brighton, N. Y., a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1000 Tompkinsville.

CORONERS. Borough of The Bronx—Corner of Third avenue and Tremont avenue. Telephone, 1250 Tremont and 1402 Tremont.

A. F. Schwannecke, Jacob Shongut.

A. F. Schwannecke, Jacob Shongut.

Borough of Brooklyn—Office, Rooms 1 and 3,

Municipal Building. Telephone, 4004 Main and

4005 Main.

Alexander J. Rooney, Edward Glinnen, Coro-

Open all hours of the day and night. Borough of Manhattan—Office, Criminal Courts Building, Centre and White streets.

Open at all times of the day and night, Coroners: Israel L. Feinberg, Herman Hellenstein, James E. Winterbottom, Herman W.

Holtzhauser. Telephones, 1094, 5057, 5058 Franklin. Borough of Queens—Office, Town Hall, Fulton street, Jamaica, L. I.
Alfred S. Ambler, G. F. Schaefer.
Office hours from 9 a. m. to 10 p. m.
Borough of Richmond—No. 175 Second street, New Brighton. Open for the transaction of business all hours of the day and night.

William H. Jackson, Coroner. Telephone, 7 Tompkinsville. COUNTY OFFICES.

NEW YORK COUNTY.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays, a. m to 12 m. Thomas Allison, Commissioner. Frederick P. Simpson, Assistant Commissioner. Telephone, 241 Worth.

COMMISSIONER OF RECORDS. Office, Hall of Records. William S. Andrews, Commissioner.
James O. Farrell, Deputy Commissioner.
Telephone, 3900 Worth.
Office hours, 9 a. m. to 5 p. m.; Saturdays,

a. m. to 12 m. COUNTY CLERK. Nos. 5, 8, 9, 10 and 11 New County Court House. Office hours, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m.

William F. Schneider, County Clerk.
Charles E. Gehring, Deputy.
Herman W. Beyer, Secretary.
Telephone, 5388 Cortlandt.

DISTRICT ATTORNEY. Building for Criminal Courts, Franklin and Office hours from 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Charles S. Whitman, District Attorney. Henry D. Sayer, Chief Clerk. Telephone, 2304 Franklin.

PUBLIC ADMINISTRATOR. No. 119 Nassau street, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. William M. Hoes, Public Administrator. Telephone, 6376 Cortlandt.

REGISTER.

Hall of Records. Office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m. Max S. Grifenhagen, Register. William Halpin, Deputy Register. Telephone, 3900 Worth.

SHERIFF. No. 299 Broadway, 9 a. m. to 4 p. m.; Satur-lays, 9 a. m. to 12 m. Except during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
John S. Shea, Sheriff.
John B. Cartwright, Under Sheriff.
Telephone, 4984 Worth.

SURROGATES.

Hall of Records. Court open from 9 a. m. to 4 p. m., except Saturday, when it closes at 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m.

John P. Cohalan and Robert L. Fowler, Surrogates; William V. Leary, Chief Clerk. Telephone, 3900 Worth.

KINGS COUNTY.

COMMISSIONER OF JURORS. 5 County Court-house. Jacob Brenner, Commissioner. Jacob Brenner, Commissioner.
Jacob A. Livingston, Deputy Commissioner.
Office hours from 9 a. m. to 4 p. m.; Saturdays, from 9 a. m. to 12 m.
Office hours during July and August, 9 a. m.
to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 1454 Main.

COMMISSIONER OF RECORDS. Hall of Records.

Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. *0 2 p. m.; Saturdays, 9 a. m. to 12 m.

Lewis M. Swasey, Commissioner.

Telephone, 1114 Main.

Telephone, 1082 Main.

COUNTY CLERK. Hall of Records, Brooklyn. Office hours, 9 a. m. to 4 p. m.; during months of July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. Henry P. Molloy, County Clerk
Thomas F. Wogan, Deputy County Clerk.
Telephone call, 4930 Main.

COUNTY COURT. County Court-house, Brooklyn, Rooms 10, 17, 18, 22 and 23. Court opens at 10 a. m. daily and sits until business is completed. Part 1., Room No. 23, Part II., Room No. 10, Court-house. Clerk's office, Rooms 17, 18, 19 and 22, open daily from 9 a. m. to 5 p. m.; Saturdays, 12 m. Norman S. Dike and Lewis L. Fawcett, County

ludges. Charles S. Devoy, Chief Clerk. Telephone, 4154 and 4155 Main.

DISTRICT ATTORNEY. Office, County Court-house, Borough of Brooklyn. Hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. John F. Clarke, District Attorney Telephone number, 2955-6-7 Main.

PUBLIC ADMINISTRATOR. No. 44 Court street (Temple Bar), Brooklyn, 9 a. m. to 5 p. m. Charles E. Teale, Public Administrator. Telephone, 2840 Main.

REGISTER. Hall of Records. Office hours, 9 a. m. to p. m., excepting months of July and August then from 9 a. m. to 2 p. m., provided for by statute; Saturdays, 9 a. m. to 12 m. Frederick Lundy, Register. James S. Reagan, Deputy Register. Telephone, 2830 Main.

County Court-house, Room 14, Brooklyn, N. Y. 9 a. m. to 4 p. m.; Saturdays, 12 m. Patrick H. Quinn, Sheriff.
John Morrissey Gray, Under Sheriff.
Telephone, 6845, 6846, 6847 Main.

SURROGATE.

Hall of Records, Brooklyn, N. Y. Herbert T. Ketcham, Surrogate. Edward J. Bergen, Chief Clerk and Clerk of the Surrogate Court. Court opens at 10 a. m. Office hours, 9 a. m to 4 p. m., except during months of July and August, when office hours are from 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3954 Main.

QUEENS COUNTY.

COMMISSIONER OF JURORS. Office hours, 9 a. m. to 4 p. m.; July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.; Queens County Court-house, Long

Island City.
George H. Creed, Commissioner of Jurors. Rodman Richardson, Assistant Commissioner. Telephone, 455 Greenpoint.

COUNTY CLERK. No. 364 Fulton street, Jamaica, Fourth Ward, Borough of Queens, City of New York.
Office open, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
Martin Mager, County Clerk.
Telephone, 151 Jamaica.

COUNTY COURT. County Court-house, Long Island City.
County Court opens at 10 a. m. Trial Terms
begin first Monday of each month, except July, urday, except during August and first Saturday

of September.

County Judge's office always open at No. 336
Fulton street, Jamaica, N. Y.

Burt J. Humphrey, County Judge.

Telephone, 551 Jamaica.

DISTRICT ATTORNEY. Office, Queens County Court-house, Long Island City, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Fred. G. De Witt, District Attorney.
Telephone, 2986 and 2987 Greenpoint.

PUBLIC ADMINISTRATOR. No. 17 Cook avenue, Elmhurst.

John T. Robinson, Public Administrator, County of Queens. Office hours, 9 a. m. to 5 p. m. Telephone, 335 Newtown. SHERIFF.

County Court-house, Long Island City, 9 a. m. to 4 p. m.; during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Thomas M. Quinn, Sheriff.
Edward W. Fitzpatrick, Under Sheriff.
Telephone, 2741 and 2742 Greenpoint (office)
Henry O. Schleth, Warden. Telephone, 372 Greenpoint.

SURROGATE. Daniel Noble, Surrogate. Office, No. 364 Fulton street, Jamaica. Except on Sundays, holidays and half-holidays, the office is open from 9 a. m. to 4 p. m.; Saturdays, from 9 a. m. to 12 m. July and August, 9 a. m. to 2 p. m.
The calendar is called on each week day at 10 a. m., except during the month of August. Telephone, 397 Jamaica.

RICHMOND COUNTY.

COMMISSIONER OF JURORS. Village Hall, Stapleton. Office open from 9 a. m. until 4 p. m.; Saturdays, from 9 a. m. to 12 m.
Telephone, 81 Tompkinsville.

COUNTY CLERK. County Office Building, Richmond, S. 1., 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. C. Livingston Bostwick, County Clerk. Telephone, 28 New Dorp.

COUNTY JUDGE AND SURROGATE. Terms of Court, Richmond County, 1910. County Courts—Stephen D. Stephens, County

First Monday of June, Grand and Trial Jury. Second Monday of November, Grand and Trial Fourth Wednesday of January, without a Jury Fourth Wednesday of January, without a Jury.
Fourth Wednesday of February, without a Jury.
Fourth Wednesday of March, without a Jury.
Fourth Wednesday of April, without a Jury.
Fourth Wednesday of July, without a Jury.
Fourth Wednesday of September, without a

Fourth Wednesday of October, without a Jury. Fourth Wednesday of December, without a

Surrogate's Court-Stephen D. Stephens, Surrogate.

Mondays, at the Borough Hall, St. George at 10.30 o'clock a. m.
Tuesdays, at the Borough Hall, St. George. at 10.30 o'clock a. m.

Wednesdays, at the Surrogate's Office, Richmond, at 10.30 o'clock a. m. Telephones, 235 New Dorp and 12 Tompkins

DISTRICT ATTORNEY. Borough Hall, St. George, S. I. Albert C. Fach, District Attorney. Telephone, 50 Tompkinsville. Office hours, 9 a. m. to 5 p. m.; Saturdays, 5

a. m. to 12 m. PUBLIC ADMINISTRATOR. Office, Port Richmond. William T. Holt, Public Administrator.

Telephone, 704 West Brighton. SHERIFF. County Court-house, Richmond, S. I. John J. Collins, Sheriff.
Office hours, 9 a. m. to 4 p. m.; Saturdays. a. m. to 12 m. Telephone, 120 New Dorp.

THE COURTS.

APPELLATE DIVISION OF THE SUPREME

FIRST JUDICIAL DEPARTMENT.

Court-house, Madison avenue, corner Twentyfifth street. 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.)

George L. Ingraham, Presiding Justice; Chester B. McLaughlin, Frank C. Laughlin, John
Proctor Clarke, Francis M. Scott, Nathan L.
Miller, Victor J. Dowling, Justices; Alfred Wagstaff, Clerk; William Lamb, Deputy Clerk.

Clerk's Office opens at 9 a. m. Telephone, 3840 Madison Square.

SUPREME COURT-FIRST DEPARTMENT. County Court-house, Chambers street. Court open from 10.15 a. m. to 4 p. m.

Special Term, Part I. (motions), Room No. 16.

Special Term, Part II. (ex-parte business),

Room No. 13. Special Term, Part III., Room No. 19. Special Term, Part III., Room No. 19. Special Term, Part IV., Room No. 20. Special Term, Part V., Room No. 6. Special Term, Part VI., Room No. 31. Trial Term, Part III., Room No. 34. Trial Term, Part III., Room No. 21. Trial Term, Part IV., Room No. 21. Trial Term, Part V., Room No. 24. Trial Term, Part VI., Room No. 18. Trial Term, Part VII., Room No. —. Trial Term, Part VIII., Room No. 35. Trial Term, Part VIII., Room No. 35. Trial Term, Part X., Room No. 35. Trial Term, Part X., Room No. 26. Trial Term, Part IX., Room No. 35.
Trial Term, Part XI., Room No. 26.
Trial Term, Part XI., Room No. 27.
Trial Term, Part XII., Room No. —.
Trial Term, Part XIII., and Special Term,
Part VII., Room No. 36.
Trial Term, Part XIV., Room No. 28.
Trial Term, Part XV., Room No. 37.
Trial Term, Part XVII., Room No. —.
Trial Term, Part XVII., Room No. 20.
Trial Term, Part XVIII., Room No. 29.
Appellate Term, Room No. 29.
Naturalization Bureau. Room No. 38. third

Naturalization Bureau, Room No. 38, third Assignment Bureau, room on mezzanine floor

ortheast. Clerks in attendance from 10 a. m. to 4 p. m. Clerk's Office, Special Term, Part 1. (motion), Room No. 15.

Clerk's Office, Special Term, Part II. (exparte business), ground floor, southeast corner. Clerk's Office, Special Term, Calendar, ground floor, south. Clerk's Office, Trial Term, Calendar, room northeast corner, second floor, east. Clerk's Office, Appellate Term, room south

west corner, third floor.

Trial Term, Part I. (criminal business).
Criminal Court-house, Centre street.
Justices—Henry Bischoff, Leonard A. Giegerich, P. Henry Dugro, James Fitzgerald, James A. O'Gorman, James A. Blanchard, Samuel Greenbaum, Edward E. McCall, Edward B. Amend, Vernon M. Davis, Joseph E. Newburger, John W. Goff, Samuel Seabury, M. Warley Platzek, Peter A. Hendrick, John Ford, John J. Brady, Mitchell L. Erlanger, Charles L. Guy, James W. Gerard, Irving Lehman, Edward B. Whitney, Alfred R. Page, Edward J. Gavegan, Nathan Bijur, John J. Deliny.
William F. Schneider, Clerk, Supreme Court. Telephone, 4580 Cortlandt. vest corner, third floor.

SUPREME COURT—SECOND DEPARTMENT. Kings County Court-house, Borough of Brook-Clerk's office hours, 9 o'clock a. m. to o'clock p. m. Seven jury trial parts. Special Ferm for Trials. Special Term for Motions.

Telephone, 4580 Cortlandt.

James F. McGee, General Clerk. Telephone, 5460 Main. CRIMINAL DIVISION—SUPREME COURT. Building for Criminal Courts, Centre, Elm, White and Franklin streets.

Court opens at 10.30 a. m.
William F. Schneider, Clerk; Edward R. Carroll, Special Deputy to the Clerk.
Clerk's Office open from 9 a. m. to 4 p. m.;
Saturdays, 9 a. m. to 12 m.
Telephone, 6064 Franklin.

COURT OF GENERAL SESSIONS. Held in the Building for Criminal Courts, Centre, Elm, White and Franklin streets. Court opens at 10.30 a. m.

Warren W. Foster, Thomas C. O'Sullivan, Otto A. Rosalsky, Thomas C. T. Crain, Edward Swann, Joseph F. Mulqueen, James T. Malone, Judges of the Court of General Sessions; Edward R. Carroll, Clerk. Telephone, 1201 Frank-

Clerk's Office open from 9 a. m. to 4 p. m.
During July and August Clerk's Office will
close at 2 p. m., and on Saturdays at 12 m.

CITY COURT OF THE CITY OF NEW YORK. City Hall Park, from 10 a. m. to 4 p. m. Special Term Chambers will be held from 10

special ferm Chambers will be held from 10 a. m. to 4 p. m.
Clerk's Office open from 9 a. m. to 4 p. m.
Edward F. O'Dwyer, Chief Justice; Francis
B. Delehanty, Joseph I. Green, Alexander Finelite, Thomas F. Donnelly, John V. McAvoy,
Peter Schmuck, Richard T. Lynch, Edward B.
La Fetra, Richard H. Smith, Justices. Thomas
F. Smith, Clerk.
Telephone, 122 Cortlandt.

COURT OF SPECIAL SESSIONS. Building for Criminal Courts, Centre street,

between Franklin and White streets, Borough of Manhattan. Court opens at 10 a.m. Isaac Franklin Russell, Chief Justice; William

E. Wyatt, Willard H. Olmsted, Joseph M. Deuel, Lorenz Zeller, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Forker, John Fleming, Robert J. Wilkin, George J. O'Keefe, Morgan M. J. Ryan, James J. McInerney and Arthur C. Salmon, Justices. Frank W. Smith, Chief Clerk

Part II., Atheneum Building, Atlantic avenue and Clinton street, Borough of Brooklyn. This part is held on Mondays, Thursdays and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Best J.J. Tame Hell Israeias Borough of Mondays, Thursdays and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Best J.J. Tame Hell Israeias Borough of Michael F. Blake, William J. Boyhan, Justices.

Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. F. Moran, Clerk. Telephone, 189 Jamaica. Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesdays. Robert Brown, Clerk. Telephone, 49 Tompkins-

CHILDREN'S COURT.

New York County—No. 66 Third avenue, Manhattan. Ernest K. Coulter, Clerk. Telephone, 1832 Stuyvesant. Kings County—No. 102 Court street, Brook lyn. Joseph W. Duffy, Clerk. Telephone, 627 Main. Queens County-No. 19 Hardenbrook avenue,

famaica. Sydney Ollendorff, Clerk. This courf is held on Thursdays. Richmond County—Corn Exchange Bank Bldg., St. George, S. I. William J. Browne, Clerk This court is held on Tuesdays.

CITY MAGISTRATES' COURT.

First Division. Court opens from 9 a. m. to 4 p. m.
William McAdoo, Chief City Magistrate; Robert
C. Cornell, Leroy B. Crane, Peter T. Barlow.
Matthew P. Breen, Henry Steinert, Frederick
B. House, Charles N. Harris, Frederic Kernochan. Arthur C. Butts, Joseph E. Corrigan, Moses Herrman, Paul Krotel, Keyran J. O'Connor, Henry W. Herbert, Charles W. Appleton, Daniel F. Murphy, John J. Freschi, City Magistrates. Philip Bloch, Chief Clerk, 300 Mulberry street. Telephone, 6213 Spring.

First District—Criminal Courts Building. Second District—Jefferson Market.

Third District—No. 69 Essex street. Fourth District—No. 151 East Fifty-seventh

street.
Fifth District-One Hundred and Twenty-first street, southeastern corner of Sylvan place.
Sixth District—One Hundred and Sixty-first street and Brook avenue. Seventh District-No. 314 West Fifty-fourth

Eighth District—Main street, Westchester. Ninth District (Night Court for Females)—125

Tenth District (Night Court for Males)—No.
151 East Fifty-seventh street.
Eleventh District—Domestic Relations Court— No. 151 East Fifty-seventh street.

Second Division. Becond Division.

Borough of Brooklyn.

Otto Kempner, Chief City Magistrate; Edward J. Dooley, James G. Tighe, John Naumer, E. G. Higginbotham, Frank E. O'Reilly, A. V. B. Voorhees, Jr., Alexander H. Geismar, John F. Hylan, Howard P. Nash, Moses J. Harris, City Magistrates

Office of Chief Magistrate, Borough Hall, Brooklyn. William F. Delaney, Chief Clerk, Borough Hall, Brooklyn. Courts.

First District—No. 318 Adams street.
Second District—Court and Butler streets.
Fourth District—No. 6 Lee avenue.
Fifth District—No. 249 Manhattan avenue.
Sixth District—No. 495 Gates avenue.
Seventh District—No. 31 Snider avenue (Flat-

Eighth District-West Eighth street (Coney Island). Ninth District-Fifth avenue and Twenty-third street.

Tenth District-No. 133 New Jersey avenue. Domestic Relations Court-Myrtle and Vander

Borough of Queens.
City Magistrates—Matthew J. Smith, Joseph Fitch, Maurice E. Connolly, Eugene C. Gilroy. Courts. First District-St. Mary's Lyceum, Long Island

Second District—Town Hall, Flushing, L. I. Third District—Central avenue, Far Rockaway,

Fourth District—Town Hall, Jamaica, L. I.
Borough of Richmond.
City Magistrates—Joseph B. Handy, Nathaniel Courts.

First District-Lafayette avenue, New Brigh ton, Staten Island. Second Division—Village Hall, Stapleton, Staten Island.

MUNICIPAL COURTS.

Borough of Manhattan. First District-The First District embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Fourteenth street and the centre line of Fifth street from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine street.

Wauhope Lynn, William F. Moore, John Hoyer, Justices.

Thomas O'Connell, Clerk. Location of Court—Merchants' Association Building, Nos. 54-60 Lafayette street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
Additional Parts are held at southwest corner

f Sixth avenue and Tenth street and at No. 128 Prince street.

Telephone, 6030 Franklin. Telephone, 6030 Franklin.

Second District—The Second District embraces the territory bounded on the south by the centre line of Fifth street from the Bowery to Second avenue and on the south and east by the southerly and easterly boundaries of the said borough, on the north by the centre line of East Fourteenth street, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Divigious street, and Catharine street.

ames I. Devlin, Clerk.

the territory bounded on the south by the centre line of Fourteenth street, on the east by the streets. Parts I. and II. centre line of Seventh avenue from Fourteenth street to Fifty-ninth street and by the centre line of Central Park West from Fifty-ninth street to Sixty-fifth street, on the north by the centre line of Sixty-fifth street and the centre line of Fiftyninth street from Seventh to Eighth avenue, on the west by the westerly boundary of the said

Thomas E. Murray, Thomas F. Noonan, Jus-Michael Skelly, Clerk.

Location of Court-No. 314 West Fifty-fourth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.;

Saturdays, 9 a. m. to 12 m.
Telephone number, 5450 Columbus.
Fourth District—The Fourth District embraces the territory bounded on the south by the centre Part 1., Criminal Courts Building, Borough of Manhattan. John P. Hilly, Clerk. Telephone, 2092 Franklin.

Telephone, 2092 Franklin.

Abram Bernard, Clerk.
Location of Court—Part I. and Part II., No.
151 East Fifty-seventh street. Clerk's Office open
daily (Sundays and legal holidays excepted) from

9 a. m. to 4 p. m. Telephone, 3860 Plaza. Fifth District—The Fifth District embraces the territory bounded on the south by the centre line of Sixty-fifth street, on the east by the centre line of Central Park West, on the north by the centre line of One Hundred and Tenth street, on the west by the westerly boundary of said

orough. Alfred P. W. Seaman, William Young, Frederick Spiegelberg, Justices. John H. Servis, Clerk.

Location of Court—Southwest corner of Broad-way and Ninety-sixth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Telephone, 4006 Riverside.

sof One Hundred and Tenth street, on the east by the easterly boundary of said borough, including, however, all of Blackwells Island and excluding any portion of Wards Island.

Jacob Marks, Solomon Oppenheimer, Justices.
Edward A. McQuade, Clerk.
Location of Court—Northwest corner of Third avenue and Eighty-third street. Clerk's Office

Southeast of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

Court-room, No. 14 Howard avenue.

Jacob S. Strahl, Justice. Joseph P. McCarthy, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 4343 Lenox. Seventh District—The Seventh District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the east by the centre line of Fifth avenue to the northerly terminus thereof, and north of the northerly terminus of Fifth avenue, following in a northerly direction the course of the Harlem River, on a line conterminous with the easterly boundary of said borough, on the north and west by the northerly and westerly boundaries of said

Philip J. Sinnott, David L. Weil, John R. Davies, Justices.
John P. Burns, Clerk.
Location of Court—No. 70 Manhattan street, Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.
Eighth District—The Eighth District embraces the territory bounded on the sunday of the territory bounded on the south by the centre line of One Hundred and Tenth street, on the west by the centre line of Fifth avenue, on the

horth and east by the northerly and easterly boundaries of said borough, including Randalls Island and the whole of Wards Island.

Joseph P. Fallon and Leopold Prince, Justices.

William J. Kennedy, Clerk.

Location of Court—Sylvan place and One Hundred and Twenty first street pears. Third executed

Location of Court—Sylvan place and One Hundred and Twenty-first street, near Third avenue. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 3950 Harlem.

Ninth District—The Ninth District embraces the territory bounded on the south by the centre line of Fourteenth street and by the centre line of Fifty-ninth street from the centre line of Seventh avenue to the centre line of Central Park West, on the east by the centre line of Levington West, on the east by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Park, and by the centre line of Fifth avenue from the centre line of Ninety-sixth street to the centre line of One Hundred and Tenth street, on the north by the centre line of Ninety-sixth street from the centre line of Lexington avenue to the centre line of Fifth avenue and One Hundred and Tenth street from Fifth avenue to Central

Park West, on the west by the centre line of Seventh avenue anti Central Park West.
Edgar J. Lauer, Frederic De Witt Wells, Frank D. Sturges, William C. Wilson, Justices.
William J. Chamberlain, Clerk.
Location of Court—Southwest corner of Madi-

son avenue and Fifty-ninth street. Parts I. and II. Court opens at 9 a. m. Clerk's Office open daily (Sundays and legal holidays excepted) from

daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3873 Plaza.

Borough of The Bronx.

First District—All that part of the Twenty-fourth Ward which was lately annexed to the City and County of New York by chapter 934 of the Laws of 1895, comprising all of the late Town of Westchester and part of the Towns of Eastchester and Pelham, including the Villages of Wakefield and Williamsbridge. Court-room, Town Hall, No. 1400 Williamsbridge road, Westchester Village. Court open daily (Sundays and chester Village. Court open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Trial of causes, Tuesday and Friday of each

Peter A. Sheil, Justice. Stephen Collins, Clerk.
Office hours from 9 a. m. to 4 p. m.; Satur-

Office nours from 9 a. m. to 4 p. m.; Saturdays closing at 12 m.

Telephone, 457 Westchester.
Second District—Twenty-third and Twenty-fourth Wards, except the territory described in chapter 934 of the Laws of 1895. Court-room, southeast corner of Washington avenue and One Hundred and Sixty-second street. Office hours from 9 a. m. to 4 p. m. Court opens at 9 a. m. from 9 a. m. to 4 p. m. Court opens at 9 a. m., Sundays and legal holidays excepted. John M. Tierney, Justice. Thomas A. Maker, Clerk.

week.

sion street and Catharine street.

Benjamin Hoffman, Leon Sanders, Thomas P.
Dinnean, Leonard A. Snitkin, Justices.

Of Myrtle avenue to North Portland avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of North Portland avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue, the centre line of North Portland avenue to Flushing avenue to Flus James J. Devlin, Clerk.
Location of Court—Nos. 264 and 266 Madison street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.
Telephone, 4300 Orchard.
Third District—The Third District embraces
Third District—The Third District embraces tre line of Flushing avenue to Navy street

Eugene Conran, Justice. Edward Moran, Clerk. Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Second District-Seventh Ward and that por-tion of the Twenty-first and Twenty-third Wards west of the centre line of Stuyvesant avenue and the centre line of Schenectady avenue, also that portion of the Twentieth Ward beginning at the intersection of the centre lines of North Portland and Myrtle avenues, thence along the centre line of Myrtle avenue to Waverly avenue, thence along the centre line of Waverly avenue to Park avenue, thence along the centre line of Park avenue to Washington avenue, thence along the nue to Washington avenue, thence along the centre line of Washington avenue to Flushing avenue, thence along the centre line of Flushing avenue to North Portland avenue, and thence along the centre line of North Portland avenue to the point of beginning.

Court-room, No. 495 Gates avenue.

John R. Farrar, George Freifeld, Justices.
Franklin B. Van Wart, Clerk.

Clerk's Office open from 8.45 a. m. to 4 p. m.,
Sundays and legal holidays excepted. Saturdays,
8.45 a. m. to 12 m.

Telephone, 504 Bedford.

Third District—Embraces the Thirteenth, Four-

Third District—Embraces the Thirteenth, Four-teenth, Fifteenth, Sixteenth, Seventeenth, Eigh-teenth and Nineteenth Wards, and that portion of the Twenty-seventh Ward lying northwest of the centre line of Starr street between the boun-dary line of Queens County and the centre line of Central avenue, and northwest to the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway. Court-house, Nos. 6 and 8 Lee avenue,

Brooklyn.
Philip D. Meagher and William J. Bogenshutz,
Justices. John W. Carpenter, Clerk.
Clerk's Office open from 9 a. m. to 4 p. m.,

Sundays and legal holidays excepted. Court opens at 9 a. m. Telephone, 995 Williamsburg.

Fourth District—Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the Twenty-first and Twenty-third Wards lying east of the centre line of Stuyvesant avenue and east Sixth District—The Sixth District embraces the territory bounded on the south by the centre line of the centre line of Stuyvesant avenue and east of Fifty-ninth street and by the centre line of the centre line of Schenectady avenue, and Ninety-sixth street from Lexington avenue to that portion of the Twenty-seventh Ward lying east of the centre line of Schenectady avenue, and that portion of the Twenty-seventh Ward lying east of the centre line of Schenectady avenue, and that portion of the Twenty-seventh Ward lying east of the centre line of Schenectady avenue, and the centre line of the centr Ninety-sixth street from Lexington avenue to Ninety-sixth street from Lexington avenue to Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Tenth street, on the north by the centre line of Central avenue and southeast of the centre line of One Hundred and Tenth street, on the east of the centre line of Central and Bushwick avenues, and Southeast of the centre line of Central and Bushwick avenues, and Southeast of the centre line of Niloughby avenue and Southeast of the centre line of Rushwick avenues, and Ninety-sixth street to One Hundred and Tenth street, on the east of the centre line of Rushwick avenues, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the centre line of Central and Bushwick avenues, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the centre line of Central and Bushwick avenues, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Starr street between the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Central avenue and southeast of the centre line of Cen

Fifth District—Contains the Eighth, Thirtieth and Thirty-first Wards, and so much of the Twenty-second Ward as lies south of Prospect

Court-house, northwest corner of Fifty-third street and Third avenue (No. 5220 Third ave-Cornelius Furgueson, Justice. Jeremiah

Cornelius Furgueson, Justice. Jeremiah J. O'Leary, Clerk.
Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.
Telephone, 407 Bay Ridge.
Sixth District—The Sixth District embraces the Ninth and Twenty-ninth Wards and that portion of the Twenty-second Ward north of the centre line of Prospect avenue; also that portion of the Eleventh and the Twentieth Wards beginning at the intersection of the centre lines of Bridge and Fulton streets: thence along the centre line of Fulton streets; thence along the centre line of Fulton street to Flatbush avenue; thence along the centre line of Flatbush avenue to Atlantic avenue; thence along the centre line of Atlantic avenue to Washington avenue; thence along the centre line of Washington avenue to Park avenue; thence along the centre line of Park avenue to Waverly avenue; thence along the centre line of Waverly avenue to Myrtle avenue; thence along the centre line of Myrtle avenue to Hudson avenue; thence along the centre line of Hudson avenue to Johnson street; thence along the centre line of Johnson street to Bridge street, and thence along the centre line of Bridge street to the

point of beginning.

Lucien S. B-yliss and George Fielder, Justices.

William R. Fagan, Clerk.
Court-house, No. 611 Fulton street.
Telephone, 6335 Main.
Seventh District—The Seventh District embraces the Twenty-sixth, Twenty-eighth and Thirty-second Wards.

Absender S. Beauthal and Edward A. Rich.

Alexander S. Rosenthal and Edward A. Richards, Justices. Samuel F. Brothers, Clerk. Court-house, corner Pennsylvania avenue and Fulton street (No. 31 Pennsylvania avenue). Clerk's Office open from 8.45 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m. Trial days, Tuesdays, Wednesdays, Thursdays and Fridays. During

July and August, 8.45 a. m. to 2 p. m. Telephones, 904 and 905 East New York. First District—Embraces the territory bounded by and within the canal, Rapelye avenue, Jackson avenue, Old Bowery Bay road, Bowery Bay, East river and Newtown creek. Court-room, St. Mary's Lyceum, Nos. 115 and 117 Fifth street, Long

Lyceum, Nos. 115 and 117 Fitta street, Long Island City.
Clerk's Office open from 9 a. m. to 4 p. m. each day, excepting Saturdays, closing at 12 m. Trial days, Mondays, Wednesdays and Fridays.
All other business transacted on Tuesdays and

Thursdays.
Thomas C. Kadien, Justice. John F. Cassidy,

Clerk.
Telephone, 2376 Greenpoint.
Second District—Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, boundary line between the Second and Third Wards, Flushing creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street. Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck bay, East river, Bowery bay, Old Bowery Bay road, Jackson avenue, Rapelye avenue, the canal and Newtown creek. Court-room in Court-house of the late Town of Newtown, corner of Broadway and Court street, Elmhurst, New York. P. O. Address, Elmhurst, Queens County, New York.

John M. Cragen, Justice. J. Frank Ryan,
Clerk.

Trial days, Tuesdays and Thursdays,
Fridays for Jury trials only.
Clerk's Office open from 9 a. m. to 4 p. m.,
Sundays and legal holidays excepted.
Telephone, 87 Newtown.
Third District—Embraces the territory bounded

by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, Vandeveer avenue, Jamaica avenue, Shaw avenue, Atlantic avenue, Morris avenue, Rockaway road, boundary line between Queens and Nassau counties, Atlantic Ocean, Rockaway Iulet, boundary line between Queens and Kings counties and Newtown creek.

Alfred Denton, Justice. John H. Nuhn, Clerk. 1908 and 1910 Myrtle avenue, Glendale. Telephone, 2352 Bushwick.

Clerk's Office open from 9 a. m. to 4 p Trial days, Tuesdays and Thursdays (Fridays for Jury trials only), at 9 a. m.
Fourth District—Embraces the territory bounded

by and within the boundary line between the Second and Fourth wards, the boundary line between the Second and Third wards, Flushing creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck bay, boundary line between Queens and Nassau counties, Rockaway road, Morris avenue, Atlantic avenue Shaw avenue, Jamaica avenue and Vandeveer

Court-house, Town Hall, northeast corner of Fulton street and Flushing avenue, Jamaica.

James F. McLaughlin, Justice. George W.

Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Court held on Mondays, Wednesdays and Fri-

days at 9 a. m. Telephone, 189 Jamaica. Borough of Richmond."

First District—First and Third Wards (Towns of Castleton and Northfield). Court-room, former Village Hall, Lafayette avenue and Second street. New Brighton. Thomas C. Brown, Justice. Thomas E. Cremins

Clerk's Office open from 8.45 a. m. to 4 p. m. Telephone, 503 Tompkinsville. Second District—Second, Fourth and Fifth Wards (Towns of Middletown, Southfield and Westfield). Court-room, former Edgewater Village Hall, Stapleton.

Arnold J. B. Wedemeyer, Justice. William Wedemeyer, Clerk.

Clerk's Office open from 9 a. m. to 4 p Court opens at 9 a. m. Calendar called at 10 a. m. Court continued until close of business.

Trial days, Mondays, Wednesdays and Fridays.

Telephone, 313 Tompkinsville.

MUNICIPAL CIVIL SERVICE COMMISSION.

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY, NEW YORK, March 24, 1911. PUBLIC NOTICE IS HEREBY GIVEN OF the proposed amendment of the classification of positions in the Exempt Class under the heading "Mayor's Office" by striking therefrom the title Executive Stenographer, and substitu-

ting, in lieu thereof, the following:
2 EXECUTIVE STENOGRAPHERS. A public hearing will be allowed, on the request of any interested person, at the Commission's offices, 299 Broadway, on
TUESDAY, MARCH 28, 1911,

at 10 a. m.

F. A. SPENCER, Secretary. m24,25,27

BOARD MEETINGS.

Board of Aldermen. The Board of Aldermen meets in the Alder manic Chamber, City Hall, every Tuesday, at 1.30 o'clock p. m.
P. J. SCULLY, City Clerk and Clerk to the Board of Aldermen.

Board of Estimate and Apportionment. The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Thursday, at 10.30 o'clock

IOSEPH HAAG, Secretary.

Commissioners of Sinking Fund. The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesdays, at 11 a. m., at call of the Mayor. HENRY J. WALSH, Deputy Chamberlain. secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the Chief Clerk.

Board of City Record. The Board of City Record meets in the City Hall, at call of the Mayor.

JOHN KORB, JR., Chief Clerk.

DAVID FERGUSON, Supervisor, Secretary. DEPARTMENT OF HEALTH.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER 55TH ST. AND 6TH VE., BOROUGH OF MANHATTAN, CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10 o'clock a.m. on

WEDNESDAY, APRIL 5, 1911. FOR FURNISHING AND DELIVERING FIFTEEN (15) REFRIGERATORS REQUIRED TO EQUIP FIFTEEN INFANTS' MILK DEPOTS, LOCATED OR PROPOSED TO BE LOCATED IN THE SEVERAL BOROUGHS OF THE CITY OF NEW YORK FOR THE DEPARTMENT OF HEALTH, CITY OF NEW YORK.

Contract will be awarded to the lowest bidder

for the entire contract.

The time for the delivery of the supplies and the performance of the contract is 30 days.

The amount of security required is fifty per

cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for the entire contract.

Blank forms and further information may be obtained at the office of the Chief Clerk of Department of Health, southwest corner of 55th st. and 6th ave., Borough of Manhattan.

ERNST J. LEDERLE, Ph. D., President; AL-VAH H. DOTY, M. D.; JAMES C. CROPSEY, Board of Health.

, 1911. Dated TSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER 55TH ST. AND 6TH BOROUGH OF MANHATTAN, THE CITY OF

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10 o'clock a. m. on FRIDAY, MARCH 31, 1911,

FRIDAY, MARCH 31, 1911,

FOR FURNISHING AND DELIVERING, AS REQUIRED, CHEMICALS, DRUGS, PHARMACEUTICALS, LABORATORY APPARATUS AND UTENSILS, DISINFECTANTS, TEXTILES, NOTIONS, DRUGGISTS' SUNDRIES AND MISCELLANEOUS SUPPLIES, TO THE VARIOUS BUILDINGS OF THE DEPARTMENT OF HEALTH IN THE DIFFERENT BOROUGHS OF THE CITY OF NEW YORK DURING THE YEAR 1911.

Contract will be awarded to the lowest bidder on each item.

on each item. the performance of the contract is during the year 1911. The amount of security required is fifty per cent. (50%) of the amount of the bid. Samples may be seen, and blank forms and further information may be obtained at the of-fice of the Chief Clerk of the Department of

Health, southwest corner of 55th st. and 6th ave., Borough of Manhattan.

ERNST J. LEDERLE, Ph.D., President; ALVAH H. DOTY, M. D.; JAMES C. CROPSEY, Record." Board of Health. Dated March 20, 1911.

EFSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF PARKS.

OFFICE OF THE DEPARTMENT OF PARKS, AR SENAL BUILDING, 5TH AVE. AND 64TH ST., BOR-OUGH OF MAKHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m. on

THURSDAY, APRIL 6, 1911.

Borough of Manhattan. FOR ALL LABOR AND MATERIAL RE-OUIRED FOR COMPLETING THE CON-TRACT ABANDONED BY SCHOVERLING, DALY & GALES FOR FURNISHING AND ERECTING PLAYGROUND APPARATUS IN VARIOUS PARKS IN THE BOROUGHS OF MANHATTAN AND RICHMOND.

The time allowed to complete the work will be sixty consecutive working days. The amount of security required is Two Thousand Dollars.

The bids will be compared and the contract awarded at a lump or aggregate sum.
Plans may be seen and blank forms may be obtained at the office of the Department of Parks, Arsenal, Central Park, New York City.
CHARLES P. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissional of Parks

missioners of Parks. m27,a6

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock

THURSDAY, APRIL 6, 1911. Borough of The Bronx.

p. m. on

FOR FURNISHING AND DELIVERING FIFTY BARRELS OF GASOLINE AND TEN BARRELS OF KEROSENE, FOR PARKS, BOROUGH OF THE BRONX. The time for the delivery and the full per-formance of the contract is as required before

The amount of security required is Two Hundred Dollars (\$200).

The bids will be compared and the contract The bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Zbrowski Mansion, Claremont Park, The Bronx.

CHARLES I: STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Lyse General Instructions to Bidders on the last page, last column, of the "City Record."

Office of Department of Parks, Arsenal Building, Fifth Avenue and Sixty-Fourth Street, Borough of Manhattan, City of New York.

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m. on

p. m. on

THURSDAY, APRIL 6, 1911,

Borough of Manhattan.

FOR FURNISHING, DELIVERING, STORING AND TRIMMING COAL FOR THE
NEW YORK PUBLIC LIBRARY, 5TH AVE. AND 40TH ST.

AND 401H 51.

The time allowed for the completion of this contract is as required before June 15, 1911.

The amount of the security required is One l'housand Dollars.

Thousand Dollars.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Arsenal, Central Park, New York City.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Thousand Dollars.

West and Fifth street, Prospect Park, Brooklyn, CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Thousand Dollars.

West and Pith Street, Prospect Park, Brooklyn and Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park, Brooklyn and Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park, Brooklyn and Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park, Brooklyn CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Thousand Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park, Brooklyn CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Thousand Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park West and Fifth street, Prospect Park West and Fifth street, Prospect Park West and Pith Street, Prospect Park Wes the last page, last column, of the "City

Office of Department of Parks, Arsenal Building, 5th Ave. and 64th St., Borough of MANHATTAN, C.TY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above of-fice of the Department of Parks until 3 o'clock

Record."

THURSDAY, APRIL 6, 1911,

s ninety (90) working days.

The amount of security required is Two Thou-

The amount of security required is Two Thousand Dollars (\$2,000).

The bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Zbrowski Mansion, Claremont Park, Borough of The Bronx.

CHARLES B. STOVER, President: THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

Z See General Instructions to Bidders on the last page, last column, of the "City"

the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST.. BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE. MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock p. m., on

Borough of Brooklyn.

FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF COMFORT AND SHELTER
BUILDING LOCATED IN BUSHWICK PLAYGROUND, AT PUTNAM AVE. AND WOODBINE ST. EXTENSION, BOROUGH OF
BROOKLYN, TOGETHER WITH ALL THE
WORK INCIDENTAL THERETO.

The time allowed for the completion of this
contract will be 120 days. The amount of the se-

contract will be 120 days. The amount of the se-

contract will be 120 days. The amount of the security required is Five Thousand Dollars (\$5,000).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Boroughs of Brooklyn and Queens, Litchfield Mansion, Prospect Park West and Fifth st., Prospect Park, Brooklyn.

At THE FOOT OF NOTT AVENUE, E. R., BOROUGH

of Queens.

At 2.30 p. m.

Lot 14. Raft, 4-inch by 10-inch yellow pine;

dimensions, 18 by 23 feet by 10 courses deep.

Lot 15. Raft, section of ferry rack 12 by 35 by 2 feet.

Lot 16. Raft, section of ferry rack 12 by 40 by 2 feet.

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL
BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF
MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Park Board, at the above
office of the Department of Parks, until 3
o'clock p. m., on

4-inch by 10-inch yellow pine; unnersions 13 by
16 feet, 14 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
26 by 26 feet, 11 courses deep.
Lot 21. Raft, 3-inch by 10-inch yellow pine,
20 by 24 feet, 9 courses deep.
Lot 22. Raft, 3-inch by 10-inch yellow pine,
21 by 32 feet, 8 courses deep.
Lot 23. Raft, 3-inch by 10-inch and 4-inch by
26 feet, 18 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
27 by 32 feet, 9 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
28 by 26 feet, 19 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
29 by 24 feet, 9 courses deep.
Lot 22. Raft, 3-inch by 10-inch yellow pine,
21 by 22 feet,
25 by 26 feet, 19 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
26 by 26 feet, 19 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
26 by 26 feet, 19 courses deep.
Lot 22. Raft, 3-inch by 10-inch yellow pine,
26 by 26 feet, 19 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
26 by 26 feet, 19 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
27 by 32 feet, 8 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
28 by 28 feet, 9 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
29 by 24 feet, 9 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
20 by 24 feet, 9 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
29 by 32 feet, 8 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
20 by 24 feet, 9 courses deep.
21 by 32 feet, 8 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
28 by 32 feet, 8 courses deep.
29 by 32 feet, 8 courses deep.
Lot 20. Raft, 3-inch by 10-inch yellow pine,
20 by 32 feet, 8 courses deep.
20 by 32 feet, 8 courses deep.
21 by 32 feet, 8 courses deep.

THURSDAY, APRIL 6, 1911,

Borough of Brooklyn. FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF COMFORT AND SHELTER
BUILDING LOCATED IN RED HOOK PLAYGROUND, AT RICHARDS, KING, DWIGHT

ROPOLICH OF ROPE COMPONER OF RED HOOK PLAYGROUND, AT RICHARDS, KING, DWIGHT

Lot 24. Katt, 3-inch by 10-inch and 4-inch by 10-inch yellow pine; dimensions 17 by 18 feet, courses deep.

Lot 25. Raft, 12-inch by 12-inch yellow pine; dimensions, 19 by 21 feet, 1 course deep.

Lot 26. Raft, 4-inch by 10-inch yellow pine, with the property of th GROUND, AT RICHARDS, KING, DWIGHT
AND PIONEER STS., BOROUGH OF
BROOKLYN, TOGETHER WITH ALL THE
WORK INCIDENTAL THERETO.
The time allowed for the completion of this
contract will be 120 days. The amount of the
contract will be 120 days. The amount of the
Thousand Dollars

dimensions, 19 by 21 teet, 1 course deep.

Lot 26. Raft, 4-inch by 10-inch yellow pine,
20 by 26 feet, 14 courses deep.

Lot 28. Raft, 3-inch by 10-inch and 4-inch by
10-inch yellow pine, 22 by 25 feet, 9½ courses

security required is Four Thousand Dollars deep. (\$4,000).

Bids will be compared and the contract 20 by 28 feet, 10 courses deep.

Lot 29. Rait, 4-men by 10-inch yellow pine, awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Boroughs of Brooklyn and Queens, Litchfield Mansion, Prospect

8 by 20 feet, 1 course deep.

8 by 20 feet, 1 course deep.

Park West and Fifth st., Prospect Park, Brook-CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks. m25,a6

17 See General Instructions to Bidders on the last page, last column, of the Record."

OFFICE OF DEPARTMENT OF PARKS, ARSENAL BUILDING, FIFTH AVENUE AND SIXTY-FOURTH STREET, BOROUGH OF MANHATIAN, CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock

p. m. on

WAYS IN THE BOROUGH OF BROOKLYN.

The time allowed for the completion of this contract will be sixty (60) days. The amount of the security required is Two Thousand Dollars (\$2,000).

Bids will be compared and the contract Bids will be compared and the contract will be compared and the contract at the F 24th

the Department of Parks, Boroughs of Brooklyn gives a guarantee to return it to the E. 24th and Queens, Litchfield Mansion, Prospect Park Street Yard within 10 days after its removal from West and Fifth street, Prospect Park, Brooklyn.

CHARLES B. STOVER, President; THOMAS

SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock

THURSDAY, MARCH 30, 1911.

Boroughs of Brooklyn and Queens FOR FURNISHING AND DELIVERING COAL IN PARKS AND ON PARKWAYS, BOROUGHS OF BROOKLYN AND QUEENS.

BOROUGHS CF BROOKLYN AND QUEENS.

The time allowed for the completion of this contract will be on or before December 31, 1911. The amount of the security required is Six Thousand Dollars (\$6,000).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Boroughs of Brooklyn and Queens, Litchfield Mansion, Prospect Park West and Fifth street, Prospect Park, Brooklyn. CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, Commissioners of Parks.

17 See General Instructions to Bidders on

DEPARTMENT OF DOCKS AND FERRIES.

Office of the Department of Docks and Ferries, Pier "A," Foot of Battery Place, North River, Borough of Manhaitan, The

CITY OF NEW YORK.
SALE OF OLD MATERIAL.

JOSEPH P. DAY, AUCTIONEER, WILL SELL
the following lots of old material on behalf of
the Department of Docks and Ferries, on

THURSDAY, AFKIL 0, 1911,

Borough of The Bronx.

FOR FURNISHING ALL THE LABOR AND MATERIALS FOR COMPLETELY ERECTING AND CONSTRUCTING A REINFORCED CONCRETE BRIDGE FROM HUNTER ISLAND TO TWIN ISLAND, IN PELHAM BAY PARK, IN THE CITY OF NEW YORK.

The time for the completion of the contract is ninety (90) working days.

the Department of Docks and Petries, on MONDAY, APRIL 3, 1911.

commencing at 10.30 o'clock a. m., at the foot of W. 80th st., N. R., and continuing at the foot of W. 75th st., N. R., and at W. 57th Street Yard, N. R., Borough of Manhattan, in the order named. The sale of material at the foot of Nott ave., E. R., Borough of Queens, will be commenced at 2.30 o'clock p. m., on the same day: this old material will also be sold by Joseph day; this old material will also be sold by Joseph

day; this old material will also be sold by Joseph P. Day, auctioneer, on behalf of the Department of Docks and Ferries.

At the Foot of West 80th Street, N. R. Lot 1. About 2,000 pounds of cast-iron.

At the Foot of West 75th Street, N. R. Lot 2. Raft, 4-inch by 10-inch, 5-inch by 10-inch, 4-inch by 12-inch yellow pine, 16 feet and up; dimensions, 6 by 26 by 27 feet.

Lot 3. Raft, 6-inch by 12-inch, and 12-inch by 12-inch yellow pine, 5 feet and up; dimensions.

Lot 3. Raft, 6-inch by 12-inch, and 12-inch by 12-inch yellow pine, 5 feet and up; dimensions, 5 by 20 by 25 feet.

Lot 4. Raft, 5-inch by 12-inch, 6-inch by 12-inch, and 8-inch by 12-inch oak and yellow pine, 10 feet and up; dimensions, 4 by 23 by 28 feet.

Lot 5. Raft, 4-inch by 10-inch and 6-inch by 12-inch yellow pine, 10 feet and up; dimensions, 5 by 28 by 29 feet.

Lot 8. One lot of old rope. Lot 9. One lot of old cast-iron. Lot 10. One lot of old wrought-iron. Lot 11. One lot of old ferryboat wheel guards,

8 pieces (ferryboat).
Lot 12. One lot of old horizontal engines, 2 Lot 13. One lot of old rubber goods. AT THE FOOT OF NOTT AVENUE, E. R., BOROUGH

by 2 feet. Interval Int

4-inch by 10-inch yellow pine; dimensions 15 by

10-inch yellow pine; dimensions, 21 by 22 feet, 3 courses deep.

Lot 24. Raft, 3-inch by 10-inch and 4-inch

Lot 31. Raft, 12-inch by 12-inch yellow pine, 8 by 20 feet, 1 course deep.
10 yellow pine pile tops, 4 to 15 feet long.
Lot 32. Raft, 4-inch by 10-inch yellow pine, 22 by 25 feet, 10½ courses deep.
Lot 33. Raft, 3-inch by 10-inch yellow pine, 16 by 24 feet, 5 courses deep.
Lot 34. Raft, 3-inch by 10-inch yellow pine, 21 by 24 feet, 7 courses deep.

"City 21 by 24 feet, 7 courses deep.

Lot 35. Raft, 3-inch by 10-inch yellow pine, 18 by 26 feet, 8 courses deep.

Lot 36. Raft, 3-inch by 10-inch and 4-inch by 10-inch yellow pine, 20 by 25 feet, by 9 courses

deep.
Lot 37. Raft, 3-inch by 10-inch and 4-inch by 10-inch yellow pine, 18 by 22 feet, by 9 courses Lot 38. Raft, 3-inch by 10-inch and 4-inch by

10-inch yellow pine, 16 by 18 feet, by 7 courses

Borough of Brooklyn.

FOR FURNISHING AND DELIVERING GRASS SODS IN PARKS AND ON PARK-WAYS IN THE BOROUGH OF BROOKLYN.

The time allowed for the completion of the completion of

TERMS OF SALE The sale will commence on Monday, April 3, 1911, at the foot of W. 80th st., North River, at 10.30 o'clock a. m., and will be continued at the foot of W. 75th st., North River and at the foot of W. 57th st., North River, in the order named. The sale of material at the foot of Nott ave.,

East River, Borough of Queens, will be com-menced at 2.30 o'clock p. m. Each of the above lots will be sold separately

and for a sum in gross.

The estimated quantity stated to be in the several lots is believed to be correct, but the Commissioner of Docks will not make any allow-ance from the purchase money for short deliv-eries on any lot, and bidders must judge for themselves as to the correctness of the estimate

of quantity when making their bids.

If the purchaser or purchasers fails or fail to effect removal of the material within ten days from the date of sale, he or they shall forfeit his or their purchase money or moneys and the ownership of the materials.

Terms of sale to be cash, to be paid at the An order will be given for the material pur-

Dated The City of New York, March 22 CALVIN TOMKINS, Commissioner Docks. m23.27.30a3.

Office of the Defartment of Docks and Ferries, Pier "A," Foot of Battery Place, North River, Borough of Manhattan, The City of New York.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock m., on

TUESDAY, MARCH 28, 1911,
CONTRACT NO. 1278.
FOR FURNISHING ALL THE LABOR
AND MATERIALS REQUIRED FOR REPAIRS TO THE MUNICIPAL FERRYBOAT
"GOWANUS"
The time for the conduction of the conduction

"GOWANUS"

The time for the completion of the work and the full performance of the contract is on or before the expiration of 12 calendar days. The amount of recurity required is Five Hundred Dollars (\$500).

The bidder will state a price for furnishing and delivering all of the labor and material and doing all of the work called for as the contract is entire and for a complete job and if awarded, will be awarded to the bidder whose price for doing all of the work is the lowest and whose bid is regular in all respects.

The attention of bidders is called to Article

The attention of bidders is called to Article X. of the contract, which permits the Commissioner to increase or reduce the amount of work provided to be done, to an extent not to exceed five per cent.

Work must be done at the time and in the manner and in such quantities as may be di-

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the said Department.

Dated, March 15, 1911.

CALVIN TOMKINS, Commissioner m16,28 Docks. EF See General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF TAXES AND ASSESSMENTS.

THE CITY OF NEW YORK, DEPARTMENT OF TAXES AND ASSESSMENTS, MAIN OFFICE, BOROUGH OF MANHATTAN, HALL OF RECORDS, January 4,

by the Greater New York Charter, that the books called "The Annual Record of the Assessed Valuation of Real and Personal Estate of the Boroughs of Manhattan, The Bronx, Brooklyn, Queens and Richmond," comprising The City of New York will be onen for public increasion. of New York, will be open for public inspection examination and correction on the second Monday of January, and will remain open to and in

31ST DAY OF MARCH, 1911. During the time that the books are open for ublic inspection, application may be made by any person or corporation claiming to be aggrieved by the assessed valuation of real or personal es-tate to have the same corrected.

In the Borough of Manhattan, at the Mair Office of the Department of Taxes and Assessments, Hall of Records, No. 31 Chambers street.

In the Borough of The Bronx, at the office of the Department, Municipal Building, Tremont

In the Borough of Brooklyn, at the office of the Department, Municipal Building.
In the Borough of Queens, at the office of the Department, Court House Square, Long Island

In the Borough of Richmond, at the office of

the Department, Borough Hall, New Brighton, Applications for the reduction of real estate

assessments must be in writing and should be upon blanks furnished by the Department. Applications for the correction of the personal assessment of corporations must be filed at the

main office in the Borough of Manhattan.

Applications in relation to the assessed valuation of personal estate must be made by the person assessed at the office of the Department in the Borough where such person resides, and in case of a non-resident carrying on business in The City of New York at the office of the Department in the Borough where such place of business is located, between the hours of 10 A. M., and 2 P. M., except on Saturday, when all applications must be made between 10 A. M. and 12 Noon.

LAWSON PURDY, President; CHAS. J. McCORMACK, JOHN J. HALLERAN, CHAS. T. WHITE, DANIEL S. McELROY, EDWARD KAUFMANN, JUDSON G. WALL, Commissioner of Toronto and Accompany. sioners of Taxes and Assessments. j7,m31

BOROUGH OF MANHATTAN. OFFICE OF THE PRESIDENT OF THE BOROUGH OF

MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room 14, until 2

o'clock p. m. on MONDAY, APRIL 3, 1911

MONDAY, APRIL 3, 1911

No. 1. TO PAVE WITH ASPHALT BLOCK PAVEMENT ON CONCRETE FOUNDATION, CURB AND RECURB, FLAG AND REFLAG EMERSON STREET FROM TENTH AVENUE TO BROADWAY, EXCEPT THAT PORTION TO WHICH TITLE MAS NOT YET BEEN ACQUIRED BY THE CITY OF NEW YORK AND WHICH IS MORE PARTICULARLY DESCRIBED AS FOLLOWS: BEGINNING AT A POINT ON THE WESTERLY SIDE OF TENTH AVENUE AT ITS INTERSECTION WITH THE NORTHERLY LINE OF EMERSON STREET; THENCE RUNNING WESTERLY ON A LINE WHICH IS THE PROLONGATION OF THE NORTHERLY LINE OF EMERSON STREET; THENCE SOUTHEASTERLY ALONG THE NORTHERLY LINE OF EMERSON STREET; THENCE SOUTHEASTERLY ALONG THE NORTHERLY LINE OF EMERSON STREET; THENCE 62.44 FEET; THENCE NORTH.

MONDAY, APRIL 3, 1911

Engineer's estimate of amount of work to be done:

6648 quare yards of asphalt pavement (including binder course), except the railroad area (no cluding binder course) (as flowed the railroad area (no cluding binder course) (as flowed the railroad area (no cluding binder course) (as flowed the railroad area (no cluding binder course) (as flowed the railroad area (no cluding

ERLY, DISTANCE 35.82 FEET, AS MEASURED ALONG THE WESTERLY LINE OF TENTH AVENUE TO THE POINT OR PLACE OF BEGINNING.

Engineer's estimate of amount of work to be 3,470 square yards of asphalt block pavement, except the railroad area.
510 square yards of asphalt block pavement

in the railroad area (no guarantee).
775 cubic yards of Portland cement concrete, including moutar bed.

750 linear feet of new bluestone curbstone, furnished and set. 1,550 linear feet of old bluestone curbstone redressed, rejointed and reset.

6,500 square feet of old flagstones, retrimmed and relaid.

1,500 square feet of new flagstones.

The time allowed for doing and completing the above work will be thirty-five (35) work-

the above work will be thirty-live (33) working days.

The amount of security required will be \$4,000.

No. 2. FOR REGULATING AND PAVING
WITH ASPHALT BLOCK PAVEMENT ON
A CONCRETE FOUNDATION THE ROADWAY OF WEST 216TH ST. FROM BROADWAY TO A POINT 432 FEET EAST OF TH AVE.

Engineer's estimate of amount of work to be 3,620 square yards of asphalt block pavement.

700 cubic yards of Portland cement concrete, including mortar bed.
300 linear feet of new bluestone curbstone,

furnished and set. 1,800 linear feet of old bluestone curbstone redressed, rejointed and reset.
13 noiseless heads and covers, complete for

sewer manioles, furnished and set.

The time allowed for doing and completing the above work will be thirty-five (35) work-

the above work will be thirty-nve (35) working days.

The amount of security required will be \$3,500.

No. 3. FOR REGULATING AND REPAVING WITH SHEET ASPHALT WITH COMMON BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF PITT ST.

FROM THE NORTH SIDE OF BROOME ST. TO THE SOUTH SIDE OF HOUSTON

Engineer's estimate of amount of work to be done:

4,280 square yards of asphalt pavement, including binder course, except the railroad area.
210 square yards of asphalt pavement, including binder course, in the railroad area (no guarantee).

900 cubic yards of Portland cement concrete. 2,740 linear feet of new bluestone curbstone, furnished and set. 200 linear feet of old bluestone curbstone, re-

dressed, rejointed and reset. 18 noisel-ss heads and covers, complete, for

sewer manholes, furnished and set.

The time allowed for doing and completing the above work will be thirty (30) working days. The amount of security required will \$3,500.

\$3,500.

No. 4. FOR REGULATING AND REPAVING WITH SHEET ASPHALT WITH COMMON BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF RIDGE ST. FROM THE SOUTH SIDE OF DELANCEY ST.

TO THE SOUTH SIDE OF HOUSTON ST.

Figures's estimate of amount of work to be Engineer's estimate of amount of work to be

3,630 square yards of asphalt pavement, including binder course, except the railroad area. 20 square yards of asphalt pavement, including binder course in the railroad area (no

guarantee).
700 cubic yards of Portland cement concrete. 2,290 linear feet of new bluestone curbstone, furnished and set.

furnished and set.

200 linear feet of old bluestone curbstone, redressed, rejointed and reset.

13 noiseless heads and covers, complete, for sewer manholes, furnished and set.

The time allowed for doing and completing the above work will be thirty (30) working days.

days.

The amount of security required will be \$3,000.

No. 5. FOR REGULATING AND REPAVING WITH SHEET ASPHALT WITH COMMON BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF WASHINGTON SOUARE NORTH FROM THE WEST SIDE OF FIFTH AVE. TO THE EAST SIDE OF WASHINGTON SOUARE WEST WASHINGTON SQUARE WEST.

Engineer's estimate of amount of work to be 1,940 square yards of asphalt pavement, in-

cluding binder course.

370 cubic yards of Portland cement concrete.
540 linear feet of new bluestone curbstone, furnished and set.

330 linear feet of old bluestone curbstone, redressed, rejointed and reset.

3 noiseless heads and covers, complete, for

sewer manholes, furnished and set. The time allowed for doing and completing the above work will be fifteen (15) working davs.

The amount of security required will be \$1,500.

No. 6. FOR REGULATING AND REPAVING WITH SHEET ASPHALT PAVEMENT
WITH CLOSE BINDER ON A CONCRETE
FOUNDATION THE ROADWAY OF AVENUE B FROM THE NORTH SIDE OF HOUSTON ST. TO THE SOUTH SIDE OF 14TH

Engineer's estimate of amount of work to be

4,940 square yards of asphalt pavement, in cluding binder course, except the railroad area. 1,590 square yards of asphalt pavement, in-cluding binder course, in the railroad area (no guarantee).

1,390 cubic yards of Portland cement con-6,040 linear feet of new bluestone curbstone,

furnished and set.
50 linear feet of old bluestone curbstone, re-

lressed, rejointed and reset. 16 noiseless heads and covers, complete, for

16 noiseless heads and covers, complete, for sewer manholes, furnished and set.

The time allowed for doing and completing the above work will be forty (40) working days.

The amount of security required will be \$6,000.

No. 7. FOR REGULATING AND REPAVING WITH SHEET ASPHALT PAVEMENT WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF AVENUE C FROM THE NORTH SIDE OF HOUSTON ST. TO THE SOUTH SIDE OF 12TH ST.

Engineer's estimate of amount of work to be

Engineer's estimate of amount of work to be

WASHINGTON AVE. TO RIVERSIDE

Engineer's estimate of amount of work to

4,904 cubic yards of earth excavation.
3,049 cubic yards of rock excavation.
50 cubic yards of dry rubble masonry for retaining walls.

150 cubic yards of cement rubble masonry for retaining walls.

37 cubic yards of Portland cement concrete

for foundations. 50 linear feet of ten-inch culvert pipe.

250 linear feet of guard rail.

1,732 linear feet of paved gutter.

120 square feet of new bridgestone, furnished and laid. 2,700 linear feet of new curbstone, furnished

and set.
10,820 square feet of new flagstone, furnished and laid. The time allowed for doing and completing

the above work will be sixty (60) working days.

The amount of security required will be \$4,000. The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard cr other unit of measure, or article, by which the bids will be tested. The extensions with the medical process must be made and footed up. sions must be made and footed up.

Blank forms and specifications may be had at the office of the Commissioner of Public Works, 13 to 21 Park row, Bureau of Highways, Room 1611, Borough of Manhattan. GEORGE McANENY, President.

The City of New York, March 22, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the City Hall, Room 14, until 2

MONDAY, APRIL 3, 1911

FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR THE CONSTRUCTION AND EQUIPMENT OF AN OPEN AIR CLASSROOM IN THE PUBLIC BATH BUILDING, SITUATED AT 83 AND 85 CARMINE ST., BOROUGH OF MANHATTAN.

The time allowed for the construction of the quantities is as follows:

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The time allowed for the completion of the work will be seventy (70) consecutive calendar working days. The amount of security required will be Two nty-five Hundred Dollars (\$2,500). The bids will be compared and the contract awarded at a lump or aggregate sum.

Plans, blank forms and specifications may be obtained at the office of the architects, Renwick, Aspenwall & Tucker, 320 5th ave., Borough of Manhattan.

GEORGE McANENY, President. City of New York, March 22, 1911.

LFSee General Instructions to Bidders on the last page, last column, of the "City

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Bosough of Manhattan at the City Hall, Room 14, until 2

o'clock p. m., on

MONDAY, APRIL 3, 1911

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR RECONSTRUCTING OUTLET SEWER AND APPURTENANCES AT THE FOOT OF 79TH ST., EAST RIVER.

The Engineer's estimate of the quantity and quality of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the material and the nature and extended to the property of the property of the material and the nature and extended to the property of the property of

quality of the material, and the nature and extent, as near as possible, of the work required is as follows.

100 linear feet of brick sewer 5 feet 0 inches crete.

interior diameter, all complete as per section on plan of the work—Class I. 85 linear feet of brick sewer 5 feet 0 inches

removed. bracing, etc.

work is sixty (60) working days.

The amount of security required will be two thousand dollars (\$2,090).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per

ules 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.

Blank forms may be had and the plans and drawings may be seen at the office of the Commissioner of Public Works, 13 to 21 Park row, Bureau of Sewers, Borough of Manhattan.

GEO. McANENY, President.

The City of New York. March 22, 1911.

The City of New York, March 22, 1911.

BOROUGH OF BROOKLYN.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK.

of Brooklyn, The City of New York.

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock a. m. on wednesday, April 5, 1911,

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FOUNDATION FOR SEWER IN NEPTUNE AVE.

FROM W. 33D ST. TO THE PUMP WELL AT CAISSON NO. 2, NEAR W. 12TH ST., TOGETHER WITH AN INTERMEDIATE PUMPING STATION AND APPURTENANCES AT THE INTERSECTION OF NEPTUNE AVE. AND W. 29TH ST., AND FOR THE RECONSTRUCTION OF SEWER IN NEPTUNE AVE. BETWEEN STATION 7 PLUS 15 AND STATION 14 PLUS 02.

The Engineer's estimate of the quantities is as

The Engineer's estimate of the quantities is as follows: 687 linear feet 36-inch pipe sewer, removed and

work and full performance of the contract is three hundred (300) working days.

The provision as to time shall not be modified.

The amount of security required is Ten Thousand Dollars (\$10,000).

The hidder will state the price of each item with terms.

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, 215 Montague st., Brook-

ALFRED E. STEERS, President. Dated March 21, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BORCUCH OF BROOKLYN, RCCM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock

WEDNESDAY, APRIL 5, 1911,

No. 1. FOR REGULATING AND REPAVING WITH WOOD BLOCK ON A CONCRETE FOUNDATION THE ROADWAY OF COURT ST., FROM JORALEMON ST. TO LIVING-STON ST., TOGETHER WITH ALL WORK INCLIDENTAL THERETO.

The Engineer's estimate of the quantities is as follows: 800 square yards wood block pavement, out-

side railtoad area (5 years' maintenance). 175 square yards wood block pavement within

railroad area (no maintenance).

5 square yards old stone payement to be relaid. 110 cubic yards concrete for pavement founda-

tion outside railroad area.
25 cubic yards concrete for pavement foundation within railroad area.
450 linear feet new curbstone set in concrete.

150 linear feet old curbstone reset in concrete. 5 noiseless covers and heads complete, for sewer manholes.

The time allowed for the completion of the

work and the full performance of the contract is twenty (20) working days. The amount of security required is Twelve Hundred Dollars (\$1,200).

maintenance). 1,455 square yards present asphalt pavement

200 cubic yards concrete for pavement founda tion.

760 linear feet new curbstone set in concrete.

115 linear feet old curbstone reset in concrete.

8 noiseless covers and heads complete, for sewer manholes. The time allowed for the completion of the work and the full performance of the contract is twenty (20) working days. The amount of security required is Eleven Hundred Dollars

security required is Eleven Hundred Donars (\$1,100).

No. 3. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF FULTON ST., FROM VANDERBILT AVE. TO MARCY AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is as follows:

16.730 square yards asphalt pavement outside

16,730 square yards asphalt pavement outside

railroad area (5 years' maintenance). 2,825 square yards asphalt pavement within

9,330 linear feet new curbstone set in concrete.

1,600 linear feet old curbstone reset in con-119 noiseless covers and heads complete for sewer mant oles.

The time allowed for the completion of the

interior diameter, all complete as per section on plan of the work—Class II.

50 cubic yards of rock to be excavated and security required is Fourteen Thousand Five on plan of the work—Class II.

50 cubic yards of rock to be excavated and removed.

5,000 feet B.M. of timber and plank for racing, etc.

The time allowance to complete the whole work is sixty (60) working days.

The amount of security required will be two thousand dollars (\$2,090).

The bidder will state the price of each item

work and the full performance of the contract is seventy (70) working days. The amount of security required is Fourteen Thousand Five Hundred Dollars (\$14,500).

No. 4. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE NASSAU ST., FROM TAAFE PLACE TO EASTERLY END, TOGETHER WITH ALL WORK INCILENTAL THERETO.

The bidder will state the price of each item

The Engineer's estimate of the quantities is as follows: 1,100 square yards asphalt pavement (5 years'

maintenance). 10 square yards old stone pavement to be re-

155 cubic yards concrete for pavement founda-

560 linear feet new curbstone set in concrete. 15 linear feet old curbstone reset in concrete.
5 noiseless covers and heads complete for

newer manholes.

The time allowed for the completion of the the last page, last column, of the "City Record."

to Bidders on work and the full performance of the contract is twenty (20) working days. The amount of security required is Eight Hundred Dollars

No. 5. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAYS OF PIERREPONT PLACE, FROM PIERREPONT ST. TO MONTAGUE ST. AND MONTAGUE TERRACE, FROM MONTAGUE ST. TO REMSEN ST., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is

The Engineer's estimate of the quantities is as follows: 1,550 square yards asphalt pavement outside railroad area (5 years' maintenance).
25 square yards asphalt pavement within rail-

5 square yards old stone pavement to be relaid. 215 cubic yards concrete for pavement foundation outside railroad area.

4 cubic yards concrete for pavement founda-

tion, within railroad area. 910 linear feet new curbstone set in concrete.

490 linear feet old curbstone reset in concrete.
4 noiseless covers and heads complete for sewer manheles. The time allowed for the completion of the work and the full performance of the contract is twenty (20) working days. The amount of security required is Twelve Hundred Dollars

(\$1,200).
No. 6. FOR REGULATING AND REPAVING WITH GRANITE PAVEMENT, GRADE 2, ON A CONCRETE FOUNDATION, THE ROADWAY OF MYRTLE AVE., FROM HUDSON AVE. TO VANDERBILT AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.
The Engineer's estimate of the quantities is

The Engineer's estimate of the quantities is 6,660 square yards granite pavement, grade 2, with tar and gravel joints, outside railroad area

(1 year's maintenance).

1,380 square yards granite pavement, grade 2, with tar and gravel joints, within railroad area (no maintenance).

30 square yards old stone pavement to be

1,150 cubic yards concrete for pavement foundation outside railroad area. 235 cubic yards concrete for pavement foun dation within railroad area.

5,210 linear feet new curbstone set in con-180 linear feet old curbstone reset in concrete.

1,310 square feet new granite bridgestone, out side railroad area. 300 square feet new granite bridgestone, with

in railroad area.
250 square feet old bridgestone relaid.

The time allowed for the completion of the work and the full performance of the contract is sixty (60) working days. The amount of security required is Eleven Thousand Six Hun-

security required is Eleven Thousand Six Hundred Dollars (\$11,600).

No. 7. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION, THE ROADWAY OF ROSS ST., FROM WYTHE AVE., TO BEDFORD AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is as follows:
2,270 square yards asphalt pavement (5 years

maintenance). 2,270 square yards present asphalt pavement 10 square yards old stone pavement to be re-

130 cubic yards concrete for pavement foundation. 420 linear feet new curbstone set in con

780 linear feet old curbstone reset in concrete. 5 noiseless covers and heads complete for sewer manholes.

335 cubic feet extra binder. The time allowed for the completion of the work and the full performance of the contract is twenty (26) working days. The amount of security required is lifteen Hundred Dollars

(\$1,500).

No. 8. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION, THE ROADWAY OF STEW-ART ST., FROM BROADWAY TO BUSH-WICK AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is as follows: 1,900 square yards asphalt pavement (5 years'

10 square yards old stone pavement to be re-

265 cubic yards concrete for pavement foun-

460 linear feet new curbstone set in concrete. 680 linear feet old curbstone reset in concrete. 6 noiseless covers and heads complete for

The time allowed for the completion of the work and the full performance of the contract is twenty (20) working days. The amount of security required is Thirteen Hundred Dollars (\$1,300).

(\$1,300).
No. 9. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF ST. JOHNS PLACE, FROM WASHINGTON AVE. TO CLASSON AVE., FOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is 2,210 square yards asphalt pavement (5 years'

310 cubic yards concrete for pavement foun-

870 linear feet new curbstone set in concrete. 300 linear feet old curbstone reset in concrete. 6 noiseless covers and heads complete for

sewer manholes.

sewer manholes.

The time allowed for the completion of the work and the full performance of the contract is twenty (20) working days. The amount of security required is Sixteen Hundred Dollars (\$1,600).

No. 10. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAYS OF WASHINGTON PARK, FROM MYKTLE AVE. TO DEKALB AVE. AND CUMBERLAND ST., FROM LAFAYETTE AVE. TO ATLANTIC AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO. CIDENTAL THERETO.

11,030 square yards asphalt pavement outside railroad area (5 years' maintenance).
30 square yards asphalt pavement within rail-

road area (no maintenance). 11,030 square yaids present asphalt pavement outside railroad area to be removed.

30 square yards present asphalt pavement with in railroad area to be removed 1,010 cubic yards concrete for pavement foundation outside railroad area.

5 cubic yards concrete for pavement foundawithin railroad area.

3,945 linear feet new curbstone set in con-1,670 linear feet old curbstone reset in con-

31 noiseless covers and heads complete for sewer manholes. 945 cubic feet extra binder.

The time allowed for the completion of the work and the full performance of the contract is forty (40) working days. The amount of security required is Eight Thousand Dollars No. 11. FOR REGULATING AND REPAV

ING WITH GRANITE PAVEMENT, GRADE

2. ON A CONCRETE FOUNDATION, THE
ROADWAY OF 5TH AVE., FROM PROSPECT AVE. TO 25TH ST., TOGETHER WITH
ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantities is as follows: 6,210 square yards granite pavement, grade 2, with tar and gravel joints outside railroad area

(1 year's maintenance).
1,060 square yards granite pavement, grade 2, with tar and gravel joints within railroad area (no maintenance)

30 square yards old stone pavement to be re 1,055 cubic yards concrete for pavement foun-

dation, outside railroad area. 180 cubic yards concrete for pavement foundation, within railroad area.

2,670 linear feet new curbstone set in concrete. 1,400 linear feet cld curbstone reset in con-

1,130 square feet new granite bridgestone, out-215 square feet new granite bridgestone, within railroad area.

300 square feet old bridgestone relaid. The time allowed for the completion of the work and the full performance of the contract is sixty (60) working days. The amount of security required is Ten Thousand Dollars

(\$10,000).

No. 12. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE and appurtenances; per manhole, \$50..

FOUNDATION THE ROADWAY OF 11TH ST.. FROM 2D AVE. TO 4TH AVE., TO GETHER WITH ALL WORK INCIDENTAL or grating, iron basin hood and connecting culvert, including all incidentals

The Engineer's estimate of the quantities is 4,690 square yards asphalt pavement (5 years' 20 square yards old stone pavement to be

655 cubic yards concrete for pavement foun-

2,740 linear feet new curbstone set in con-

ewer manholes. The time allowed for the completion of the

The time allowed for the completion of the work and the full performance of the contract is thirty (39) working days. The amount of security required is Thirty-five Hundled Dollars (\$3,500).

No. 14. FOR FENCING VACANT LOTS WITH WOODEN RAIL FENCES ON THE NORTHEAST SIDE OF WYCKOFF AVE., BETWEEN HART ST. AND DEKALB AVE., AND ON VARIOUS OTHER STREETS IN THE BOROUGH OF BROOKLYN.

The Engineer's estimate of the quantities is 300 linear feet of 6 inch house contract in the sum of the property of the sum of

The Engineer's estimate of the quantities is s follows:
1,060 linear feet wooden rail fence, six feet all incidentals and appurtenances; per

The time allowed for the completion of the work and the full performance of the contract is twenty (20) working days. The amount of security required is One Hundred Dollars (\$100). No. 15. FOR GRADING LOT ON THE SOUTHEAST SIDE OF HART ST. AND ON THE NORTHWEST SIDE OF DEKALB AVE., BETWEEN IRVING AVE. AND WYCKOFF AVE., KNOWN AS NO. 27, BLOCK 3237.

The Engineer's estimate of the security required for the complete complete, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin \$135

The Engineer's estimate of the quantities is

s follows: 108 cubic yards earth excavation.

1,278 cubic yards filling to be furnished.

The time allowed for the completion of the work and the full performance of the contract

is thirty (30) working days. The amount of security required is Two Hundred and Fifty Dollars (\$250).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per square foot culic yard, square yard or per square foot, cubic yard, square yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for

each contract.

Blank forms and further information may be obtained at the office of the Bureau of Highways, 14 Municipal Building, the Borough of ways, 14 Brooklyn.

ALFRED E. STLERS, President. Dated March 20, 1911. m24.a5 See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of

Brooklyn at the above office until 11 o'clock d. m., on

WEDNESDAY, MARCH 29, 1911,

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING SEWER BASINS AT THE
SOUTHWEST CORNER OF UNDERHILL
AVE. AND ST. JOHNS PLACE; AT THE
SOUTHEAST CORNER OF UNDERHILL
AVE. AND STERLING PLACE, AND AT THE
SOUTHEAST CORNER OF BUTLER PLACE
AND STERLING PLACE, AT THE SOUTHEAST CORNER OF UNDERHILL AVE. AND
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The Engineer's preliminary estimate of the quantities is as follows: 285 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$2 210 linear feet of 12-inch pipe sewer, \$570 00

378 00

250 00

necting culverts, including all inci-The Engineer's estimate of the quantities is dentals and appurtenances; per basin, as follows:

\$145
25,000 feet, board measure, of sheeting and bracing, driven in place complete, including all incidentals and applications of the sheet of the s purtenances; per thousand feet, board measure, \$18

AVE., BETWEE HOWARD AVE. The Engineer's preliminary estimate of the as follows:

quantities is as follows:
655 linear feet of 12-inch pipe
sewer, laid complete, including all incidentals and appurtenances; per lin-

nection drain, laid complete, including all incidentals and appurtenances; per 472 50 and covers, including all incidentals and appurtenances; per manhole, \$50.. 450 00

Total \$1,970 35 The time allowed for the completion of the work and full performance of the contract will be forty-five (45) working days. The amount of security required will be One Thousand Two Hundred Dollars (\$1,200).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN E. 21ST ST., FROM REGENT PLACE TO BEVERLY The Engineer's preliminary estimate of the

quantities is as follows:

38 linear feet of 15-inch pipe sewer, aid complete, including all incidentals and appurtenances; per linear foot, \$2. 365 linear feet of 12-inch pipe sewer, laid complete, including all incidentals

and appurtenaces; per linear foot, 584 00 nection drain, laid complete, including all incidentals and appurtenances; per 200 00

or grating, from basin nood and connecting culvert, including all incidentals and appurtenances; per basin, \$140...

1,500 feet, board measure, of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per thousand feet, board measure, \$18..... 27 00

..... \$1.160 00

rete.

75 linear feet old curbstone reset in concrete.
13 noiseless covers and heads complete for security required will be Seven Hundred Dollars (\$700).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN SUTTER AVE., BETWEEN TAPSCOTT ST. AND HOWARD AVE.

The Engineer's preliminary estimate of the quantities is as follows:

390 linear feet of 6-inch house con-

135 00

(\$600).

No. 5. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN HUBBARD PLACE, BETWEEN FLATBUSH AVE. AND E. 39TH ST.

The Engineer's preliminary estimate of the quantities is as follows: 278 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot,

217 00

all incidentals and appurtenances; per

and covers, including all incidentals and appurtenances; per manhole, \$50... 1 sewer basin complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, 135 00 \$135

obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, the Borough of Brooklyn, 215 Montague st., Brooklyn. ALFRED E. STEERS, President.
Dated March 14, 1911. m17,29

See General Instructions to Bidders on the last page, last column, of the Record.

BOROUGH OF QUEENS.

OFFICE OF THE PRESIDENT OF THE BOROUGH HALL, 5TH ST. AND JACKSON AVE., LONG ISLAND CITY, BOROUGH OF QUEENS, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Control of the Control of

No. 1. FOR REGULATING, GRADING, CURBING, I ECURBING, FLAGGING, REFLAGGING AND REPAVING WITH ASPHALT BLOCKS ON A CONCRETE FOUNDATION IN JACKSON AVE. FROM THOMSON AVE. TO WOODSIDE AVE., FIRST WARD. The time allowed for doing and completing the

above work will be two hundred (200) working days.

The amount of security required will be Forty-five Thousand Dollars (\$45,000). The Engineer's estimate of the quantities is

2,000 cubic yards of earth excavation. 15 receiving basins to be rebuilt, as per standard plans and specifications of the Sewer Bu-

2,000 linear feet of new bluestone curb. 13,000 linear feet of old curb, redressed and

100 linear feet of old cement curb to be reset. 1,000 square feet of new flagstone sidewalk. 5,000 square feet of old flagstone sidewalk retrimmed and relaid. 1,600 square feet of cement sidewalk.

8,300 cubic yards of concrete.
49,500 square yards of asphalt block pavement, outside of railroad area.
4,400 square yards of asphalt block pavement, within railroad area.

3,500 square yards of old stone block pavement to be taken up and delivered along Jack-

son ave. causeway.
32,500 square yards of old stone blocks to be purchased and removed by the contractor.
730 cubic yards of concrete within the rail-

road area.

No. 2. FOR REMOVING OLD GRANITE BLOCKS FROM THE SOUTHERLY SIDE OF JACKSON AVE., BETWEEN WOODSIDE AVE. AND SKILLMAN AVE., FIRST WARD, AND REPAVING WITH THESE BLOCKS AND CEMENT GROUTED JOINTS IN JACK. SON AVE. FROM WOODSIDE AVE. TO TRAINS MEADOW ROAD, SECOND WARD. The time allowed for doing and completing the above work will be seventy-five (75) working days.

The Engineer's estimate of the quantities is

as follows: block pavement, outside of railroad area, including sand bed and grout-filled joints.

2,500 square yards of second-hand granite block pavement, within railroad area, including sand bed and grout-filled joints.

2 new standard sewer basins, complete.

80 linear feet of 12-inch salt, glazed culvert pipe in place.

1 sewer manhole complete, as per plan. No. 3. FOP LAYING BLUESTONE SIDE-WALKS AND CROSSWALKS ON THE NORTH SIDE OF THE ASTORIA AND Record."

Bidders on the last page, last column, of the "City Record."

The time allowed for the completion of the FLUSHING TURNPIKE, FROM JACKSON'S MILL ROAD (JUNCTION AVE.) TO MAN-HATTAN BOULEVARD, TO THE ESTAB-LISHED GRADE BY USER, SECOND WARD. The time allowed for doing and completing the above work will be thirty (30) working days. The amount of security required will be Four Hundred Dollars (\$400).

The Engineer's estimate of the quantities is as follows: 3,150 square feet of new flagstone sidewalk.

3,150 square feet of new flagstone sidewalk.

100 square feet of new crosswalk.

No. 4. FOR LAYING AND RELAYING BLUESTONE SIDEWALKS (WHERE NOT ALREADY LAID TO GRADE) ON NEW YORK AVE., FROM FULTON ST. TO SOUTH ST. ON TH WEST SIDE OF VAN WYCK AVE., FROM BROADWAY TO LIBERTY AVE., AND ON THE SOUTH SIDE OF JA. MAICA AVE., FROM HAVEN PLACE TO GHERARDI AVE.; AND FOR LAYING CEMENT SIDEWALKS AND RELAYING BLUESTONE SIDEWALKS (WHERE NOT ALREADY LAID TO GRADE) ON THE NORTH SIDE OF JAMAICA AND HEMPSTEAD PLANKROAD, FROM VERA (PARKVIEW) AVE. TO HUSSON AVE., FOURTH WARD. The time allowed for doing and completing the above work will be forty-five (45) working days.

The amount of security required will be One Thousand Two Hundred Dollars (\$1,200). The Engineer's estimate of the quantities is as

200 cubic yards of earth excavation.

225 cubic yards of embankment. 5,575 square feet of new flagstone sidewalk. 4,250 square feet of old flagstone sidewalk,

4,250 square feet of old nagstone sidewalk, retrimmed and relaid.
5,000 square feet of cement sidewalk.
No. 5. FOR LAYING SIDEWALKS ON THE SOUTH SIDE OF FRANKLIN ST., BETWEEN HALSEY ST. AND MONSON ST., AND ON BOTH SIDES OF FRANKLIN ST., BETWEEN MONSON ST. AND MILLS ST., BETWEEN WAFP.

FIRST WARD. The time allowed for doing and completing the above work will be fifteen (15) working days. The amount of security required will be Three Hundred Dollars (\$300).

The Engineer's estimate of the quantities is as follows:

3,700 square feet of new flagstone sidewalk, including all grading.

The bidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed, per square yard, linear foot or other unit of measure, by which the bids wil be tested. The extension must be made and footed up as the bids will be read from a total. Bids will be compared and the contract awarded at a lump

received by the President of the Borough of Queens at the above office until 11 a. m. on MONDAY, MARCH 27, 1911, MONDAY, MARCH 27, 1911,

No. 1. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS
1,300 CUBIC YARDS OF HUDSON RIVER
ROAD GRAVEL ON SHELL ROAD, FROM
LONG ISLAND RAILROAD TO BROADWAY,
AND IN THE CORPORATION YARD AT
WOODSIDE, SECOND WARD.

The time for the delivery of the articles, materials and supplies and the performance of the

contract is on or before June 1, 1911. The amount of security required will be One Thou-

SEALED BIDS OR ESTIMALES WILL be received by the President of the Borough of Queens at the above office until 11 o'clock a. m. on

THESDAY. APRIL 4. 1911,

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before June 1, 1911. The amount of security required will be Five Hun-

amount of security required will be five Hundred Dollars (\$:00).

No. 3. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS 200,000 GALLONS OF TAR OIL, AS DIRECTED, IN THE BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before August 15, 1911. The amount of security required will be Ten Thousand Dollars (\$10,000).

sand Dollars (\$10,000).

No. 4. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS
20,000 IRON SLAG PAVING BLOCKS IN
THE CORPORATION YARD, FIRST WARD. The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before June 1, 1911. The amount of security required will be Five Hun-

amount of security required will be Five Hundred Dollars (\$500).

No. 5. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS 25,000 WOOD PAVING BLOCKS IN THE SECOND AND THIRD WARDS, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and the performance of the

rials and supplies and the performance of the contract is on or before June 1, 1911. The

contract is on or before June 1, 1911. The amount of security required will be Five Hundred Dollars (\$500).

No. 6. FOR FURNISHING, DELIVERING AND ERECTING NEW STREET SIGNS AND POSTS, WHERE DIRECTED, IN THE BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before the 30th day of September, 1911. The amount of security required will be Five Hundred Dollars (\$500).

No. 7. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS 58,000 VITRIFIED BRICKS, IN THE SECOND AND FIFTH WARDS, BOROUGH OF

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or b-fore June 1, 1911. The amount of security required will be Eight Hun-

dred Dollars (\$800).

The bidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed, per square Thousand Dellars (\$3,000).

The Engineer's estimate of the quantities is follows:

13,000 square yards of second-hand granite block pavement, outside of railroad area, including sand bed and grout-filled joints.

Blank forms may be obtained at the office of the President of the Borough of Queens.
Dated Long Island City, New York, March 13, 1911.

LAWRENCE GRESSER, President, Borough of Queens.

THE COLLEGE OF THE CITY OF NEW YORK.

THE COLLEGE OF THE CITY OF NEW YORK, 139TH ST. AND ST. NICHOLAS TERRACE, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees of the College of The City of New York, at 17 Lexington ave., until 12 m. on

FRIDAY, MARCH 31, 1911.

FRIDAY, MARCH 31, 1911,

FOR FURNISHING AND DELIVERING TO THE COLLEGE OF THE CITY OF NEW YORK 7,500 GROSS TONS OF NO. 1 BUCK-WHEAT COAL, MORE OR LESS, FOR THE COLLEGE OF THE CITY OF NEW YORK, AT AMSTERDAM AVE. AND 139TH ST.; ALSO 225 GROSS TONS OF BROKEN COAL, MORE OR LESS, FOR THE COLLEGE OF THE CITY OF NEW YORK, AT 17 LEXING-TON AVE., BOROUGH OF MANHATTAN, CITY OF NEW YORK.

The time allowed for fully completing the contribution of the cont

The time allowed for fully completing the contract is until June 1, 1912.

The amount of security required is twenty-five (25) per cent. of the amount of the bid or estimate for each class. The bidders will state a separate price per ton for all the coal called for in any class of the

The award of the contract, if awarded, will be made by class to the lowest bidder in that class whose bid is regular in every respect.

class whose bid is regular in every respect.

Blank forms of the contract and specifications and bid sheet may be obtained at the office of the Curator of the College, Room 114, Main Building, 139th st. and St. Nicholas terrace, The City of New York, Borough of Manhattan.

EDWARD M. SHEPARD, Chairman; JAMES W. HYDE, Secretary; BERNARD M. BAR-UCH, FREDERICK P. BELLAMY, JAMES BYRNE, WM. HENRY CORBITT, LEE KOHNS, THEODORE F. MILLER, M. J. STROOCK, EGERTON L. WINTHROP, JR., Board of Trustees and Committee on Buildings. Dated Borough of Manhattan, March 21, 1911.

See General Instructions to Bidders on the last page, last column, of the Record."

DEPARTMENT OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES. SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on WEDNESDAY, APRIL 5, 1911.

FOR FURNISHING AND DELIVERING ANTHRACITE, BITUMINOUS AND GAS

The quantities are as follows: Boroughs of Manhattan and The Bronx. 1,700 tons egg coal.
5,000 tons buckwheat coal.

600 tons pea coal. 800 tons stove coal. 4,000 tons bituminous coal.

400 tons gas coal.

Boroughs of Brooklyn and Queens. 4,000 tons pea coal. 500 tons stove ccal.

The time for the performance of the contract is during the months of April, May, June and July, 1911. The amount of security required is fifty per cent. (50%) of the amount of the bid

The bidder will state the price per gross ton, 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 class as stated in the specifica

Blank forms and further information may be obtained at the office of the Department, foot of E. 26th st., Borough of Manhattan.
MICHAEL J. DRUMMOND, Commissioner.

m25,a5

The City of New York, March 25, 1911

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above effice until 2.30 o'clock p. m.

TUESDAY, APRIL 4, 1911.

FOR FURNISHING AND DELIVERING DRY GOODS, NOTIONS, RUBBER GOODS PLATED WARE, HOSPITAL FURNITURE, KITCHEN UTENSILS, CROCKERY, GLASSWARE, LAMFS, AND OTHER MISCELLANEOUS SUPPLIES. The time for the performance of the contrac

is during the year 1911.

The amount of security required is fifty (50) per cent. of the amount of the bid or estimate. The bidder will state the price per yard, per dozen or other 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 class line or item, as stated in the specifications. Blank forms and further information may b

obtained at the office of the Department, foot of East 26th st., Borough of Manhattan. MICHAEL J. DRUMMOND, Commissioner.

The City of New York, March 24, 1911.

TSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF PUBLIC CHARITIES. FOOT OF E. 26TH St., New York.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on

FRIDAY, MARCH 31, 1911,

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR LAYING NEW TILE FLOOR AND COMPOSITION BASE THROUGHOUT THE CENTRAL PORTION OF THE BASEMENT, METROPOLITAN HOSPITAL, BLACKWELLS ISLAND, THE CITY OF NEW YORK.

The time allowed for the completion of the co

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26th St., New York.

MONDAY, MARCH 27, 1911,

FOR FURNISHING AND DELIVERING LUMBER, PAINTS, OILS, VARNISH, GLASS, HARDWARE, BUILDING MATERIAL, WOODENWARE, CORDAGE AND OTHER MISCELLANEOUS SUPPLIES.

The time for the performance of the contract is during the year 1911. The amount of security required is fifty (50) per cent. of the amount of the bid or estimate.

The bidder will state the price per foot, per pound or other 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

up, as the bids will be read from the total and awards made to the lowest bidder on each class, line or item, as stated in the specifications. Blank forms and further information may be

obtained at the office of the Department, foot of E. 26th st., Borough of Manhattan.

MICHAEL J. DRUMMOND, Commissioner.

The City of New York, March 4, 1911.

MI See General Instructions to Bidders on the last page, last column, of the

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES. SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m.

MONDAY, MARCH 27, 1911, FOR FURNISHING AND DELIVERING UNIFORMS.

The time for the performance of the contract is during the year 1911. The amount of security required is fifty (50) per cent. of the amount of

the bid or estimate.

The bidder will state the price per suit or other 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 class, line or item, as stated in the specifications.

Blank forms and further information may be

obtained at the office of the Department, foot of E. 26th st., Borough of Manhattan.

MICHAEL J. DRUMMOND, Commissioner. The City of New York, March 14, 1911.

LF See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF WATER SUP-PLY, GAS AND ELECTRICITY.

Department of Water Supply, Gas and Electricity, Room 1904, 13 to 21 Park Row, Berough of Manhattan, The City of New

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity, at the above office, until o'clockk p. m. on

WEDNESDAY, APRIL 5, 1911, Boroughs of Manhattan and The Bronx and

For Section 1-One hundred (100) calendar

For Section II-Fifty (50) calendar days. The amount of security required is as follows: For Section I—Ten Thousand Dollars (\$10,

For Section II-One Thousand Dollars (\$1

Award will be made to the lowest bidder on each section, and all bids or estimates will be considered as informal which do not contain bids or estimates for all items in the section for which bids or estimates are called in the advertisement.

The bidder will state the price, per unit of each item of work or supplies contained in the specifications or schedule, by which the bids will

The time allowed for doing and completing the work is until December 31, 1911.

The security required is One Thousand Dol-

be tested.

Bidders are requested to make their bids or estimates upon the blank form approved by the Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department. Room therefor at the office of the Department, a copy of the contract, including the specifications or schedule by which the bids will be compared and award made for all the work, articles, materials and for rent or otherwise, excepting the necessary watchers or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The bidder will state the price, per unit, of each item of work or supplies contained in the specifications or schedule by which the bids will be compared and award made for all the work, articles, materials and for rent or otherwise, excepting the necessary watchers or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale. therefor at the office of the Department. Room 1904. 13 to 21 Park row, Borough of Manhattan, where any further information desired may be obtained

HENRY S. THOMPSON, Commissioner. Dated March 20, 1911. See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1904, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office unti

o'clock p. m. on WEDNESDAY, APRIL 5, 1911,

THROUGHOUT THE CENTRAL PORTION
OF THE BASEMENT, METROPOLITAN
HOSPITAL, BLACKWELLS ISL'AND, THE
CITY OF NEW YORK.
The time allowed for the completion of the
work and full performance of the contract is
thirty (39) consecutive working days. The
surety required will be One Thousand Dollars
(\$1,000).
The bidder will state one aggregate price for
the whole work described and specified, as the
contract is entire and for a complete job.

The bidder will state the price, per unit, of
each item of work or supplies contained in the
specifications or schedule, by which the bids will
be tested. The bids will be compared and
award made for all the work, articles, materials and supplies contained in the specifications
or schedule attached thereto.
Bidders are requested to make their bids or
estimates upon the blank form prepared by the

Blank forms and further information may be obtained at the office of the Architect of the Department, foot of E. 26th st., The City of New York, where plans and specifications may be seen.

MICHAEL J. DRUMMOND, Commissioner. Dated, March 20, 1911.

The specifications in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be obtained.

HENRY S. THOMPSON, Commissioner. Dated March 20, 1911.

Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be obtained.

HENRY S. THOMPSON, Commissioner. Dated March 20, 1911.

The specifications in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be obtained.

HENRY S. THOMPSON, Commissioner. Dated March 20, 1911.

The specifications are proved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan, where any further information described may be obtained.

HENRY S. THOMPSON, Commissioner. Dated March 20, 1911.

Tysee General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF WATER SUPPLY, GAS AND ELEC-BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p. m. on

WEDNESDAY, APRIL 12, 1911,

Borough of Queens.

No. 1. SECTION 1. FOR FURNISHING, DELIVERING AND INSTALLING A BOILER PLANT, COMPLETE, IN THE PUMPING STATION TO BE ERECTED AT WHITE-STONE, BOROUGH OF QUEENS.

SECTION 2. FOR FURNISHING, DELIVERING AND INSTALLING A PUMPING PLANT, COMPLETE. IN THE PUMPING STATION TO BE ERECTED AT WHITE-STONE, BOROUGH OF QUEENS.

SECTION 3. FOR FURNISHING, DELIVERING AND CONSTRUCTING A RECEIVING WELL, SUCTION PIPING, ETC., COMPLETE, AT THE PUMPING STATION TO BE ERECTED AT WHITESTONE, BOROUGH OF QUEENS. Borough of Queens. OF OUEENS.

The time allowed for doing and completing the work shall be as follows:
For Section 1: One hundred and twenty
(120) calendar days; for Section 2: One hundred and fifty (130) calendar days; for Section
3: One hundred and twenty (120) calendar

days.

The security shall be as follows: For Section 1: Two Thousand Dollars (\$2,-000). For Section 2: Five Thousand Dollars (\$5,000). For Section 3: Five Hundred Dollars (\$500).

Bidders will state the price, per unit, of each

item of work or supplies contained in the specifications or schedule, by which the bids will be tested. The bids will be compared and awards by sections for all the work, articles, materials and supplies contained in the specifications or schedule, attached these transfer or schedules attached these transfer or schedules attached the statement of the specifications or schedules attached the specifications or schedules attached the specifications or schedules attached the specification of the specificat

tions or schedule attached thereto.

No. 2. FOR FURNISHING, CONSTRUCT-ING AND ERECTING A PUMPING STATION NEAR THE EXISTING DRIVEN WELL. PLANT AT WHITESTONE, BOROUGH OF QUEENS. The time allowed for doing and completing

the entire work is one hundred and twenty (120) working days. The security required is Six Thousand Dollars

(\$6,000). (\$6,000).
No. 3. FOR FURNISHING ALL LABOR AND MATERIALS REQUIRED TO COMPLETE THE CONTRACT ABANDONED BY THE ROBERTSON AND GEREHART CONTRACTING COMPANY, ENTITLED "FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO CONSTRUCT AND ERECT A PURIFICATION PLANT AT OAKLAND LAKE, THIRD WARD, BOROUGH OF LAND LAKE, THIRD WARD, BOROUGH OF QUEENS," DATED AUGUST 30, 1909.

The time allowed for doing and completing the work is rinety (90) calendar days.

The security required is Five Thousand Dollars (\$5,000).

The bidders will state the price, per unit, of

each item of work or supplies contained in the specifications or schedule, by which the bids will

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, ir. the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904, 13 to 21 Park row, Borough of Manhattan, New York City, where any their information desired may be obtained.

HENRY S. THOMPSON, Commissioner.
Dated Maich 21, 1911.

Stories, 39 feet by 41 feet, with barn, 1½ stories, 28 feet by 31 feet.

Parcel No. 33 of Condemnation Map. Former owner Rosetta B. Lent. Dwelling, frame, 3 stories, mansard roof, 31 feet by 46 feet, with barn, 1½ stories, 28 feet by 31 feet.

Parcel No. 33 of Condemnation Map. Former owner Rosetta B. Lent. Dwelling, frame, 3 stories, mansard roof, 31 feet by 46 feet, with barn, 1½ stories, 28 feet by 31 feet.

Parcel No. 33 of Condemnation Map. Former owner Rosetta B. Lent. Dwelling, frame, 3 stories, mansard roof, 31 feet by 46 feet, with barn, 1½ stories, 28 feet by 31 feet.

The buildings will be sold for immediate removal only, subject to the following

TERMS AND CONDITIONS.

The buildings and appurtenances thereto will be sold to the highest bidder, who must pay cash or a certified cheek desired the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the Department, and the property of the contract of the property of the

TRICITY, ROOM 1904, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity, at the above office, un-

til 2 o'clock p. m. on MONDAY, APRIL 3, 1911. Boroughs of Manhattan and The Bronx.

FOR FURNISHING, PLACING, REPAIR-NG, REPLACING AND EMPTYING VAULT ANS IN THE VICINITY OF MT. KISCO, WESTCHESTER COUNTY, N. Y.

estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1904. 13 to 21 Park row, Borough of Manhattan, where any further information de-

sired may be obtained.

HENRY S. THOMPSON, Commissioner.

Dated March 21, 1911. m22,a3 IF See General Instructions to Bidders on the last page, last column, of the "City Record.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1904, Nos. 13 to 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office, until 2 o'clock p. m. on

WEDNESDAY, MARCH 29, 1911, Boroughs of Manhattan and The Bronx.

The time allowed for doing and completing the work on each section or on both sections will be seventy-five (75) working days. The security required will be as follows: For Section 1. One Thousand Dollars (\$1,-

For Section 2. Two Thousand Dollars (\$2.-

The bidder will state the price, per unit, of each item of work or supplies contained in the specifications or schedule by which the bids will be tested. The bids will be compared and award made by sections for all the work, articles, materials, and supplies contained in the specifications or schedule attached thereto.

Bidders are requested to make their hide or

Bidders are requested to make their bids or Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel. can be obtained upon application therefor at the office of the Department, Room 1904, Nos. 13 to 21 Park row, Borough of Manhattan, where any further information

of Manhattan, where any further information desired may be obtained.

HENKY S. THOMPSON, Commissioner.

Dated March 16, 1911.

m18,29

LF See General Instructions to Bidders on the last page, last column, of the "City Record.'

CITY OF NEW YORK, DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ENGINEERING BUREAU, 13-21 PARK ROW, NEW YORK, March

NOTICE OF SALE AT AUCTION.

THE COMMISSIONER OF WATER SUP-ply, Gas and Electricity will sell at public auction to the highest bidder, on TUESDAY, MARCH 28, 1911.

at 10.30 a. m., by Joseph P. Day, auctioneer, at former residence of the late Henry S. Brewster (Parcel No. 29), Dale Terrace, Brewster, Putnam Co., N. Y., certain buildings, parts of buildings, etc., standing upon property cwned by The City of New York, acquired for the purpose of the Aqueduct Commission.

Being the following buildings, parts of buildings, etc., standing within the lines of the property acquired for the purpose of the Aqueduct Commission, all of which are more particularly described on a certain map on file in the office described on a certain map on file in the office of the Commissioner of Water Supply, Gas and Electricity, 13 to 21 Park row, Borough of Man-

hattan:

Pulnam County, N. Y., Town of Carmel.

Parcel No. 1 of Condemnation Map. Former owner Anna E. Ganung. Dwelling, frame, 2½ stories, 24 feet by 30 feet, and outbuildings.

Parcel No. 69 of Condemnation Map. Former owner Edw. B. Brady, Est. Dwelling, frame, 2 stories and attic, 32 feet by 46 feet with addition 43 feet by 21 feet, shed 20 feet by 43 feet, barn 26 feet by 50 feet, and outbuildings.

Town of Southeast.

Parcel No. 18 of Condemnation Map. Former owners John and Kate Sullivan. Dwelling. hattan:

owners John and Kate Sullivan. Dwelling, frame, 2 family, 2½ stories, with outbuildings. Parcel No. 24 of Condemnation Map. Former owner Sarah Rooney. Dwelling, frame, 2 family, 21/2 stories, 43 feet by 22 feet, with barn and shed.

Parcel No. 29 of Condemnation Map. Former owner Rachel Badt. 1 dwelling, frame, 2½ stories, 31 feet by 31 feet; 1 dwelling, frame, 2½ stories, 24 feet by 36 feet; 1 dwelling, frame, 2½ stories, 24 feet by 36 feet; 1 dwelling, frame, 2½ stories, 33 feet by 50 feet; 1 dwelling, frame, 2½ stories, 38 feet by 47 feet. Parcel No. 30 of Condemnation Map. Former owner Mary Van Scoy. Dwelling, frame, 2½ stories, 35 feet by 55 feet, with 2 barns, one 1½ stories, 67 feet by 30 feet, and one 18 feet by 37 feet.

Parcel No. 32 of Condemnation Map. Former owner Marcus Badt. Dwelling, frame, 2½ stories, 39 feet by 41 feet, with barn, 1½ stories, 28 feet by 31 feet. Parcel No. 29 of Condemnation Map. Former

m25,a5

The buildings and appurtenances thereto will be sold to the highest bidders on the last page, last column, of the "City Record."

The buildings and appurtenances thereto will be sold to the highest bidders on the last page, last column, of the "City VALVE BOX CASTINGS."

Department of Public Charities, Foot of East 26th St., Nev York.

The time allowed for the delivery of the materials and supplies, and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidders on the Commissioner. Dated March 21, 1911.

The time allowed for the delivery of the materials and supplies, and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidders on the Commissioner of Water Supply, Gas and the page, last column, of the "City Record."

The time allowed for the delivery of the materials and supplies, and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidder, who must pay the last page, last column, of the "City Casting Indicating and appurtenances thereto will be sold to the highest bidders on the Commissioner of Water Supply, Gas and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidders on the Commissioner of Water Supply, Gas and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidders on the Commissioner of Water Supply Gas and the performance of the contract is as follows:

The buildings and appurtenances thereto will be sold to the highest bidders on the Commissioner.

The buildings and appurtenances thereto will be sold to the highest bidders on the Casting and the performance of the Commissioner.

The buildings and appurtenances thereto will be sold to the highest bidders on the Casting and Thereton and Ther DEPARTMENT OF WATER SUPPLY, GAS AND ELEC- terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall This security may at any time after the expira-tion of the contract period be applied by the

City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

The purchaser shall not lease, occupy or cause or permit the building or buildings, etc., pur-chased by him to be used or occupied for any purpose other than that of their speedy removal, nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the

The sale will be as of the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circum-

stance of vacating the structures of their tenants will permit. The buildings intact, or all of the material of the buildings, sheds, walks, structures and cel-lars of whatscever nature, with their exterior and interior fixtures, appurtenances and foundations of any kind, extending down to the level of the cellar bottom, shall be removed from the premises or torn down. None of the dirt, debris or waste resulting from removal or demoli-tion shall be allowed to remain on the premises. All of the foundation walls of all classes shall be taken down and removed. None of the buildings removed, in whole or part, nor any of the dirt, debris or waste resulting from said removal or demolition shall be erected or placed within 600 feet of property belonging to The City of

New York. 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 New York will, without notice Cleaning, Borough of Manhattan, 13 to 21 Park to the purchaser, cause the same to be removed, and the costs and expense thereof charges against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning sings by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective mate rials or machinery, implements or appliances used in the 1emoval of said buildings.

The Commissioner of Water Supply, Gas and Electricity reserves the right to reject any and

HENRY S. THOMPSON, Commissioner of Water Supply, Gas and Electricity. m17,28

DEPARTMENT OF STREET CLEANING.

Main Office of the Department of Street Cleaning, Room 1403, Nos. 13-21 Park Row, Borough of Manhattan, The City of New

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock m., on

WEDNESDAY, APRIL 5, 1911,

Borough of Brooklyn.

No. 1. CONTRACT FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE BUILDING, CONSTRUCTION AND ERECTION OF THE SEVERAL WORKS FOR A STABLE ON THE SOUTHEAST CORNER OF CANAL AVENUE AND EAST THIRD STREET (CONEY ISLAND), INCLUDING EXCAVATION AND GRADING, PILES, CONCRETE FOUNDATIONS, WATERPROOFING, REINFORCED CONCRETE FLOORS AND COLUMNS, METAL LATHING AND FURRING, MASON WORK, CARPENTER WORK, IRON WORK, PAINTING AND VARNISHING,

The bidder will state the price of each item or article contained in the specifications, per pound, per hundred pounds, ton, dozen, gallon, or other unit of measure, by which the bids will be read from the steed. The extensions must be made and footed up, as the bids will be read from the bidder on each of the three contracts.

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 at the office of the Department of Street Cleaning, the Borough of Manhattan, WM. H. EDWARDS, Commissioner of Street WORK, PAINTING AND VARNISHING, HARDWARE, LIGHT FIXTURES, ELECTRIC WIRING, STEAM HEATING, ROOFING.

The time for the completion of the work and the full performance of the contract is two hundred (200) working days. The amount of security required is Twelve Thousand Dollars

(\$12,000).

Bids will be prepared and the contract awarded DEPARTMENT OF CORRECTION.

Bids will be prepared and the contract awarded at a lump or aggregate sum as this contract is entire and for a complete job.

No. 2. CONTRACT FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE BUILDING, CONSTRUCTION AND ERECTION OF PLASTER WORK, STABLE FITTINGS, CARRIAGE LIFTS. SCALES, ETC., FOR A STABLE ON THE SOUTHEAST CORNER OF CANAL AVENUE AND EAST THIRD STREET (CONEY ISLAND).

at a lump or aggregate sum, as this contract awarded at a lump or aggregate sum, as this contract is entire and for a complete job.

The total amount available for the expense of the above three contracts is \$49,000 (less architect's fees of 5 per cent.), authorized by resolutions of the Beard of Estimate and Apportionment of June 3, 1910, and the Board of Alder-

men of June 2i, 1910.

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, the Borough of Manhattan, Nos. 13-21 Park row, and the plans and drawings may be obtained at the office of the architect, D. Everett Waid, Esq., No. 1 Madison avenue.

Dated, March 16, 1911.

WM. H. EDWARDS, Commissioner of Street

Cleaning. See General Instructions to Bidders on mate. the last page, last column, of the "City

Record.

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1403, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Street Cleaning at the above office until 12 o'clock m. on TUESDAY, APRIL 4, 1911, Boroughs of Manhattan, The Bronx and

Brooklyn.
CONTRACTS FOR FURNISHING AND DE-

1. LEATHER.
2. HARNESSMAKERS' SUPPLIES.
3. PIPE HORSE COLLARS.
4. SINGLE TRUCK HARNESS.
5. DOUBLE TRUCK HARNESS.
6. SINGLE DRIVING HARNESS.
7. SINGLE CART HARNESS.
8. TICKING FOR SADDLE PADS AND HORSE COLLARS.
The time for the delivery of the articles, materials and supplies and the performance of the contract is as follows: Leather, by or before December 31, 1911; harnessmakers' supplies, sixty contract is as follows: Leather, by or before December 31, 1911; harnessmakers' supplies, sixty (60) days; pipe horse collars, ninety (90) days; single truck harness, sixty (60) days; double truck harness, ninety (90) days; single driving harness, sixty (60) days; single cart harness, ninety (90) days; ticking for saddle pads and horse collars, by or before May 1, 1911. The amount of security required is fifty per cent.

(50%) of the amount of 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 pound, per hundred pounds, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be

Cleaning.
Dated March 21, 1911. AF See General Instructions to Bidders on the last page, last column, of the "City

Record."

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1903, 13-21 PARK ROW BOROUGH OF MANHATTAN, THE CITY OF NEW

YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock m. on MONDAY, MARCH 27, 1911,

Borough of Brooklyn.

No. 1. CONTRACT FOR FURNISHING
AND DELIVERING FORAGE.

The time for the delivery of the articles, materials and supplies and the performance of the

contract is by or before June 30, 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti mate.

Borough of Manhattan.

No. 2. CONTRACT FOR FURNISHING AND DELIVERING FORAGE.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before June 30, 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

Borough of The Bronx.
No. 3. CONTRACT FOR FURNISHING
AND DELIVERING FORAGE.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before June 30, 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

mate. The bidder will state the price of each item

13-21 Park row. WM. H. EDWARDS, Commissioner of Street Cleaning. Dated March 11, 1911.

TSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF CORRECTION, 148 E. 20TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW

LATER TO THE CITY OF A SCRIENCE OF CONSTRUCTION AND EAST THE LABOR AND MATERIALS REQUIRED TO THE LABOR AND MATERIALS REQUIRED FOR THE BULLDING, CONSTRUCTION AND EAST THE CURDING AND GAS FITTING WORK FOR A STABLE ON THE SOUTHEAST CORNER OF CANAL AVENUE AND EAST THIRD STREET (CONEY ISLAND).

The time for the completion of the work and the full performance of the contract is two hundred 2000 working days. The amount of security required is 50 per cent, of amount of scientification and the full performance of the contract awarded the southeast Contract is two hundred 2000 working days. The amount of security required is 50 per cent, of amount of scientification may be seen at the office of the Department of the contract awarded the contract is two hundred 2000 working days. The amount of security required is Fifteen Hundred Dollars (\$200).

No. 3. CONTRACT FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO THOROUGHLY OVERHAUL AND MAKE THE NECESSARY REPAIRS TO THE DECENT OF THE DECENT OF THE OWNER OF CANAL AVENUE AND MATERIALS REQUIRED TO THOROUGHLY OVERHAUL AND MAKE THE NECESSARY REPAIRS TO THE DECENT OF THE OWNER OF AND MATERIALS RECOURSE. ON HARTS ISLAND NEW YORK. The time for the completion of the work and the full performance of the contract is by or before 40 consecutive working days.

Bilask will be compared and the contract is two hundred 2000 working days. The amount of second the plans and drawings measure and for a completion of the work and the full performance of the contract awarded the full performance of the contract is by or before 40 consecutive working days.

The amount of sector the full performance of the contract awarded the full performance of the contract is by or before 40 consecutive working days.

The amount of sector the full performance of the contract is by or b

148 E. 20th St., Borough of Manhattan, The City of New York. SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Correction at the above office until 11 o'clock a. m., on THURSDAY, APRIL 6, 1911,

No. 1. FOR FURNISHING AND DELIVERING 2,950 TONS WHITE ASH ANTHRACITE COAL TO CITY INSTITUTIONS DURING YEAR 1911.

The time for the delivery of the articles, matrices of the delivery of the articles of the delivery of t

terials and supplies and the performance of the contract is during year 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

mate.
No. 2. FOR FURNISHING AND DELIV-ERING 10,800 TONS WHITE ASH ANTHRA-CITE COAL TO BLACKWELLS AND HARTS ISLANDS DURING THE YEAR 1911. The time for the delivery of the articles, materials and supplies and the performance of the

contract is during year 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

The bidder will state the price of each item or article contained in the specifications or sched-ules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the totals. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

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 at the office of the Department of Correction, the Borough of Manhattan, 148 E. 20th

PATRICK A. WHITNEY, Commissioner. Dated March 18, 1911. m25,a6 the last page, last column, of the "City

No. 148 EAST 20TH ST., BOROUGH OF MANNATTAN. THE CITY OF NEW YORK.
SALE OF BONES AND GREASE, IRON, rags, etc., will take place at the Central Office, No. 148 East 20th st.,

WEDNESDAY, APRIL 5, 1911,

at 11 a. m.

The bones, etc., to be accumulated by the De bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each class, and awards made to the lowest bidder on each class.

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 at the office of the Department of Street

The bones, etc., to be accumulated by the Department during the year 1911, estimated at 25 tons, more or less, to be received at Storehouse Pier, Blackwells Island, not less than three times weekly, in a covered wagon, to be transported to and from Blackwells Island by the boats of the Department. the Commissioner reserving the right to order more frequent removals of the bones if deemed necessary.

Affecting Elosofist to 5617 in 5633 and 5634.

10 tons of old iron (2,000 pounds to the ton) row.

WM. H. EDWARDS, Commissioner of Street
Cleaning.

Dated March 21, 1911.

8,000 pounds of grease.
100 empty barrels (iron bound).
100 empty barrels (kerosene).
1,000 pounds old rore.
800 pounds old rubber.
300 pounds tea lead.
200 pounds cld brass.
All qualitities to be "more or less." All qualities to be "as are." All the above (except iron and bones) to be received by the purchaser at pier foot of East 26th st., and removed therefrom immediately upon being notified that same

from immediately upon being notified that same are ready for delivery.

Each successful bidder will be required to pay 25 per cent. in cash or certified check of the estimated amount of his purchase to me at the time and place of sale, and the balance to the General Storekeeper at Blackwells Island, in

cash or certified check on a New York City bank upon delivery of the goods.

The Commissioner reserves the right to order resale of any goods that shall not have been removed by the purchaser within ten days after he shall have been notified that they are ready, and in case of such resale to forfeit to the use. and in case of such resale to forfeit to the use of the Department of Correction the 25 per cent, paid in at the time and place of sale. Goods can be examined at Blackwells Island by intending bidders on any week day before the day of sale. The Commissioner reserves the right to sell the articles over again.

PATRICK A. WHITNEY, Commissioner.

m22.a5

DEPARTMENT OF CORRECTION, 148 E. 20TH St., BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Correction at the above office until 11 o'clock a. m. on TUESDAY, APRIL 4, 1911,

No. 1. FOR FURNISHING AND DELIVERING SIX HORSES.

The time for the delivery of the articles, materials and realized entitles of the articles, materials and realized entitles.

rials and supplies and the performance of the contract is by or before December 31, 1911.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

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 at the office of the Department of Correction, the Borough of Manhattan, 148 E. 20th

PATRICK A. WHITNEY, Commissioner.
Dated, March 18, 1911. m23,a4

Free General Instructions to Bidders on the last page, last column, of the "City Record".

DEPARTMENT OF CORRECTION, 148 E. 20TH St., BCROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BILS OR ESTIMATES WILL BE received by the Commissioner of Correction at

the above office until 11 o'clock a. m. on TUESDAY, APRIL 4, 1911,

No. 1. FOR FURNISHING AND DELIVERING HARDWARE, PAINTS, IRON, STEAM FITTINGS, LUMBER AND MISCELLANEOUS ARTICLES.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before June 30, 1911.

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 sched and 5. ules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the totals and awards made to the lowest bidder on each item. The bids on lumber will be compared and the contract awarded at a lump or aggregate sum.

tract awarded at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

PATRICK A. WHITNEY, Commissioner m23.a4

Dated March 18, 1911. © See General Instructions to Bidders on the last page, last column, of the "City

BOARD OF ASSESSORS.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or unimproved lands affected thereby, that the following proposed assessments hav-been completed and are lodged in the office o the Board of Assessers for examination by all persons interested, viz.:

Borough of Brooklyn.

1641. Basin at the southwest corner of Sherman and Vanderbilt sts.

Affecting south side of Vanderbilt st. between Prospect ave. and Coney Island ave.

1642. Paving Sherman st. between 11th ave. and Terrace place.

Area of assessment extends to one-half the lock at the intersecting streets. 1657. Sewer in Eastern parkway, north side, between Somers st. and Broadway, and outlet n Somers st. between Eastern parkway and

Broadway.

Affecting Block Ncs. 1540 and 1544.

1569. Sewers in 46th st. between 12th and 15th aves., with outlet b-tween 15th and 17th aves.; in 17th ave. between 46th and 47th sts.; in 47th st. between 47th st. and 19th ave., and in 13th ave. between 46th and 47th sts.

Affecting Block Ncs. 5433 to 5445 inclusive: Affecting Block Nos. 5433 to 5445 inclusive; 5609 to 5611 inclusive; 5615 to 5618 inclusive; 5621 to 5624 inclusive and 5630.

1676. Paving Jerome st. between Pitkin ave. and New Lcts road. 1677. Paving Sterling st. between Bedford and Washington ares.
1694. Paving Avenue J between Coney Island

Dated March 18, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

Office of the Department of Correction, No. 148 East 20th St., Borough of Manhart.

No. 148 East 20th St., Borough of Manhart. East 3d st.; and on the south side of Fort Hamilton ave. between East 3d st. and East 4th st.

Affecting Block Nos. 5280 to 5282 inclusive,
and 5315 to 5317 inclusive.

1725. Paving Provost st. between Paidge and

Greenpoint aves.

The area of essessment extends to one-half

the block at the intersecting streets.

1727. Sewer in 12th eve. between 43d and 49th sts., with outlet sewers in 45th st. between 12th and 13th aves; in 13th ave. between 45th and 46th sts. and 48th st. between 12th and

Affecting Block Nos. 5609 to 5611 inclusive; 5615 to 5617 inclusive; 5621, 5622, 5627, 5628,

1767. Curbing and flagging 47th st. between 18th and New Utrecht aves.
1779. Sewer in 65th st., south side, between Fort Hamilton ave. and 8th ave.
Affecting Block Nos. 5749 and 5750.

All persons whose interests are affected by the above-named proposed assessments, and who are opposed to the same, cr either of them are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before April 25, 1911, at 11 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA Board of Assessors. Thomas J. Drennan, Secretary, 320 Broadway, City of New York, Borough of Manhattan, March 24, 1911.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or 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.

1730. Paving, curbing and recurbing Academy st. from Seaman ave. to a point 200 feet east of Nagle ave.

The area of assessment extends to one-half the block at the intersecting streets.

Borough of The Bronx.

1388. Regulating, grading, curbing, flagging, etc., Briggs ave. (Gun Hill road) from White Plains road to Baychester ave., at or near Pel-

ham Bay Park.

The area of assessment extends to one-half the block at the intersecting streets.

Borough of Queens.

1712. Sewer in 4th ave. from a point about 190 feet south of Pierce ave. to Jackson ave., First Ward

Affecting blocks 68, 69, 74, 75, 124, 125, 126 and 127. 1741. Regulating, grading and flagging the southeast corner of Delap place and Bergen ave., Fourth Ward.

Borough of Richmond.

1746. Laying cement sidewalks on Bay st., McKeon st., Canal st., Central ave., Clark st., Cliff st., Richmond road, Richmond ter., Thompson st., Tompkins ave., Louis st., Jersey st., Westervelt ave., Wall street, William st., Stuyvesant place, St. Marks place, St. Johns ave., Montgomery (st.) ave. Burger ave., Patten st., Hudson st., Henry st., Harrison st., Varian st., Virginia ave., Young st., Occident ave., Orient

Hudson st., Henry st., Harrison st., Varian st., Virginia ave., Young st., Occident ave., Orient ave., Pennsylvania ave. and Chestnut ave., Bard ave. and Tompkins st.

Affecting property Ward 1, plots 1, 2, 3, 4, 5, 6, 7 and 13; Ward 2, plots 1, 2, 4, 5 and 8; Ward 4, plots 1, 2, 3, 4, 5, 6, 7, 14 and 15.

1748. Paving or repairing the crosswalks on Hoyt ave.; south side of Castleton ave.; on Ridgewood place; Havenwood road; Glen ave.; Brighton ave.; Kissel ave.; Harbor View court, Webster ave. and Portland place; Richmond ave., west side from Blackford ave. to Morningstar

west side from Blackford ave. to Morningstar Affecting property in Ward 1, plot 6, blocks 5 and 14; plot 7, block 5; plot 8, blocks 3, 9, 18 and 4; plot 10, block 1; plot 11, block 1; plot 13, block 1; Ward 3, blocks 67, 159, 161, 163, 164, 165, 166 and 167.

Affecting property in Ward 1, plot 2, blocks

1751. Regulating, grading, etc., an unnamed street between William st. and Beach st. and

street between William St. and Beach St. and sextending from St. Pauls ave. to Jackson st., Second Ward.

The area of benefit extends to about one-half the block at the intersecting streets. 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, 320 Blank forms and further information may be Broadway, New York, on or before April 18, obtained at the office of the Department of 1911, at 11 a. m.. at which time and place the Correction, the Bosough of Manhattan, 148 E. said objections will be heard and testimony re-

ceived in reference thereto.
IOS. P. HENNESSY, WM. C. ORMOND,
ANTONIO C. ASTARITA, Board of Assessors.
THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan,
March 18, 1911.

CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Com-missioners appointed under said acts will be held at the office of the Commission, Room 219, No. 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tuesdays and Thursdays of each week, at 2

'clock p. m., until further notice. Dated New York City, September 20, 1910. WILLIAM D. DICKEY, MICHAEL J. FLAHERTY, DAVID ROBINSON, Commis-

LAMONT McLoughlin, Clerk.

FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF SEALED BIDS OR ESTIMATES WILL BE

received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on

MONDAY, APRIL 3, 1911. Borough of Manhattan.

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE INSTALLATION OF NEW FUSE BOARD, JACK TEST BOARD AND CABLE RACK, IN THE FIRE ALARM TELEGRAPH BUREAU, 157 AND 159 E. 67TH ST.

The time for the completion of the work and the full performance of the contract is sixty (60)

days.

The amount of security required is Six Hundred and Fifty Dollars (\$650).

Bids will be compared and the contract award-

ed at a lump or aggregate sum.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, 157 and 159 E. 67th st., Manhattan.

R. WALDO, Fire Commissioner.

Dated March 22, 1911. 138ee General Instructions to Bidders on the last page, last column, of the "City Record." HEADQUARTERS OF THE FIRE DEPARTMENT OF

received by the Fire Commissioner at the Freeport. above office until 10.30 o'clock a. m. on Sealed

DER TRUCKS OF SELF-PROPELLING DE-

The time for the delivery of the articles, materials and supplies and the performance of the and appurtenances thereto, and the award will contract is one hundred and eighty (180) work-

ing days.

The amount of security required is the full amount of the bid or estimate.

The bids will be compared and the contract

awarded at a lump or aggregate sum.

obtained at the office of the Fire Department, be sufficient to entitle bidders to bid on any of 157 and 159 E. 67th st., Manhattan. 157 and 159 E. 67th st., Manhattan. R. WALDO, Fire Commissioner.

67TH ST., BORCUGH OF MANHATTAN, THE CITY SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on

DEPARTMENT BUILDINGS, SOUTH 59TH it., 3,000 GROSS TONS. DEPARTMENT BUILDINGS, NORTH 59TH , 1,400 GROSS TONS.

HEADOUARTERS BUILDING, 157-159 EAST 67TH ST., 300 GROSS TONS. FIREBOATS BERTHED ON THE NORTH

FIREBOATS BERTHED ON THE NORTH RIVER, 2,500 GROSS TONS
FIREBOATS BERTHED ON THE EAST RIVER, 1,325 GROSS TONS.
FIREBOATS BERTHED ON THE HARLEM RIVER, 1,250 GROSS TONS.

Borough of The Bronx.
DEPARTMENT BUILDINGS, 1,300 GROSS

Borough of Richmond. DEPARTMENT BUILDINGS, 250 GROSS TONS.
FIREBOATS BERTHED AT ST. GEORGE 400 GROSS TONS.

Borough of Brooklyn.

DEPARTMENT BUILDINGS, 3,200 GROSS ONS. FIREBOATS BERTHED ON EAST RIVER, 1,000 GROSS TONS.

Borough of Queens.

Separate bids will be accepted for each item.

Attention is especially invited to the several clauses of the specifications forming part of the contract for these supplies.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before April 1, 1912.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

The bidder will state the price of each item or article contained in the specifications or sched-ules herein contained or hereto annexed, per pound ton, dozen, gallon, yard or other unit of pound ton, dozen, gallon, yard or other unit or 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 awards will be read from the total and awards to the lowest bidder on each item; or bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Sealed bids (blank forms of which may be ob-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 at the office of the Fire Department, Nos. 157 and 159 East 67th st., Manhattan.

Nos. 157 and 159 hast of the St., Mannattan.

R. WALDO, Fire Commissioner.

Dated March 20, 1911. m22,a3

LF See General Instructions to Bidders on the last page, last column, of the "City Record".

DEPARTMENT OF FINANCE.

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 first floor above the basement on the Mulberry street side, in the building No. 300 Mulberry street, Borough of Manhattan, as the place for the holding of sessions of City Magistrates' Court having jurisdiction in the Boroughs of Manhattan and The Bronx, from and after March 31, 1911.

By order of the Commissioners of the Sinking Fund under resolution adopted at a meeting held March 8, 1911.

WHAT A UPENDERGAST Comptroller

WM. A. PRENDERGAST, Comptroller.

Corporation Sales.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE COMMISSION er of Water Supply, Gas and Electricity, 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 all the buildings, parts of buildings, etc.. standing upon property owned by The City of New York, acquired by it for pipe line purposes in the poses in the

County of Nassau.

Reing parts of two buildings now standing within the lines of the property acquired for the purposes of the 72-inch pipe line in the Village of Valley Stream and Freeport, Long Island, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan. Pursuant to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held

of the Sinking Fund, adopted at a meeting held June 23, 1909, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comp-

MONDAY, APRIL 10, 1911. at 11 a. m., in lots and parcels and in manner

and form as follows: Parcel No. 17. Part of two and one-half story frame house on the east side of Franklin avenue about 80 feet north of Brooklyn avenue, Valley Stream, formerly owned by M. O'Lough-lin. Cut 24.8 feet on east and west sides by 20.5 feet on north side,

Parcel No. 275a. That part of a two and one-THE CITY OF NEW YORK, 157 AND 159 E. 67TH half story cement block and frame house about St., Borough of Manhattan, The City of 16 feet in depth now within the lines of the NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE H. A. Bissell and known as 179 Centre street,

Sealed bids (blank forms of which may be MONDAY, APRIL 3, 1911, obtained upon application) will be received by FOR FURNISHING AND DELIVERING the Comptroller at the office of the Collector of TWO 75-FOOT AERIAL HOOK AND LAD. City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 10th day April, 1911, and then publicly opened for the sale for removal of the above-described buildings 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 Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

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 s may be directed.

Blank forms and further information may be with all bids, and that a deposit of \$50 will be required with all bids, and that a deposit of \$500 will

Deposits of unsuccessful bidders will be re Dated March 21, 1911.

Dated March 21, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

Dated March 21, 1911.

m2,a3
full bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 and 159 East quirements 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.

MONDAY, APRIL 3, 1911,

FOR FURNISHING AND DELIVERING 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 hids 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 April 10, 1911," 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 K, 280 Broadway, 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 PRINT-ED 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, March 24, 1911.

m25,a10

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE FIRE COMMIS-DEPARTMENT BUILDINGS, L. I. CITY, 225 GROSS TONS.

DEPARTMENT BUILDINGS, FLUSHING AND COLLEGE POINT, 150 GROSS TONS.

DEPARTMENT BUILDINGS, JAMAICA AND RICHMOND HILL, 200 GROSS TONS.
DEPARTMENT BUILDINGS, ARVERNE, ROCKAWAY BEACH AND FAR ROCKAWAY, 175 GROSS TONS.
Separate bids will be accepted for each item.

Being the buildings situated on that plot of ground about 40 feet by 96 feet 10 inches, on

it for fire house purposes, in the

Borough of Brooklyn.

Being the building situated on that plot of
ground about 40 feet by 96 feet 10 inches, on the south side of Cortelyou road, distant 64 feet 19 inches east of E. 12th st., and known as 1208 Cortelyou road, in the Borough of Brooklyn, and which is more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held March 8, 1911, the sale by sealed bids of the above described building and appurtenances thereto will be held by direction of the Comp-

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 K. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 27th day of March, 1911, 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-foun 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

e sold in its entirety, as described in above advertisement. Each and every bid must be accompanied by

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 re-turned 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 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

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened March 27, 1911." and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date, to the "Collector of City December 200 Procedure New York. Revenue, Room K, 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be ob-

address of the bidder.

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, March 8, 1911. m10,27

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COM-panies 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.

Venen such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Construction. One company on a bond up to \$25,000. Including regulating, grading, paving, sewers maintenance, dredging, construction or parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.

Asphalt, Asphalt Block and Wood Block Pave-

sessed 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 that, "If any such assessment that the said entry of the date of the greater New York Charter.

Said section provides that, "If any such assessment that the said part of the greater the date of entry thereof in the said days after the date of entry thereof in the said every bond up to amount authorized by letter of Comptroller to the surety companies, dated Sep tember 16, 1907.

Dated January 3, 1910. WILLIAM A. PRENDERGAST, Comptroller.

Notices of Sale.

THE SALE OF THE LIENS FOR UNPAID Borough of Brooklyn, as to liens remaining unestate affected thereby ten days after its entry sold at the termination of sales of July 27, August 3, 24, September 7, 21, October 5, 19, November 2, 16, 30, December 14 and 28, 1910, January 11, 25, February 8, March 1 and 15, 1911, has been continued to

WEDNESDAY, MARCH 29, 1911,

at 2 p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in Room 2, Borough Hall, in the Borough of Brooklyn, in The City of New York, as heretofore.

Dated Maich 15, 1911.
DANIEL MOYNAHAN, Collector of Assessments and Arrears.

m16,29 m16,29

NOTICES OF CONTINUATION OF TAX SALE IN THE BOROUGH OF MANHATTAN.

THE SALE OF TAX LIENS OF THE CITY of New York for unpaid taxes, including special franchise taxes, held May 19, 1910, pursuant to advertisement, will be continued as to the liens remaining unsold at the termination of sales of May 19, 26, June 2, 9, 16, 23, 30, July 7, 14, 21, August 4, 29, September 2, October 3, November 3, December 5, 1910, January 5, Feb-ruary 9 and March 9, 1911, to

THURSDAY, APRIL 13, 1911,

at 10 a. m., in the Aldermanic Chamber in the City Hall, postponement to said date being by direction of the Comptroller of The City of New

Ork.
DANIEL MOYNAHAN, Collector of Assessments and Arrears. Dated March 9, 1911.

NOTICE OF CONTINUATION OF THE BRONX TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of The Bronx, as to liens remaining unsold at the termination of sales of February 6, 20 and March 6, 1911, has been continued to

MONDAY, MARCH 27, 1911, at 10 o'clock a. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Coroner's Court Room, Bronx Building, 531 Tremont ave., in the Borough of The Bronx, in The City of New York. This sale will include tax liens from 1250 to

DANIEL MOYNAHAN, Collector of Assess ments and Arrears. Dated March 6, 1911.

Interest on City Bonds and Stock.

INTEREST ON CITY BONDS AND STOCK.

THE INTEREST DUE ON MAY 1, 1911, ON registered 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 85) in the Stewart Building, corner of Broadway and Cham-bers st., in the Borough of Manhattan.

The coupons that are payable in New York or in London for the interest due on May 1, 1911, on assessment bonds and 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 Guaranty Trust Company, 28 and 30 Nasseu st., New York City, in United States money, or at the office of Messrs. Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling, at the rate of \$4.8780 to the pound

England, in sterling, at the rate of \$4.8/80 to the pound.

The coupons that are payable only in New York for interest due on May 1, 1911, on bonds and stock of the present and former City of New York, and of former corporations now included in The City of New York, except the former County of Queens, will be paid on that day at the office of the said Guaranty Trust Company.

Company.

Company.

The coupons that are payable on May 1, 1911, for interest on bonds issued by the former County of Queens, will be paid on that day at the Queens County Bank, Branch of the Corn Exchange Bank, Borden ave. and Front st., Long Island City.

The books for the transfer of bonds and stock on which interest is payable May 1, 1911, will be closed from April 10 to May 1, 1911.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 21, 1911.

m22,my1

INTEREST ON CITY BONDS AND STOCK

THE INTEREST DUE ON APRIL 1, 1911, on Registered Bonds and Stock of The City of New York, and of former corporations now of New York, and of former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 85) in the Stewart Building, corner of Broadway and Chambers st., in the Borough of Manhattan.

The interest due on April 1, 1911, on the Coupon Bonds and Stock of the present and former City of New York, and of former corporations now included therein except the

porations now included therein, except the former County of Queens, will be paid on that day at the office of the Guaranty Trust Co., 28 and 30 Nassau st.

The Coupons that are payable on April 1, 1911, for interest on bonds issued by the former County of Queens, will be paid on that day at the Queens County Bank, Branch of the Corn Exchange Bank, Borden ave. and Front et Torn

TWENTY-FOURTH WARD—SECTION 13.
WEST TWO HUNDRED AND FIFTYNINTH STREET—SEWER between Broadway sessed for benefit on any person or property shall

and Riverdale ave. Area of assessment affects Blocks 3423, 3425 and 3426. —that the same was confirmed by the Board of Assessors on March 21, 1911, and entered March 21, 1911, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and re-ceive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated NOTICE OF CONTINUATION OF BROOK-LYN TAX SALE.

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 assessment became a lien, as provided by section

159 of this act."
Section 159 of this act provides * * * "An assessments and water rents for the assessment shall become a lien upon the real 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 Municipal Building, corner of 177th st. and 3d ave., 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 May 20, 1911, will be expected from intensity as the payments of the state of empt 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 above assessment became a lien to

the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 21, 1911 m23,a3

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: SECOND WARD SCHAEFFER STREET—SEWER, between Knickerbocker ave. and the County line. Area of assessment: Both sides of Schaeffer st., from Knickerbocker ave. to Irving ave., affecting Block

-the above-entitled assessment was confirmed by the Board of Assessors March 21, 1911, and en-tered March 21, 1911. in the Record of Titles and Assessments, kept in the Bureau for the Collection of Arrears of Taxes and Assessments and of Water Rents, and unless the amount as-sessed for benefit on any person or property shall be paid when sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated at the date of payment, from the date when such assessment became a lien, as pro-

vided 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 Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Hackett Building, 51 Jackson ave., Long Island City, Borough of Queens, 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 May 20, 1911, 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 the above assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 21, 1911. m23,a3

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 assessments for LOCAL IM-PROVEMENTS in the BOROUGH OF BROOK-

EIGHTH AND THIRTIETH WARDS, SECTIONS 3 AND 17.
FORTIETH STREET—PAVING, between 6th and New Utrecht aves. Area of assessment: Both sides of 40th st., from 6th to New Utrecht ave., and to the extent of half the block at the

intersecting avenues.

SEVENTEENTH WARD, SECTION 9.

DOBBINS STREET—SEWER, between Norman and Nassau aves. Area of assessment: Both sides of Dobins st., between Norman and Nassau

DIAMOND STREET—SEWER, between Meserole and Greenpoint aves. Area of assessment: Both sides of Diamond st., from Greenpoint to

Meserole ave.

TWENTY-SIXTH WARD, SECTION 12.

SEWERS in RIVERDALE AVENUE, between
Thatford st. and Rockaway ave., between Osborn
st. and existing sewers east of Watkins st.; and st. and existing sewers east of Walkins St.; and between Christopher st. and existing sewer east of Stone ave.: SEWER BASINS on RIVER-DALE AVENUE at the northwest, northeast and southeast corners of OSBORN STREET; at the northeast and northwest corners of STONE AVENUE: and at the northwest corner of CHRISTOPHER STREET. Area of assessment: Affects Blocks 3590, 3591, 3592, 3593, 3811, 3603, 3605, 3066, and 3828.

3605, 3606 and 3828. TWENTY-EIGHTH WARD, SECTION 11.

County of Queens, will be paid on that day at the Queens County Bank, Branch of the Corn Exchange Bank, Borden ave. and Front st., Long Island City.

The books for the transfer of bonds and stock on which interest is payable on April 1, 1911. will be closed from March 15 to April 1, 1911. will be closed from March 15 to April 1, 1911. W.M. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 1, 1911.

Notices 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 THE BRONX:

TWENTY-NINTH WARD. SECTION 12

AND PAVING, between Avenue C and a point 100 feet southerly. Area of assessment: Both sides of E. 25th st., from Avenue C to a point 100 feet southerly and to the extent of half the block at the intersecting streets.

TURNER PLACE—REGULATING, GRAD-ING, CURBING AND PLAGGING, between Coney Island ave. to E. 11th st., and to the extent of half the block at the intersecting streets.

— that the same were confirmed by the Board of Assessors on March 21, 1911, in the Record of Titles of Assessments, Rept in the Bureau for the Collection of Assessments and Assessors of Tavas and Assessments. kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments

reau for the Collection of Assessments and Arrears at the Burears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., 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 May 20, 1911, will be exempt from interest as above provided, and after that date will be subject to the subject to the vesterly side of Overlook terrace, and measured at right angles thereto; thence southwardly on a line 100 feet west of the westerly side of Overlook terrace and parallel therewith to the place of beginning.

The above-entitled assessment was entered on the date hereinbefore given in the date hereinbefore give 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, March 21, 1911. m23,a3

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

continuing along the same course as last described to a point midway between the westerly line of the lands included in the Mosholu parkway and the easterly line of Mosholu Parkway North; thence northerly and midway between the easterly line of Mosholu Parkway North and the westerly line of Mosholu Parkway North and the westerly line of the lands included in the Mosholu Parkway south of Sedwick are and the wester.

NOTICE TO PROPERTY OWNERS. parkway south of Sedgwick ave. and the wester-ly line of Mosholu Parkway South, north of Sedgwick ave., to the intersection with the pro-longation of the northerly line of Van Cort-landt Park South; thence northerly and tangent to the curve forming the boundary line last de-cepted 430 feet; thence extwardly to a point on scribed 430 feet; thence eastwardly to a point on the northwesterly side of Jerome ave. distant 500 feet northeasterly from its intersection with the northeasterly line of Gun Hill road; thence southeastwardly and parallel with the Gun Hill road to the intersection with the prolongation of a line midway between Steuben ave. and Rochambeau ave.; thence southwestwardly and along the said line midway between Steuben ave. and

after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1006 of the Greater New York Char-

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 159 of this act." 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 lector of Assessments and Arrears at the Bureau estate affected thereby ten days after its entry in the said record."

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 at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Of Water Rents, in the Municipal Building, corner of 177th st. and 3d ave., 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 May 13, 1911, 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 above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911.

MONOR TO DEPARTMENT OF THE BRODER ARREATION TO THE STANDARD ARREATION TO THE BRODER ARREATION TO THE STANDARD ARREATION TO THE BRODER ARREATION TO

came a lien to the date of payment.

WM. A. PKENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 20, 1911. m21,31

NOTICE OF ASSESSMENT FOR OPENING STREETS AND PARKS.

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 the assessment for OPENING AND ACQUIRING TITLE to the following named street in the ROROUIGH to the following named street in the BOROUGH OF MANHATTAN.

OF MANHATTAN.

TWELFTH WARD, SECTION 8.

THE SECOND NEW STREET-OPENING (WEST ONE HUNDRED AND EIGHTY-SIXTH STREET) and the THIRD NEW STREET-OPENING (WEST ONE HUNDRED AND EIGHTY-BIXTH STREET) and the THIRD NEW STREET-OPENING (WEST ONE HUNDRED AND EIGHTY-SEVENTH STREET), both north of West 181st st., from Broadway to Overlook terrace. Confirmed January 23, 1911; entered March 14, 1911. Area of assessment includes all those lands, tenements and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between the Southern boulevard and Whitlock ave., as laid out between E. 156th st. and Longwood ave., distant 100 feet southwesterly from its intersection with the southwesterly line of Leggett ave., and running thence northeast and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between the Southern boulevard and Whitlock ave., as laid out between E. 156th st. and Longwood ave., distant 100 feet southwesterly from its intersection with the southwesterly line of Leggett ave., and running thence northeast and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between the Southern boulevard and line midway between the Southe STREET OPENING (WEST ONE HUNDRED AND EIGHTY-SEVENTH STREET), both north of West 181st st., from Broadway to Overlook terrace. Confirmed January 23, 1911; entered March 14, 1911. Area of assessment includes all those lands, tenements and hereditaments and premises cituate and being in the Borough of Manhattan, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between the Southern boulevard and Whitlock ave. as laid out between E. 156th st. and Longwood ave., distant 100 feet southwesterly line of Leggett ave., and running thence northeastwardly along the said line midway between the Southern boulevard and Vhitlock ave. and the prolongations of the said line to a point of the prolongation of a Beginning at a point on the prolongation of a Be

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, its intersection with the prolongation of by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hondway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the south by a line midway between Hinsdale st. and Willems ave.; on the southeasterly line of Longwood ave.; thence southeasterly line of Longwood ave.; the 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. "

Section 150 of this act provides * * * "An new street north of West 181st st.; thence westwardly along the said line midway between the third and fourth new street north of West 181st st.; thence westwardly along the said line midway between the third and fourth new street north of West 181st st.; thence westwardly along the said line midway between the third and fourth new street north of West 181st st.; thence westwardly along the said line midway between the third and fourth new street north of West 181st st.; thence westwardly along the said line midway between the third and fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the third new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the third new street north of West 181st st.; and the southerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence westwardly along the said line midway between the northerly side of the fourth new street north of West 181st st.; thence we street north of West 181st st.; thence we street north of West 181st 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 Col
The above assessments a

BRONX:
TWENTY-FOURTH WARD, SECTION 11
AQUEDUCT AVENUE—REGULATING
AND LAYING CROSSWALKS, on both sides of Brandt place. Area of assessment affects
Block 2876
RYER AVENUE—SEWER, between Burnside

by section 159 of this act."
Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

Section 159 of this act."

And assessment shall become a lien upon the real estate affected thereby ten days after its entry beginning.

TWENTY-SIXTH WARD, SECTION 14.

The above assessments are payable to the Collector of Assessments and Assess at the Burnary of the B

Said section provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and reter.
Said section provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of the officer authorized to collect and receive interest thereon at the rate of the officer authorized to collect and receive interest thereon at the rate of the rate of the officer authorized to collect and receive interest thereon at the rate of the rate of the officer authorized to collect and receive interest the rate of th

> 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 Colfor the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents,

the Borough of Manhattan, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point 100 feet west of the westerly side of Overlook terrace, measured at right angles to the said Overlook terrace, and on the prolongation of a line midway between the first and second new streets north of West 181st st., betw-en Broadway and Overlook terrace, and running thence eastwardly on a line midway between the first and second new streets to a point distant 100 feet northerly line of Lafayette ave.; the said distance being measured at right angles to the line of Lafayette ave.; the said distance being measured at right angles to the line of Lafayette ave.; the said distance being measured at right angles to the line of Lafayette ave.; thence eastwardly and parallel with Lafayette ave.; the said di

thence southwestwardly along the said bisecting line to the intersection with a line which bisects the angle formed by the intersection of the pro-longations of the said centre lines of the Eastern boulevard and Leggett ave. as laid out west of Truxton st.; thence westwardly along the said bisecting line to the westerly line of Cabot st.;

soutneastwardly and parallel with the prolongation of a line midway between Steuben ave. and Rochambeau ave.; thence southwestwardly and along the said line midway between Steuben ave. and Rochambeau ave. and the prolongation thereof to a point on the said line midway between Steuben ave. and East 178th st., and EAST ONE HUNDRED AND SEVENTY-EIGHT STREET—SEWER, between Ryer and Anthony aves. Area of assessments are payable to the Collector of Assessments and Arrears at the Bureau for the collection of the Said ine midway between its intersection with the southwesterly side of Gundrill road and the northeasterly side of East 210th st.; thence northwestwardly to the point or place of beginning.

The above-entitled assessment was entered on the date 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 Arrears of Taxes and Assessments and Arrears of Taxes and Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments, in the Municipal Building, corner of 177th assessments and Arrears of Taxes and Assessments are payable to the Collection of Assessments and Arrears of Taxes and Assessments are payable to the Collector of Assessments and Arrears of Taxes and Assessments are payable to the Collector of Assessments and Arrears of Taxes and Assessments are payable to the Collector of Assessments area of T

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

1911. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borcugh of Brook-lyn, in The City of New York, which, taken to-gether, are bounded and described as follows, with Montauk ave. to the point or place of

Bounded on the northeast by a line midway

Bounded on the northeast by a line midway between 46th st. and 47th st.; on the southeast by a line midway between 8th and 9th aves.; on the southwest by a line midway between 50th and 51st sts., and on the northwest by a line midway between 7th and 8th aves.

EIGHTEENTH WARD, SECTION 10.

BEADEL STREET—OPENING, from Kingsland ave. to Gardner ave. Confirmed June 10, 1910; entered March 14, 1911. Area of assessment includes all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of Brooklyn, in The City

feet westerly from the westerly line of Van Sicklen ave., and running thence eastwardly along the said line midway between Livonia and Dumont aves. to the intersection with a line midway between Elton st. and Linwood st., as these streets are laid out north of New Lots Truxton st.; thence westwardly along the said bisecting line to the westerly line of Cabot st.; thence northwestwardly in a straight line to the point or place of beginning.

TWENTY-FOURTH WARD, SECTION 11.

BUSH STREET—OPENING, from Creston ave. to Grand boulevard and Concourse. Confirmed January 18, 1911. Entered March 14, 1911. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the westerly line of Creston ave. where it is intersected by the prolongation of a line midway between Ashford and Warwick st. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence westwardly along the said line midway between Ashford and Warwick st. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elton and Linwood sts. as laid out south of New Lots ave.; thence southwardly along the said line midway between Elt and on ill pay.

In any parallel therewith to the place of begin in gradied, tharge in the Accord of Titles of Assessments and Arrears of the Collection of Assessments and of Water Rents.

Illers of Assessments and Arrears of the Collection of Assessments and Arrears of the Collection of Assessments and Arrears of the Collection of Assessments and of Water Rents.

Unless the amount assessed for benefit on any days after the date of said entry of the assessment in the collect direct of the collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides that "If any such assessment in the collect and the render of the collect and receive interest thereon at the rate of seven per centum per a numm, to be calculated to the date of payment from the date when such it of 159 of this zer."

In anu parallel therewith to the place of Degin in the Brorugh and the reditance all those lands, the mements and premises all those lands the midway between Etton and the prolong tion thereof to a point distant to the intersection with a line midway between Ash ford st. and Warwick st. as laid out south of New Lots ave; then thereof the said on the switch of the intersection with a line midway between Morris ave, and the prolongation of a line midway between Warris ave, and creston ave, as the setter of a line midway between Kiverdale and Livonoi ave; thence estimated the prolongation of a line midway between the said line midway between the continuation of a line midway between the point of the intersection with a line at right angles to Creston ave, as these streets are laid out west of the Concourse; thence east of the prolongation of a line midway between the prolongation of a lin

AND 13.
SUNNYSIDE AVENUE—OPENING, from
Vermont ave. to Highland Park. Confirmed
December 21, 1910; entered March 14, 1911.
Area of assessment includes all those lands,

of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Burcau for the Collection of Assessments and Arrears of the assessment for OPENING AND ACQUIRING TITLE to the following named avenue and street in the BOROUGH OF THE FRONX.

TWENTY-FOURTH WARD, SECTION 12.

GON HILL ROAD—OPENING, from Jerome ave. to Mosholu parkway north. Confirmed January 18, 1911, entered March 20, 1911. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.

Beginning at a point on the northwesterly side of Jerome ave. distant 480 feet northeasterly from interest, as above from ave. to start the the said the render of the Concourse; the case of the Concourse; the said line to the intersection with a line midway between E. 179th st. and Bursh and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.

Beginning at a point on the northwesterly side of Jerome ave. distant 480 feet northeasterly from interest thereon on or before May 13, 11, which were the hours of 9 a. m. and 2 p. m., and all apayments made thereon on or before May 13, 11, which were the hours of 9 a. m. and 2 p. m., and all apayments made thereon on or before May 13, 11, which were the hours of 9 a. m. and 2 p. m., and all apayments made thereon on or before May 13, 11, which were the hours of 9 a. m. and 2 p. m., and all apayments made thereon on or before May 13, 11, which were the westerly line of the Concourse; thence suchwardly along the said line to the intersection with the easterly side of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.

Beginning at a point on the northwesterly side of Mosholu Parkway North, and running to a point of Mosholu Parkway North, and running to a poin WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911. m21,31

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 THE BRONX:

TWENTY-FOURTH WARD, SECTION 11 AOUEDUCT AVENUE—REGULATING

Wided in section 1006 of the Greater New York Charter New York Charter. Said section provides that, "If any such assessments and parallel with the westerly line of Highland Park; thence southwardly and along the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive interest thereon at the rate of seven per centum per annum, to be calculated 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."

Section 1006 of the Greater New York the westerly line of Highland Park; thence southwardly and along the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the southerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the westerly line of Highland Park to the intersection with the southerly line of Sunnyside ave. to the intersection with the southerly line of Figure Park to the intersection with the southerly line of Highland Park to the intersection with the southerly line of Highland Park to the intersection with the southerly line of Sunnyside ave. The line intersection with the southerly line of Highland Park

beginning.
TWENTY-SIXTH WARD, SECTION 14.
MONTAUK AVENUE—OPENING, from
New Lots road to Vandalia ave. Contirmed
December 28, 1911; entered March 14, 1911.
Area of assessment includes all those lands, tenements and hereditaments and premises sit-uate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows:

Beginning at a point on the southerly line of New Lots road where it is intersected by the or New Lots road where it is intersected by the prolongation of a line midway between Montauk ave. and Milford ave., as laid out between Ilegeman ave. and Cozine ave., and running thence southwardly along the said line midway between Montauk ave. and Milford ave. and the prolongation of the said line to the intersection with the prolongation of a line distant 100 feet with the prolongation of a line distant 100 feet southerly from and parallel with the southerly NOTICE OF ASSESSMENTS FOR OPENING
STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE
Greater New York Charter, the Comptreller
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 the assessments for OPENING AND ACQUIRING
TITLE to the following named avenues and
streets in the BOROUGH OF BROOKLYN:
EIGHTH AND THIRTIETH WARDS, SECTIONS 3 AND 17.

EIGHTH AVENUE—OPENING, from the
old City Line near 47th st. to 50th st. Confirmed December 28, 1910; entered March 14,
1911. Area of assessment includes all those
lands, tenements and hereditements New Lots road to the intersection with a line drawn parallel with Montank ave., as laid out north of New Lots road, and passing through

beginning.

TWENTY-NINTH WARD, SECTION 16.

EAST SEVENTEENTH STREET—OPENING, from Church ave. to Caton ave. Confirmed November 28, 1910; entered March 14,
1911. Area of assessment includes all those
lands, tenements and hereditaments and premi
incercitate and being in the Rorough of Runkto the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911.

MOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of the City of New York Charter, the Comptroller of the City of New York Charter, the Comptroller of the City of New York pressure of the Southern boulevard and were to Gardner ave. Confirmed June 10; 1910; entered March 14, 1911. Area of assessments and Arrears of the assessment includes all those lands, tenements and permises situate, the said distance being measured at right angles to the following-named avenue and street in the BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.

GARRISON AVENUE—OPENING, from BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.

GARRISON AVENUE—OPENING, from Comptents and permises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point of the Brook between Beadel st. and Lombardy sts.; running thence easterly and along the centre line of the block between Beadel st. and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between the Southern boulevard and Whitlock ave. as laid out between E. 156th st. and Lombardy sts. to the westerly side of Kingsland ave. to the point of the block between Beadel st. and being in the Borough of the Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of the said line to a point distant object the point of the prolongation of the said unto the prolongation of the said line to a point distant object the point of the prolongation of the said time to a point distant to feet west-lay side of Kingsland ave. to the point of the point of the point of the prolongation of the said line t ises situate and being in the Borough of Brook-

tored

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 Assessment it hall be

reau for the Collection of Assessments and Arreau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague streets, 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 May 13, 1911, 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 shall become a lien upon the real manual from the date when such assessments is payable to the College of Assessment is payable to the College of Assessments and Arrears at the Bureau annum from the date when such assessments

became liens to 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, March 14, 1911. m16,27

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF the Greater New York Charter, the Comptrol-ler 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

BROOKLYN: EIGHTH WARD, SECTION 3 AND THIR-FIGHTH WARD, SECTION 3 AND THIR-TIETH WARD, SECTION 17. FIFTY-SIXTH STREET—REGULATING AND GRADING from Old City Line to Fort Hamilton ave. and CURBING AND FLAGGING, between 7th and Fort Hamilton aves. Area of assessment: Both ides of 56th st., from 7th ave. to Fort Hamilton ave., and to the extent

of half the block at the intersecting avenues,
—that the same was confirmed by the Board of
Assessors on March 14, 1911, and entered March
14, 1911, 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 rerson 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 assessments, 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 Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Ar-rears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., 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 May 13, 1911, 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. PRENLERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911.

m16,27

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

FIRST WARD.

SIXTH AVENUE—SEWER, between Grand and Vandeventer aves. Area of assessment: Both sides of 6th ave. from Grand ave. to Vandeventer ave.

-the above-entitled assessment was confirmed by the Board of Assessors March 14, 1911, and en-tered March 14, 1911, in the Record of Titles and Assessments, kept in the Bureau for the Collection of 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, most will be collected thereon, as provided in section 1019 of said Greater New York Charter. date of said entry of the assessments, interest

Said section provides, in part, that "If any uch assessment shall remain unpaid for the period 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, m. on to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated at 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, at the Hackett Building, 51 Jackson ave., Long quality of the material, and the nature and ex-Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays is as follows: from 9 a. m. to 12 m., and all payments made thereon on or before May 13, 1911, 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 the above assessment

became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911. m16.27

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 MAN-

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 of St. Nicholas terrace from 135th st. to the Junction of St. Nicholas terrace from 135th st. To the Junction of St. Nicholas terrace from 135th st. To the Junction of St. Nicholas terrace from 135th st. To the Junction of St. Nicholas terrace from 135th st. To t Junction of Convent ave.

—that the same was confirmed by the Board of Assessors on March 14, 1911, and entered on March 14, 1911, in the Record of Titles of Assessments, kept in the Bureau for the Collection said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and of Assessments and Arrears of Taxes and Assessment, to charge, ments and of Water Rents, and unless the 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."

Section 159 of this act."

Section 150 of this act."

Section 150 of the assessment the can as provided by section 150 of the assessment the Greater New York Charter.

Section 150 of this act."

Section 150 of the work.

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 Col
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 be the duty of the officer authorized to collect assessments.

The above assessments are payable to the Col
The ab The above assessments are payable to the Collector of Assessments and Arrears at the Buland receive the amount of such assessment, to charge, collect and receive interest thereon at

lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 2 a. m. to 12 p. m., and on Saturdays from 9 a. m. to 12 m., and all pay ments made thereon on or before May 13, 1911 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 be-

annual from the date when such assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 14, 1911. m16,27

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW

SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan in The City of New York, until 10 o'clock a. m. on

THURSDAY. MARCH 65

THURSDAY, MARCH 30, 1911,
FOR FURNISHING AND DELIVERING
HORSES FOR THE MOUNTED SERVICE
OF THE POLICE DELARTMENT OF THE
CITY OF NEW YORK.
The time for the delivery of the horses, and
the performance of the contract, is during the

vear 1911.

The amount of security will be fifty (50) per cent. of the amount of bid or estimate.

The bids will be compared and the contract awarded to the lowest bidder for the whole number of horses, at a sum for each horse spe-cified and contained in the specifications. Bidders are requested to make their bids or

estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Buteau of Repairs and Supplies, Headquarters of the Police Department,

40 Centre sc., Borough of Manhattan.
JAMES C. CROPSEY, Police Commissioner.
The City of New York, March 18, 1911.

IF See General Instructions to Bidders on the last page, last column, of the "City Record.

POLICE DEPARTMENT—CITY OF NEW YORK.
OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in custody, without claimants: Boats, rope, non, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, iquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this

JAMES C. CROPSEY, Police Commissioner.

POLICE DEPARTMENT - CITY OF NEW YORK. BOROUGH OF BROOKLYN.
OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The ity of New York-Office, No. 209 State street, Borough of Brooklyn-for the following property now in custody, without claimants: Boats, rope shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this

Department,
JAMES C. CROPSEY, Police Commissioner.

BOROUGH OF RICHMOND.

OFFICE OF THE PRESIDENT OF THE BOROUGH of Richmond, Borough Hall, St. George, New Brighton, N. Y. City.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock

m. on

TUESDAY, APRIL 4, 1911.

Borough of Richmond.

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR
CONSTRUCTING A TEMPORARY SANITARY SEWER AND APPURTENANCES IN
TROSSACH ROAD FROM A POINT ABOUT
100 FEET EAST OF PEARL ST. TO PEARL
ST., AND IN PEARL ST. FROM TROSSACH
ROAD TO A POINT ABOUT 110 FEET
SOUTHERLY THEREFROM, TOGETHER
WITH ALL WORK INCIDENTAL THERETO.
The Engineer's estimate of the quantity and
the material, and the nature and exent, as near as possible, of the work required is as follows:
5,310 square yards of vitrified brick pavement, including sand bed and laid with cement grout joints, with one (1) year maintenance.
1,220 cubic yards of concrete foundation.
5 cubic yards of reinforced concrete, in place.
1 cubic yard of brick masonry.
1,960 linear feet of new 4 inch by 16 inch bluestone curbstone, furnished and set.
4 LL WORK INCIDENTAL THERETO.
The Engineer's estimate of the quantity and quality of the material, and the nature and exent, as near as possible, of the work required is as follows:
5,310 square yards of vitrified brick pavement, including sand bed and laid with cement grout joints, with one (1) year maintenance.
1,220 cubic yards of reinforced concrete, in place.
1 cubic yards of prick masonry.
1,960 linear feet of new 4 inch by 16 inch bluestone curbstone, furnished and set.

The Ergineer's estimate of the quantity and

225 linear feet of salt-glazed vitrified pipe sewer of six (6) inches interior diameter, all complete, as per section on plan of the work. 3 manholes complete, as per section on plan of the work.

500 B. M. feet of sheeting, retained. 1 cubic yard of concrete in place.
5 cubic yards of additional excavation. 5 cubic yards of additional filling. 20 linear feet of house sewers (not intercept-

d), extended and connected. 47 square yards of macadam pavement, restored.

3 square yards of cobble gutter pavement, restored.

The time for the completion of the work, and the full performance of the contract is ten (10)

The Engineer's estimate of the quantity and quality of the material, and the nature and ex-

tent, as near as possible, of the work required, is as follows: 410 linear feet of salt-glazed vitrified pipe sewer of eight (8) inches interior diameter, all

complete as per section on plan of the work.

24 linear feet of cast-iron pipe of eight (8)

25 cubic yards of concrete, in place.

1 cubic yards of brick masonry.

20 cubic yards of additional excavation. 5 cubic yards of additional filling. 20 linear feet of house sewers (not intercept-

ed) extended and connected. 7 square yards of macadam pavement, re stored. 265 square yards of sidewalk pavement, re

10 linear feet of old curb, reset. 2 square yards of cobble gutter restored. The time for the completion of the work and

the full performance of the contract is twelve (12) days. The amount of security required is Six Hun-

The amount of security required is Six Hundred Dollars (\$600).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION, THE ROADWAY OF RICHMOND TURNPIKE FROM BROOK ST. TO CEBRA AVE., TOGETHER WITH ALL WORK INCIDINTAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, is as follows.

800 square yards of new granite block pave-ment, including sand bed and laid with cement grout joints, for the maintenance of which the

30 linear feet of roof leader outlets, relaid. The time for the completion of the work and the full performance of the contract is ninety

The amount of security required is Eleven Thousand Dollars (\$11,000).

No. 4. FOR FURNISHING ALL THE LA BOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH VIT-REGULATIAG AND REPAYING WITH VITARIFIED BRICK PAVEMENT ON A CONCRETE FOUNDATION, THE ROADWAY OF ST. MARYS AVENUE FROM TOMPKINS AVENUE TO CHARLES STREET, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible is as follows: 1,950 square yards of vitrified brick pavement, including sand bed and laid with cement grout

joints, with one (1) year maintenance.
320 cubic yards of concrete foundation 1,380 linear feet of new 5 inch by 16 inch bluestone curbstone, furnished and set.

1,000 square feet of old sidewalk, relaid.
20 linear feet of roof leader outlets, relaid. The time for the completion of the work and the full performance of the contract is thirty-five (35) days.

The amount of security required is Two Thousand Five Hundred Dollars (\$2,500).

sand rive Hundred Dollars (\$2,500).

No. 5. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH VITRIFIED BRICK PAVEMENT ON A CONCRETE FOUNDATION, THE GUTTERS OF HUDSON ST. FROM CEDAR ST. TO GORDON ST. AND OTHER STREETS, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the granting.

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, s as follows:

4,100 square yards of vitrified brick pavement, including sand bed and laid with cement grout joints, with one (1) year maintenance.

930 cubic yards of concrete foundation.

1 cubic yard of reinforced concrete.
2,720 linear feet of new 4 inch by 16 inch
bluestone curbstone, furnished and set.
6,350 linear feet of old bluestone curbstone, redressed rejointed and reset.
6,000 square feet of old sidewalk, relaid.

60 linear feet of roof leader outlets, relaid. The time for the completion of the work and he full performance of the contract is seventy The amount of security required is Six Thou-

The amount of security required is Six Thousand Dollars (\$6,000).

No. 6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH VITARIFIED BRICK GUTTERS OF BROADWAY.
PORT RICHMOND, FROM RICHMOND TERRACE TO SOUTHERLY END OF STREET, AND OTHER STREETS, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the material, and the nature and except to the source of the compared and the contract awarded at a lump or aggregate sum for each contract.

Bidders are requested to make their bids or

4,550 linear feet of old bluestone curbstone redressed, rejointed and reset. 5,000 square feet of old sidewalk, relaid.

10 square feet of new 3 inch flagstone, furnished and laid.
40 linear feet of roof leader outlets, relaid.
840 linear feet of new 5 inch by 20 inch blue-

stone curbstone, furnished and set.
3,340 linear feet of old 5 inch by 20 inch blue tone curbstone, redressed, rejointed and reset. The time for the completion of the work and the full performance of the contract is eighty (80) days.
The amount of security required is Eight Thou-

sand Dollars (\$8,000).

The contracts must be bid for separately and the bids will be compared and the contract awarded at a lump or aggregate sum for each

contract. Ine time for the completion of the work, and the full performance of the contract is ten (10) days.

The amount of security required is Three Hundred and Fifty Dollars (\$350).

TWELFTH WARD, SECTION 7, ST. NICHOLAS TERRACE—FLAGGING AND REFLAGGING the westerly sidewalk, FLAG
REFLAGGING the westerly sidewalk, FLAG
The time for the completion of the work, and the full performance of the contract is ten (10) days.

The amount of security required is Three Hundred and Fifty Dollars (\$350).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A TEMPORARY SANI
Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper entent the difference of the contract is ten (10) days.

The amount of security required is Three Hundred and Fifty Dollars (\$350).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR cluding the specifications, in the form approved by the Corporation Counsel, may be seen and 165th street, Borough of Manhattan.

Adulubon avenue, and a public park between the full performance of the contract is ten (10) days.

The amount of security required is Three Hundred and Fifty Dollars (\$350).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR cluding the specifications, in the form approved by the Corporation Counsel, may be seen and 165th street, Borough of Manhattan.

Adulubon avenue, and a public park between the full performance of the contract is ten (10) days.

The amount of security required is Three Hundred at the full performance of the contract is ten (10) days.

The amount of security required is Three Hundred at the full performance of the contract is ten (10) the full performance of the full performance of the contract is ten (10) the full performance of the full performance of the contract is ten (10) the full performance of the contract is ten (10) the full performance of the full performance of the contract is ten (10) the full performance of the full performance of the Ridders are requested to make their bids of

The City of New York, March 23, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, N. Y. CITY.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond, at the above office, until 12 o'clock

noon on

TUESDAY, APRIL 4, 1911.

Borough of Richmond.

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING 8,000 TONS OF BROKEN STONE AND SCREENINGS IN STONE DISTRICT NO. 1.

The time for the completion of the work and

The time for the completion of the work and the full performance of the contract is September 30. 1911.

The amount of security required is Forty-eight The amount of security required is Forty-eight Hundred Dollars (\$4,800).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING 10,000 TONS OF BROKEN STONE AND SCREENINGS IN STONE DISTRICT NO. 2.

The time for the completion of the work and the full performance of the contract is September

The amount of security required is Sixty-four Hundred Dollars (\$6,400).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING 10,000 TONS OF BROKEN STONE AND SCREEN-

INGS IN STONE DISTRICT NO. 3. The time for the completion of the work and the full performance of the contract is September

30, 1911.
The amount of security is Sixty-eight Hundred

The amount of security is Sixty-eight Hundred Dollars (\$6,800).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING 50,000 GALLONS OF BITUMINOUS ROAD SURFACING MATERIAL WITH TAR AS A BASE. The time for the completion of the work and the full preference of the content is Sentember. the full performance of the contract is September

30, 1911. The amount of security required is Eleven Hundred Dollars (\$1,100).

No. 5. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR
FURNISHING AND DELIVERING 150,000
GALLONS OF MACADAM ROAD BINDER
WITH ASPHALT AS BASE.

The time for the completion of the work and the full performance of the contract is September

30, 1911.

The amount of security required is Thirty-six Hundred Dollars (\$3,600).

No. 6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING 1,500 CUBIC YARDS OF SAND AND GRAVEL.

The time for the completion of the work and the full performance of the contract is September 30, 1911.

The amount of security required is Thirteen Hundred and Fifty Dollars (\$1,350).

The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each con-

ed at a lump or aggregate sum for each con-

tract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the said President. The plans and drawings may be seen and other information obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond. Brighton, Borough of Richmond.
GEORGE CROMWELL, President.

To See General Instructions to Bidders on the last page, last column, of the "City

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, St. GEORGE, NEW BRIGHTON, NEW YORK CITY. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock m.

TUESDAY, APRIL 4, 1911,

Borough of Richmond.

No. 1. FOR FURNISHING AND DELIVERING 2,500 TONS OF 4-INCH BROKEN
STONE AT STABLE "A," SWAN ST., TOMPKINSVILLE. STATEN ISLAND.

The time for the completion of the work and
the full performance of the contract is one hundred and eighty (180) days. The amount of
security required is Fifteen Hundred Dollars
(\$1,500).

No. 2. FOR FURNISHING AND DELIVER.

(\$1,500).

No. 2. FOR FURNISHING AND DELIVER-ING 2,500 TONS OF 34-INCH BROKEN STONE AT STABLE "B," COLUMBIA ST., WEST NEW BRIGHTON, STATEN ISLAND.

contract.

Bidders are requested to make their bids or Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of said President. Other information may be obtained at the office of the formation may be obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough Ha

ough of Richmond.
GEORGE CROMWELL, President. The City of New York, March 13, 1911.

See General Instructions to Bidders on the last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Public Improvement Matters.

Petitions from property owners asking an opportunity to trevent their protest against an as-sessment for opening an unnamed street, between Amsterdam avenue at 165th street and Audubon avenue, and a public park between

similar pession with respect to the paving of the same street.

NOTICE IS HEREBY GIVEN THAT THE Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, on the Screetary of this Board of Lessimate and Apportionment will be held in the City Hall, Borough of Manhattan, on the street.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That this Board consider the proposed change at a mee ber, City Hall, Borough of Manhattan, on the cause these resolutions and a notice to all perpetitions asking the said Board to reopen and sons affected thereby that the proposed change reconsider its determination that the entire cost will be considered at a meeting of the Board, of regulating and grading Broadway between to be held at the aforesaid time and place, to be held at the aforesaid time and place, to be published in the City Record for the Broadway between buyvil Creek at 236th street and the City Record and the City Record and the City Record and the New York and Sea possible of The Broadway be assessed to upon the property benefited, and a similar peti-tion with respect to the paving of the same street.

Dated March 25, 1911. JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m25,a6

Petition for an extension of the area of assessment fixed in the proceeding for acquiring title to Castle Hill avenue from West Farms road to the public place at its southerly terminal, and also to the said public place, Borough of The Bronz.

persons affected thereby that the proposed change will be considered at a meeting of the

lowing resolutions adopted by the Board March 9, 1911, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442, of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grades of Bay 19th street between Cropsey avenue and Board of Canal place between East 138th street and of Canal Public Works of the Borough, and dated Novem-

Room 1406. Telephone, 2280 Worth. m25,a6

Petitions from property owners asking the Board of Estimate and Apportionment to reopen and reconsider its determination that the entire cost of regulating and grading Broadway between Spuyten Duyvil Creek at 230th street and the City line, Borough of The Bronx, be assessed upon the property benefited, and a similar petition with respect to the paving of the Board consider the same street.

Westchester and Boston Railway, East 222d to be held at the aforesaid time and place, to deeming it for the public interest so to do, proposed to change the map or plan of The City avenue, Bartow avenue, Gunther avenue, Allerten avenue, Ely avenue, Bartow avenue, Cuther avenue, Allerten avenue, Aller

Sundays and legal holidays excepted, prior to the 6th day of April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will avenue, Grove street, St. Nicholas avenue, Wood-hold a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will be a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will be a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will be a public hearing on Thursday, April 6, bine street, Wyckoff avenue Fldert standard of Estimate and Apportionment will be a public hearing of the Bold Council Club.

will be considered at a meeting of the Board, Resolved, That this Board consider the pro-Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed themes will be considered at a meeting of the stance will be considered at a meeting of the stance will be considered at a meeting of the stance will be considered at a meeting of the stance will be considered at a meeting of the stance will be considered at a meeting of the stance will be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 6th day of April, 1911.

Dated March 24. 1911.

JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m24,a4

Telephone, 2280 Worth.

M24A3

NOTICE IS HEREBY GIVEN THAT THE Greater in the City of New York, deeming it for the public interests so to do, proposes to change the map or plan of the City of New York, deeming it for the public interest so to do, 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 of Manhattan, City of New York, deeming it for the public interest so to do, proposed of the Board on March 9, 1911, notice of the adoption of which is more particularly set forth and described in the following resolutions adopted by the Board on March 9, 1911, notice of the adoption of which is more particularly set forth and described in the following resolutions and part of the public interests so to do, proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions and port of the period on March 9, 1911, notice of the adoption of which is more particularly shown upon a map of Brooklyn, and that a meeting of said Board will be beld in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, which proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions and part of the previous of section 42, of the provisions of section 42 of the Greater New York Charter as amended, deeming it for the public interests so to do, proposes to change the map or plan of The City of New York, which proposed change is more particularly shown upon a map or plan of the solution of which is hereby given, viz.

Resolved, That this Board considered by said Board; all of which is more particularly set forth and described in the following resolutions and previous of section 42, of the provisions of section 42, of the great New York Charter as amended, deeming it for the public interests so to do, proposes to change the map or plan of the City of New York, which proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 6th day of April, Dated Maich 24, 1911.

Dated Maich 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

To be held at the aforesaid time and place between East 138th street and Apportionment of Estimate and Apportionment of Manhattan, City of New York, on April 6, the City of New York, deeming it for the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the posed change will be considered by said Board; all of which is more particularly set forth and change the grade of East 138th street between Rider avenue and Park avenue, and of Canal place between East 138th street and East 140th adoption of which is hereby given, viz.:

Resolved That the Roard of Estimate and Park the Roard of Estimate and Park avenue, and that a meeting of said Board will be cheld in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 6, the City of New York so as to change the grade of Estimate and Apportionment of Manhattan, City of New York, on April 6, the City of New York so as to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest so to do, proposes to change the public interest and that a meeting of said Board will be considered by said Board; and that a meeting of said Board will be cheld in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York so as to do the public interest so to do, proposes to change the public interest so to do, proposes to ch

held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911, at 10.3C o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change

ber, City Hall, Borough of Manhattan, on the petitions asking for an opportunity to present a protest against an assessment for opening an unnamed street, between Amsterdam avenue at 165th street and Audubon avenue, and a public park between the unnamed street and 165th street, Borough of Manhattan.

Dated March 25, 1911.

JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m25,a6

Dated March 25, 1916.

Berolved, That this Board consider the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by establishing the lines and adoption of which is hereby given, viz.:

Resolved, That this Board consider the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by establishing the lines and adoption of which is hereby given, viz.:

Resolved, That this Board consider the provisions of section 442 of the Greater New York by the Board of Estimate and Apportionment of The City of New York, by establishing the territory bounded approximately by Mace avenue, Eastchester road, Wering avenue, Seymour avenue, Mace avenue, the New York will be considered by said Board; to be change the map or plan of The City of New York, on the City of New York, by establishing the lines and adoption of the territory bounded approximately by Mace avenue, Eastchester road, Wering avenue, Seymour avenue, Mace avenue, the New York will be considered to be a meeting of the Board, to be the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, on the City of New York, by establishing the lines and adoption of the territory bounded approximately by Mace avenue, Eastchester road, Wering avenue, Eastchester and Boston Railway. East 222d to be held in the City Ilall, Borough of Manhattan, deeming it for th

cause these resolutions and a notice to all to acquire title to the lands and premises repersons affected thereby that the proposed change will be considered at a meeting of the street from 10th avenue to 18th avenue, and

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone. 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT THE institution of proceedings to acquire title to the Board of Estimate and Apportionment of The lands required for the foregoing improvement to NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the grades of the street system bounded
approximately by Onderdonk avenue, Willoughby
avenue, Seneca avenue, Himrod street, Cypress

Board of Estimate and Apportionment of The
City of New York deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the lines and grades of Riverdale avenue
Apportionment, in pursuance of the provisions
between West 230th street and Spuyten Duyvil
parkway and intersecting streets affected thereby; widen West 235th street between Riverdale
by; widen West 235th street between Riverdale
by; widen West 235th street between Riverdale
avenue, and lay out

The contract of the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the lines and grades of Riverdale avenue
Apportionment, in pursuance of the provisions
of section 980 of the Greater New York Charter, hereby gives notice that the following is the
proposed area of assessment for benefit in this
proceeding: Board of Estimate and Apportionment will hold a public hearing on Thursday, April 6, 1911, at 10.30 a. m., in the old Council Chamber, City Hall, Borough of Manhattan, on the absolute to Castle Hill avenue from West Farms road to the public place at its southerly terminal, and also to the said public place, Borough of The Bronx.

Dated March 25, 1911.

DOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2289 Worth.

MOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest o to do, proposes to change the public interest of to do, proposes to change the public interest of to do, proposes to change the public interest of to Mew York, deeming it for the public interest of to Mew York, deeming it for the public interest of to Mey York, deeming it for the public interest of the City of New York so as to extend West 168th street from Mesterdam and Fuschism of The City of New York on a proposition of the street, Wyckoff avenue, Eldert street, Irvedant layout West 234th street between Riverdale avenue, Brorough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 6, 1911, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 6, 1911, at 10.30 o'clock a. m., at which such proposed thange will be considered by said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 6, 1911, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on April 6, 1911, at 10.30 o'clock a. m., at which such proposed thange will be considered by said Board will be held in the Old Council Chamber, City Hall, Borough of New York on April 6, 1911, at 10.30 o'clock a. m., avenue and Cambridge avenue, and lay out proceeding:
West 234th street between Riverdale avenue 1. Bounded on the northeast by a line mid-

prior to the 6th day of April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277

Telephone, 2280 Worth.

Broadway.

m24,a4

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to lay out Bement avenue between Richmond ter race and Forest avenue, Borough of Richmond, and that a meeting of said Board will be held

street to West street, in the Borough of Brook-lyn, City of New York; and Whereas, The Board of Estimate and Appor-

tionment is authorized and required at the time of the adoption of the resolution directing the

Apportionment of The City of New York, on April 6, 1911, an incident of the public place at the same proposed change will be considered by said interest of the day of New York, on April 6, 1911, an incident of the City of New York, on April 6, 1911, an incident of the City of New York, on April 6, 1911, and the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York, on April 6, 1911, and 10.30 of the City of New York of the Apportionment of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of the City of New York of a part of New York, or April 6, 1911, and 10.30 of the adoption of which is appropriated to the City of New York of the City of New York, or April 6, 1911, and 10.30 of the Apportionment of the City of New York, or April 6, 1911, and 10.30 of the Apportionment of the City of New York, or New York,

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and the corporation newspapers for ten

days prior to the 6th day of April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway,
Room 1406. Telephone, 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on March 9, 1911, the following

thence southwardly along the said line midway between 54th street and 55th street, and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line Telephone, 2280 Worth.

m24,a4

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
Give of New York december 1. Public Works of the Borough, and dated November 16, 1910.

Resolved, That this Roard consider the proposed change at a meeting of the Board, to be held at the City Hall, Borough of Manhattan, City of New York, on the 6th day of April, 1911.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change exclusions and a notice to all persons affected thereby that the proposed change at a meeting of the Board, Cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the CITY Recompand the corporation newspapers for ten dead and poportionment of The City of New York, deeming it for the public portain newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the offiday of April, 1911.

OSEPHI HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, on April 6, 1911, at 100 proposes to the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will be considered by as affected thereby that the proposed change will

distance being measured at right angles to Ditmars avenue: thence northwestwardly along the said line prolongations of the said line parallel with Ditmars avenue and along the prolongation of the said line to the intersection with the northerly line at Ingleside, in the Borough of Queens, City of Myrtle avenue; thence northwardly at right along the prolongation of the said line to the angles to Myrtle avenue a distance of 100 feet; Whereas, The Board of Estimate and Apportunity with the prolongation of the said line to the intersection with the northerly line at Ingleside, in the Borough of Queens, City of New York; and along the prolongations of the said line to the intersection with the northerly line at Ingleside, in the Borough of Queens, City of New York; and along the prolongations of the said line to the intersection with the northerly line at Ingleside, in the Borough of Queens, City of New York; and along the prolongations of the said line to the intersection with the northerly line at Ingleside, in the Borough of Queens, City of New York; and along the prolongations of the said line to the said line to the along the prolongations of the said line to the said line to the said line to the prolongations of the said line to the said mars avenue: thence northwestwardly along the said line parallel with Ditmars avenue and intersection with the prolongation of a line thence eastwardly and always distant 100 feet parallel with 43d street, as this street is laid out northeast of Ditmars avenue, and passing

out northeast of Ditmars avenue, and passing through the point of beginning; thence northeast activities to the point of beginning; thence northeast to the point or place of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 6th day of April, 1911, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved That the Secretary of this Board on will then and there be had.

Resolved, That the Secretary of this Board Resolved, That the Secretary of this cause these resolutions and a notice to all persons affected thereby to be published in the City sons affected thereby sons aff

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway,
Room 1406. Telephone, 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment neld on March 9, 1911, the following

resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Montgomery street from Coney Island avenue to East 7th street; and East 7th street from Henry street to a point about 150 teet southerly therefrom in the Barough of Brooklyn, City of New from, in the Borough of Brooklyn, City of New

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the toregoing improvement to fix and determine upon an area or areas of as-

sessment for benefit for said proceeding. Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proarea of assessment for benefit in this

said distance being measured at right angles to Henry street; thence eastwardly and parallel with the easterly line of 54th with Henry street to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of East 8th street as this street is laid out north of Johnson street, the said distance being measured at right angles to East 8th street: thence southwardly along the said line parallel with East 8th street and along the prolongation of the said line, to the intersection with a line midway between Johnson street and Montgomery street; thence eastwardly along the said distance being measured at right angles to East 8th street and along the prolongation of the said line, to the intersection with a line midway between Johnson street and Montgomery street; thence eastwardly along the said distance being measured at right angles to East 8th street and along the prolongation of the said line, to the intersection with a line midway between Johnson street and Montgomery street; thence southwardly and parallel with Description of the said line, to the intersection with a line midway between Johnson street and Montgomery street; thence southwardly along the said distance being measured at right angles to East 8th street and along the prolongation of the said line, to the intersection with a line midway between Johnson street to a point distant 100 feet southers.

Resolved, That this Board consider the proposed area of assessment at a meeting of the said distance being measured at right angles to Colden avenue; thence southwardly along the said distance being measured at right angles to East 8th street; thence southwardly along the said line to the intersection with the onthwesterly line of Rose street; thence southwardly along the said line to the intersection with the northwesterly line of Rose street; thence southwardly along the said line to the intersection with the southerly line of Johnson avenue; thence southwardly along the said line to the intersection with the order of the street and Montgomery street; thence eastwardly along the said line midway between Johnson street and Montgomery street, and along the said line midway between Johnson to Jackson avenue; thence wastwardly to Jackson avenue; thence wastwardly to Jackson avenue; street and Mertgomery street, and along the prolongation of the said line to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Coney Island avenue, the said distance being measured at right angles to Coney Island avenue; thence south-wardly along the said line parallel with Coney Island avenue to the intersection with the pro-longation of a line midway between Montgomery street and Church avenue; thence westwardly along the said line midway between Montgomery street and Church avenue and along the pro-

days prior to the 6th day of April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway,
Room 1406. Telephone. 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on March 9, 1911, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York on March 8, 1907, initiated proceedings for acquiring title to Centre street from Wyckoff avenue to Myrtle avenue; Willow street from Wyckoff avenue to Myrtle avenue; Stephen street from Wyckoff tance being measured at right angles to Queens avenue to Myrtle avenue; Summerfield street boulevard; thence northwestwardly and always from Wyckoff avenue to Myrtle avenue; Nord distant 100 feet southwesterly from and parallel man street from Wyckoff avenue to Myrtle avenue, and George street from Wyckoff avenue to Myrtle avenue, in the Borough of Queens, Oueens boulevard and passing through a point

section with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Summerfield street and Decatur street as these streets are laid out between Cypress avenue and Forest avenue; thence southwestwardly along the said bisecting line of Cypress avenue; thence southwestwardly along the southwestwardly in a straight line to a point on the southwesterly line of Cypress avenue where it is intersected by a line midway between Summerfield street and Decatur street as these streets are laid out between Wyckoff avenue and Cypress avenue; as these streets are laid out between Wyckoff avenue and Cypress avenue; thence southwestwardly along the said bisecting line of Cypress avenue where it is intersected by a line midway between Summerfield street and Decatur street as these streets are laid out between Wyckoff avenue and Cypress avenue; thence southwestwardly along the said line parallel with Blossom avenue, the said distance being measured at right angles to Blossom avenue; thence astwardly along the said line parallel with Blossom avenue, the said distance being measured at right angles to Blossom avenue, the said distance being measured at right angles to Blossom avenue; thence astwardly along the said line parallel with the said line, to the intersection with the casterly from and parallel with the satid distance being measured at right angles to Blossom avenue; thence astwardly along the said line parallel with the said line, to the intersection with the casterly from and parallel with the satid distance being measured at right angles to Blossom avenue; thence astwardly along the said line parallel with the said line parallel with the said line, to the intersection with the casterly from and parallel with the said line parallel with the said line parallel with the said line parallel with the said line, to the intersection with the said line parallel with the said li thence southwestwardly along the said line mid-way between Summerfield street and Decatur street, and along the prolongation of the said line to a point distant 100 feet southwesterly from the southwesterly line of Wyckoff avenue, from the southwesterly line of Wyckoff avenue, the said distance being measured at right angles to Wyckoff avenue; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of Wyckoff avenue; thence northwestwardly and parallel with the southwesterly line of Wyckoff avenue to the intersection with the prolongation of a line 100 feet southwesterly line of Wyckoff avenue to the intersection with the prolongation of a line 100 feet easterly from and parallel with the southwesterly line of Colden avenue application to this Board for the work of a line midway between Hancock street and Weirfield street as these streets are laid out whereas, The Board of Estimate and Apportionment, held this day, the following the said line to the intersection with the prolongation of a line 100 feet easterly from and the said line to the intersection with the prolongation of a line 100 feet easterly from and the said line to the intersection with the prolongation of a line 100 feet easterly from and the said line to the intersection with the prolongation of a line 100 feet easterly from and the said line parallel with Cherry street; and along the prolongation of a line 100 feet easterly from and the said line parallel with Cherry street and along the prolongation of a line 100 feet easterly from and the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the resolutions were had:

Whereas, The Board of Estimate and Apportionment, held this day, the following the said line parallel with Cherry street; and along the resolutions of a line 100 feet easterly from and the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the said line parallel with Cherry street; and along the s

between Wyckeff avenue and Myrtle avenue; thence northeastwardly along the said line midway between Hancock street and Weirfield street, and along the prolongations of the said line midway between Hancock street and Weirfield street, and along the prolongations of the said line and line to the interaction with the archedit line. parallel with the southwesterly line of Ditmars avenue, as this street is laid out northwesterly thence northeastwardly along the said line mid-from and adjoining Schurz avenue, the said way between Hancock street and Weirfield

a line midway between De Peyster street and Steenwyck street; thence southwardly along the said line midway between De Peyster street and Steenwyck street, and along the prolongation of the said line to a point distant 100 feet southerly from the southerly line of Polk avenue, the said distance being measured at right angles to Polk avenue; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of Polk avenue to the intersection with the prolongation of a line pridmen between with the prolongation of a line midway between Seminole avenue and Colonial avenue, as these streets are laid out south of Urquhart street; street and Church avenue and C

Myrtle avenue distant 100 feet easterly from this street is laid out between Berrian avenue its intersection with the southeasterly line of Summerfield street, and running thence southwardly along the said line parallel with 51st street to the at right angles to Myrtle avenue to the inter-section with a line bisecting the angle formed Bay where it adjoins 51st street; thence south-

with the prolongation of a line midway between Herrick averue and Shelbourne place; thence northeastwardly along the said line midway between Herrick avenue and Shelbourne place and

along the prolongation of the said line to a point distant 100 feet southwesterly from the south-westerly line of Queens boulevard, the said dis-

tance being measured at right angles to Queens boulevard; thence northwestwardly and always

RECORD for ten days prior to the 6th day of

April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway,
Room 1406. Telephone, 2280 Worth. m24,a4

thence eastwardly and always distant 100 feet tonment is authorized and required at the time line parallel with Cherry street and along the northerly from and parallel with the northerly of the adoption of the resolution directing the prolongations of the said line to the intersection with a institution of proceedings to acquire title to the with the prolongation of a line distant 100 feet institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of Saull street as this street is laid out where

Borough of Manhattan, in the City Hall, on the glind intersection with a good April, 1911, at 10.30 a. m., and that at the same time and place a public hearing there. Resolved, That the Secretary of this Board was these resolutions and a notice to all persons seement of the southers wardly along the said distance being measured at right angles to Parsons avenue and Rose street, and running thence northwesterly line of Daksom avenue, as the said distance being measured at right angles to Parsons avenue and along the prolongation of a line distant 100 feet southersterly from the southersly line of Bolssom avenue, the said distance being measured at right angles to Parsons avenue and along the prolongation of the said line to a point distant to the said line parallel with the southerly from and parallel with the southerly line of Lawrence street as this wardly along the said line to a point distant to the said line parallel with the southerly line of Lawrence street as this wardly along the said line to a point distant to the said line parallel with the southerly line of Lawrence street as this wardly along the said line to a point distant to flow the westerly line of Lawrence street as this wardly along the said line to a point distant to flow the westerly line of Parsons avenue and along the prolongation of the said line to a point distant to flow the westerly line of Lawrence street as this the westerly line of Dak avenue, and along the prolongation of the said line to a bound the said line to a point distant to flow the said distance being measured at right angles to Parsons avenue and the said line to a point distant to flow the westerly line of Parsons avenue and along the said distance being measured at right angles to Parsons avenue and the said line to a point distant to flow there it adjoins Fowler street; thence northwardly and parallel with Parsons avenue and along the said line to a point distant to flow the westerly line of Parsons avenue and along the said line to a point distant to flow the westerl lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this streets are laid out between Jasmine street as these streets are laid out where it adjoins Colden avenue, as this street is laid out where it adjoins Colden avenue, the said distance being measured at right angles to Hillside avenue, and running thence northeasterly along the said line northeasterly thence or the said line, to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of the said line, to the intersection of the prolongations of the prolongations of the centre lines of the said line, to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of the said line, to the intersection of the prolongations of the centre lines of the prolongations of the centre lines of the said line, to the intersection with a line bisecting the angle stored avenue, the said distance being avenue, the sa Beginning at a point on the prolongation of a line midway between Montgomery street and Church avenue, distant 100 feet westerly from the westerly line of East 7th street, the said distance being measured at right angles to East 7th street, and running thence northwardly and parallel with Henry street; thence southwardly along the said line of bisecting line of Parsons avenue, the said line of the intersection with a line bisecting the angle tormed by the intersection of the prolongations of the northeasterly line of East 7th street and the prolongations of the northeasterly line of Parsons avenue, the said line of Underhill avenue, as these streets are laid out between 5th street, and running thence northwardly along the said line of parsons avenue; thence southwastwardly along the said line of the intersection with a line bisecting the angle formed by the intersection of the prolongations of the northeasterly line of Colden avenue and the southwesterly line of Colden avenue, as these streets are laid out between 5th street, and running thence northwardly along the said line of underhill avenue, the said distance being measured at right angles to East 7th street and the prolongations of the said line of underhill avenue, the said distance being measured at right angles to East 7th street and the prolongations of the said line of underhill avenue, the said line of Underhill avenue, the said at the northeast line of Colden avenue, the southwesterly line of Colden avenue, the southwesterly line of Underhill avenue, the said at the northeast line of the prolongations of the northeasterly line of Colden avenue, the southwesterly line of Underhill avenue, the said at the northeasterly line of Colden avenue, and the southwesterly line of Underhill avenue, the said at the northeasterly line of Colden avenue, the said at the northeasterly line of Colden avenue, the said at the northeasterly line of Colden avenue, the said at the northeasterly line of Colden avenue, the said the tothe intersection of the prolongations o

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 6th day of

April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m24,a4

place and Roman avenue and along the prolongations of the said line to a point distant 100 feet southwesterly from the southwesterly line of Austin street, the said distance being measured at right angles to Austin street; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of Austin street to the intersection with the prolongation of a line midway between listant 1,730.02 feet westerly street to Saull street from Blossom avenue to Cherry street; Cherry street from Saull street to Colden avenue; and Colden avenue irom Hillside avenue to a line about 75 feet north from such that the prolongation of a line midway between listant 1,730.02 feet westerly intertion. Blossom avenue to Cherry street; Cherry street from Saull street to Colden avenue; and Colden avenue irom Hillside avenue to a line about 75 feet north from street; thence to Colden avenue; and Colden avenue irom Hillside avenue to a line about 75 feet north from street; thence to Colden avenue; and Colden avenue irom Hillside avenue to a line about 75 feet north from street; thence to Colden avenue; and Colden avenue irom Hillside avenue to a line about 75 feet north from Saull street. The colden avenue is the colden avenue in the colden avenue is the colden avenue; and Colden avenue in the colden avenue in the colden avenue in the colden avenue in the colden avenue; and Colden avenue in the colden avenue in the colden avenue; and Colden avenue in the colden avenue in the colden avenue; and Colden avenue in the colden

New York; and
Whereas, The Board of Estimate and Apportionment is authorized and required at the time

said streets as shown on the final maps adopted in 1909; and

Whereas, The Board is considering the advisability of again amending the opening proceeding so as to relate to the above mentioned streets as shown on section 30 of the final map, which was adopted by said Board July 13, 1910; be it Resolved. That the Board of the final map, which was adopted by the Mayer July 13, 1910; be it Resolved. That the Board of the food of the final map, which was adopted by the Mayer July 13, 1910; be it Resolved. That the Board of the food of the final map, which was adopted by said Board and of which is more particularly set forth and described in the following resolutions adopted by the Board on feet northerly from and parallel with the northerly fine of Fowler street, the said distant 16, 1911, notice of the adoption of which is hereful to which a line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the said line at right angles to Fowler street, the sai visability of again amending the opening proceeding so as to relate to the above mentioned streets as shown on section 30 of the final map, which was adopted by said Board July 1, 1910, and approved by the Mayor July 13, 1910; be it Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, hereby gives notice that the following is the proposed amended proceeding:

Beginning at a point on the southerly line of Myrtle avenue distant 100 feet easterly from its intersection with the southeasterly line of Sumits and line at right angles to Queens boulevard to its southwesterly side; thence northwardly along the said line at right angles to Queens boulevard to its southwesterly side; thence northwardly along the said line to the intersection with the measured at right angles to Queens boulevard to its southwesterly side; thence northwardly along the prolongations of the said line to the intersection with a line distant 100 feet easterly from and parallel with Fowler street, and running thence eastwardly along the said line at right angles to Queens boulevard to its southwesterly side; thence northwardly along the said line to the intersection with the prolongation of the said line to the intersection with a line distant 100 feet easterly from and parallel with Fowler street, and passing through a point on the said line to the intersection with the said line at right angles it is intersected by a line at right angles it is intersected by a line at right ang the intersection with the prolongation of a line Jewett avenue in the Borough of Richmond, distant 100 feet easterly from and parallel with City of New York, which proposed change is the easterly line of Lawrence street, as this street is laid cut where it adjoins Fowler street, the said distance being measured at right angles to Lawrence street; thence southwardly along the said line parallel with Lawrence street and along the relongation of the said line parallel with Lawrence street and along the relongation of the said line to the proceed change at a meeting of the Board to be proceed change at a meeting of the Board to be proceed change at a meeting of the Board to be proceed change at a meeting of the Board to be along the relongation of the said line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Cherry street, the said distance be-ing measured at right angles to Cherry street; thence eastwardly along the said line parallel with Cherry street, and along the prolongation of

along the said line parallel with Colden avenue and along the prolongations of the said line to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the outherly line of Cherry street, the said distance being measured at right angles to Cherry street; thence westwardly along the said assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and distance being measured at right angles to Saull Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

Region of the Bull street, and along the prolongation of the said line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Blossom avenue,

6th day of April, 1911, at 10.30 a. m., and that the same time and place a public hearing thereon will then and there be had.

Ingation thereof, to the intersection with the northeasterly line of Underhill avenue; thence northeastwardly at right angles to Underhill Resolved, That the Secretary of this Board avenue, a distance of 100 feet; thence southto the intersection with a line midway between Quince street and Rose street; thence southwestwardly along the said line midway between Quince street and Rose street and along the prolongation of the said line to the intersection with a line midway between Colden avenue and Peck avenue; thence westwardly and northwestwardly along a line always midway between Colden avenue and Peck avenue, and along the prolongation of the said line to the point or

April, 1911.

Dated March 24, 1911. JOSEPH HAAG, Secretary, 277 Broadway, Room 1406. Telephone, 2280 Worth. m24,a4

NOTICE IS HEREBY GIVEN THAT THE New York; and
Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to establish the lines and grades of Castleton avenue between Richmond avenue and Jewett avenue, Borough of Richmond, and that a meeting the city of the proposed of the city of the public interest so to do, proposes to change the map or plan of The City of New York so as to establish the lines and grades of Castleton avenue between Richmond avenue and Jewett avenue, Borough of Richmond, and that a meeting the city of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or plan of The City of New York deeming it for the public interest so to do, proposes to change the map or pro nx and determine upon an area or areas of assessment for benefit for said proceedings.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, City Hall, Borough of Manhattan, City of New York, on April 6, 1911, at 10.30 be reby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

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

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by establishing the lines and grades of Castleton avenue between Richmond avenue and Assetting the Descent of Picker and

posed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 6th day of April. 1911, at 10.30 o'clock a.m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 6th day of April, 1911.

Dated March 24, 1911.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.

m24,a4

Franchise Matters.

PUBLIC NOTICE IS HEREBY GIVEN

hattan and The Bronx: and
Whereas, Section 172 of the Railroad Law
and Sections 72, 73 and 74 of the Greater New
York Charter, as amended by Chapters 629 and

Union Railway Company of New York City, and the adequacy of the compensation to be paid

therefor; now, therefore, it is Resolved, That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit: Resolved, That the Board of Estimate and Apportionment hereby grants to the Union Railway Company of New York City the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The

City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit: Proposed Form of Contract.

This contract, made this day of 191, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Appendix Property of Said City, (Aprainable City, City, Charainable Contraction and City, City, Charainable City, Charainable City, City, Charainable City, City, Charainable City, City, Charainable City, Charainabl mate and Apportionment of said City (herein-after called the Board), and the Union Railway Company of New York City (hereinafter called the Company), party of the second part, wit nesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as fol-

Section 1. The City hereby grants to the Com-

The said route with turnouts, switches and crossovers hereby authorized is shown upon a map entitled:

"Map showing proposed extension of the Union Railway Co. of New York City, in the Borough of The Bronx, City of New York to accompany petition dated October 27, 1910, to the Board of Estimate and Apportionment,"—and signed by F. W. Whitridge, Receiver; the nature of a tax, but such payments shall be made in addition to any and all taxes of Mullaney, Chief Engineer, a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description and the other provithe foregoing description and the other provi-sions of this contract may be permitted by reso-sions of the Contract may be permitted by resolution of the Board.

railway shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall within said three (3) months or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

Second-The said right to construct, maintain and operate said railway shall be held and enjoyed by the Company from the date upon which (25) years, upon a fair revaluaton of such right

If the Company shall determine to exercise its privilege of renewal it shall make application to Company under this contract, including the the Board, or any authority which shall be autracks, wires and other equipment or any structhorized by law to act for the City in place of tures used in connection therewith, in streets the Board. Such application shall be made at and avenues hereinbefore described shall be perany time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less which deserved to the company to operate its railway upon the manual rate of compensation to the City be fixed at a less which deserved to the company to operate its railway upon the whole or upon any portion of the route herein authorized to be constructed by understand the sufficient of the company to operate its railway upon the whole or upon any portion of the route herein authorized to be constructed by understand the sufficient of the company of Manhattan, or by any other the contraction of the street surface tailways which deserved the second that the board, the company one (1) year's notice, may require the Company one (1 amount than a sum required to be paid during portion of the actual cost of the construction of practical motive power then in use which does

pensation for such succeeding twenty-five (25) electrical equipment in repair, and the cost of years shall be reasonable, and either the City additions and betterments thereto, such proportion of the Company shall be bound upon request of the other to enter into a written removal of snow and ice and all other duties operation of the railway, upon all or any portion of the railway. agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, together with the actual cost of the power neces-then the parties shall enter into a written agree-then the parties shall enter into a written agree-then the parties shall enter into a written agree-individual or corporation. Provided, however, Thirteenth—The ra'e of fare for any provided five to the provided of the power neces-above.

Whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and

Whereas, In pursuance of such laws, this Reard adopted a resolution on November 11. Whereas, In pursuance of such laws, this Board adopted a resolution on November 11, 1910, fixing the date for public hearing thereon as December 9, 1910, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "World" and "The New York Times" newspapers designated by the Mayor, and in the City Record for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied for, and proposed to be granted to the Union Railway Company of New York City.

During the second term of five (5) years an annual sum which shall in no case be less than five hundred and seventy-five dollars (\$575), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of five hundred and seventy-five dollars (\$575).

During the remaining term, expiring March 1, 1924, an annual sum which shall in no case be less than six hundred and twenty-five dollars (\$625), and which shall be equal to five (5) per cent. of gross annual receipts, if such percentage shall exceed the sum of six hundred and twentyfive dollars (\$625).

The gross annual receipts mentioned above

shall be that portion of the gross receipts of the Company from all sources within the limits of the City as shall bear the same proportion to its tion within the limits of the City.

The annual charges shall commence from the date upon which this contract is signed by the

All annual charges as above shall be paid into pany, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double-track her 30 next preceding. Provided that the first

continue throughout the whole term of this con-tract. (whether original or renewal), notwithstanding any statute of the Board.

Sec. 2. The grant of this privilege is subject to the supervito the following conditions, which shall be comlied with by the Company:

Standing any statute of any statute of the supervito the supervito the following conditions, which shall be comno assignment, lease or sublease of the rights provided by the Charter of the City. to the following conditions, which shall be complied with by the Company:

First—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction of said streets and avenues to the construction of said the routes mentioned herein, or any part thereof, and are the construction of the construction of the routes mentioned herein, or any part thereof, tained from the proper City officials. shall be valid or effectual for any purpose unless In any permits so issued such officials may the said assignment, lease or sublease shall contain a covenant on the part of the assignee or granting of the same, as are necessary for the lessee that the same is subject to all the conditions of this contract; and that the assignee or streets and avenues, over which such officials lessee assumes and will be bound by all of said have jurisdiction and the Company shall comply conditions, and especially said conditions as to with such conditions. payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by streets and avenues or upon private property, such statute or its charter, and that it will not shall be constructed and maintained under the claim by reason thereof or otherwise exemption supervision and control of the Commissioner of from liability to perform each and all of the conditions of this contract.

Fifth-Nothing in this contract shall be deemed terms and conditions, over the route hereinbe-

fore described.

The use of the railway constructed by the removal of snow and ice and all other duties imposed upon the Company by the terms of this contract in connection with the maintenance or the operation of said railway so used, as the number of cars operated by such individual or corporation shall bear to the number of cars operated by the companies then using the same, together with the actual cost of the power necessary for the operation of the cars thereon of such above. then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Company; these two shall choose at hird disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their

street surface railway as an extension to its existing system upon and along Broadway from 230th street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street to 225th street, Boroughs of Manhattan and The Bronx; and the street to 225th street to 225

erty therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary the State or City authorities, or as may be re-

any subsequent content or consents.

Seventh—Upon the termination of this original praisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Third—The Company shall pay to the City for the privilege hereby granted the following sums of money:

(a) The sum of three thousand five hundred dollars (\$3,500) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the privilege hereby granted.

(b) During the first term of five (5) years an annual sum which shall in no case be less than three hundred dollars (\$300), and which shall be equal to three (3) per cent, of its gross annual receipts if such percentage shall exceed the sum of three hundred dollars (\$300).

During the second term of five (5) years an contract and the said streets and avenues shall so order by resolution, the Company shall, upon thirty (30) days notice to the company shall, upon thirty (30) days notice to the company shall of its tracks and other equipment constructed pursuant to this contract is above, the Board shall so order by resolution, the Company shall, upon thirty (30) days notice to the company shall so order by resolution, the Company shall so order by resolution, the Company shall so order by resolution, the Company shall so order by resolution of the rights hereby granted for the termination of the said remewal term, or upon the termination of the rights hereby granted for the termination of the rights hereby granted for the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the rights hereby granted for the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the said remewal term, or upon the termination of the company cannot be t contract, or if the same be renewed, then at the

and other equipment constructed pursuant to this contract and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the Company.

Eighth-The Company shall commence construction of the railway herein authorized within three (3) months from the date upon which the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court made pursuant to Section 174 of the Railroad Law con-firming the determination of the Commissioners appointed thereunder that such railway ought to be constructed, and shall complete the construction and place the same in full operation within six (6) months from the date of filing such consents or the date of such order, otherwise this Company from all sources within the limits of the City as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operation within the limits of the City. mencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months; and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any court or by parameter set 101111, the right and privilege to construct, maintain and operate a double-track extension to its present street surface railway with the necessary wires and equipment, for the purpose of conveying passengers only, in the Borrough of New York, upon the following route, to wit:

Beginning at and connecting with the existing Broadway to the Kingsbridge Railway Company and along Broadway to and connecting with the existing Broadway to and connecting with the existing Broadway to mear 225th street.

And to cross such other streets and avenues, named and unnamed, as may be encountered in said route.

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuant to the Railroad Law as many entitled:

The intention of this paragraph is to fix an annual charge to be paid by the Company to the Board copies of any injunction of said construction shall be precompletion of that proportion of the local authorities, whencever required vertex time for the company, or from other causes not within the control of the Company, and provided such prevention, but no delay shall be resident or the company shall be resident on the case of the Board of public improvement, or from other causes not within the control of the Company, and provided further, that in no case set time to compendencement or completion of said construction shall be precaused in the control of the Company, and provided further that in no case shall such the control of the

City as a party, may intervene in any such proceedings.

Ninth—Said railway shall be constructed and
operated in the latest approved manner of street
railway construction and operation, and it is heretopy agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway apgranted shall cease and determine.

Tenth—Said railway shall be constructed, mantained and operated subject to the supervision and control of all the authorities of the

granting of the same, as are necessary for the

The electrical equipment to be installed by the Water Supply, Gas and Electricity.

Eleventh-Said railway may be operated by joyed by the Company from the date upon which this contract is signed by the Mayor until March to affect in any way the right of the City to grant to any individual or other corporation a contract for the further period of twenty-five similar right or privilege upon the same or other by any other motive power. except locomotive steam power or horse power, which may be approved by the Board, and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of Law, and by the Public Service Commission for the First District of the State of Law, and by the Public Service Commission for the First District of the State of Law, and by the Public Service Commission for the First District of the State of the Board, which shall state:

New York.
Provided, however, that the Board, upon giving amount than a sum required to be paid during the last year of such consents shall not render unnecessary any subsequent consent or consents. If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) electrical equipment in repair, and the cost of portion of the construction of such number of cars operated by the tompanies then using the same; and also such structures used by it for that purpose from the original term proportion of the cost of keeping the tracks and avenues of the City upon said route.

Twelfth—Upon six (6) months notice by the electrical equipment in repair, and the cost of Recycle the Company (2) wires for the tracks.

partments of the City, when such employees are in full uniform.

Fourteenth—No cars shall be operated upon the railway hereby authorized, other than pas-senger cars and cars necessary for the repair or maintenance of the railway, and no freight cars

shall be operated upon the tracks of said railway. Fifteenth—The Company shall attach to each car run over the said railway proper fenders and wheel-guards, in confermity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board. may be required by resolution of the Board.

Sixteenth—All cars which are operated on said railway shall be heated during the cold weather, in conformity with such laws and ordinances as the State or City authorities, or as may be required by resolution of the Board.

Seventeenth-All cars operated on said railway shall be well lighted by electricity or by some lighting system equally efficient, or as may be required by resolution of the Board.

Eighteenth—Cais on the said railway shall run at intervals of not more than thirty (30) minutes

both day and night, and as much oftener as rea-

sonable convenience of the public may require, or as may be directed by the Board.

Nineteenth—The Company, so long as it shall continue to use any of the tracks upon the streets and avenues in which said railway shall be constructed, shall cause to be watered at least three (34) times every three types (24). three (3) times every twenty-four (24) hours when the temperature is above thirty-five (35) degrees Fahrenheit, the entire width of streets and avenues, except when the width of such streets and avenues shall exceed sixty (60) feet between curb lines, in which case the Company shall cause to be watered only sixty (60) feet in width of such roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall be sufficient to water such streets and avenues in a satisfactory manner.
Twentieth—The Company shall at all times

keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

Twenty-first—As long as said railway, or any portion thereof, remains in any street or ave-

in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

railway in any way interfere with the construc-tion of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having jurisdiction over such public work.

Twenty-fourth-Should the grades or lines of the streets and avenues in which the railway is hereby authorized be changed at any time after the railway has been constructed and during the term of this contract, the Company shall. at its own expense, change its tracks and tenances to conform with such new grades and lines, and during the construction of any public improvement upon said streets and avenues the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction of such change.

Twenty-fifth—Upon one (1) year's notice from the Board, the Company shall, if the Board The electrical equipment to be instance by the Company for the operation of the railway within the limits of the City, whether the same be upon shall so determine by resolution, cease the operation of the stub-end terminal at Broadway and attended to the stub-end terminal at Broadway attended to the stub-end terminal at Broadw 225th street and shall within sixty (60) days from the date of such notice make application to the Board for the right to construct, maintain and operate a loop terminal upon streets to be designated by the Board, and shall on or before the expiration of said one (1) year enter into a contract for such loop terminal in substitution for the stub-end terminal hereby authorized.

Twenty-sixth-The Company shall submit to 1. The amount of stock issued, for cash, for

property.

2. The amount paid in as by last report

3. The total amount of capital stock paid in.
4. The funded debt by last report.
5. The total amount of funded debt.
6. The floating debt as by last report.
7. The total amount of floating debt.
8. The total amount of floating debt.
9. The total amount of floating debt.
9. The total amount of funded and floating debt. 8. The total amount of funded and floating

9. The average rate per annum of interest on

funded debt. 10. Statement of dividends paid during the year.

11. The total amount expended for same.

12. The names of the directors elected at the last meeting of the corporation held for such purpose.

13. Location, value and amount paid for real

estate owned by the Company as by last report. 14. Location, value and amount paid for real estate now owned by the Company.

15. Number of passengers carried during the year.

16. Total receipts of Company for each class

of business.

17. Amounts paid by the Company for dara-

ber 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company, for the year ending Septem-ber 30 next preceding, in such form as he may prescribe. Such report shall contain a statement of such gross receipts, the total miles in opera-tion within the limits of the City, and the miles of railway ccustructed and operated under this contract, and such other information as the Comptroller ray require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its officers under

Twenty-eighth—In case of any violation or breach or failure to comply with any of the provisions herein contained, or with any orders of the Board acting under the power herein reserved, the franchise or consent herein granted may be forfeited by a suit brought by the Cornection of Coursel on which of the contained the contained of the containe poration Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or erty of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear bedays after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Twenty-ninth-If the Company shall fail to give efficient public service at the rates herein hxed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter pro-

vided for. Thirtieth—The Company shall assume all lia-

on account of the same, and the Company here-by agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company. Thirty-first—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of five hundred dollars (\$500), either in money or se-Initry-irst—Inis grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of five hundred dollars (\$500), either in money or securities, to be approved by him, which sum, together with any and all sums of money or any securities heretofore deposited with the Comptroller by the Company under and pursuant to franchises heretofore granted to it by the City for the faithful performance by the Company of the several franchises so granted, shall form a fund for the performance by the Company of the several franchises so granted, shall form a fund for the performance by the Company of the several franchises of this contract and compliance with all orders of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service at the rates herein fixed, the repairs of the street pavement, the removal of snow and ice and the quality of construction of the railway and the main-tenance of the property in good condition throughout the whole term of this conditions of the Company of such terms and conditions of the Street pavement, the removal of snow and ice and the quality of construction of the railway and the main-tenance of the property in good condition throughout the whole term of this conditions of the Street pavement, the removal of snow and ice and the quality of construction of the railway and the main-tenance of the property in good condition throughout the whole term of this condition throughout the whole term of the sort of the street pavement, the removal of snow and ice and tract, and in case of default in the performance by the Company of such terms and conditions or compliance with such orders, or either or them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the headway, heating and lighting of cars, lenders, wheelguards and watering of street pavements, the Company shall pay a penalty of lifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheelguards, in case of a violation of the provisions relating to those matters.

The procedure for the imposition and collec-

other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or after a hearing appears in the judgment of the Board to be in the foregoing the state of the state of the company of New York City, and the foregoing the state of the company of the state appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice in writing, pay to the City a sum sufficient to restore said security fund to the original amount, and in default thereof this contract shall be canacting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action helonging to the City. Thirty-second—The words "notice" or "direction," wherever used in this contract, shall be dead to give the city of the city of the city.

deemed to mar a written notice or direction. Every such notice or direction to be served upthe Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have een designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mail-

public places or any other property to which the City has title or over which the public has an easement," encountered in the route hereinabove described, and upon or in which authority is hereby given the Company to construct a rail-

way.

Thirty-fourth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned shall be mentioned or intended to be mentioned shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, lights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Sec. 3. Nothing in this contact shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New York.

York.
Sec. 4. This grant is also upon the further and express condition that the provisions of Article 5 and the other provisions of the Railroad Law pertinent hereto shall be strictly complied with by the Company.
Sec. 5. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms and conditions and requirements in this contract fixed and contained.

and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

THE CITY OF NEW YORK, corporate seal.] By......Mayor. Attest:

SEAL.

Attest: . Secretary. (Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions including the provisions as to rates fare. ditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such fran-

chise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the Union Railway Company of New York City, and the Thirtieth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company here by agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Thirty-first—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment, held this day, the following pro-

ccedings were had:
Whereas, The Union Railway Company of
New York City has, under date of October 27, 1910, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a double-track street surface railway as an extension to its existing system upon and along the 155th street viaduct and 155th street, from 8th avenue to Broadway, Borough of Manhattan; and

Whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New York Charter, as smended by Chapters 629 and 630 of the Laws of 1905, provide for the manner and

procedure of making such grants; and Whereas, In pursuance of such laws, this Board adopted a resolution on November 11, 1910, fixing the date for public hearing thereon as Decemprocedure for the imposition and collecture penalties in this contract shall be appear and be heard, and publication was had tice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) deeper of the company of the company of the company of the Board on a certain day not less than ten (10) deeper of the company of

adequacy of the compensation to be paid therefor; now, therefore, it is

Resolved. That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of proposed contract for the grant of such franchise or right, e hereby introduced and entered in the minutes of this Board, as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to the Union Rail-way Company of New York City the franchise or right fully set out and described in the follow-ing form of proposed contract for the grant thereof, embodying all the terms and conditions. including the provisions as to rates, fares and charges upon and subject to the terms and con-ditions in said proposed form of contract conand on behalf of The City of New York, as

fellows, to wit:

Proposed Form of Contract.

This contract, made this day of
, 191, by and between The City of
New York (hereinafter called the City), party
of the first part, by the Mayor of said City,
acting for and in the name of said City, under
and in pursuance of the authority of the Board
of Estimate and Appartiament of said City

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double-track extension to its present street surface railway with the necessary wires and equipment, for the purpose of conveying passengers only, in the Borough of Manhattan, in The City of New York, upon the following route, to wit:

Beginning at and connecting with the existing tracks of the Company on the 155th street viaduct at or near 8th avenue; thence westerly on and over said viaduct to its intersection with 155th street and westerly upon and along said 155th street to the easterly side of Broadway, and to cross such other streets and avenues, named and upon a September 30 follow-upon and september 30 follow Section 1. The City hereby grants to the Com-

cross such other streets and avenues, named and unnamed, as may be encountered in said route.

The said route, with turnouts, switches and crossovers hereby authorized is shown upon a nap entitled:

"Map showing proposed extension of the Union Railway Co. of New York City in the Borough of Manhattan, City of New York, to accompany petition dated October 27, 1910, to the Board of Estimate and Apportionment."—and signed by F. W. Whitridge, Receiver; Edward A. Maher, General Manager, and T. F. Mullaney, Chief Engineer, a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turncuts, switches and crossovers which are consistent with the foregoing description and the other provisions of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payment shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be

Sec. 2. The grant of this privilege is subject to the following conditions, which shall be com-plied with by the Company:

First-The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and operation of said railway shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall within said three (3) months or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

Second-The said right to construct, maintain and operate said railway shall be held and en-joyed by the Company from the date upon which this contract is signed by the Mayor until September 14, 1928, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such right and privilege.

right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier that two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the Lory part of the Company to the Company to the Company to the Company to any individual or corporation a similar right or privilege, upon the same or other terms and conditions, over the route hereinbefore described.

The use of the railway constructed by the Company under this contract, including the tracks, wires and other equipment, or any structures used in connection therewith, in streets and avenues hereinbefore described, shall be permitted to which the City may have granted, or may hereafted to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City to affect in any way the right of the City

ment fixing such annual rate and at such amount

chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and rot as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall in any event be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensa-tion and expenses of the said appraisers shall be borne jointly by the City and the Company each paying one-half thereof.

Third—The Cempany shall pay to the City for the privilege hereby granted the following sums of money:

(a) The sum of three thousand five hundred dollars (\$3,500) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exer cise of the privilege hereby granted.
(b) During the first term of five (5) years, an

annual sum, which shall in no case be less than six hundred dollars (\$600), and which shall be

equal to three (3) per cent, of its gross annual receipts if such percentage shall exceed the sum of six hundred dollars (\$600).

During the second term of five (5) years an annual sum which shall in no case be less than one thousand and seventy-five dollars (\$1,075), and which shall be equal to five (5) per cent, of the gross annual versions if such percentage shall

dollars (\$1,075).

During the third term of five (5) years an annual sum which shall in no case he less than twelve hundred dollars (\$1,200), and which shall he equal to five (5) per cent, of its gross annual sum which shall he equal to five (5) per cent, of its gross annual shall have been shall be supported by the state of the

September 30 next 1.1eceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be

such sum over and above such minimum shall be

or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Fourth—The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstand ing any clause in any statute or in the charter of any other railway, or railroad company pro-viding for payment for railway or railroad rights and franchises at a different rate, and no assignand tranchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lesses that the same is subject to all the condilessee that the same is subject to all the conditions of this contract and that the assignee or lessee assumes and will be bound by all of said conditions, and especially such conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemp-tion from liability to perform each and all of the conditions of this contract. Fifth—Nothing in this contract shall be deemed

the last year prior to the termination of the original term of this contract.

after grant, the right or privileges to use such original term of this contract. upon payment by an annual sum by such individual or corporation to the Company which shall equal the legal interest on such proportion of the actual cost of the construction of such railway and structures, and additions and betterments thereto, as the number of cars operated by such individual or corporation shall bear to the numbet of cars operated by the companies then using the same, and also such proportion of the cost of keeping the tracks and electrical equipment in re-pair, and the cost of additions and betterments thereto, such proportion of laying and repairing of pavement and removal of snow and ice, and all other duties imposed upon the Company by the terms of this contract in connection with the maintenance or the operation of said railway so used, as the number of car ment fixing such annual rate and at such amount as shall be determined by three disinterested free-holders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the cars. to be paid for the use of such tracks, it may appeal to the Board and the Board may fix a percentage upon the cost to be paid to the pany at a sum in excess of the legal rate of interest, if, in its opinion, such action is justified The Company shall not at any time oppose, but shall, upon the request of the Board, consent to the construction or operation of any street sur-

> structed by the Company pursuant to this contract. Sixth-The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vect in any other person or cor-poration whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal anything herein contained to the contrary thereof in anywise rotwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

> face railway which may necessitate the use of any portion of the railway which shall be con-

Seventh—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equip ments of the Company constructed this contract within the streets and avenues and upon the viaduct shall became the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract,

as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice tained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name exceed the sum of one thousand and seventy-five contract, and the said streets, avenues and viacontract, and the said streets, avenues and via-duct shall be restored to their original condition

at the sole cost and expense of the Company.

Eighth—The Company shall commence construction of the railway herein authorized within twelve hundred dollars (\$1,200), and which shall ton of the railway herein authorized within receipts, if such percentage shall exceed the sum of twelve hundred dollars (\$1,200).

During the remaining term, expiring September 14, 1928, an annual sum which shall in no case be less than thirteen hundred dollars (\$1,300), and which shall be equal to five (5) per cent. of its gross annual receipts if such percentage the same of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to Section 174 of the Railroad Law confirming the determination of the Commissioners appointed thereunder that such railway herein authorized within the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to Section 174 of the Railroad Law confirming the determination of the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to Section 174 of the Railroad Law confirming the date upon which the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to Section 174 of the Railroad Law confirming the date upon which the consents of the property owners are filed with the Board, or from the date of the order of the consents of the property owners are filed with the Board, or from the date of the order of the consents of the property owners are filed with the Board, or from the date of the order of the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property owners are filed with the consents of the property to the Company at the City. Delivery or mailing of such rotice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Thirty-third—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean "streets avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, in the first part, by the Mayor of said City, under acting for and in the name of said City, under the name of said City, under and in pursuance of the authority of the Board of the Board of the Railroad Law contract, shall be equal to five (5) per cent. Of the second part, witnesseth:

The gross annual receipts mentioned above provided shall be equivalent to direct personal notice or direction, and shall be deemed of the order of the Mayor of said City, under and in pursuance of the authority of the Board of the Court, made of Estimate and Apportionment of said City, under and in pursuance of the Board of the Railroad Law confirming the remaining term, expiring September 14, 1928, an annual sum which shall in no case be less than thirteen hundred dollars (\$1,300).

(hereinafter called the Board), and the Union Railway Company of New York City (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agree as follows:

(\$1,300).

The gross annual receipts mentioned above the same in full operation within six (6) months from the date of the order of the Mayor of Said City, under and in pursuance of the Board of the Railroad Law confirming term, expiring September 14, 1928, an annual sum which shall in no case be less than thirteen hundred dollars (\$1,300).

(Streets and avenues, "wherever used in the Company), party of the second part, with the limits of the Railroad Law confirming term, expiring September 14, 1928, an annual sum which shall in no case the less than thirteen hundred dollars (\$1,

(\$2,000) deposited with the Comptroller of the City, as nereinafter provided, shall thereupon be forfeited to the City, provided that the period for commencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months, and provided, further, that when the commencement or completion of said construction shall be prewented by legal proceedings in any court or by works of public improvement, or from other causes not within the control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for urless the court proceedings shall be diligently prosecuted by the Company, and, provided further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless, upon the request of the Board, the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply the Company under and pursuant to franchise here.

In case of the neglect of the Company to make the expiration of thirty (30) days' notice to do so from the President of the Borough of Manhattan, said President may make the same at the expense of the Company.

Thirty-first—This grant is upon the express in the Company, within thirty (30) in days after the signing of this contract by the Mayor, and before anything is done in exercise of the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply the Company under and pursuant to franchises here. of such construction may be extended for the either in its own name as a party or in the name to such renewed or altered pavement. of the City as a party, may intervene in any. Twenty-second—Any alteration to the sewer-

operated in the latest approved manner of street or upon the viacuic, required on account of the railway construction and operation, and it is bereby agreed that the Board may require the made at the sole cost of the Company, and in all orders of the Board acting under the powers of Manhattan, City of New York, on Thursday, and in all orders of the Board acting under the powers of Manhattan, City of New York, on Thursday, herein reserved, especially those which relate to the payment of the annual charges for the privipublic hearing thereon, at which citizens shall Company to improve or add to the railway equipment, including rolling stock and railway appurteimprovements are necessary, in the opinion of the Board. Upon failure on the jart of the Company to comply with the direction of the public work of the City and about the company to comply with the direction of the public work of the City and about the city an Company to comply with the direction of the Board within a reasonable time, the rights hereby

granted shall cease and determine.
Tenth—Said railway shall be constructed, main-

which such officials have jurisdiction and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and averues or upon the viaduct or upon private property, shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Elec-

Eleventh-Said railway may be operated by overhead electric power substantially similar to the overheal electric system now in use by street surface railways in the Borough of The Bronx, or by any other motive power except locomotive steam power (r horse power, which may be approved by the Board, and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service of New York.

to the Company one (1) year's notice, may require the Company to operate its railway upon the whole or upon any portion of the route herein authorized to be constructed, except upon the viaduct, by underground electric power substantially similar to the system now in use on the street surface railways in the Borough of Manhattan, or upon the whole or any portion of said route by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues and upon the viaduct, and thereupon to discontinue the use of the overhead trolley system and to remove its piles, wires and other structures used by it for that purpose from the streets, avenues and viaduct of the City upon said route.

Twelfth—Upon six (6) months' notice by the Board to the Company all wires for the transmis-

sion of power, except trolley wires, for the opera-tion of the railway, upon all or any portion of the route hereby authorized, shall be placed in conduits beneath or alongside of the railway. The Company shall provide in such conduits two (2) ducts not less than three (3) inches in diameter for the exclusive use of the City. Such ducts shall be used only by the Company for the operation of its railway and by the City, as above.

Thirteenth—The rate of fare for any passenger and railway shall not exceed for (5) exert.

upon said railway shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on its road, or on any road, line operated by it or under its contro to any other point thereof, or any connecting branch thereof, within the limits of the City. The Company shall carry free upon the railway hereby authorized during the term of this contract all members of the Police and Fire Departments of the City when such employees are ir full uniform.

Fourteenth-No cars shall be operated upon the railway hereby authorized other than passenger cars and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said rail-

Fifteenth-The Company shall attach to each car run over the said railway proper fenders and wheelguards, in conformity with such laws and wheelguards, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as to all books of the Company for the purpose of may be required by resolution of the Board.

Sixteenth-All cars which are operated on said railway shall be heated during the cold weather in conformity with such laws and ordinances as are now in force or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Seventeenth-All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Eighteenth—Cars on the said railway shall run

at intervals of not more than thirty (30) minutes

at least three (3) times every twenty-four (24) hours, when the temperature is above thirty-five (35) degrees Fahrenheit, the entire width of the streets, avenues and viaduct, except when the width of such streets, avenues and viaduct shall exceed sixty (60) feet between curblines, in which case the Company shall cause to be watered only sixty (60) feet in width of such roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall

said railway is constructed, between its tracks, pay to the City the sum of two hundred and fifty the rails of its tracks and for a distance of two dollars (\$250) as fixed or liquidated damages, or (2) feet beyond the rails, on either side thereof, the Board, in case such structures or equipment free and clear from ice and snow; provided, however, that the Company shall, at the option of the viaduct shall not be put in good condition within

which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side there-of, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they may prescribe. In case of the neglect of the Company to make

such proceedings.

Ninth—Said railway shall be constructed and operated in the latest approved manner of street or upon the viaduct, required on account of the

public work of the City, and should the said rail-way in any way interfere with the construction of public works in the streets and avenues or Tenth—Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided move the tracks and appurtenances in the man-

purpose of protecting any structures in the streets and avenues and upon the viaduct over which such officials have jurisdiction and the during the construction of any public improvement upon said streets, avenues and viaduct the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction

of such change.

Twenty-fifth—Upon one (1) year's notice from the Board the Company shall, if the Board shall so determine by resolution, cease the operation of the stub-end terminal at 155th street and Broadway and shall within sixty (60) days from the date of such notice make application to the Board for the right to construct maintain and operate for the right to construct, maintain and operate a loop terminal upon streets to be designated by the Board, and shall on or before the expiration of said one (1) year enter into a contract for such loop terminal in substitution for the stub-

rovisions of law, and by the Public Service commission for the First District of the State f New York.

Provided, however, that the Board, upon giving to the Company one (1) year's notice, may require the Company to operace its railway upon the whole company to operace its railway upon the company to operace

1. The amount of stock issued, for cash, for property.

The amount paid in as by last report.
The total mount of capital stock paid in.
The funded debt by last report.

The total amount of funded debt.
The floating debt as by last report.
The total amount of floating debt.
The total amount of funded and floating

debt. 9. The average rate per annum of interest on funded debt.

10. Statement of dividends paid during the

14. Location, value and amount paid for real estate now owned by the Company.

15. Number of passengers carried during the

16. Total receipts of Company for each class

of business.

17. Amounts prid by the Company for damage to persons or property on account of construction and operation.

18. Total expenses for operation, including sal-

aries.

-and such other information in regard to the business of the Company as may be required by the Board.

Twenty-seventh—The Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Com-pany for the year ending September 30 next preceding, in such form as he may prescribe. Such report shail contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles of railway ascertaining the correctness of its report, and may

examine its officers under oath. Twenty-eighth-In case of any violation or breach or failure to comply with any of the pro-visions herein contained or with any orders of the Board acting under the powers herein re-served, the franchise or consent herein granted may be forfeited by a suit brought by the Cor-poration Counsel on notice of ten (10) days to the Company, or at the option of the Board, by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this con-tract shall thereupon become the property of the be adopted. In case the Company fails to appear,

action may be taken by the Board forthwith. Twenty-ninth-If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within be sufficient to water such streets, avenues and viaduct in a satisfactory manner. reasonable time; and, upon failure of the Company to remedy such default within a reasonable Twentieth—The Company shall at all times keep time, the Company shall, for each day therethe streets, avenues and viaduct upon which the after during which the default or defect remains,

Commissioner of Street Cleaning, enter into an agreement for each winter season or part thereof, to clean an equivalent amount of street surface from house line to house line.

Twenty-first—As long as said railway, or any portion thereof, remains in any street or avenue, or upon the viaduct, the Company shall pave and keep in permanent repair that portion of the surface of the street, avenue or viaduct in or upon which, the said railway is constructed, between its

Thirtieth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this said form of a proposed contract for the grant that the contract is a condition of this said form of a proposed contract for the grant contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of to Thursday, April 13, 1911, in the CITY REC-

Company under and pursuant to franchises here-tofore granted to it by the City, for the faithful performance by the Company of the several fran-chises so granted, shall form a fund for the per-formance by the Company of all of the terms and the property in good condition throughout the whole term of this contract, and in case of default in the performance by the Company of such terms | PUBLIC NOTICE IS HEREBY GIVEN THAT by the Charter of the City.

No construction upon said railway shall be commenced until written permits have been obtained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a renecessary for the granting of the same, as are necessary for the city officials having jurisdiction over such public work.

Twenty-fourth—Should the grades or lines of after due notice, and shall collect the reasonable cost thereof from the said fund without legal hereby authorized be changed at any time after the annual charges, shall collect the same, with the railway has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances in the manright to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' own expense, change its tracks and appurtenances in the manright to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' own expense, change its tracks and appurtenances in the manright to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal to a construction of the same and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable to a construction of the same and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable to a construction of the same and a notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the headway, heating and lighting of cars, fenders, wheelguards and watering of street pavements, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheelguards,

to the Company, directing its President or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing, appears, in the judgment of the Board, to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice in writing, pay to the City a sum sufficient to restore said security fund to the original amount, and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting on behalf of the City. No action or proceeding or right under the provi-sions of this cortract shall affect any other legal

the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice. vided shall be equivalent to direct personal notice or direction, and shall be deemed to have been

given at the time of delivery or mailing.

Thirty-third—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean "streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement," encountered in the route hereinabove de scribed, and upon or in which authority is hereby given to the Company to construct a railway.

Thirty-fourth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other Board, authority, officer or officers, then and in such cases such other Board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Sec. 3. Nothing in this contract shall be con-

strued as in any way limiting the present or nue, in the Borough of The Bronx; thence upon future jurisdiction of the Public Service Com- and along Boscobel avenue to Aqueduct avemission, under the laws of the State of New

Sec. 4. This grant is also upon the further and express condition that the provisions of Arti-cle 5 and the other provisions of the Railroad

abide by and perform all the terms and conditions and requirements in this contract fixed and con-

In witness whereof, the party of the first part, at intervals of not more than thirty (30) minutes both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board.

Nineteenth—The Company, so long as it shall continue to use any of the tracks upon the streets, avenues and viaduct in or upon which said railway shall be constructed, shall cause to be watered way shall be constructed, shall cause to be watered lution declaring the contract forfeited should not leave the Company fails to annear.

An interest whereof, the party of the nast part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the nast part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate seal of said City to be hereunto affixed; and the party of the nast part, by its Mayor, thereunto signed and the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the nast party of the nast party of the party of the nast party of the party of the second part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate seal of said City to be hereunto affixed; and the party of the second part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of the party of the nast party of the nast party of the nast party of the party of the party of the corporate name of said City to be hereunto signed and the corporate and party of the party name to be hereunto signed, and its corporate seal to be hereunto affixed, the day and year

first above written. THE CITY OF NEW YORK, Attest:City Clerk.

UNION RAILWAY COMPANY OF NEW YORK CITY, By...... Receiver. By..... President.

Attest:

(Here add acknowledgments.)
Resolved, That the results of the inquiry made

of such franchise or right containing said results for at least twenty (20) days immediately prior to Thursday, April 13, 1911, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Thursday, April 13, 1911, in two daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the Union Railway Company of New York City, together with the following notice, to wit:

ne following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by the Union Railway Company of New York City, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough public hearing thereon, at which citizens shall be entitled to appear and be heard. ("The Globe" and "The Evening Sun" desig-

Dated March 2, 1911.

JOSEPH HAAG, Screetary. m21.a13

at the meeting of the Board of Estimate and Apportionment held this day the following pro-

ceedings were had:

Whereas, The Union Railway Company of New York City has, under date of October 27, 1910, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a double-track street surface railway as an extension to its existing surface. face railway as an extension to its existing system, from the intersection of Aqueduct and Boscobel avenues in the Borough of The Bronx, and thence upon and over the Washington Bridge and its approaches, and upon and along 181st street to Broadway, Borough of Manhattan;

Whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New York Charter as amended by Chapters 629 and 630 of the Laws of 1905, provide for the manin case of a violation of the provisions relating to those matters.

The procedure for the imposition and collection of the penalties in this contract shall be as follows:

The Pound on complete trade shall six action. The Board, on complaint made, shall give notice to the Company, directing its President or other officer to appear before the Board on a certain lay not less than ten (10) days after the date of such notice to show cause why the Company and the public heart papers designated by the Mayor, and in the City Record for ten (10) days immediately the last of hearing and the public heart.

prior to the date of hearing, and the public hearing was duly held on such day; and
Whereas, This Board has made inquiry as
to the money value of the franchise or right applied for, and proposed to be granted to the Union Railway Company of New York City, and the adequacy of the compensation to be

and the adequacy of the compensation to be paid therefor; now, therefore, it is

Resolved. That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to the Union Rail-

Apportionment hereby grants to the Union Railway Company of New York City the franchise or right fully set out and described in the folyear.

11. The total amount expended for same.

12. The names of the directors elected at last meeting of the corporation held for such purpose.

13. Location, value and amount paid for real estate owned by the Company as by last report.

14. The total amount expended for same.

15. The total amount expended for same.

16. Thirty-second—The words "notice" or "direction, wherever used in this contract, shall be charges, upon and subject to the terms and conditions, in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute the company shall be delivered at such office in the City as shall have been desirated any other legal lowing form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute

> (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of raid City (hereinafter called the Board), and the Union Railway Company of New York City (hereinafter called the Company), party of the second part, witnesseth: In consideration of the mutual covenants and

agreements herein contained, the parties hereto do hereby covenant and agree as follows: Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double track extension to its present street surface railway with the necessary wires and equipment, for the purpose of conveying passengers only in the Boroughs of Manhattan and The Bronx, in The City of New York, upon the following

oute, to wit: Beginning at and connecting with the exist-ing tracks of the Company in Boscobel avenue, at or near its intersection with Aqueduct avenue, in the Borough of The Bronx; thence upon nue; thence westerly upon and over the easterly approach to the Washington Bridge and upon and over the said bridge and it, westerly approach to the intersection thereof with 181st street, Borough of Manhattan, and thence upon and Law pertinent hereto shall be strictly complied with by the Company.

Sec. 5. The Company promises, covenants and agrees on its part and behalf to conform to and shill be strictly and to cross such other streets and avenues, named and unnamed, as may be encountered in said route.

The said route, with turnouts, switches and crossovers, hereby authorized is shown upon a

map entitled:

"Map showing proposed extension of the Union Railway Co. of New York City, in the Boroughs of Manhattan and The Bronx, City of New York, to accompany petition dated October 27, 1910, to the Board of Estimate and Apportionment."

—and signed by F. W. Whitridge, Receiver; Edward A. Maher, General Manager, and T. F. Mullaney, Chief Engineer, a copy of which is attached hereto it to be deemed a part of this

attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description and the other provisions of this contract may be permitted by resolution of the Board.

Nothing in this contract shall be construed as permitting the construction of more than one double-track street surface railway upon the route hereinabove described.

Sec. 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of pensation for such succeeding twenty-five (25) years shall be reasonable, and either the City way have granted, upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall the annual sund by the company to any individual or corporation to the Company, and avenues the described, shall be and avenues the reasonable, and other equipment, or any structure way to support the abutting property owners, in according to by the abutting property owners, in according to by the abutting property owners, in according to the provisions of law, and by the annual succeeding the provisions of the company shall take care of and avenues the tow by the abutting property owners, in according to the provisions of the first District of the State of New York.

Provided, however, that the Board, upon giving to the Company one (1) year's notice from purposes, upon payment of an annual sum by purposes, upon payment of an annual sum by purpose, upon payment of an ann of such compensation at such amount as shall the annual portion of the actual cost of the construction of the reasonable, but in no case shall the annual rate so fixed be less than the sum required to be such railway and structures and additions and betterments thereto, as the number of cars operindividual or corporation shall paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is bear to the number of cars operated by the com-

so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They shall if, in the opinion of the Company, the legal rate act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. They valuations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous shall the title thereto, or right, interest or propannual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by

is commenced.

(b) During the first term of five (5) years an annual sum which shall in no case be less than one thousand dollars (\$1,000), and which shall be equal to three (3) per cent. of its gross annual receipts if such percentage shall exceed the sum of one thousand dollars (\$1,000).

During the second term of five (5) years an annual sum which shall in no case be less than seventeen hundred dollars (\$1,700) and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of seventeen hundred dollars (\$1,700).

During the remaining term expiring March 1, 1924, an annual sum which shall in no case be less than nineteen hundred dollars (\$1,900), and which shall be equal to five (5) per cent. of its gross annual receipts if such percentage shall exceed the sum of nineteen hundred dollars (\$1,900).

The gross annual receipts mentioned above shall be that portion of the gross receipts of the Company from all sources within the limits of the City as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operation within the limits of the City.

The annual charges shall commence from the date upon which this contract is signed by the

(c) For the use of the Washington Bridge and its approaches during the term expiring March 1, 1914, an annual sum of two thousand hundred dollars (\$2,500); during the succeeding term of five (5) years expiring March 1, 1919, an annual sum of two thousand seven hundred and fifty dollars (\$2,750); and during the remaining term of five (5) years expiring March 1, 1924, an annual sum of three thousand dollars (\$3,000). The compensation herein re-served shall commence from the date on which

this contract is signed by the Mayor.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that propor-tion of the first annual charge as the time between the date upon which this contract is signed

by the Mayor and September 30 following shall bear to the whole of one year. Whenever the percentage required to be paid shall exceed the minimum amount as above. then such sum over and above such minimum shall

as amended.

The intention of this paragraph is to fix an annual charge to be paid by the Company to the City for the rights and privileges hereby granted. annual charge to be paid by the Company to the City for the rights and privileges hereby granted.

Any and all payments to be made by the terms of this contract to the City by the Company, shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, new or hereafter required to

asid streets and avenues to the construction and operation of said railway shall be obtained by the Company within three (3) moults for consensus shall be field with the Board, or any law of the State of Standard and the Standard and the Standard and the State of Standard and the Standard and th

parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three achieves shall act as appraisers and shall make ber of cars operated by such individual or cor-poration shall bear to the number of cars operated by the companies then using the same, together

shall the title thereto, or right, interest or prop-erty therein, pass to or vest in any other perthe said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Third—The Company shall pay to the City for the privilege hereby granted the following sums of money:

(a) The sum of five thousand dollars (\$5,000) in cash on or before the date on which operation over any portion of the route hereby authorized is commenced. sary any subsequent consent or consents.

Seventh—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Com-pany before such termination, the tracks and equipments of the Company constructed pursuant to this contract within the streets and avenues and upon the bridge shall become the property of the City without cost, and the same may be used or disposed of by the City for way shall be well lighted by electricity, or by any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract, and the said streets and avenues and the bridge shall be restored to their original condition at the sole cost and expense of the Company.

Eighth-The Company shall commence com struction of the railway herein authorized within three (3) months from the date upon which the consents of the property owners are filed with the Board or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to Section 174 of the Railroad Law, confirming the determination of the Commissioners appointed thereunder that such railway ought to be constructed, and shall complete the construction and place the same in full plete the construction and place the same in full operation within six (6) months from the date of filing such consents or the date of such order, otherwise this right shall cease and determine, and all sums paid, and the sum of two thousand dollars (\$2,000) deposited with the Comptroller of the City, as hereiniter provided, shall thereupon be forfeited to the City; provided that the period for commencement and completion and placing the railway in full opera-tion may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months; and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any Court, or by works of public improvement, or from other causes not within the control of the Company, the time for the commencement or completion. the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the Court proceedings shall be paid on or before November 1 in each year for the year ending September 30 next preceding.

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuart to the Railroad Law which the same shall have been granted as a mended. injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board,

Provided, however, that the Board, upon giving to the Company one (1) year's notice, may require the Company to operate its railway upon the whole or upon any portion of the route herein authorized to be constructed, except upon the Washington Bridge structure, by underground electric power substantially similar to the system now in use on the street surface railways in the Borough of Manlattan, or upon the whole or any portion of said route by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues and upon the bridge and system now in use on the street surface railways in the Board for the right to construct, maintain in the Borough of Manhattan, or upon the whole or any portion of said route by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues and upon the bridge and its approaches, and thereupon to discontinue the use of the overhead troller system and to re-

Board to the Company, all wires for the mission of power, except trolley wires, for the operation of the railway, upon all or any portion of its cars. If deemed necessary by the Company shall install missioner of Bridges, the Company shall install a system of signals to insure the

the City.

The Company shall carry free upon the railway hereby authorized during the term of this contract all members of the Police and Fire Departments of the City, when such employees are in full uniform.
Fourteenth—No cars shall be operated upon

Fifteenth—The Company shall attach to each inspection of the Commissioner of Bridges or his car run over the said railway proper fenders authorized representatives, who shall have power and wheel guards, in conformity with such laws to forbid the entrance to the bridge of cars and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution stitution therefor of appliances of approved of the Board.

Sixteenth—All cars which are operated on said Said Commissioner may adopt rules and regurally shall be heated during the cold weather, lations in regard to the number of cars to be in conformity with such laws and ordinances as operated over the bridge, the rate of speed of are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the type and weight of cars to be used and the

some lighting system equally efficient, or as may be required by resolution of the Board. Eighteenth—Cars on the said railway shall run

at intervals of not more than thirty (30) min-utes both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board.

Nineteenth—The Company, so long as it shall continue to use any of the tracks upon the streets and avenues or bridge in or upon which said railway shall be constructed, shall cause to be watered at least three (3) times every twenty-four (24) hours when the temperature is above thirty-five (35) degrees Fahrenheit, the entire width of the streets, avenues and bridge, except when the width of such streets, avenues and

bridge shall exceed sixty (60) feet between curb lines, in which case the Company shall cause to be watered only sixty (60) feet in width of such

roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall be sufficient to water such streets, avenues and bridge in a satisfactory manner. Twentieth—The Company shall at all times keep the streets, avenues and bridge upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent

line.

amount of street surface from house line to house

of roadway upon the bridge and its approaches.
Twenty-first—As long as said railway, or any
portion thereof, remains in any street or avenue, or upon the bridge, the Company shall
pave and keep in permanent repair that portion do so, and in such manner as they may pre-

In case of the neglect of the Company to pave

of such change.

Twenty-fifth—Upon one (1) year's notice from the Board the Company shall, if the Board shall so determine by resolution, cease the operation of the stub-end terminal at East 181st street and Broadway, and shall within sixty (60) days from the date of such notice make application to the Board for the right to construct maintain

the streets and avenues and upon the bridge and its approaches, and thereupon to discontinue the use of the overhead trolley system, and to remove its poles, wires and other structures used by it for that purpose from the streets, avenues and bridge of the City upon said route.

Twelfth—Upon six (6) months' notice by the Roard to the Company, all wires for the transmission of power, except trolley wires, for the missioner of Bridges for the operation of the railway, upon all or any portion of its cars. If deemed necessary by the Company shall keep and maintain the tracks and the electrical equipment upon the bridge and its approaches necessary for the operation of cars thereon in good order and repair and in such manner as shall be approved and directed by the Commissioner of Bridges for the operation of the railway, upon all or any portion of the route hereby authorized, shall be placed in conduits beneath or alongside of the railway. The Company shall provide in such conduits two (2) ducts not less than three (3) inches in diameter for the exclusive use of the City. Such cuts shall be used only by the Company for the operation of its railway and by the City, tion of care by the Company, said Company must do all the work and furnish all the labor and Thirteenth—The rate of fare for any passenger upon raid railway shall not exceed five (5) cents and the Company shall not charge any passenger more than five (5) cents for one continuous ride, from any point on its road or on any road, line or branch operated by it or under its control to any other point thereof, or any connecting branch thereof within the limits of the City.

It ion of cars by the Company, said Company must do all the work and furnish all the labor and tools necessary for effecting such changes, which shall lib made under the control and direction of the Commissioner of Bridges, and no such changes or construction connected therewith. or relating thereto, shall be made unless the plan or plans for the same have been first submitted to the Commissioner of Bridges and approved by him.

by him.

Twenty-seventh—Before beginning the operation of cars, the Company shall file with the Commissioner of Bridges a statement for his approval and assent as to the type of car which it proposes to operate and a sketch showing Fourteenth—No cars shall be operated upon the railway hereby authorized, other than passenger cars and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said railway.

Fifteenth—The Company shall attach to each car run over the said railway proper fenders.

> character. condition thereof, the switching of cars and the use of platforms and the control of the electrical current used by the Company, and the said Com-missioner may alter and amend any such rules and regulations so as to secure the safety and comfort of persons using the bridge and preserve the purposes for which the bridge was constructed, and upon serving notice upon the Company that such rules and regulations have been made, amended or altered, the Company shall comply with all the requirements thereof.

> Twenty-eighth-Nothing in this contract shall be deemed to affect in any way the right of the Commissioner of Bridges to make any alterations or changes in the construction, operation or man-agement of the bridge or to affect in any way the control of such Commissioner over such bridge, as provided by the Charter of the City. Twenty-ninth—The Company shall submit to

the Board a report not later than November 1 of each year for the year ending September 30 next preceding, and at any other time, upon request of the Board, which shall state:

1. The amount of stock issued, for cash, for

- 2. The amount paid in as by last report. 2. The amount paid in as by last report.

 3. The total amount of capital stock paid in.

 4. The funded debt by last report.

 5. The total amount of funded debt.

 6. The floating debt as by last report.

 7. The total amount of floating debt.

 8. The total amount of funded and floating

- 9. The average rate per annum of interest on
- funded debt. 10. Statement of dividends paid during the
- 11. The total amount expended for same.
 12. The names of the directors elected at the last meeting of the corporation held for such 13. Location, value and amount paid for real
- estate owned by the Company as by last report.

 14. Location, value and amount paid for real estate now owned by the Compan 15. Number of passengers carried during the
- 16 Total receipts of Company for each class of business. 17. Amounts paid by the Company for damage to persons or property on account of construc-tion and operation.
- 18. Total expenses for operation, including salaries—and such other information in regard to the business of the Company as may be required by the Board.

Thirtieth-The Company shall at all times keep

shall contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles of railway constructed and operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its officers under cath officers under cath.

Thirty-first-In case of any violation or breach or failure to comply with any of the provisions herein contained, or with any orders of the Board or of the Commissioner of Bridges acting under the powers herein reserved, the franchise or consent herein granted may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a promision to the effect that the railway constructed vision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, how-ever, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution de-claring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Thirty-second—If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the wnole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and ing any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars, (\$250) as fixed or liquidated damages, or the Board, in case such structures or equip-ment which may affect the surface of the streets or of the bridge shall not be put in good condi-tion within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Com-pany, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided

for.

Thirty-third—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Thirty-fourth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of two thousand dollars (\$2,000), either in money or securities, to be approved by him, which sum together with any and all sums of money or any securities herectore deposited with the Compsecurities heretcfore deposited with the Comptroller by the Company under and pursuant to franchises heretofore granted to it by the City for the faithful performance by the Company of the several franchises so granted, shall form a fund for the performance by the Company of all of the terms and conditions of this contract all of the terms and conditions of this contract and compliance with all orders of the Board or of the Commissioner of Bridges acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service at the rates herein fixed, the repairs of the street and bridge pavement, the repair and maintenance of tracks and equipment upon the bridge and its approaches, and the Scend—The said right to construct, maintain and operate said railway shall be held and enjuged and its approaches, and the removal of snow and ice and the quality of construction of the railway and the maintenance of the property in good condition throughout the whole term of this contract, and in case of default in the performance by the Company of such terms and conditions or compliance with such orders, or either or any of them, the City shall have the right to cause the work to be constructed of Manhattan, City of New Jork and operate said railway shall be held and enjugyed by the Company for the term of twenty-five (25) years from the date upon which this contract is signed by the Mayor, with the privilege of renewal of said contract for the further performance by the Company of such terms and conditions or compliance with such orders, or either or any of them, the City shall have the right to cause the work to be done and the materials to be a contract of the further performance by the Company of such revaluation of cuch right and privilege.

PUBLIC NOTICE IS HERERY CIVILIANT TO THE REPORT OF THE SAID TO THE SA done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the headway, heatand lighting of cars, fenders, wheel-guards and watering of street pavements, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or sup-plied with fenders or wheel guards, in case of a violation of the provisions relating to those mat-

The procedure for the imposition and collection of the penalties in this contract shall be as

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice in writing, pay to the City a sum sufficient to restore said security fund to the original amount, and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect

any other legal rights, remedies or causes of action belonging to the City.

Thirty-fifth—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delievered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Proposed Form of Contract.

This contract, made this day of the reinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Company (hereinafter called the City).

Thirty-sixth—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean "streets, avecontract, snail be deemed to mean steets, ave agreements neven to make ships ave, some ships ave agreements neven and agree as follows:

| cash within sixty (60) do nevel your ships and provisions of the conditions and provisions of the public has an ease- hereinafter set forth, the right and privilege to privilege hereby granted.

ment," encountered in the route hereinabove described, and upon or in which authority is hereby given the Company to construct a railway. Thirty-seventh-If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other beard, authority, officer or officers, then and in such case such other board, authority, officer or officers shall

authorities, officer or officers.

Sec. 3. Nothing in this contract shall be construed as in any way limiting the present or fu-ture jurisdiction of the Public Service Com-mission under the laws of the State of New

City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above writ-

THE CITY OF NEW YORK,
By...., Mayor.
[CORPORATE SEAL.] [SEAL.] Attest:

Attest:, Secretary.
(Here add acknowledgments.)
Resolved, That the results of the inquiry made y this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of pro-posed contract for the grant of such franchise

or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant tions, including the said resolution for the grant of a franchise or right applied for by the Union Railway Company of New York City, and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, April 13, 1911, in the City Record, and at least twice during the ten (10) days immediately prior to Thursday, April 13, 1911, in two daily newspapers to be designated by the Mayor therefor, and published in the City of New York, at the expense of the Union Railway Company of New York City, together with the following notice, to wit:

following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise ing any contract for the grant of the franchise or right applied for by the Union Railway Company of New York City, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, April 13, 1911, at 10.30 o'clock, a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

Company has under date of February 8, 1910, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a street surface railway as an extension to its existing system upon and along Stuyvesant Place Extension, Arrietta street and the new viaduct or bridge leading from Jay street to the Municipal Ferry Terminal at St. George in the Borough of Richmond; and Whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New

York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, provide for the man-ner and procedure of making such grants; and Whereas, In pursuance of such laws, this Board adopted a resolution on February 18, 1910, fixing the date for public hearing thereon as March 18, 1910, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "New York Times" and "The World," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date hearing, and the public hearing was duly

held on such day; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied for, and proposed to be granted to the Richmond Light and Railroad Company, and the adequacy of the compensation proposed to be paid therefor;

now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by the Richmond Light and Railroad Company, containing the form of proposed con-tract for the grant of such franchise or right, be hereby introduced and entered in the minutes

of this Board, as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to the Richmond Light and Railroad Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of the City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of the City of New York, as follows, to wit:

Proposed Form of Contract. Railroad Company (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto

construct, maintain and operate a street surface

at or near its intersection with Tompkins avenue, have all the powers, rights and duties herein thence by double track southeasterly in and upon reserved to or prescribed for the Board or other Richmond turnpike to Arrietta street, thence by double track southeasterly in and upon Arrietta street to an unnamed street (laid out and opened as an extension of Stuyvesant place, from its intersection with Weiner place to Griffin street), thence by double track northeasterly in York.

Sec. 4. This grant is also upon the further and express condition that the provisions of article 5, and the other provisions of the Railroad Law pertinent hereto shall be strictly complied with by the Company.

Sec. 5. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms and conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said of the Company in Iav street after they shall be moved to the intersection of said unnamed street to the intersection of four hundred dollars (\$400).

During the fourth term of five (5) years an annual sum which shall in no case be less than intersection of said unnamed street and Arrietta street, thence southwesterly in and upon said unnamed street to its intersection with Griffin street, and there contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said of the Company in Iav street after they shall be moved to the new position in Griffin street, as shown upon said map.

2. Beginning at and connecting with the tracks of the Company after they shall be moved to the new position in necting with the tracks of the Company and which shall in no case be less than annual sum which shall in no case be less than During the fourth term of five (5) per cent. of its gross annual the fourth term of five (5) per cent. of its gross annual the tracks of the Company and made a part of this contract fixed and unnamed street, and there contract fixed and unnamed street to its intersection with Enrich they shall be moved to the new position in fixed the company and which shall in no case be less than annual sum which shall in no case be less than for they shall be moved to the new position in fixed the company and which shall in no case be less than annual sum which shall in no case be less

2. Beginning at and connecting with the tracks of the Company in Jay street after they shall be moved to the new position in Jay street, as shown on the map or plan accompanying and made a part of this contract, at a point about two hundred feet northerly from the intersection of Jay street with South street, thence by three tracks northeasterly upon and across the shall bear the same proportion to the whole gross bridge or viaduct leading to the municipal ferry terminal from Jay street to the platform for loading and unloading street surface railway pas-sengers at the ferry terminal, thence by termi-nal loops upon such platform and as shown upon said map.

And to cross such other streets and avenues, named and unnamed, as may be encountered in said routes.

The said route, with turnouts, switches and

The said route, with turnouts, switches and crossovers, hereby authorized, is shown upon a map entitled:

"Map showing Proposed Alteration of Route of the Richmond Light and Railroad Company, in the Borough of Richmond, to accompany Petition dated February 8, 1910, to the Board of Estimate and Apportionment, City of New York,"

—and signed by S. F. Hazelrigg, Vice-President, and J. H. Sims, Engineer, a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turnouts, and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description, and the other provisions of this contract may be permitted by resolution of the Board.

Sec. 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

First—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and

streets and avenues to the construction and operation of said railway shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall, within said three (3) months, or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and

Apportionment held this day the following proceedings were had:
Whereas, The Richmond Light and company has under date of February 8, 1910, and application to this Board for the grant of the Reard by the revaluation shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be made assignee or lessee waives any more favorable conditions created by such statute or its charter, and that the said assignee or lessee waives any more favorable to the original term of this contract. The determination of the revaluation shall be made assignee or lessee waives any more favorable conditions created by such statute or its charter, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract. and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reas-onable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valu-ations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in ar.y event, be less than the sum lay street to the new trolley bridge leading to required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the at the rear of said Municipal Ferry and upon termination of the original term of this con-tract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof

Third—The Company shall pay to the City for the privileges hereby granted the following sums of money:

(a) The sum of five hundred dollars (\$500) in cash within sixty (60) days after the date on which this contract is signed by the Mayor and before anything is done in the exercise of the

(b) During the first term of five (5) years an annual sum which shall in no case be less than two hundred dollars (\$200) and which shall be railway extension with the necessary wires and equipment, for the purpose of conveying persons and property in the Borough of Richmend, in The City of New York, upon the following routes, to wit:

1. Reginning and connecting with the existing of two hundred dollars (\$200) and which shall exceed the sum of two hundred dollars (\$200).

2. During the second term of five (5) years an annual sum which shall in no case be less than the sum which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in no case be less than the same which shall in the same which shall be same whic

annual sum woich shall in no case be less than three hundred dollars (\$300) and which shall be equal to (5) per cent. of its gross annual receipts if such percentage shall exceed the sum of three hundred dollars (\$300).

During the third term of five (5) years an annual sum which shall in no case be less than four hundred dollars (\$400) and being the shall in the shall be a seen than the shall be a seen that t

four hundred dollars (\$460), and which shall be equal to five (5) per cent. of its gross annual receipts, if such perceitage shall exceed the sum of four hundred dollars (\$400).

As the Company is operating both railway and electric light and power properties, it is agreed that the gross annual receipts mentioned above shall be the portion of the gross receipts from the railway property of the Company, as distinguished from the electric light and power property, as receipts from such railway property as the length of the extensions hereby authorized shall bear to the entire length of the railway of the Company in operation within the limits of the

The annual charges shall commence from the date upon which this contract is signed by the Mayor.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preced-

ing.

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuant to the Railroad Law as amended.

The sum of five hundred dollars (\$500) which is hereinbefore required to be paid to the City by the Company within sixty (60) days after the date on which this contract is signed by the Mayor shall not be considered in any manner in the nature of a tax, but such payment shall be made in addition to any and all taxes of what-soever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Fourth-The annual charges or payments shall continue throughout the whole term of this con-tract (whether original or renewal), notwith-standing any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any pur-pose unless the said assignment, lease or sub-lease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said

Fifth-The Company covenants and agrees to abandon and relinquish and does hereby abandon and relinquish to the City all its rights and franchises to construct, maintain and operate a street surface railway upon the route beginning at the intersection of Richmond turnpike with Tompkins avenue; thence upon Tompkins avenue to a point about six hundred (600) feet northerly from the intersection of Tompkins avenue with Richmond turnpike; thence upon a private right of way, as shown upon the map hereinbefore described, to Central avenue; thence upon and across Central avenue to Weiner place; thence upon Weiner place to Stuvvesant place, and the Company shall, within one year from the date on which this contract is signed by the Mayor, comply with the point of the p with the provisions of Section 184 of the Railroad Law in regard to the abandonment of said route so abandoned and relinquished, and shall remove therefrom any and all existing tracks of the Company within such time, and restore the pavement in the manner prescribed by the President of the Borough of Richmond. If the Company shall fail to secure the approval of the Public Service Commission or shall fail for any other reason to comply with the provisions of this subdivision within the time stipulated, this contract shall be void and of no effect, and the grant made herein shall thereupon cease and determine. Provided, however, the Board may extend said period for a period or periods not exceeding in the aggregate six months.

Sixth-Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any individual or other corporation a similar right or privilege upon the same or other terms and conditions, over the route beginning at the intersection of Hannah street with Griffin street; thence along Griffin street to its intersection with an unnamed street (laid out and opened as an extension to Stuyvesant Place) thence along said unnamed street to Stuyvesant place; thence along Stuyvesant place to and said platform.

The use of the railway constructed by the Company under this contract and upon the entire route of the Company from the intersection of Hannah street with Griffin street to the platform in the rear of the Municipal Ferry, as hereinbefore described, including the tracks, wires and other equipment or any structures used in connection therewith, shall be permitted by the Company, to any individual or corporation to which the City may have granted, or may hereafter grant, the right or privilege to use such streets and avenues for street railway purposes, upon payment of an annual sum by such in-dividual or corporation to the Company, which shall equal the legal interest on such proportion of the actual costs of the construction of such railway and structures, and additions and bet-

terments thereto, as the number of cars operated by such individual or corporation shall bear to the number of cars operated by the companies then using the same; and also such proportion of the cost of keeping the tracks and electrical equipment in repair and the cost of additions and betterments thereto, such proportion of laying and repairing of pavement and removal of snow and ice and all other duties imposed upon ing and repairing of pavement and removal of snow and ice and all other duties imposed upon the Company by the terms of this contract in connection with the maintenance or the operaconnection with the maintenance or the opera-tion of said railway so used, as the number of press matter, mail matter and cars necessary for cars operated by such individual or corporation shall bear to the number of cars operated by the companies then using the tame, together with the actual cost of the power necessary for the operation of the cars thereon of such individual or corporation. Provided, however, that if, in pany shall in all cases be reasonable in amount, the opinion of the Company the legal rate of subject to the control of the Read and may be the opinion of the Company, the legal rate of interest upon the cost of such railway shall be insufficient sum to be paid for the use of such tracks, it may appeal to the Board and the such rates, it may appeal to the Board and the paid to the Company, at a sum in excess of the legal rate of interest, if, in its opinion, such railway shall attach to each such railway shall atta

action is justified.

The Company shall not at any time, oppose, but shall, upon the request of the Board consent to the construction or operation of any street surface railway which may necessitate the use of any portion of the railway which shall be constructed by the Company pursuant to this confract, and upon the entire route of the Company from the intersection of Hannah street with Griffin street to the platform in the rear of the weather, in conformity with such laws and ordi-Municipal Ferry, as hereinbefore described.

Seventh—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the previsions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acton the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and reasonable convenience of the public may require, or as may be directed by the Board.

Provided, however, that the Company shall not under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnec-

essary any subsequent consent or consents. Eighth-Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursunues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets and

the construction and place the same in full oper ation within three (3) months from the date of filing such consents or the date of such order otherwise this right shall cease and determine. and all sums paid, or which may be deposited with the Comptroller of the City, as hereinafter provided, shall thereupon be forfeited to the or to any surface structures in the streets, re-City; provided, that the period for commencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in Twenty-second—It is agreed that the right for either of such periods shall not exceed in the aggregate six (6) months; and provided, further, that when the commencement or completion of said construction shall be prevented of public improvement, or from other causes not the works in the streets and avenues, within control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company; and provided further, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed ther, that in no case shall such delay be deemed there are the streets and avenues, and avenues in the streets and avenues, and avenues in the company shall, at its own expense, protect or move the tracks and appurtenances in the manner directive by the City officials having jurisdiction over such public work.

Twenty-third—Should the grades or lines of the streets and avenues, and avenues, and avenues in the streets and avenues. ther, that in no case shall such delay be deemed to begin until the Company shall have given the written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the contract of the such public work.

Twenty-third—Should the grades or lines of the streets and avenues in which the railway is thereby authorized be changed at any time after the railway has been contract. other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board either in its own improvement upon said streets and avenues, the The Board to the Board that the Board either in its own improvement upon said streets and avenues, the The Board that the Board either in its own improvement upon said streets and avenues, the The Board that the Board either in its own improvement upon said streets and avenues, the The Board that the Board either in its own improvement upon said streets and avenues, the The Board that the Board either in its own improvement upon said streets and avenues, the Board that the Board either in its own improvement upon said streets and appurters are follows: name as a party, or in the name of the City as

operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equip-Company to improve or add to the railway equipment, including rolling stock and railway appurtenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the

rights hereby granted shall cease and determine. Eleventh—Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall commenced until written permits have been obtained from the proper City officials.

In any permits so iscued such officials may

also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures, in the streets and avenues, ever which such officials have jurisdiction, and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues or upon private property, shall be constructed and maintained under

the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Twelfth—Said railway may be operated by overhead electric power substantially similar to the overhead electric system now in use by street surface railways in the Bolough of Richmond, or by any other motive power, except locomotive steam power or horse power, which may be approved by the Board, and consented to by the abutting property owners, in accordance with the provisions of the law, and by the Public Service Commission for the First District of the

are in full uniform.

Fourteenth—No cars shall be operated upon the railway hereby authorized, other than pas-

hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

nances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as

may be required by resolution of the Board.

Seventeenth—All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Eighteenth—Cars on the said railway shall run at intervals of not more than thirty (30) minutes both day and right and as much oftener as utes both day and night, and as much oftener as

be required to operate its cars between the hours of 1 o'clock a. m. and 5 o'clock a. m. each day, unless the Board shall determine after a day, unless the Board shall determine after a pany, in which case the Company shall pay to hearing had thereon that public convenience requires the operation of cars during said hours. Nineteenth—The Company shall at all times keep the streets and avenues upon which the said trailway is constructed between its tracks the railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof,

Twentieth-As long as said railway, or any portion thereof, remains in any street or avenue, the Company shall pave and keep in permanent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks and pursuant to this contract and the said streets and avenues shall be restored to their original condition at the sol cost and expense of the Company.

Ninth—The Company shall commence construction of the railway herein authorized within three (3) months from the date upon which the Board or from the date of the order of the Appellate Division of the Supreme Court made pursuant to Section 174 of the Railroad Law confirming the determination of the Company. And the City shall have the missioners appointed thereunder, that such railway ought to be constructed, and shall complete the construction and place the same in full oper. such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall condition throughout the whole term of this con-

quired on account of the construction or opera-tion of the railway, shall be made at the sole cost of the Company, and in such manner as

hereby granted to operate a street surface rail-way shall not be in preference or in hindrance by legal proceedings in any court or by works of public improvement, or from other causes not within control of the Company, the time for the commencement or completion of such construction of by a contractor for the City, the Company or by a contractor for the City, the Company

Company shall take care of and protect the a party, may intervene in any such proceedings.

Tenth—Said railway shall be constructed and all to be done subject to the direction of the

of each year for the year ending September 30 next preceding and at any other time, upon request of the Board, which shall state:

1. The amount of stock issued, for cash, for property.

- The amount paid in as by last report.

 The total amount of capital stock paid in.
- The furded debt by last report. The total amount of funded debt.
- 6. The floating debt as by last report.
 7 The total amount of floating debt.
 8. The total amount of funded and floating
- 9. The average rate per annum of interest on funded debt.

 10. Statement of dividends paid during the
- 11. The total amount expended for same.

 12. The names of the directors elected at the last meeting of the corporation held
- for such purpose.

 13. Location, value and amount paid for real estate owned by the Company as by last report.
- 14. Location, value and amount paid for real estate now owned by the Company. 15. Number of passengers carried during the
- vear. 16. Total receipts of Company for each class of business.

 17. Amounts raid by the Company for dam-
- age to rersons or property on account of construction and operation. 18. Total expenses for operation, including —and such other information, in regard to the business of the Company as may be required by

the provisions of the law, and by the Public Service Commission for the First District of the State of New York.

Thirteenth—The rate of fare for any passen-ger upon said railway shall not exceed five (5) cents and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on its road or on any road, line or branch operated by it or under the provisions of the law, and by the Public Service Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Company of the Sources, and shall be deemed to have been given at the time of delivery or mailing.

Thirty-second—The words "streets or avenues" troller of the City of the business done by the Company for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall contain a statement of such over which the public has an easement," encoun-

Twenty-sixth-In case of any violation or provisions herein contained, or with any orders of the Board acting under the powers herein reserved, the franchise or consent herein granted may be forfeited by a suit between granted to the sound acting under the powers herein other authorities, officer or officers.

Sec. 3. This grant is also active the second active to the sound active to t ed may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before Fifteenth—The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force, or may feited should not be adopted. In case the Company to appear perore it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract for feited should not be adopted. In case the Company to appear perore it on a certain day not less than ten (10) days after the date of such notice, to show cause pany fails to appear, action may be taken by the Board forthwith.

> Twenty-seventh-If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same withrequiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250), as fixed or liquidated damages, or the Board, in case such structures or equipment which may offect the series of the sum of the or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Com-

Twenty-eighth-The Company shall assume a liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of posed conthis contract that the City shall assume no liabil or right. ity whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-ninth-This grant is upon the expres

condition that the Company, within thirty (30) days after the signing of this contract by the ayor, and before anything is done in exercise apply to such renewed or altered pavement.

Twenty-first—Any alteration to the sewerage or drainage systems, or to any other subsurface tions or compliance with such orders, or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance there of after due notice, and shall collect the reason able cost thereof from the said fund legal proceedings; or after default in the pay-ment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' netice to the Company; or in cas of failure to observe the said terms and condi-tions of this contract and orders of the Board acting hereunder, relating to the headway, ing and lighting of cars, fenders and wheel-guards, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheel guards, in case of a violation of the provisions relating to those matters, all of which sums may be deducted from said fund.

The procedure for the imposition and collection of the penalties in this contract shall be

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing previsions. If the Company fails to make an appearance, or, after a hearing, appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and with-out legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of one thousand dollars (\$1,000); and in default thereof this contract shall be canceled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City.

Thirtieth—The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in Company is hereby authorized to operate.

Thirty-first—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon th Company shall be delivered at such office in the City as shall have bren designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in reason become inoperative, shall be mailed in the Company of the Comp the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or

tered in the route hereinabove described, and upon or in which authority is hereby given the Company to construct a railway.

Thirty-third—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other Board, authority, officer or officers, then and in such case such other Board, authority, officer or officers,

and express condition that the provisions of Article 5, and the other provisions of the Rail-

road Law pertinent hereto shall be strictly com-plied with by the Company. Sec. 4. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the laws of the State of New

Sec. 5. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms and ditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its May r, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

THE CITY OF NEW YORK, By...., Mayor. [CORPORATE SEAL.] Attest: City Clerk. RICHMOND LIGHT AND RAILROAD COMPANY,

By President. [SEAL.] Attest:

..... Secretary. (Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the Rich-mond Light and Railroad Company, and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, April 13, 1911, in the Ciry Record, and at least twice during the ten (10) days immediately prior to Thursday, April 13, 1911, in two daily newspapers to be designated by the Mayor therefor, and published in the City of New York, at the expense of the Richmond Light and Railroad Company together with the follow. and Railroad Company, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by the Richmond Light and Railroad Company, and fully set forth and described company, and fully set fold and de-scribed in the foregoing form of proposed con-tract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, Arill 13, 1911, at 10.30 o'clock a. m., hold a public hearing thereon, at which citicens shall be entitled to appear and be heard.

("The New York Press" and "The Sun" designated.)

JOSEPH HAAG, Secretary.

Dated March 2, 1911. m21.a13

DEPARTMENT OF EDUCATION.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m. on

MONDAY, APRIL 3, 1911, Borough of Manhattan.

No. 1. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOL 40, NO. 320 EAST 20TH ST., BOROUGH OF MANHATTAN.

The time allowed to complete the whole work will be 55 working days, as provided in the con-

The amount of security required is \$200 No. 2. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 1, 3, 8, ANNEX 8, 16, 21, 23, 29, 38, 41, 44, 106, 107, 108, 112, 113, 124, 125, 130 AND 162, BOROUGH OF MANHATTAN

The time allowed to complete the whole work on each school will be 55 working days, as pro-

vided in the contract.

vided in the contract.

The amount of security required is as follows:
P. S. 1, \$600; P. S. 3, \$600; P. S. 8, \$400; P.
S. 8 Annex, \$100; P. S. 16, \$400; P. S. 21, \$400; P. S. 23, \$200; P. S. 29, \$300; P. S. 38, \$400; P. S. 41, \$100; P. S. 44, \$200; P. S. 106, \$200; P. S. 107, \$200; P. S. 108, \$100; P. S. 112, \$200; P. S. 113, \$400; P. S. 124, \$200; P. S. 125, \$370; P. S. 130, \$200; P. S. 162, \$100.

A separate proposal must be submitted for each school and award will be made thereon.

On No. 1, the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

lowest bidder.
On No. 2 the bidders must state the price of each item by which the bids will be tested. Blank forms, plans and specifications may be ers of abutting property or others may have in obtained or seen at the office of the Superinand to the streets and avenues in which the tendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan. C. B. J. SNYDER, Superintendent of School

Buildings

Dated March 22, 1911. See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 11 o'clock a. m. on

MONDAY, MARCH 27, 1911.

Borough of Manhattan.

No. 1. FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 2, 7, 12, 15, 22, 31, 34, 36, 42, 62, 64, 65, 71, 75, 88, 92, 120, 126,

131, 137, 147, 177 AND 188, BOROUGH OF MANHATTAN. The time allowed to complete the whole work on each school will be 55 working days, as provided in the contract.

The amount of security required is as fol The amount of security required is as follows: P. S. 2, \$500; P. S. 7, \$400; P. S. 12, \$400; P. S. 15, \$400; P. S. 22, \$800; P. S. 31, \$400; P. S. 34, \$400; P. S. 36, \$500; P. S. 42, \$700; P. S. 62, \$400; P. S. 64, \$500; P. S. 65, \$700; P. S. 71, \$400; P. S. 75, \$200; P. S. 88, \$300; P. S. 92, \$400; P. S. 120, \$300; P. S. 126, \$600; P. S. 131, \$300; P. S. 137, \$100; P. S. 147, \$500; P. S. 177, \$600; P. S. 188, \$100.

A separate proposal must be submitted for each school and award will be made thereon.

Borough of Queens.

The amount of security required is \$3,000.

On No. 1, the bidders must state the price of each item by which the bids will be tested.

On No. 2, the bids will be compared and the contract will be awarded in a lump sum to the lowest hidder.

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 ave. and 59th st., Borough of Manhattan, and also at branch office, No. 69 Broadway, Flushing, Borough of Queens, for work for their respective boroughs.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated March 15, 1911. LF See General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF EDUCATION, CORNER OF PARK Ave. and 59th St., Borough of Manhattan, City of New York. SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the above office of the Department of Education until 3 p. m. on

THURSDAY, MARCH 30, 1911,

FOR FURNISHING AND DELIVERING ATHLETIC PINS FOR THE DAY HIGH SCHOOLS, AND DAY ELEMENTARY SCHOOLS, AND DAY ELEMENTARY SCHOOLS OF THE CITY OF NEW YORK, BOROUGHS OF MANHATTAN, THE BRONX, BROOKLYN, QUEENS AND RICHMOND.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1911.

The amount of the security required is fifty

The amount of the security required is fifty per cent. (50%) of the amount of the bid or

estimate.

The bidder will state the price of each item herein contained or hereto annexed, by which the bids will be tested. Award will be made to the lowest bidder on each item whose sample is equal to the Board sample submitted for inspection.

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 at the office of the Superintendent of

School Supplies, Board of Education, corner of Park ave. and 59th st. PATRICK JONES, Superintendent of School

Supplies. Dated, March 14, 1911. See General Instructions to Bidders on the last page, last column, of the "City

BELLEVUE AND ALLIED HOSPITALS.

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT OF NEW YORK CITY, 26TH St. AND 1ST AVE., BOROUGH OF MANHAITAN, THE CITY OF NEW

YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital,

entrance through 415 E. 26th st., until 3 p. m. on
FRIDAY, MARCH 31, 1911,
FOR ALL LABOR AND MATERIALS REOUIRED FOR THE ALTERATIONS OF
WARD 31 OF THE BELLEVUE HOSPITAL The time allowed for the completion of this contract will be ninety (90) consecutive calendar days. The surety required will be Two Thou-

sand Dollars (\$2,000).

Bids will be compared and the contract awarded at a lump or agregate sum.

Blank forms may be obtained at the office of the Contract Clerk, 415 E. 26th st., Borough of

Manhattan.
IOHN W. ERANNAN, President of the Board of Trustees, Bellevue and Allied Hos-

Dated March 17, 1911. See General Instructions to Bidders on the last page, last column, of the "City

Bellevue and Allied Hospitals Department of New York City, 26th St. and 1st Ave., Borough of Manhattan, The City of New

SEALED BIDS OR ESTIMATES WILL BE received in the Staff Room of Bellevue Hospital (entrance 415 E. 26th st.) by the President of the Board of Trustees until 3 p. m. on

FRIDAY, MARCH 31, 1911, FOR KOSHER MEAT. The surety required will be not less than fifty per cent. (50%) of the amount of the bid. The time for the delivery of the supplies and the full

performance of the contract is on or before December 31, 1911.

The bids will be read from the total, and will be compared and awarded to the lowest bidder for the class as soon thereafter as practicable

Blank forms may be obtained at the office of the Contract Clerk, entrance through 415 E. 26th st., Borough of Manhattan.

JOHN W. BRANNAN, President of the Contract Clerk and Allied Hose. Board of Trustees, Bellevue and Allied Hos-

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT of New York City, 26th St. and 1st Ave., Borough of Manhattan, The City of New York.
SEALED BIDS OR ESTIMATES WILL BE
received in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.), by the President of the Board of Trustees until 3 p. m. on

TUESDAY, MARCH 28, 1911,

FOR COAL. The surety required will be not less than fifty

JOHN W. BRANNAN, President of the Board of Trustees, Believue and Allied Hospitals.
Dated March 13, 1911.

"Bee General Instructions to Bidders on the last page, last column, of the "City Record."

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., BOR-OUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.) until 3 o'clock p. m.

each school and award will be made thereon.

Borough of Queens.

No. 2. FOR INSTALLING ELECTRIC EQUIPMENT IN ADDITION TO AND ALTERATIONS IN PUBLIC SCHOOL 7, ON AVE., EAST OF FLUSHING AVE., LONG ISLAND CITY, BOROUGH OF QUEENS.
The time allowed to complete the whole work will be 180 working days, as provided in the contract.

The amount of security required is \$3,000. On No. 1, the bidders must state the price of each item by which the bids will be tested.

TUESDAY, MARCH 28, 1911,
FOR PROVIDING ALL THE LABOR AND of beginning.

4. Thence no of beginning.

4. Thence no of beginning at West Two Hurls and Incomplete the Work of State of St TUESDAY, MARCH 28, 1911,

OF NEW YORK.

The time allowed for doing and completing all the work included under this contract will be not more than sixty (60) consecutive calendar days from date of mailing notice that the Comp-

cording to law. Blank forms may be obtained at the office of the Contract Clerk, 415 E. 26th st., Borough of

Manhattan. JOHN W. BRANNAN, President of the Board of Trustees, Bellevue and Allied Hospitals.
Dated March 13, 1911. m16,28 See General Instructions to Bidders on the last page, last column, of the "City

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT of New York City, 26th St. and 1st Ave., Borough of Manhattan, Phe City of New York. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.) until 3 o'clock p. m.

TUESDAY, MARCH 28, 1911,

FOR ALL LABOR AND MATERIAL RE-QUIRED FOR THE FURNISHING AND SET-TING OF STORM WINDOWS IN THE LOG-GIAS OF PAVILIONS A AND B OF BELLE-VUE HOSPITAL, SITUATED 26TH TO 29TH ST., 1ST AVE. TO EAST RIVER, BOROUGH OF MANHATTAN, CITY OF NEW YORK. The time allowed for doing and completing all the work included under this contract will be not more than forty-five (45) consecutive calen-

dar days from date of mailing notice that the Comptroller has attached his signature to the contract. The surety required will be One Thousand Dollars (\$1,000).

The bids will be compared and the contract

awarded as soon thereafter as practicable, according to law. Blank forms may be obtained at the office of the Contract Clerk, 415 E. 26th st., Borough of

Manhattan. JOHN W. BRANNAN, President of the Board of Trustees, Bellevue and Allied Hospitals.
Dated March 13, 1911. m16

See General Instructions to Bidders on the last page, last column, of the "City Record."

SUPREME COURT—FIRST DEPARTMENT.

FIRST 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, to the lands and premises required for the opening and extending of TAYLOR STREET (or avenue) from East River to Westchester avenue, in the Twenty-fourth Ward, Borough of The Bronx, 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

NOTICE IS HEREBY GIVEN THAT THE 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, First Department, at a Special Term thereof, Part I., to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 11th day of April, 1911, at 10.30 o'clock in 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 New York, there to remain for and during the space of ten days,

as required by law. Dated, Borough of Manhattan, New York, March 27, 1911.
GEORGE V. MULLAN, CHARLES H. ZORN, ALBERT KRAEMER, Commissioners of Estimate; GEORGE V. MULLAN, Commissioner

JOEL J. SQUIER, Clerk.

FIRST 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 he editaments required for the opening and extending of TIBBETT AVE-NUE, from West Two Hundred and Thirtieth street to West Two Hundred and Fortieth street, and of CORLEAR AVENUE,

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Dated March 16, 1911.

Department, at a Special Term thereof, to be the last page, last column, of the "City" held in Part III, thereof, in and for the County House. ty of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 7th day of April, 1911, at the opening of court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and 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, to-The surety required will be not less than fifty per cent. (50%) of the amount of the bid. The time for the delivery of the supplies and the full performance of the contract is by or before June 30, 1911.

The bids will be read from the total, and will be compared and awarded to the lowest bidder of cach line as soon thereafter as practicable, and Thirtieth street to West Two Hundred and according to law. according to law.

Blank forms may be obtained at the office of the Contract Clerk, entrance through 415 E. 26th st., Borough of Manhattan.

TIBBETT AVENUE

for 60 feet;

2. Thence southerly deflecting 90 degrees to the left for 501.47 feet to the northern line of West Iwo Hundred and Thirtieth street; 3. Thence southeasterly along last-mentioned line for 61.08 feet;

4. Thence northerly 512.92 feet to the point

Parcel "B." Beginning at a point in the northern line of West Two Hundred and Thirty-first street distant 1,128.42 feet westerly from the intersection of said line with the western line of Broadway;

1. Thence westerly along the northern line of West Two Hundred and Thirty-first street for 2. Thence northerly deflecting 90 degrees to

the right for 426.99 feet;
3. Thence northerly deflecting 4 degrees 55 minutes 50 seconds to the right for 29.13 feet to the southern line of West Two Hundred and Thirty-second street;
4. Thence easterly along last-mentioned line for 60.24 feet:

for 60.24 feet;
5. Thence southerly deflecting 95 degrees minutes to the right for 31.86 feet; The Surety required will be Ten Thousand Dollars (\$10,000).

The bids will be compared and the contract awarded as soon thereafter as practicable, according to low. 6. Thence southerly for 424.41 feet to the

Beginning at a point in the northern line of West Two Hundred and Thirty-second street distant 1,050.46 feet westerly from the intersection of said line with the western line of

Broadway;

1. Thence westerly along the northern line of West Two Hundred and Thirty-second street for 60.24 feet;

2. Thence rortherly deflecting 95 degrees 4

minutes to the right for 2,352.94 feet;
3. Thence easterly deflecting 69 degrees 27 minutes 10 seconds to the right for 64.08 feet;
4. Thence southerly for 2,370.12 feet to the point of beginning.

CORLEAR AVENUE.

Parcel "A."

Beginning at a point in the southern line of West Two Hundred and Thirty-first street distant 879.75 feet westerly from the intersection of said line with the western line of

Broadway;
1. Thence westerly along the southern line of West Two Hundred and Thirty-first street for

60 feet; 2. Thence scutherly deflecting 90 degrees to the left for 551.09 feet to the northern line of West Two Hundred and Thirtieth street;

3. Thence southeasterly along last-mentioned line for 60.88 feet; 4. Thence portherly for 561.41 feet to the point of beginning.

Parcel "B." Beginning at a point in the northern line of West Two Hundred and Thirty-first street distant 868.42 feet westerly from the intersection of said line with the western line of Broadway;

1. Thence westerly along the northern line of West Two Hundred and Thirty-first street for

60 feet;
2. Thence northerly deflecting 90 degrees to the right for 415.80 feet;
3. Thence northerly deflecting 4 degrees 55 minutes 59 sections to the right for 40.98 feet to the southern line of West Two Hundred and

Thirt, second street;
4. Thence easterly along last-mentioned line

for 60.24 feet;
5. Thence southerly deflecting 95 degrees 4 minutes to the right for 43.72 feet;
6. Thence southerly for 413.21 feet to the

point of beginning. Parcel "C."

Beginning at a point in the northern line of West Two Hundred and Thirty-second street dis-

point of beginning.

Tibbett Avenue and Corlear avenue are 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 Twentyfourth Wards, City of New York, on December 16, 1895, in the office of the Register of the County of New York 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 18, 1895, as 189

ber 17, 1895. Land taken for Tibbett avenue and Corlear avenue, between West Two Hundred and Thirtieth street and West Two Hundred and Fortieth street, is located in Blocks 3403, 3406 and 3414 of Section 13 of the Land Map of The City of

New York. The Board of Estimate and Apportionment on the 19th day of November, 1909, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Beginning at a point distant 100 feet northerly from the prolongation of the northerly line of West Two Hundred and Fortieth street, as this street is laid out west of Broadway; the said distance being measured at right angles to West Two Hundred and Fortieth street, and the west two hundred and rortieth street, and the said point being located on the prolongation of a line midway between Corlear avenue and Kingsbridge avenue, as these streets are laid out between West Two Hundred and Thirty-eighth street and West Two Hundred and Thirty-eighth street, and the from West Two Hundred and Thirtieth street in the Twenty-fourth Ward, in the Borough of The Bronx, City of New York.

and west Iwo Hundred and Intry-eighth street, in the Twenty-fourth Ward, in the Borough of the said line midway between Corlear avenue and Kingsbridge avenue, and along the prolongation of the said line to the intersection with a line. bisecting the angle formed by the intersection of the prolongations of the northwesterly line of Kingsbridge avenue and the southeasterly line of Corlear avenue, as these streets are laid out between West Two Hundred and Thirty-second street and West Two Hundred and Thirty-fourth street; thence southwestwardly along the said bisecting line to the intersection with the prolongation of a line midway between Corlear avenue and Kingsbridge avenue, as these streets are laid out between West Two Hundred and Thirtieth street and West Two Hundred and Thirty-first street; and West Iwo Hundred and Intry-inst street, thence southwestwardly along the said line midway between Corlear avenue and Kingsbridge avenue, and along the prolongations of the said line to a point distant 100 feet southwesterly from the southwesterly line of West Two Hundred and Thirtieth street, the said distance being meas-ured at right angles to West Two Hundred and Thirtieth street; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of West Two Hundred and Thirtieth street, and the prolonga-

tion thereof, to the intersection with the pro-longation of a line distant 100 feet northwesterly

Parcel "A."

Beginning at a point in the southern line of West Two Hundred and Thirty-first street distant 1,139.75 feet westerly from the intersection of said line with the western line of Broadway;

1. Thence westerly along the southern line Hundred and Thirty-first street

Hundred and Thirty-first street

West Two Hundred and Thirtieth street, as this street is laid out between Tibbett avenue and Corlear avenue, the said distance being measured at right avenue, the said distance being measured at right the street; thence northwestwardly and parallel with West Two Hundred and Thirtieth street to the West Two Hundred and Thirtieth street to the West Two Hundred and Thirtieth street to the Street; thence northwestwardly and parallel with West Two Hundred and Thirtieth street to the Street; thence northwestwardly and parallel with West Two Hundred and Thirtieth street to the Street was the Street was a street to the Street was a street w Corlear avenue; thence northeastwardly along intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Tibbett avenue and Spuyten Duyvil road, as these streets are laid out south-westerly from and where they adjoin West Two Hundred and Thirty-second street; thence north-eastwardly along the said bisecting line to the intersection with the prolongation of a line midway between Spuyten Duyvil road and Tibbett avenue, as these streets are laid out between West Two Hundred and Thirty-second street and West Two Hundred and Thirty-sixth street; thence northeastwardly along the said line mid-way between Spuyten Duyvil road and Tibbett avenue, and along the prolongations of the said line, to the intersection with a line parallel with West Two Hundred and Fortieth street, and passing through the point of beginning; thence eastwardly along the said line parallel with West Two Hundred and Fortieth street to the point or place of beginning.

Dated New York, March 24, 1911.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

FIRST 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, tene-ments and hercditaments required for the opening and extending of PATTERSON AVENUE from the bulkhead line of the Bronx River to the proposed bulkhead line of Pugsleys Creek, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term thereof, to be held in Part III. thereof, in and for the County of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 7th day of April, 1911, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above-entitled matter.

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 thereunto belonging, required for the opening and extending of Patterson avenue, from the bulkhead line of the Bronx River to the proposed bulkhead line of Progress Creek in the Twenty-fourth head line of Pugsleys Creek, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, being the following-described pieces or parcels of land, viz.:

Parcel "A." Beginning at a point in the western line of Clasons Point road distant 7,213.55 feet southerly from the intersection of said line with the south-

ern line of Westchester avenue;
1. Thence southerly along the western line of Clasons Point road for 279,205 feet;
2. Thence westerly deflecting 118 degrees 28 minutes and 55 seconds to the right for 3,018.379

feet; Thence northerly curving to the left on the arc of a circle of 2,072.878 feet radius for 80.238 feet; the radius of said circle drawn southwesterly from the western extremity the preceding course deflects 3 degrees, 15 minutes and 19 seconds 7 to

the left from the prolongation of said course;
4. Thence easterly for 2,891.336 feet on a line deflecting 5 degrees 28 minutes and 23 seconds 9 to the right from the prolongation of the radius of the preceding course drawn from its northern extremity;
5. Thence northerly for 165.412 feet to the

Beginning at a point in the eastern line of Clasons Point road distant 7,423,96 feet southerly from the intersection of said line with the southern line of Westchester avenue:

1. Thence southerly along the eastern line of Clasons Point road for 244.266 feet;
2. Thence northerly deflecting 151 degrees 31 minutes and 5 seconds to the left for 134.702

Thence easterly deflecting 90 degrees to the right for 583.10 feet;
4. Thence northerly deflecting 90 degrees to the left for 63.206 feet; 5. Thence northeasterly deflecting 51 degrees 58 minutes and 21 seconds 2 to the right for

78.86 feet; 6. Thence northerly curving to the right on the arc of a circle of 589.299 feet radius for 80.07 feet; the radius of said circle drawn northeasterly from the eastern extremity of the pre-ceding course deflects 3 degrees 4 minutes and

15 seconds 6 to the left from the prolongation of said course; 7. Thence southwesterly for 155.036 feet on a line deflecting 4 degrees 42 minutes and 50 seconds 2 to the left from the prolongation of the

radius of the preceding course drawn from its northern extremity;
8. Thence westerly for 591.197 feet to the 8. Thence wester point of beginning.

point of beginning.
Patterson avenue, from the bulkhead line of
the Bronx River to the proposed bulkhead line
of Pugsleys Creek is shown on Sections 48 and
49 of the "Final Maps of the Borough of The Bronx, prepared by the President of the Borough of The Bronx, under authority of chapter 466 of

of The Bronx, under authority of chapter 466 of the Laws of 1901," and filed as follows:

Section 48, office of the President of the Borough of The Bronx, November 10, 1908; office of the Register of the County of New York, November 9, 1908; Map No. 1301; office of the counsel to the Corporation of The City of New York, on or about same date; pigeon hole 110.

Section 49; office of the President of the Borough of The Bronx, February 19, 1908; office of the Register of the County of New York, February 18, 1908; Map No. 1241; office of the counsel to the Corporation of The City of New York, February 18, 1908; pigeon hole 93.

Land taken for Patterson avenue is located east of the Bronx River.

The Board of Estimate and Apportionment on the 18th day of March, 1910, duly fixed and determined the area of assessment for benefit in

this proceeding as follows:

Beginning at a point on the proposed westerly bulkhead line of Pugsleys Creek where it is intersected by the prolongation of a line midway between Lacombe avenue and Patterson avenue, as these streets are laid out west of White Plains road, and running thence southeastwardly along the said proposed bulkhead line to the intersection with the prolongation of a line midway tersection with the prolongation of a line midway between Stephens avenue and Pugsley avenue thence southwardly along the said line midway between Stephens avenue and Pugsley avenue, from and parallel with the northwesterly line of Corlear avenue, as this street is laid out between West Two Hundred and Thirtieth street and West Two Hundred and Thirty-first street, the said distance being measured at right angles to between Stephens avenue and Pugsley avenue, and along the prolongation of a line midway between Patterson avenue and O'Brien avenue as these streets are laid out between Newman avenue and Taylor avenue; thence west-

wardly along the said line midway between Patterson avenue and O'Brien avenue, and along the prolongations of the said line, to the intersection with the easterly bulkhead line of the Bronx River; thence northwardly along the said line of the Bronx River; thence northwardly along the said line of the Bronx River; thence northwardly along the said line of the Bronx River; thence northwardly along the said line of the Bronx River; thence northwardly along the said line of the Bronx River; thence northwardly along the said line of the line of the Bronx River; thence northwardly along the said line of the line of the Bronx River; thence northwardly along the said line of the line of the Bronx River; thence northwardly along the said line of the the prolongations of the said section with the easterly bulkhead line of the Bronx River; thence northwardly along the said bulkhead line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of La. Commissioners of Estimate; JOHN J. HYNES, Commissioner of Assessment. and the bulkhead line of the Bronx River; thenc eastwardly along the said bisecting line to the intersection with a line parallel with Patterson avenue, as laid out west of White Plains road, and passing through the point of beginning: thence eastwardly along the said line parallel with Patterson avenue to the point or place of beginning.
Dated New York, March 24, 1911.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

FIRST 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, tene ments and hereditaments required for the opening and extending of the UNNAMED STREET, extending from Fort George avenue to Dyckman street, in the Twelfth Ward, Borough of Manhattan, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term thereof, to be held in Part III. thereof, in and for the County of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 7th day of April, 1911, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the above entitled proceeding, having been directed as follows:

First—By order bearing date the 5th day of March, 1908, and duly entered in the office of the Clerk of the County of New York on the 5th day of March, 1908, to ascertain and determine the compensation, if any, which upon proof of all the facts should justly be made and legally awarded to Elizabeth D. Camp for the loss and damage, if any, sustained by or in connection with the premises known as Lot cases made and provided, notice is hereby given that an application will be made to the Supreme

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 there are the public to all the lands and premises, together with the buildings thereon and the appurtenances there are the public to all the lands and premises, together with the buildings thereon and the appurtenances there are the public to all the lands and premises, together with the buildings thereon and the appurtenances there are the public to all the lands and premises together with the premises known as Lot No. 1 in Block 2879, Section 11, by reason of the closing, discontinuance and abandonment of East One Hundred and Seventy-seventh street, in front of and adjoining said premises.

The foregoing premises are more narticularly the public to all the lands and premises, together with the buildings thereon and the appurtenances there. public to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of the Unnamed street, extending from Fort George avenue to Dyckman street, in the Twelfth Ward, Borough of Manhattan, City of New York, being the following described nices of the Clerk of the County of New York and are shown on the damage map attached to our And we the said Commission. New York, being the following-described pieces or parcels of land, viz.:

from the southwesterly corner of Nagle avenue and Dyckman street, thence southerly and deflecting to the right 54 degrees 59 minutes and 41 seconds, distance 109.61 feet, thence southwesterly and deflecting to the right 29 degrees 32 minutes and 21 seconds, distance 474.05 feet to the northerly line of Fort George avenue, thence southerly and in a curved line radius 300 feet, distance 25.02 feet to a point in the northerly line of Fort George avenue, distant as or occupants of all houses and leteditaments and heieditaments and premises which shall be benefited by the closing, said East One Hundred and Seventy-seventh street, from Aqueduct avenue to Andrews avenue.

We, therefore, the undersigned, hereby give notice to all persons interested in these processings and to the owner or owners, occupant or occupants of all houses and lots and improved. northerly line of Fort George avenue, distant as measured along said northerly line, 620.79 feet from Amsterdam avenue, thence northeasterly and parallel to last course but one, distance Second—That we have completed our estimate

the intersection with a line distant 400 feet northwesterly from and parallel with the northwesterly line of the unnamed street, as laid out where it adjoins Fort George avenue, the said distance being measured at right angles to the unnamed street; thence northeastwardly along the said line parallel with the unnamed street and along the prolongation of the said line to the intersection to the westerly line of Aqueduct avenue; thence with a line distant 100 feet northeasterly from northerly along said westerly line of Aqueduct and parallel with the northeasterly line of Dyckman street, the said distance being measured at right angles to Dyckman street; thence southest the casterly prolongation of the north-castwardly along the said line parallel with Dyckman street, and along the prolongation of the said southerly along the easterly line of Andrews avenue; thence southerly along the easterly line of Andrews avenue; thence line to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of the Speedway, the said distance being measured at right angles to the Speedway; thence southwardly along the said line parallel with the Speedway, and along the prolongation of the said line to the intersection with supreme Court of the State of New York, First the prolongation of a line distant 400 feet south easterly from and parallel with the southeasterly line of the unnamed street as laid out adjoining Fort George avenue, the said distance being measured at right angles to the unnamed street; thence southwestwardly along the said line parallel with the unnamed street and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of Fort George avenue, the said distance being measured at right works. angles to Fort George avenue: thence southwardly and always distant 100 feet easterly and parallel with the easterly lines of Fort George avenue and Amsterdam avenue to the intersection with a line parallel with West One Hundred and Ninety-third street and passing through the point of beginning; thence northwestwardly along the said line parallel with West One Hundred and Ninety-third street to the point or place of be-

pated New York, March 24, 1911.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

FIRST 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 THE UNNAMED STREET, located south of Boscobel place and extending from Undercliff avenue to Aqueduct avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New

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, First Department, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 6th day of April, 1911, at 10.30 o'clock in forenoon of that day, or as soon thereafter as counsel of that day, or as soon thereafter as counse can be heard thereon; and that the said bill

FIRST 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, to the lands, tenements and hereditaments required for the opening and extending of TREMONT AVENUE—or East One Hundled Scarchy expects the street (although dred and Seventy-seventh street—(although not yet named by proper authority), from Aqueduct avenue to Sedgwick avenue, in the Twenty-fourth Ward, Borough of The Bronx,

Twenty-fourth Ward, Borough of The Bronx, City of New York.

In re petition of Elizabeth D. Camp, for the loss and damage, if any, sustained by her in connection with the premises described in said petition, being Lot No. 1, Block 2879 in Section 11, in the Twenty-fourth Ward, by reason of the closing, discontinuance and abandonment of East One Hundred and Seventy-seventh street, between Aqueduct avenue and Andrews avenue in front of and adjoinand Andrews avenue in front of and adjoining said premises.

WE, THE COMMISSIONERS OF ESTIMATE and Assessment in the above entitled proceed

And we, the said Commissioners, having been parcels of land, viz.:

Beginning at a point in the westerly line of Dyckman street, distant 1092.22 feet southerly from the southwesterly corner of Nagle avenue and Dyckman street, thence southerly and department of the lands, tenements and hereditaments and premises which shall be benefited by the closing, premises which shall be benefited by the closing, and we have department of the lands, tenements and hereditaments and premises which shall be benefited by the closing.

nctice to all persons interested in these pro-ceedings and to the owner or owners, occupant or occupants of all houses and lots and improved

and parallel to last course but one, distance 480.01 feet to the westerly boundary of Fort George Park, thence northerly and along said park and deflecting to the left 29 degrees 32 ments and hereditaments and premises affected ments and hereditaments and premises affected park and deflecting to the left 29 degrees 32 minutes and 21 seconds, distance 98.69 feet to the westerly line of Dyckman street, thence northerly along said line, distance 30.52 feet to the point or place of beginning.

Said street to be found in Section 8, Block 2149 of the Land Map of the Borough of Manhattan, City of New York.

The Board of Estimate and Apportionment on the 20th day of May, 1910, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Beginning at a point on the prolongation of a length of the section of the length maps have been deposited in the office.

a point on the easterly line of Addrews avenue, which point is distant 11.24 feet southerly from the northerly line of Tremont avenue, running thence easterly along a line parallel to the easterly prolongation of the northerly line of Tremont avenue for a distance of about 253.29 feet southerly along the easterly line of Andrews avenue to the point or place of beginning, as said parcel of land is shown in red color on our bene-fit map deposited as aforesaid.

filed to either of said abstracts our final report westchester avenue; thence northwardly along herein will be presented for confirmation to the the said line midway between the Southern Supreme Court of the State of New York, First boulevard and Simpson street to the intersection Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 9th day of May, 1911, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to either of said abstracts of estimate and assessment the notice to confirm our final report herein will stand adjourned to the date to be

herein will stand adjourned to the date to hereafter specified, and of which notice will be given to all these who have theretofore appeared in this proceeding, as well as by publication in the CITY RECORD, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 cf the Laws of 1906.

Dated Borough of Manhattan, New York,

March 6, 1911. FRANCIS V S. OLIVER, R. J. KENNEDY Commissioners. JOEL J. SQUIER, Clerk.

FIRST 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 LUDLOW AVENUE from Tremont avenue near Avenue A to Whitlock avenue; WHITLOCK AVENUE as widened from Ludlow avenue to Hunts Point road; and the PUBLIC PLACE at the intersection of Whitlock avenue, Hunt's Point road and the Southern boulevard opposite Dongan street, in the Twenty-third and Twenty-fourth Wards, Borough of The Bronx, City of New York, as amended by an order of the Supreme Court, duly made and entered in the office of the Clerk of the County of New York on the 24th day of October, 1910, so as to include a triangular parcel located at the interest of the State of New 101k, Pilst proceeding and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to the office of the Clerk of the County of New York on the 9th day of June, 1911, at the open of the County of the County of New York on the 24th day of October, 1910, so as to include a triangular parcel located at the interest in the above entitled proceding and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to the October, 1910, so as to include a triangular parcel located at the interest in the above entitled proceding and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected three by occupants of 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 the above entitled proceding and to the owner or owners, occupant or occupants of all houses and lots and unimproved lands affected three by occupants of all others whom it may concern, to with the Borough of Manhattan, in The City of New York, on the 9th day of June, 1911, at the open occupants of all others whom it may concern, to with the Borough of Manhattan, in The City of New York, on the 9th day of June, 1911, at the open occupant or occupants of all obtained in the Borough of Manhattan, in The City of New York, on the 9th day of June, 1911, at the open occupant or occupants of all obtained in the above entitled in the Borough of Manhattan, in The City of New York, on the 9th day of Jun clude a triangular parcel located at the junction of Ludlow avenue and Tremont avenue, in accordance with a resolution adopted by the Board of Estimate and Apportionment on the 25th day of February, 1910.

NOTICE IS HEREBY GIVEN TO ALL PER-sons interested in the above-entitled proceed-ter 658 of the Laws of 1906.

Estimate, have completed their supplemental and sioner of Assessment. amended 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, Nos. 90 and 92 West Broadway, in the Borough of Man-hattan, in The City of New York, on or before the 8th day of April, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of April, 1911, at 11

o'clock a. m.

Second—That the undersigned, Commissioner of Assessment, has completed his supplemental and amended estimate of benefit and that all personal amended estimates all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates and the personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended estimates and the personal amended estimates are all personal amended sons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection there-to, do file their said objections in writing, duly werified, with him at his office, Nos. 90 and 92
West Broadway, in the Borough of Manhattan,
in The City of New York, on or before the
8th day of April, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 13th day of April, 1911, at 11 'clock a. 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 as amended by the Board of Estimate and Apportionment on the 25th day of February, 1910, and that the said area of assessment includes all those lands, tenements and bereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.: Beginning at the intersection of a line distant

1,172.54 feet northerly from and parallel with the northerly side of Ludlow avenue, measured along a line at right angles to the line of Lud-low avenue at its intersection with Olmstead avenue, the said line being located approximately midway between Haviland avenue and Powel avenue, with the centre line of Westchester Creek, and running thence southwardly along the said centre line of the Westchester Creek to the intersection with a line parallel with and distant 1,122.585 feet southerly from the southerly line of Ludlow avenue, the said distance being meas-ured along a line at right angles to Ludlow avenue at its intersection with Olmstead avenue and located approximately midway between Hermany avenue and Turnbull avenue; thence west-wardly along the said line distant 1,122.585 feet southerly from and parallel with the southerly line of Ludlow avenue to the intersection with the centre line of the Bronx River; thence northwardly along the said centre line of the Bronx River to the intersection with the prolongation of a line midway between Garrison avenue and Seneca avenue through that portion of their length located between Edgewater road and Bryant street; thence westwardly along the said line midway between Garrison avenue and Seneca avenue and along the prolongation of the said line to the intersection with the easterly line of Bryant avenue; thence westwardly to a point on the westerly side of the Hunts Point road, where the said westerly side of the Hunts Point road is intersected by a line distant 100 feet southeast-erly from and parallel with the southeasterly line of Garrison avenue, the said distance being measured at right angles to the line of Garrison ave nue; thence southwestwardly and parallel with the southeasterly line of Garrison avenue to the intersection with a line midway between Hunts Point road and Manida street; thence northwest-wardly along the said line midway between Hunts Point road and Manida street and along the pro-Beginning at a point on the prolongation of a line midway between Audubon avenue and St. Nicholas avenue, as these streets are laid out south of West One Hundred and Ninety-third street, the said distance being measured at right angles to West One Hundred and Ninety-third street, the said distance being measured at right street, and running thence northwardly along the prolongation of the said line midway between Audubon avenue and St. Nicholas avenue to lands avenue and St. Nicholas avenue and St lying in Block 2879 and known as the Lane and bounded and described as follows: Beginning at a point on the easterly line of Andrews avenue, ford Railroad Company; thence southwestwardly along the said centre line of the lands of the New York, New Haven and Hartford Railroad

Company to a point on the said line midway be-tween Barretto street and Tiffany street; thence northwestwardly to a point on a line midway between Kelly street and Intervale avenue distant 100 feet southerly from the intersection of the said line with the southerly line of Dongan street; thence northwardly along the said line midway between Kelly street and Intervale avenue to a point distant 100 feet north of the intersection of the said line with the northerly side of Dongan street; thence eastwardly to a point on a line midway between Simpson street and the Southern boulevard located midway between the intersec-tion of the said line with Dongan street and with the prolongation of a line midway between Aldus street and Bancroft street; thence east wardly along the said line midway between Al-dus street and Bancroft street and along the prolongation of the said line to the intersection with a line midway between Bryant avenue and Longfellow avenue; thence northwardly along the said line midway between Bryant avenue and Longfellow avenue to a point on the said line midway between its intersection with Bancroft street and Westchester avenue: thence eastward ly to a point on the centre line of the Bronx River, where the said centre line is intersected by the course herein first described; thence eastvardly, parallel with the line of Ludlow avenue and along the course herein first described to the point or place of beginning.

Fourth-That the abstracts of said supplement al and amended estimate of damage and of said supplemental and amended assessment for ben-efit 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, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 12th day of April, 1911.

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, First

ment, or to either of them, the motion to conment, 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.

ing, 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 supplemental and signer of Assessment. Joel J. Squire, Clerk.

FIRST 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, to the lands, tenements and hereditaments required for the opening and widening of WEST FARMS ROAD (although not yet named by proper authority), from the Bronx River to Westchester Creek, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE supplemental and additional bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be 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, First Department, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 31st day of March, 1911, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon. soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the onice of the Clerk of the County of New York, there to remain for and during the space of ten days, as

required by law.

Dated Borough of Manhattan, New York,
March 17, 1911.

JAMES F. DONNELLY, WILLIAM H.
BIRCHALL, GEORGE P. BAISLEY; Commissioners of Estimate and Assessment. Joel J. Squier, Clerk. m17.28

FIRST 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, to the lands, tenements and hereditaments required for the purpose of opening and extending of EAST TWO HUNDRED AND TWENTY-SECOND STREET (formerly 8th street or avenue) (although not yet named by proper authority), from Bronx River to 7th street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE supplemental and additional 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, First Department, at a Special Term thereof, Part I., to be held at the County Court House in the Borough of Manhattan in The City of New York, on the 30th day of March, 1911, at 10.30 o'clock in 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 New York, there to remain for and during the space of ten days, as required by the provisions of section 999 of the Greater New York Charter, as amended by chapter 658 of the Laws

Dated Borough of Manhattan, New York, March 16, 1911.
GEORGE M. S. SCHULZ, HAL BELL,
GEORGE V. MULLAN, Commissioners.
JOEL J. SQUIER, Clerk. m16,27

FIRST 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, tene-ments and hereditaments required for the openand extending of the PUBLIC PLACE at the intersection of Mosholu avenue and Broadway, in the Twenty-fourth Ward, Borough of The Bronx, 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, First Department, at a Special Term thereof, Part. I., to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 30th day of March, 1911, at 10.30 o'clock in 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 New York, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, March 16, 1911. FRANK A. SPENCER, JR.; ALEXANDER McDONALD, EDWARD V. HANDY, Commis-sioners of Estimate; FRANK A. SPENCER, JR., Commissioner of Assessment. JOEL J. SQUIER, Clerk. m16.27

FIRST 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 BENSON AVENUE (Madison avenue), from West Farms road to Lane avenue, in the Twenty-fourth Ward, Borough of The Bronx. in The City of New York; OVERING AVENUE (Washington avenue), from West Farms road to Westchester avenue, in the Twenty fourth Ward Boscuph of The in the Twenty-fourth Ward, Borough of The Bronx, in The City of New York; ST. PE-TERS AVENUE (Union avenue), from West-chester avenue to West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, in The City of New York; SEDDON STREET (Tryon row), from St. Raymond avenue (Fourth street) to West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, in The City of New York; ROWLAND STREET (Washington avenue), from Westchester avenue to St. Raymond avenue (Fourth street), in the Twenty-fourth Ward, Borough of The Brorx, in The City of New York; HUBBELL STREET (Washington avenue) from Dorsey street (Carroll lane) to Maclay avenue (Fifth street), in the Twenty-fourth Ward, Borough of The Bronx, in The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceed-

age, and that all persons interested in this proceeding, or in any of the lands, tenements and

ties so objecting, and for that purpose will be in attendance at their said office on the 6th day

of April, 1911, at 2 o'clock p. m.
Second—That the undersigned, Commissioner
of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected there by, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 4th day of April, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 7th day of April, 1911, at 2 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 8th day the area of assessment for benefit by the Board of Estimate and Apportionment on the 8th day of March, 1907, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, on the 6th day of April, 1911, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as coursel can be heard the county. York, which, taken together, are bounded and described as f lows, viz.:

Beginning at the intersection of a line 100 feet

north of and parallel with the northerly side of West Farms road, the said distance being measured at right angles to the line of the West Farms road with a line distant 100 feet northeasterly from and parallel with the northeasterly side of Benson avenue, the said distance being measured at right angles to the line of Benson avenue, and running thence southeast-wardly and parallel with the northeasterly line of Benson avenue to the intersection with a line distant 100 feet southwestwardly from and parallel with the southwesterly side of the West Farms road, the said distance being meas-ured at right angles to the line of Benson avenue; thence southeastwardly to a point on the northwesterly side of Frisby avenue, distant 135.5 teet northeasterly from the intersection of the said northwesterly line of Frisby avenue with the northeasterly line of Benson avenue; thence southeastwardly and parallel with the line of Benson avenue at its intersection with Frisby avenue to the intersection with the westerly side of Lane avenue; thence eastwardly at right angles to the line of Lane avenue 200 feet; thence southwardly and parallel with the westerly line of Lane avenue at its in-tersection with Benson avenue to the intersec-tion with a line distant 100 feet southeasterly from and parailel with the southeasterly side of Westchester avenue, the said distance being measured at right angles to the line of Westchester avenue; thence southwestwardly and parallel with the line of Westchester avenue to the intersection with the prolongation of a line midway between Rowland street and Zerega avenue; thence northwestwardly and along the said line midway between Rowland street and Zerega avenue to the intersection with the centre line of St. Raymond avenue thence northeastwardly along the said centre line of St. Raymond avenue. nue to the intersection with a line midway be-tween Seddon street and Zerega avenue; thence northwestwardly along the said line midway between Seddon street and Zerega avenue to the centre line of Dorsey street, thence southwestwardly along the said centre line of Dorsey street to the intersection with a line midway be tween Hubbell street and Zerega avenue; thence northwestwardly along the said line midway between Hubbell stree; and Zerega avenue to the centre line of Maclay avenue; thence north-eastwardly along the said centre line of Maclay avenue to the intersection with a line midway between Seddon street and Zerega avenue; thence northwestwardly along the said line midway between Seddon street and Zerega avenue to the centre line of Fuller street; thence northeast-wardly along the said centre line of Fuller street

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. First Department, at a Special Term thereof, Part III to be held in the Country Court House, in the Borough of Manhattan, in The City of New York, on the 26th day of May, 1911, 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 confern the reporters to a wards and as to assess.

firm the reports as to awards and as to assess-ments 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 Borough of Manhattan, New York,

March 9, 1911.
FRANCIS V. S. OLIVER, Chairman; WM.
F. A. KURZ, EDWARD D. DOWLING, Commissioners of Estimate; EDWARD D. DOWL-ING. Commissioner of Assessment. JOEL J. SQUIER, Clerk.

SUPREME COURT—SECOND DEPARTMENT.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of LOTT STREET from Albemarle road to Tilden avenue, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York, on the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, Municipal Building, Court House of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, Municipal Building, Court House of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, Municipal Building, Court House of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on or before at our said office on the 12th day of April, 1911, and that we, the said Commissioners will hear parties so objecting, and for that purpose will be in attendance in the said office on the 12th day of April, 1911, and that we, the said Commissioners will hear parties so objecting, and for that purpose will be in attendance in the said office on the 12th day of April, 1911, and that we, the said Commissioners will hear parties so objections in writing, olly verified, to us at our office, in the Municipal Building, Court House and Commissioners will hear parties so objections in writing, olly verified, to us at our office, in the Municipal Building, Court House and Commissioners will hear parties so objections in writing, olly verified, to us at our office, in the Municipal Building, Court House and Commissioners will hear parties so objections in writing, olly verified, to us at our office, in the Municipal Buildin

HERMAN S. BACHRACH, WM. B. GREEN, DAVID J. McLEAN, Commissioners of Estimate; DAVID J. McLEAN, Commissioner of Assess-

EDWARD RIEGELMANN, Clerk. m24,a4 SECOND DEPARTMENT.

In the matter of the application of The City of

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 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 Kings, there to remain for and during the space of ten days, as required by law.

day.

Fifth—In case, however, objections are filed to any cf said abstracts of supplemental and amended estimate and assessment, the notice of motion to confirm our final report herein will stand adjourned to the date to be hereafter

by law.
Dated Borough of Brooklyn, New York, March

24, 1911.

JOS. A. GUIDER, EDWARD J. McGRATH,
EDWARD P. LYON, Commissioners of Estimate; JOS. A. GUIDER, Commissioner of As-

EDWARD RIEGELMANN, Clerk. m24,a4 SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired, to the lands, tenements and heredita-ments required for the opening and extending of THIRTY-SEVENTH STREET from Fort Hamilton avenue to Fourteenth avenue; and THIRTY-EIGHTH STREET from Tenth avenue to West street, in the Twenty-ninth Ward, Borough of Brooklyn, The 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 Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 6th day of April, 1911, at 10.30 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 Kings, there to remain for and during the space of the State of the Clerk of the County of Kings, there to remain for and during the space 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 30th day of March, 1911, at 10.30 o'clock in forenoon of that day; and that the Said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, by law. bill of costs, charges and expenses incurred by

Dated Borough of Brooklyn, New York, March BERTRAM MANNE, FRANK J. HEFFER-NAN, FRANK V. KELLY, Commissioners of Estimate; BERTRAM MANNE, Commissioner

EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acwherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of AVENUE X between Ocean parkway and the easterly line of East Fifteenth street; and AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

JOSEPH V. GALLAGHER, NICHOLAS D. COLLINS, JOHN E. FAWCETT, Commissioners of Estimate; JOSEPH V. GALLAGHER, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wher-ever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of GRAHAM AVE-NUE (although not yet named by proper authority) from Jackson avenue to Vernon avenue in the First Ward, Borough of Queens, in The City of New York.

WE, THE UNDERSIGNED, COMMISSIONers of Estimate and Assessment in the aboveentitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may

concern, to wit: First—That we have completed our supplemental and amended estimate and assessment, and that all persons interested in this proceed-

Island City, filed at City Clerk's office, December 31, 1875.

Thence northerly along the easterly line of Eighteenth avenue 250 feet; thence westerly and at all times 250 feet distant and parallel with the northerly line of Graham avenue to the east-erly line of Vernon avenue; thence southerly n the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore accorded to the lands tanements and hereditations. wherever the same has not been heretolore acquired, to the lands, tenements and hereditaments required for the opening and extending of CHURCH AVENUE from Stratford road to Ocean parkway, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

southerly to the point or place of beginning.
Fourth—That, provided there be no objections filed to either of said abstracts, our final report 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 25th day of April, 1911, at the opening of the Court on that

motion to confirm our final report herein will stand adjourned to the date to be hereafter specified, and of which noice will be given to all those who have theretofore appeared in this proceeding, as well as by publication in the City Record, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, March 21, 1911.

JAMES J. CONWAY, Chairman; JOHN WILD, PATRICK J. MARA, Commissioners. Joseph J. Myers, Clerk. m23, a8

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired, to the lands and premises required for

there to remain for and during the space of five days, as required by law. Dated, Borough of Manhattan, New York,

March 23, 1911.
CLINTON T. ROE, MORRIS L. STRAUSS,
WM. J. McGAHIE, Commissioners of Estimate;
MORRIS L. STRAUSS, Commissioner of As-

JOSEPH J MYERS, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wher-ever the same has not been heretofore ac-quired, to the lands and premises required In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for an easement for sewer purposes at the foot of ELIZABETH STREET, in the Second Ward, Borough of Richmond, City of New York.

In the matter of the application of The City of Assessment in the above-namistoner of Assessment in the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the foot of ELIZABETH STREET, in the Second Ward, Borough of Richmond, City of New York, on the 29th day of March, 1911, on the opening of the Court whet days are presented in the above-namistoner of Assessment in the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the foot of ELIZABETH STREET, in the Second Ward, Borough of Richmond, City of March, 1911, on the opening of the Court was above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the foot of ELIZABETH STREET, in the Second Ward, Borough of Richmond, City of New York, on the 29th day of March, 1911, on the opening of the Court was above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be held at the hearing of motions, appointed to be h New York.

AVENUE Y between Gravesend avenue and Ocean arenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean arenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

AVENUE Y between Gravesend avenue and Ocean avenue, in the Thirty-first Ward, Borough of Brooklyn, The City of New York.

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JOEL J. SQUIER, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to closing and discontinuing COWENHOVEN LANE, from 12th avenue to 55th street, in the Thirtieth Ward of the Borough of Brooklyn, The City of New York.

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

First-That we have completed our estimate First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified to us at our office, No. 166 Montague street, in the Borough of Brocklyn, in The City of New York, on or before the 31st day of March, 1911, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 3d day of attendance at our said office on the 3d day of April, 1911, at 10.30 o'clock a. m.

April, 1911, at 10.30 o'clock a. m.

Second—That a true copy or transcript of our said estimate and assessment, together with our damage and benefit maps have been deposited in the office of the Clerk of Kings County, in the Borough of Brooklyn, in said City, there to remain until the 31st day of March, 1911.

Third—That cur report herein will be presented for extraction to the Surreme Court

sented 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 26th day of May, 1911, at the opening of the Court on that day, or as soon the county of the court of the county of the court of the county thereafter as counsel can be heard.

Dated Borough of Brooklyn, New York, March 20, 1911. EDWARD LAZANSKY, FORTESCUE C. METCALFE, ADOLPH PETTENKOFER; Com-

EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to BO-GART STREET, between Meserole street and Meadow street, in the Eighteenth Ward, in

the Borough of Brooklyn, The City of New

NOTICE IS HEREBY GIVEN THAT JOI F. Coffin, Milton G. Bucky and Michael J. Gogarty were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and John F. Coffin Commissioner of Assessment in

Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, March

ARCHIBALD R. WATSON, Corporation

SECOND DEPARTMENT.

Counsel.

In the matter of the application of The City of New York, relative to acquiring title to PIT-KIN AVENUE, from East New York avenue to Stone avenue, in the Twenty-sixth Ward, in the Borough of Brooklyn, The City of New

NOTICE IS HEREBY GIVEN THAT DAVID F. Manning, Edward H. Lockwood and Fran-cis V. Kelly were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and

David F. Manning Commissioner of Assessment in the above-entitled proceeding. Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court that the day of March, 1911, on the opening of the Court that day of March, 1911, on the opening of the Court that day that the opening of the Court that the opening of the Court that day that the opening of the Court that the opening and extending of SOUTH WASH-INGTON PLACE, from Jackson avenue to Academy street, in the First Ward, Borough of Queens, City of New York.

Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place or at such other time and place as the Court may direct. other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, March 7, 1911. ARCHIBALD R. WATSON, Corporation

Counsel.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to LENOX ROAD, from New York avenue to East 98th street, in the Twenty-ninth and Thirty-second Wards, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT W. J. Mahon, John Kelcourse and Philip Huntington were appointed by an order of the Supreme Court made and entered the 8th day of March, 1911, Commissioners of Estimate and Philip Huntington Commissioner of Assessment in the

on that day, or as soon thereafter as counsel can be heard; and at said time and place or at such other time and place as the Court may direct, the said Commissioners may be examined under

C. Fawcett, Seymour K. Fuller and R. W. Bainbridge were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and John E. Fawcett Commissioner of Assessment in

Iohn E. Fawcett Commissioner of Assessment in the above-entitled proceeding.

Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard, and at said time and place or at such be heard; and at said time and place or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, March

ARCHIBALD R. WATSON, Corporation

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to PRES-IDENT STREET, between Rogers avenue and New York avenue, in the Twenty-fourth Ward in the Borough of Brooklyn, The City of New

NOTICE IS HEREBY GIVEN THAT Charles S. Simpkins, Horatio C. King and Harry L. Leggatt were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and Charles S. Simpkins Commissioner of Assessment

Charles S. Simpkins Commissioner of Assessment in the above-entitled proceeding.

Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII, of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, March 17, 1911.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to Dobbin st SHORON STREET, between Olive street and said line.

NOTICE IS HEREBY GIVEN THAT HAROLD.

N. Whitehouse, Edward Baruch and William H. Swartwout were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and Harold N. Whitehouse Commissioner of Assessment in the above-entitled proceeding.

Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person the subject to challenge by any party or person damage an! of said assessment for benefit 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, No. 166 Montague street, in the Borough of Rpooklyn, in Said City, there to remain until the 15th day of April, 1911.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit documents used by the Commissioners of Estimate and by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Court of The City of New York, No. 166 Montague street, in the Borough of April, 1911.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as the Court will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held in the Courty of May, 1911, at the opening of the Court of the State of New York, on the 2 are subject to challenge by any party or person the Court on that day.

interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the to the foregoing abstracts of estimate and assess-

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to AT-KINS AVENUE, from Pitkin avenue to New Lots avenue, in the Twenty-sixth Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT FORTEScue C. Metcalfe, Edmund D. Hennessey and John Kilcourse were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and Fortescue C. Metcalfe Commissioner of Assess-

ment in the above-entitled proceeding.

Notice is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the Char-

ter of The City of New York.

Dated New York, Borough of Brooklyn,
March 17, 1911.

ARCHIBALD R. WATSON, Corporation
Counsel. m17,28

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to EIGH-TEENTH AVENUE, from Coney Island ave-nue to the former town line of New Utrecht and Flatbush, in the Twenty-ninth and Thirtieth Wards, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THOMAS H. Troy, Harris G. Eames and Solon Barba-nell were appointed by an order of the Supreme Court made and entered the 7th day of March, 1911, Commissioners of Estimate and Thomas H. Troy Commissioner of Assessment in the above-

roy Commissioner of Assessment in the above-named rottee is also given, that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House in the Borough of Brooklyn, The City of New York, on the 29th day of March, 1911, on the opening of the are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter XVII. of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, March

ARCHIBALD R. WATSON, Corporation

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 open-ing and extending of DOBBIN STREET, from Norman-avenue to Nassau avenue, in the Seventeenth Ward, Borough of Brooklyn, The

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

City of New York.

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, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 4th day of April, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in at-

tendance at their said office on the 5th day of April, 1911, at 10.30 o'clock a. m. Second—That the undersigned Commissioner of Assessment has completed his estimate of henefit, and that all persons interested in this proceeding, or in any of the lands, tenements and here-ditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 4th day of April, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 7th day of April, 1911, at

10.30 o'clock a. 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 18th day of December, 1908, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of rBooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Bounded on the north by the southerly line of New York which the southerly line of New York was a line ridge.

of Norman avenue; on the east by a line midway between Pobbin street and Guernsey street and by the prolongation of the said line; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Nassau avenue,

the said distance being measured at right angles to the line of Nassau avenue; and on the west by a line midway between Banker street and Dobbin street, and by the prolongation of the

SHORON STREET, between Once street.

Morgan avenue, in the Eighteenth Ward, in the Borough of Brooklyn, The City of New York.

Gamage and of said assessment for benefit, together with the damage and benefit maps, and the affidavits. Fourth-That the abstracts of said estimate of

Charter of The City of New York.

Dated New York, Borough of Brooklyn, March
17, 1911.

ARCHIBALD R. WATSON, Corporation

R. WATSON, Corporation 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 Borough of Brooklyn, New York,

March 16, 1911.

EVERETT GREENE, WM. J. MAHON,
JOSEPH P. CONWAY, Commissioners of Estimate; WM. J. MAHON, Commissioner of Assess-

EDWARD RIEGELMANN, Clerk.

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 STERLING PLACE, from Utica avenue to East New York avenue, in the Twenty-fourth and Twenty-sixth Wards, Borough of Brooklyn, The 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 heredita-ments and premises affected thereby, having any objection thereto, do file their said objections in objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 4th day of April, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance of their said office on the 6th day of April, 1911. at their said office on the 6th day of April, 1911,

at 2 o'clock p. m.
Second—That the undersigned Commissioner of
Assessment has completed his estimate of benefit, and that all persons interested in this proceeding, or in any of the lands, tenements and heredita-ments and premises affected thereby, having any objection thereto, do file their said objections in objection thereto, do hie their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 4th day of April, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said effice on the 7th day of April 1911, at 2 o'clock office on the 7th day of April, 1911, at 2 o'clock

p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and February, 1911, and that the said area of assess.

February, 1911, and that the said 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.:

Beginning at a point on the line midway between Sterling place and Park place, distant 100 feet westerly from the westerly line of Utica avenue, and running thence eastwardly along the said line midway between Sterling place and Park place to the intersection with the prolongation of a line midway between Amboy street tion of a line midway between Amboy street and Hopkinson avenue, as laid out south of East New York avenue; thence southwardly along the said line midway between Amboy street and Hop-kinson avenue and the prolongation of the said line to a point distant 100 feet southerly from the southerly line of East New York avenue, the said distance being m asured at right angles to the line of East New York avenue; thence westwardly and parallel with East New York avenue to the intersection with a line midway between Amboy street and Ames street; thence north-wardly along the said line between Amboy street and Ames street and the prolongation thereof to the intersection with the prolongation of a line midway between Sterling place and Douglass street; thence westwardly along the said line midway between Sterling place and Douglass street and the prolongation of the said line to point distant 100 feet westerly from the westerly line of Utica avenue; thence northwardly and parallel with Utica 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, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 15th day of April,

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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 26th day of May, 1911, at the opening of

the Court on that day.

Sixth—In case, however, objections are filed

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, to the lands, tenements and hereditaments required for the opening and extending of HILL STREET (although not yet named by proper authority), from Railroad avenue to Cleremont avenue, in the Second Ward, Borough of Oueens. City of New York, as amended by an Queens, City of New York, as amended by an cider of the Supreme Court, duly made and entered in the office of the Clerk of the County of Queens on the 16th day of May, 1910, so as to conform to the lines of said Maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 26th day of June, 1908, and approved by the Mayor on the 5th day of August, 1908, and as shown upon Sections 12 and 13 of the Final Maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 21st day of May, 1909, and approved by the Mayor on the 4th day of

WE, THE UNDERSIGNED COMMISSIONers of Estimate and Assessment in the above entitled matter, hereby give notice to all persons interested in this proceeding, and to the or owners, occupant cr 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 we have completed our supple mental and amended estimate and assessment and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and hereditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our 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 4th day of April, 1911, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 6th day of April 1911. at our said office on the 6th day of April, 1911, at 2 o'clock p. m.

Second-That the abstracts of our said supplemental and amended estimate and assessment, tomental and amended estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by us 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, Long Island City, in the Borough of Queens, in said City, there to remain until the 5th day of April 1911.

oth day of April, 1911.

Third—That the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and

being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning on the westerly side or line of Cleremont avenue at a point equally distant from the northerly side or line of Herbert street and the centherly side or line of Hill street; running southerly side or line of Hill street; running thence westerly and at all times parallel with the southerly line of Hill street to the westerly side or line of Rust street and the casterly line of the Long Island Railroad; thence northeasterly along the easterly line of the Long Island Railroad to a point where a line parallel and 100 feet north of the northerly line of Hill street would intersect said railroad line; thence easterly and at all times parallel with and distant 100 feet from the northerly line of Hill street to the intersection of the southerly line of Maspeth avenue; thence easterly along the southerly line of Maspeth avenue to the westerly line of Cleremont avenue; thence southerly along the westerly line of Cleremont avenue to the point or place

of beginning.
Fourth—That, provided there be no objections filed to either of said abstracts, our final report 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 12th day of May, 1911, at the opening of the Court on that

Fifth-In case, however, objections are filed to either of said abstracts of estimate and assessment, the notice of motion to confirm our final report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by publication in the CITY RECORD, pursuant to sections 981 and 984 of the Greater New York Charter, 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Manhattan, New York, March 7, 1911.

B. FRANK WOOD. Chairman; PATRICK J. WHITE, F. R. NASH, Commissioners.

JOSEPH J. MYERS, Clerk. m15.31

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 BALTIC STREET (although not yet named by proper authority), from Metropolitan avenue to the Long Island Railroad, 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 area of assessment fixed and prescribed as the area of assessment for berefit by the Board of ceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, havhereditaments 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 31st day of March, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 3d day of April, 1911, at 2 o'clock p. m.

1911, at 2 o'clock p. m.

Second—That the undersigned Commissioner of Assessment has completed his estimate of bene fit, and that all persons interested in this pro-ceeding, or in any of the lands, tenements and 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 Borough of Brooklyn, New York, March 16, 1911.

GEORGE A. GREEN, SOLON BARBAN
Ceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said oblighted their said oblighted, with him at on the southwest by a line midway between Fifty-seventh street and Fifty-eighth street.

Long Island City, in the Borough of Queens, in The City of New York, on or before the 31st day of March, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 4th day of April, 1911, at 2 o'clock p. m.

Third—That the Commissioner of Assessment distant 100 feet southeasterly line of Eleventh avenue, and on the southwest by a line midway between Fifty-seventh street where it is intersected by the northerly line of Kouwenhoven lane: on the northeast by a line midway between Fifty-sixth street and Fifty-seventh street; on the southeasterly from and parallel with the southeasterly line of Eighth avenue, and on the southwest by a line of Kouwenhoven lane: on the northeast by a line midway between Fifty-sixth street and Fifty-seventh street; on the southeasterly from and parallel with the southeasterly line of Eighth avenue, and on the southwest by a line of Kouwenhoven lane: on the northeast by a line midway between Fifty-sixth street and Fifty-seventh street where it is interested by a line midway between Fifty-sixth street and Fifty-seventh street where it is interested by the northerly line of Kouwenhoven lane: on the northeast by

of June, 1908, 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 southwesterly property line of the Long Island Railroad where it is intersected by the prolongation of a line midway between William street and Baltic process and between the street and belief street, as laid out between Zeidler street and street, as laid out between Zeidler street and Arctic street, and running thence southeastwardly along the said property line to the intersection with a line bisecting the angle formed by the prolongations of the southeasterly line of Baltic street and the westerly line of Collins avenue; then e southwardly along the said bisecting line to a point midway between Arctic street and Atlantic street: thence in a straight line to and Atlantic street; thence in a straight line to a point on the conthwesterly line of Zeidler street, where it is intersected by a line at right angles to the line of Metropolitan avenue, passangles to the line of Metropolitan avenue, passing through a point on its northerly side midway between Baltic street and Zeidler street; thence southwardly along the said line at right angles to Metropolitan avenue to a point distant 100 feet southerly from its southerly side; thence westwardly and parallel with Metropolitan avenue to the intersection with a line at right angles to Metropolitan avenue, and passing through a point on its northerly side where it is intersected by the line bisecting the angle formed by the intersection of the prolongations of the centre lines of William street and Baltic street, as laid out between Metropolitan avenue. street, as laid ut between Metropolitan ave-nue and Zeidler street; thence northwardly along the said line at right angles to Metropolitan avenue to its northerly side; thence northeastwardly along the said bisecting line to the intersection with the prolongation of a line parallel with William street, and passing through along the said line parallel with William street and the prolongation thereof to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit to

damage and of said assessment for benefit, to-gether 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 Buildirg, Court House Square, in the Borough of Queens, in said City, there to remain until the 3d day of April, 1911.

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 5th day of May, 1911 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 Borough of Manhattan, New York,

March 6, 1911.
WILLIAM KLEIN, Chairman; JAMES A.
BELL, Commissioners of Estimate; JAMES A,
BELL, Commissioner of Assessment. JOSEPH J. MYERS, Clerk.

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, tene-ments and hereditaments required for the opening and extending of FIFTY-SEVENTH STREET, from Eighth avenue to a point 46) feet southeasterly therefrom, and from Kouwenhoven lane to Eleventh avenue, in the Thirtieth Ward, Borough of Brooklyn, The City of New York 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, havng any objection thereto, do file their said objections in writing, duly verified, with them at their office, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 30th day

of March, 1911, at 2 o'clock p. m.

Second—That the undersigned Commissioner
of Assessment has completed his estimate of benefit, 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 obiections in writing, duly verified, with him at his office, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 31st day of March, 1911. at 2 o'clock p. m.

Third—That the Commissioner of Assessment

has assessed any or all such lands, tenements Estimate and Apportionment on the 21st day of May, 1909, and that the said area of assessment includes all those lands, tenements and heredita ments and prenises 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 northwest by a line distant
100 feet northwesterly from and parallel with
the northwesterly line of Eighth avenue, the said distance being measured at right angles to Eighth avenue: on the northeast by a line midway between Fifty-sixth street and Fifty-seventh street; on the southeast by a line distant 460 feet southeasterly from and parallel with the southeasterly line of Eighth avenue, the said distance being measured at right angles to Eighth avenue, and

March 16, 1911.

GEORGE A. GREEN, SOLON BARBANNELL, JOHN W. HARMAN, Commissioners of
Estimate; JOHN W. HARMAN, Commissioner of
Assessment fixed and prescribed as
of Assessment.

EDWARD RIEGELMANN, Clerk.

M16,21

Third—That the Commissioner of Assessment
has assessed any or all such lands, tenements
with the southeasterly line of Eleventh avenue,
the said distance being measured at right angles
to Eleventh avenue, and on the southwest by a
the area of assessment for benefit by the Board
of Estimate and Apportionment on the 5th day

Fifty-eighth street.

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 Burcau of Street Openings in the Law Department of The City of New York, 166

Montague street, in the Borough of Brooklyn.

Ting, and to the owner or owners, occupant or occupants of all houses and lots and improved the report of J. Murray Downs, Edward D. O'Brien and William O. Schwarzwaelder, who were duly appointed Commissioners of Appraisal of the above-entitled matter by an order of this of the country of Ulster on the 1st of the Country of Ulster on the 1st of the Country of Ulster on the 1st of the Clerk of the Country of Ulster on the 1st of the Borough of Brooklyn.

Montague street, in the Borough of Brooklyn. in the Bureau of Street Openings in the Law Department of The City of New York, 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 10th day of April, 1911.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as the awards and as to assessments for bareful.

to awards and as to assessments for benefit herein will be preserted for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 26th day of May, 1911, 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 assess-ments 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 Borough of Brooklyn, New York, March 10, 1911.

SYDNEY GRANT, Chairman; GEO. W. PALMER, WILLIAM DWIGHT TEESE, Commissioners of Estimate; SYDNEY GRANT, Commissioner of Assessment EDWARD RIEGELMANN, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever

ing any objection thereto, do file their said objections in writing, duly verified, with them at their office, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in

attendance at their said office on the 30th day of March, 1911, at 3 o'clock p. m. Second—That the undersigned Commissioner of Assessment has completed his estimate of benefit, and that all persons interested in this pro-ceeding, 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, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 31st day of March

ance at his said office on the 31st day of March, 1911, at 3 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 20th day of November, 1908, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City. of Brooklyn,

of New York, which, taken together, are bounded and described as follows, viz.: Bounded on the northeast by a line midway between Forty-first street and Forty-second street; on the southeast by a line distant 100 feet southeasterly from and parallel with the southeasterly line of Sixteenth avenue, the said distance being measured at right angles to the line of Sixteenth avenue; on the southwest by a line midway between Forty-second street and Forty-third street; and on the northwest by a line distant 100 feet northwesterly from and parallel with the northwesterly line of Twelfth avenue, the said distance being measured at right angles to the line of Twelfth avenue.

Fourth—That the abstracts of said estimate

of damage and of said assessment for benefit, to gether 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, 166 Montague street, in the Borough of Brooklyn.

in said City, there to remain until the 10th day of April, 1911.

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, to be held in the County Court House, in the Borough of B-ooklyn, in The City of New York, on the 26th day of May, 1911, 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 be heard, for an order confirming such report of the Greater New York Charter, as amended and for such other and further relief as may chapter 658 of the Laws of 1906. Dated Borough of Brooklyn, New York,

JOHN B. LORD, HENRY KEALE, FRAN-CIS E. J. REID, Commissioners of Estimate; JOHN B. LORD, Commissioner of Assessment. EDWARD RIEGELMANN, Clerk. m10,27

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 open ing and extending of SEA VIEW AVENUE, from Rockaway avenue to the easterly terminal of the street as laid out upon the City Plan, and located at or near the intersection with the 1-rolongation of the westerly line of East Ninety-ninth street, in the Thirty-second Ward. Borough of Brooklyn, The City

NOTICE IS HEREEY GIVEN TO ALL PERsons interested in the above entitled proceed-

ing any objection thereto, do file their said objections in writing, duly verified, with them at their office, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 30th day of March, 1911, at 2 o'clock p. m.

Second—That the undersigned Commissioner of Assessment has completed his estimate of benefit, and that all persons interested in this pro-

fit, 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, 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 29th day of March, 1911, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 31st day of March, 1911, at 2 o'clock p. m.
Third—That the Commissioner of Assessmen

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 18th day of June, 1909, and that the said 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.: Bounded on the northwest by a line midway between Sea View avenue and Avenue N and 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 FORTY-SECOND STREET, from a point 430 feet east of Twelfth avenue to Sixteenth avenue, in the Twenty-ninth and Thirtieth Wards, Borough of Brooklyn, The 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:

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 ob.

Rether with the damage and benefit maps, and the difficulties, estimates, proofs and other documents used by the Commissioners of Assess-ment in making the commissioner of Assess-ment in making the same, have been deposited to the commissioner of Assess-ment in the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said ob.

Montague street, in the Borough of Brooklyn, separate report affects Parcel Nos. 492, 505, and filed in the office of the Clerk of the County of Ulster on the 13th day of January, 1911, and which third report affects Parcel Nos. 494, 495.

Which third report affects Parcel Nos. 6, 11, 14, 15, 31, 32, 35, 58, 64, 69, 71, 72, 75, 76, 80, 89, 99, 101, 102, 105, 108, 109, 124, 126, 127), 533B, 541 and 542, and which fourth ing any objection thereto, do file their said ob.

in said City, there to remain until the 10th day of April, 1911

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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 26th day of May, 1911, 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 b 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 I aws of 1906.

Dated Borough of Brooklyn, New York,

March 10. 1911.

MAURICE V. THEALL. CHAS. H. PARSONS. EUGENE J. GRANT, Commissioners of
Estimate: MAURICE V. THEALL, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk.

Laws of 1905, and the Acts amendatory there- under the contract, but unfinished at the expira-

PUBLIC NOTICE IS HEREBY GIVEN THAT the third and final separate report of George M. Palmer and Frederick J. R. Clarke, who were duly appointed Commissioners of Appraisal in the above-entitled matter by an order of this Court made on the 20th day of April, 1907, and Macdonough Craven, who was duly appointed a Commissioner of Appraisal in the above-entitled matter by an order of this Court dated September 21, 1907, which report is dated February 7, 1911, and was filed in the office of the Clerk of the County of Ulster on February 8, 1911, and affects parcels Nos. 3, 7, 8, 18B, 19B, 22A, 28, 32A, 33, 15B, 15C, 34A, 36, 37, 1B, (Lots Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 29 and 30), shown on the original and supplemental

maps in this proceeding.

Notice is further given that an application will be made at a Special Term of the Supreme Court appointed to be held in and for the Third Judicial District at the Court House in the City of Hudson, Columbia County, New York, on the 15th day of April, 1911, at 12 o'clock noon of that day, or as soon thereafter as counsel can be heard, for an order confirming such report be just.

Reserving to The City of New York the right to oppose the confirmation of any or all of the awards or recommendations contained in said

Dated New York, February 28, 1911.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, corner of Chambers and Centre streets, Borough of Manhattan, New York City. m25,a15

THIRD JUDICIAL DISTRICT.

ASHOKAN RESERVOIR, SECTION NO. 2.

In the matter of the application and petition of J. Edward Simmons, Charles N. Chadwick and Charles A. Shaw, constituting the Board of Water Supply of The City of New York, to acquire real estate for and on behalf of The City of New York, under chapter 724 of the Laws of 1005 and the Acts are not the service of the survey of 1005 and the Acts are not the service of the service o of, in the town of Olive, Ulster County, New York, for the purpose of providing an additional supply of pure and wholesome water for the use of The City of New York.

Institute a blass plug in the first have been supply to the street, in compliance with the rules and regulations of the Department of Water Supply, the street of the Department for the use of The City of New York.

Institute a blass plug in the first have made with the rules and regulations of the Department of Water Supply, the street, in compliance with the rules and regulations of the Department of Water Supply, the street, in compliance with the rules and regulations of the Department of Water Supply, the street, in compliance with the rules and regulations of the Department of Water Supply, the street, in compliance with the rules and regulations of the Department of Water Supply, the street is the street, in compliance with the rules and regulations of the Department of Water Supply, the street is the street, in compliance with the rules and regulations of the Department of Water Supply, the street is the street, in compliance with the rules and regulations of the Department of Water Supply, the street is the street, in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the rules and regulations of the Department of Water Supply, the street is the street in compliance with the street

ing. Notice is further given that an application will be made at a Special Term of the Supreme obtained by and a Court appointed to be held in and for the Third of the building. Judicial District at the Court House in The City of Hudson, Columbia County, New York, on the 15th day of April, 1911, at 12 o'clock

Reserving to The City of New York the right to oppose the confirmation of any or all of the awards or recommendations contained in said

Dated New York, February 28, 1911.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, corner of Chambers

The work of removal must be car and Centre streets, Borough of Manhattan, New York City. m25,a15

THIRD JUDICIAL DISTRICT.

ASHOKAN RESERVOIR, SECTION NO. 11.

In the matter of the application and petition of John A. Bensel, Charles N. Chadwick and Charles A. Shaw, constituting the Board of Water Supply of The City of New York, to acquire real estate for and on behalf of The City of New York, under chapter 724 of the Laws of 1905 and the Acts amendatory there-of, in the Town of Olive, County of Ulster. New York, for the purpose of providing an additional supply of pure and wholesome water for the use of The City of New York.

PUBLIC NOTICE IS HEREBY GIVEN THAT the third and fourth separate reports of William J. Delamater and Isaac N. Weiner, who were duly appointed Commissioners of Appraisal in the above-entitled matter by an order of this Court made February 27, 1909, and Frederick R. Rich, who was duly appointed a Commissioner of Appraisal in the above-entitled matter by an order of this Court made February 19, 1910, which reports are dated January 13, 1911, and were filed in the office of the Clerk of the County of separate report affects Parcels Nos. 492, 505, 531, 534, 535, 536, 538 and 540, shown on the original and supplemental maps in this pro-

ceeding. Notice is further given that an application will be made at a Special Term of the Supreme Court appointed to be held in and for the Third Judicial District at the Court House in the City of Hudson, Columbia County, New York, on the 15th day of April, 1911, at 12 o'clock noon of that day, or as soon thereafter as counsel can be heard, for an order confirming such report and for such other and further relief as may b

Reserving to The City of New York the right to oppose the confirmation of any or all of the awards or recommendations contained in said

Dated New York, February 28, 1911.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, corner of Chambers and Centre streets, Borough of Manhattan, New York City. m25.a15

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THIRD JUDICIAL DISTRICT.

THIRD JUDICIAL DISTRICT.

ASHOKAN RESERVOIR, SECTION NO. 1.

In the matter of the application and petition of John A. Bensel, Charles N. Chadwick and Charles A. Shaw, constituting the Board of Water Supply of The City of New York to acquire real estate for and on behalf of The City of New York and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the City of New York under chapter 724 of the Laws of 1905, and the Acts amendatory there. AND APPURTENAN

Laws of 1995, and the Acts amendatory thereof, in the town of Olive, County of Ulster,
New York, for the purpose of providing an
additional supply of pure and wholesome water
for the use of The City of New York.

PUBLIC NOTICE IS HEREBY GIVEN THAT
the third and final separate report of George
the third and final separate report of George

Under the contract, but unministed at the expiration of the contract period.

The purchaser shall not lease, occupy, cause
or permit the building or buildings, etc., purchased by him to be used or occupied for any
purpose other than that of their speedy removal,
nor shall he collect any rental or other revenue
for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the purchase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occu-pancy of any such building by any tenant tree, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the pur-chaser. The City of New York will not be chaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances, between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of the purchaser, after being properly vacated of the certified check or money should not be in the certified check o to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circum-

will permit. All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or platter only. the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the sur-rounding ground shall be considered curb level.

Laws of 1905, and the Acts amendatory there- inserted a brass plug in the main water pipe in

48 and 66, shown on the map in this proceeding.

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

Failure to remove said buildings, appurte-City of Hudson, Columbia County, New York, on the 15th day of April, 1911, at 12 o'clock noon of that day or as soon thereafter as counsel can be heard for an order confirming such report and for such other and further relief as may be just.

Passent to the 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 bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of New York will, without notice to the purchaser, cause the same to be removed, and the cost and expense thereof charged

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all manual than the successful bidder will provide and furnish all manual than the successful bidder will provide and furnish all manual than the successful bidder will provide and furnish all manual than the successful bidder will provide and furnish all manual than the successful bidder will provide and furnish all manual than the successful bidder will be succe terials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or

machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the machinery are the machinery of the machiner terials of said party walls shall be understood to be equally divided between the separate pur-

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projectnown. All furrings, plaster, enimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls shall be made permanently self-supporting, beamholes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs of adjacent buildings shall be properly flashed and painted and made water tich where they have been disturbed made watertight where they have been disturbed by the operations of the contractor. The Comptroller of The city of New York re-

serves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings

and machinery included therein, or to reject any and all bids; and it is further

Resolved, That, while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS. GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its depart-ments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which the bid or estimate is made, with his or their name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the estimates

and is in all respects fair and without collusion or fraud, and that no member of the Board of Aldermen, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties man the oath, in writing, of the party or parties making the estimate that the several matters stated

herein are in all respects true.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in The City of New York, or of a guaranty or surety company duly authorized by law to act as surety, and shall contain the matters set forth in the blank forms mentioned be-

low.

No bid or estimate will be considered unless as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or Na-

The certified check or money should not be in-closed in the envelope containing the bid or estistance of vacating the structures of their tenants mate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate. For particulars as to the quantity and quality

is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do. Bidders will write out the amount of their bids or estimates in addition to inserting the same in

figures. Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Coursel, can be obtained upon applica-