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#### THE CITY RECORD.

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JOHN PURROY MITCHEL, MAYOR.

PRATION COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER.

FRANK L. POLK, CORPORATION COUNSEL.

DAVID FERGUSON, SUPERVISOR.

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# BOARD OF ESTIMATE AND APPORTIONMENT.

## Notice of Public Hearing.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on Franchises of the Board of Estimate and Apportionment will hold a public hearing on TUESDAY, APRIL 27, 1915, at 3 P. M., in Room 16, City Hall, Borough of Manhattan, on the amended form of contract, as adopted by said Committee, to govern the grant of franchises for additional motor bus lines in the Borough of Manhattan.

This amended form of contract is to be utilized as a basis for the submission of offers to maintain and operate such additional motor bus lines.

Copies of the amended form of contract and map showing graphically the routes adopted by the Committee may be obtained by all persons interested at the office of the Bureau of Franchises, Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan, on April 24, 1915.

JAMES D. McGANN, Assistant Secretary. a22,27 Dated April 21, 1915.

## BOARD OF ALDERMEN.

## Hearing by the Committee on Buildings.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on Buildings of the Board of Aldermen will hold a public hearing in the Aldermanic Chamber, City Hall, Borough of Manhattan, on THURSDAY, APRIL 29, 1915, at 2 o'clock p. m. on the following subject:

No. 1654. Ordinance amending the sections of the Building Code relating to excavations and foundations. (See minutes of April 13, 1915.)

All persons interested are invited to attend. P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

## PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY. Calendar for the Week Commencing April 19, 1915.

Thursday, April 22, 1915-10.30 a. m.-Room 310-Case No. 1921-Brooklyn Heights Railroad Company and Nassau Electric Railroad Company-J. H. Watson. complainant-"Operation of surface cars on Flatbush Avenue, from Prospect Park West to Borough Hall"—Commissioner Williams. 11 a. m.—Room 305—Case No. West to Borough Hall—Commissioner Williams. 11 a. m.—Room 305—Case No. 1940—Bronx Gas and Electric Company—"Application for approval of issue of \$200,000 bonds"—Whole Commission. 2.30 p. m.—Room 310—Case No. 1305—New York Railways Company—"Rehearing as to order upon application for approval of plan of reorganization of Metropolitan Street Railway Company"—Whole Commission. 3 p. m.—Room 305—Case No. 1946—Interborough Rapid Transit Company—"Service on Ninth Avenue elevated line"—Whole Commission. 8.00 p. m.—To be held at Bronx Borough Hall—Case No. 1929—New York Central Railroad Company and New York, New Haven & Hartford Railroad Company—"Alteration of grade crossing

at or near 240th and 241st streets, The Bronx"—Commissioner Wood.
Friday, April 23, 1915—10.30 a. m.—Room 305—Case No. 1865—Long Island Railroad Company—"Alteration of grade crossing at Greenpoint Avenue, Montauk Division"—Commissioner Williams. 11 a. m.—Room 305—Case No. 1762—Manhattan Railway Company—"Application for approval of second mortgage and issue of \$5,-

409,000 bonds thereunder"—Commissioner Williams. 11 a. m.—Room 310—Case No. 1938—New York & Queens Traction Co.—"Service on line between New, York and Jamaica"—Commissioner Cram. 12.15 p. m.—Room 305—14th Street-Eastern District route—"Forms of contract for construction of Sections 1, 2, 4 and 5"—Whole Commission. 12.15 p. m.—Room 305—14th Street-Eastern District Published Commission. trict Route—"Form of contract for construction of Section 3"—Whole Commission. 12.15 p. m.—Room 305—Rapid transit railroads—"Form of contract for supply of track material and installation of tracks for a portion of a rapid transit railroad, and form of proposed standard specifications therefor"—Whole Commission. 12.15 p. m. —Room 305—7th Avenue-Lexington Avenue rapid transit railroad—"Form of contract for construction of 149th Street connection"—Whole Commission. 2 p. m.—Room 305—Case No. 1764—Long Island Railroad Company—"Additional cars in electrical operation"—Commissioner Williams. 2.30 p. m.—Room 305—Case No. 1857— New York Edison Company—Acker, Merrall & Condit Company, complainant—"Refusal to furnish service"—Commissioner

Meeting of the Committee of the Whole held Tuesday, Wednesday, Thursday and Friday at 10.30 a. m. in the Committee room. Regular meeting of the Commission held every Tuesday and Friday at 12.15 p. m. in Room 310.

### THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

STATED MEETING.

Tuesday, April 20, 1915, 1.30 o'Clock P. M.

The Board met in the Aldermanic Chamber, City Hall. In the absence of the President, the Vice-Chairman presided.

#### Present: Aldermen

Alexander Dujat. Frank Mullen. O. Grant Esterbrook, Vice-Chairman. Edward Eichhorn. James F. Mullen. Jacob Bartscherer. James J. Nugent. James R. Ferguson. John J. O'Rourke. Daniel M. Bedell. John T. Eagan. Albert C. Benninger. John H. Boschen. Henry Ottes. August Ferrand. Wm. H. Pendry. William Fink. Robert H. Bosse. John S. Gavnor. Charles A. Post. Joseph M. Hannon. Hyman Pouker. William D. Brush. Samuel J. Burden. Michael J. Hogan. William F. Quinn. William H. Burns. Oscar Igstaedter. John J. Reardon. Louis Jacobson. Michael Carberry. Harry Robitzek. Lauren Carroll. William P. Kenneally. Isadore M. Rosenblum. William H. Chorosh. Francis P. Kenney. Clarence Schmelzel. Charles P. Cole. John Kochendorfer. Peter Schweickert. Arnon L. Squiers. Michael Stapleton. Frederick H. Stevenson. William W. Colne. William J. Lein. Abraham M. Levy. Frank Cunningham. Henry H. Curran. John McCann. Charles Delaney. John F. McCourt. Edward H. Taylor. William P. McGarry. Frederick Trau. John Diemer. Frank T. Dixson. Anthony J. McNally. Edward B. Valentine. James A. Milligan. Bernard E. Donnelly. Jacob Weil. Louis Wendel, Ir. Frank Dostal, Ir. James J. Molen. Frank J. Dotzler. Charles J. Moore. John J. White. Jesse D. Moore. Frank L. Dowling. Frederick H. Wilmot.

Robert L. Moran. William Duggan. Charles J. McCormack, President, Borough of Richmond, by Spire Pitou. Jr., Commissioner of Public Works.

Maurice E. Connolly, President, Borough of Queens, by James A. Dayton, Commissioner of Public Works.

Douglas Mathewson, President, Borough of The Bronx.

Lewis H. Pounds, President, Borough of Brooklyn, by Edmund W. Voorhies. Commissioner of Public Works.

Marcus M. Marks, President, Borough of Manhattan.

The Clerk proceeded to read the Minutes of the Stated Meeting of April 13, 1915. On motion of Alderman Reardon further reading was dispensed with and the Minutes were approved as printed.

MESSAGES FROM THE MAYOR. The Vice-Chairman laid before the Board the following messages from his Honor

the Mayor:

#### Communication from the Mayor Vetoing Resolution to Authorize the Borough Presidents to Issue Permits for Certain Street Stands.

City of New York, Office of the Mayor, April 19, 1915.

To the Honorable the Board of Aldermen:

Gentlemen-I return herewith disapproved proposed resolution No. 1432, entitled: "Resolution to authorize the borough presidents to issue permits for certain street Would it not be advisable to limit the time in which such stands for religious pur-

poses could be maintained on the streets at a much shorter period than two weeks It might be very imprudent to allow such stands upon streets where the property owners had been put to great expense to remove encroachments that were permitted for so long a time. Furthermore, the size of these stands is not restricted.

JOHN PURROY MITCHEL, Mayor. Respectfully, The Committee on Public Thoroughfares to which was referred on February 16. 1915 (Minutes, page 1079), the annexed resolution authorizing the borough presidents to issue permits for erection of street stands in connection with religious celebrations, respectfully

## REPORTS:

That, having examined the subject, it believes the proposed authorization to be necessary. Applications are constantly made for these permits, and no one has authority to grant them. This gives discretionary power to the proper officials.

It. therefore, recommends that the said resolution be adopted. Resolved. That the presidents of the respective boroughs be and they hereby are authorized in their discretion to grant permits for the temporary erection in public streets and places under their respective jurisdictions, of temporary stands, platforms and decorations for purposes of use in connection with religious celebrations, and upon issuing such permits, to require such security as may be proper to indemnify the city against loss either during the construction and maintenance of such stands, platforms and decorations, or because of their non-removal, such stands, platforms and decorations to be of such size and style as may be fixed upon the granting of the permit, and such permit to permit such stands, platforms and decorations to exist for a time therein specified but not exceeding two weeks; provided that such permits shall only be issued when conducive to the general public welfare and provided further that no such permit shall be issued for any stand, platform or decoration which shall interfere with the general use by the public through and over such streets and public places.

D. M. BEDELL, J. A. MILLIGAN, MICHAEL J. HOGAN, EDWARD H. TAYLOR, JOHN H. BOSCHEN, MICHAEL STAPLETON; Committee on Public Thoroughfares.

No. 1479. Communication from the Mayor Vetoing Ordinance to Amend Section 21 of Article 3 of Chapter 22 of the Code of Ordinances of The City of New York Relating to "Snow and Ice."

City of New York, Office of the Mayor, April 20, 1915. To the Honorable the Board of Aldermen: Gentlemen—I return herewith disapproved proposed ordinance No. 1479, entitled;

"Ordinance to amend section 21, of article 3, of chapter 22 of the Code of Ordinances of The City of New York, relating to 'snow and ice.'

This proposed legislation suggests two changes in the present snow and ice ordinance.

First — That adjacent property owners throughout the City be required to remove snow and ice from the sidewalk where the highway is graded, the change being the substitution of the word "graded" for "paved."

Second—That the word "gutter" be cut out, so that adjacent property owners

would not be required to clean snow and ice from the gutter as well as the side-

I have talked this matter over with the assistant corporation counsel, who try the snow and ice cases, and with Commissioner Fetherston, and they urge me to disapprove these changes, it being pointed out that there are many miles of farm land in Queens where the highway has been graded, and the proposed ordinance would require a pathway four feet wide along such places. Mr. Fetherston feels that it would be an error to cut out the word "gutter" and only require the adjacent property owner to clean the sidewalk where the same has been paved. Respectfully,

JOHN PURROY MITCHEL, Mayor.

The Committee on Public Thoroughfares to which was referred on March 1, 1915 (Minutes, page 1244), the annexed ordinance in relation to cleaning snow and ice and other material from the sidewalks, respectfully REPORTS:

That, having examined the subject, it believes the proposed changes to be necessary to enable the authorities in the more sparsely settled and less improved sections of the City to insist upon a proper passageway for pedestrians upon sidewalks.

It, therefore, recommends that the accompanying substitute ordinance prepared in compliance with the rules of the Board be adopted.

SUBSTITUTE.
AN ORDINANCE to amend Section 21 of Article 3 of Chapter 22 of the Code of Ordinances of the City of New York, relating to "snow and ice."

Be it Ordained, by the Board of Aldermen of the City of New York, as follows:
Section 1. Section 21 of Article 3 of Chapter 22 of the Code of Ordinances of the
City of New York, relating to "snow and ice," is hereby amended to read as follows:
§21. Property owners. 1. Must clear sidewalks. Every owner, lessee, tenant,

occupant, or other person having charge of any building or lot of ground in the City, abutting upon any street or public place where the sidewalk is [paved], graded, shall, within 4 hours after the snow ceases to fall, or after the deposit of any dirt or other material upon said sidewalk, remove the snow and ice, dirt or other material from that portion of the sidewalk [and gutter] that is paved; and where no portion of the walk is paved, from a space four feet in width in the center of said sidewalk space, the time between 9 p. m. and 7 a. m. not being included in the above period of four hours; provided, however, that such removal shall in all cases be made before the removal of snow and ice from the roadway by the commissioner of street cleaning, or by the borough president of Queens or Richmond, or subject to the regulations of said commissioner of street cleaning, or of said borough president of Queens or Richmond, for the removal of snow and ice, dirt and other material; except that in the boroughs of Queens and Richmond any owner, lessee, tenant or occupant or other person who has charge of any ground abutting upon any paved street or public place, for a linear distance of 500 feet or more, shall be considered to have complied with this section, if such person shall have begun to remove the snow and ice from the sidewalk and gutter before the expiration of the said 4 hours, and shall continue and complete such removal within a reasonable time.

2. May use ashes, etc. In case the snow and ice [on the sidewalk] shall be frozen so hard that it cannot be easily removed from the sidewalk [without injury to the pavement], the owner, lessee, tenant, occupant or other person having charge of any building or lot of ground as aforesaid may, within the time specified in the preceding subdivision, cause the entire sidewalk, from curb line to street line, abutting on the said premises to be strewn with ashes, sand, sawdust, or some similar suitable material, and shall, as soon thereafter as the weather shall permit, thoroughly clean said side-

Sec. 2. This ordinance shall take effect immediately. Note—New matter in italics; old matter in brackets [], to be omitted. ORIGINAL.

Sec. 409. Every owner, lessee, tenant, occupant, or other person having charge of any building or lot of ground in the city, abutting upon any street, avenue or public place where the sidewalk is (paved) graded, shall, within four hours after the snow ceases to fall, or after the deposit of any dirt or other material upon said sidewalk, remove the snow and ice, dirt or other material from that portion of the sidewalk (and gutter) that is paved; and where no portion of the walk is paved, from a space four feet in width in the center of said sidewalk space, the time between nine P. M. and seven A. M. not being included in the above period of four hours; provided, however, that such removal shall in all such cases be made before the removal of snow and ice from the roadway by the Commissioner of Street Cleaning, or by the Borough President of Queens or Richmond, or subject to the regulations of said Commissioner of Street Cleaning or of said Borough President of Queens or Richmond, for the removal of snow and ice, dirt and other material, except that in the Boroughs of Queens and Richmond any owner, lessee, tenant or occupant or other person who has charge of any ground abutting upon any paved street, avenue or public place for a linear distance of 500 feet or more, shall be considered to have complied with this ordinance if such person shall have begun to remove the snow and ice from the sidewalk and gutter before the expiration of the said four hours, and shall continue such removal and shall complete it within a reasonable time.

Sec. 410. In case the snow and ice (on the sidewalk) shall be frozen so hard that it cannot be easily removed from the sidewalk (without injury to the pavement) the owner, lessee, tenant, occupant or other person having charge of any building or lot of ground as aforesaid, shall, within the time specified in the last preceding section, cause the entire sidewalk from curb line to street line, abutting on the said premises to be strewed with ashes, sand, sawdust, or some similar suitable material, and shall, as soon thereafter as the weather shall permit, thoroughly clean said sidewalk.

Note-New matter in italics; old matter in parenthesis ().

D. M. BEDELL, J. A. MILLIGAN, MICHAEL J. HOGAN, EDWARD H. TAYLOR, JOHN H. BOSCHEN, MICHAEL STAPLETON; Committee on Public Thoroughfares.

The City of New York, Office of the President of the Borough of Richmond. Borough Hall, New Brighton, New York City, February 27, 1915.

Board of Aldermen, City Hall, New York City:

Dear Sirs-I transmit to you herewith redrafted sections 409 and 410 of the Ordinances, which sections, in my estimation, would in that form more clearly define the duties of house owner, occupant, etc., in relation to the removal of snow from sidewalks. Very truly yours,

C. J. McCORMACK, President of the Borough of Richmond. No. 1570.

Communication from the Mayor Vetoing Ordinance Relating to Traffic Regulations on Grand Boulevard and Concourse, The Bronx. City of New York, Office of the Mayor, April 19, 1915.

To the Honorable the Board of Aldermen:

Gentlemen—I return herewith disapproved proposed ordinance No. 1570, entitled: "Ordinance relating to traffic regulations on Grand Boulevard and Concourse, The Bronx."

I see by this proposed ordinance that any regulations for street traffic that the Police Department may have issued are superseded where they conflict. The Police Commissioner informed me that he first heard of this matter to-day. Would it not be advisable to talk the same over with him rather than to repeal traffic regulations without any warning? Respectfully. JOHN PURROY MITCHEL, Mayor.

The Committee on General Welfare, to which was referred on March 16, 1915 (Minutes, page 1638), the annexed ordinance relative to traffic regulations governing the use of the Grand Boulevard and Concourse in The Bronx, respectfully REPORTS:

That, having examined the subject, it believes the proposed regulations to be necessary. This is a substitute for a proposed ordinance heretofore introduced, and the Committee is assured that there is no objection to the rules herein prescribed. It therefore recommends that the said ordinance be adopted.

AN ORDINANCE relating to traffic regulations governing the use of the Grand Boulevard and Concourse in the Borough of The Bronx. Be it ordained by the Board of Aldermen of The City of New York, as follows:

Section 36a, Article 3, Chapter 24, Code of Ordinances of The City of New York. The following regulations shall govern vehicular traffic upon the drives and roads of the Grand Boulevard and Concourse in the Borough of The Bronx:

1. Side Drives. The side drives are primarily for the use of passenger automobiles and motorcycles of all kinds. Trucks, delivery wagons and other business vehicles are prohibited from using the same, except when requisite for the purposes of stopping at property fronting thereon, and in such cases the use thereof by such vehicles is prohibited further than is necessary for entering upon and leaving the Concourse by the nearest side street or streets.

2. Stopping. Vehicles intending to stop will draw up close to the curb, and must not occupy more than one-half the width of the driveway, or stand so that the length thereof is otherwise than parallel to the curb.

East Drive. The east drive is for north-bound traffic.

West Drive. The west drive is for south-bound traffic.

Center Drive. The center drive is for the use of north and south-bound horse drawn pleasure vehicles and for equestrians, but not for business traffic of any

6. The storage of building or other material in any of the roadways is prohibited.

except upon special permit from the Borough President of The Bronx.

7. Application of Police Regulations. "The Rules for Driving and Regulation of Street Traffic," issued by the Police Department of the City of New York, and the "Rules of the Road" of the Code of Ordinances, shall not apply to the Grand Boulevard and Concourse where they conflict with the foregoing Rules and Regulations.

Section 2. Any person who shall violate any provision of this Ordinance shall, upon conviction thereof, be punished by a fine of not more than Ten Dollars or by

imprisonment for not exceeding ten days.

WM. BRUSH, W. F. QUINN, ROBERT H. BOSSE, LAUREN CARROLL, OSCAR IGSTAEDTER, JOHN J. REARDON, Committee on General Welfare.

No. 1608. Communication from the Mayor Vetoing Resolution to Grant Leaves of Absence

to Employees of the City Who Are Delegates to State Firemen's Conven-

City of New York, Office of the Mayor, April 19, 1915. To the Honorable the Board of Aldermen:

Gentlemen-I return herewith disapproved proposed resolution No. 1608, entitled: Resolution to grant leaves of absence to employees of the City who are delegates to State Firemen's Convention.'

I find that Mayor Gaynor vetoed a similar resolution on April 19, 1910, on the ground that such matters could be attended to without a resolution. Again, on June 7, 1910, the late Mayor said:

"I have already informed your honorable Board on April 19, 1910, that there is no real necessity for passing these resolutions and that the matter can be attended to by the heads of the different departments who will, no doubt, exercise all proper discretion in the premises."

I am not aware of any new facts that would call upon me to deviate from this policy. Respectfully, JOHN PURROY MITCHEL, Mayor. Whereas, The Southern New York Volunteer Firemen's Association will hold its

Twentieth annual convention in Hempstead, Nassau County, N. Y., on June 8, 9 and 10, 1915; and

Whereas, The New York State Firemen's Association will hold its forty-third annual convention in the city of Oneida, N. Y., on August 16, 17, 18, 19 and 20,

Whereas, Many of the employees of The City of New York who are now active volunteer firemen attached to companies in the outlying sections, desire to attend at least one of these conventions; therefore be it

Resolved, That all employees of The City of New York who are regularly elected delegates or members of the Southern New York Volunteer Firemen's Association be allowed three days, with pay, from June 8 to 10, 1915, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that such employee has attended the twentieth annual convention of the association at Hemp-stead, Nassau County, N. Y., during the said three days; and be it further Resolved, That all employees of The City of New York who are regularly elected

delegates or members of the Firemen's Association of the State of New York be allowed five days, with pay, from August 16 to August 20, 1915, inclusive, provided that in each case satisfactory proof shall be given to the head of the Department that such employee has attended the forty-third annual convention of the association which is to be held at Oneida, N. Y., during the week beginning August 16, 1915.

Which were severally laid over, ordered printed in the minutes, and published in

full in the CITY RECORD.

PETITIONS AND COMMUNICATIONS.

No. 1659. Communication from Elihu Root Acknowledging Receipt of Resolution of Board of Aldermen Relative to Demand for a Larger Measure of Home Rule for The City of New York.

The Constitutional Convention of the State of New York, Albany, 1915, April 17, 1815.

Mr. P. J. Scully, City Clerk, City Hall, New York City:

Dear Sir-I have to acknowledge your letter of April eighth inclosing a copy of a preamble and resolution adopted by the Board of Aldermen of the City of New York on April sixth, and it shall be laid before the convention. Very truly yours, ELIHU ROOT.

Which was ordered on file.

No. 1660. Communication from the Central Federated Union Approving Proposed Ordinance Safeguarding Elevators.

Central Federated Union of Greater New York and Vicinity, Labor Temple, 243 East 84th Street, New York, April 17th, 1915. The Honorable Board of Aldermen, City Hall, New York City:

Gentlemen—This body heartily approves of the proposed ordinance safeguarding passenger elevators, as advocated by the American Museum of Safety, and more particularly expressed in Sections Nos. 10, 11, 12, 13 and 14. Expecting and desiring your favorable action, very truly,

ERNEST BOHM, Cor. Sec., No. 210 E. 5th St., New York City. Which was ordered on file.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS. The Vice-Chairman laid before the Board the following communication from the Police Commissioner:

Police Commissioner-Request for Special Revenue Bonds, \$3,000, for Purchase of Two Motor Patrol Wagons, and Authority to Procure the Same Without

Public Letting. City of New York, Police Department, Office of the Commissioner, April 17, 1915.

The Honorable the Board of Aldermen:

Gentlemen—It is respectfully requested that an issue of revenue bonds in the amount of \$3,000 be authorized for the purpose of providing funds for the purchase of two motor patrol wagons.

The Department has an opportunity to purchase two wagons identical with those now in use in the Department, at a cost of \$1,500 each. These two wagons were originally sold at \$2,495 each to a police department of another city, but, because of some disagreement, they were refused upon delivery. Similar cars purchased by this Department two years ago cost \$2,250 each.

The cars have been inspected by representatives of this Department, and were found to be in first class condition, one never having been used, and the other only for a day or two. They are to be subject to the usual manufacturers' guarantee.

Additional motor patrol wagons are needed in the Department, and I feel that advantage should be taken of this opportunity to obtain this equipment at the greatly reduced price. One motor patrol wagon will replace at lease three horse-drawn wagons, at a saving of approximately \$5,500 annually (detailed statement attached hereto)

In case favorable action is taken on the above request, it is further requested that the expenditure of these funds be exempted from the requirements with respect to public letting. Respectfully, ARTHUR WOODS, Police Commissioner.

Statcment of Comparative Cost of Horse 3 Horse-drawn Patrol Wagons.		Patrol Wagon Service. Patrol Wagon.	Present Names.	Location.	New Names.
Horses: Boarding, 6 at \$360 each, per		g	Elm Place, Stapleton	. Ward 2	. Dix Place
year \$2,160 00 Shoeing 175 00		*	John Street, Stapleton	<ul> <li>Ward 2</li> </ul>	. Wiederer Place
Depreciation, 10 per cent 15 00			Pine Street, Stapleton. Washington Street, Tompkinsville	. Ward 2	Fream Street
Wagons: Maintenance, 3 at \$10 each 30 00	Motor Patrol: Maintenance		McKeon Street, Stapleton Housman Avenue, Castleton Corners	<ul> <li>Ward 2</li> <li>Ward 2</li> </ul>	. Tompkins Street
Depreciation, 15 per cent 85 00 Equipment:	Depreciation, 1.	5 per cent 215 0	Cedar Street, Midland Heights	· Ward 2	Mason Street
Maintenance			Crescent Avenue, Hillside Park	<ul> <li>Ward 2</li> </ul>	. Spring Street
Operation: Drivers' Salaries 8,400 00	Operation: Drivers' Salari		Cotton Street Tompkinsville	· Ward 2	Minthorne Street
,	Gasoline Tires	341 4	James Street, Port Richmond	• Ward 3	Larkin Street
	Oil and Grease Sundries	44 2	7 Cedar Street, Mariners Harbor	· Ward 3	Davidson Street
Total\$11,065 00		\$5,585 9	Elizabeth Street, Port Richmond	<ul> <li>Ward 3</li> </ul>	New Street
Which was referred to the Committee The Vice-Chairman laid before the Bo	on Finance and Pu	blic Letting.	Lafayette Avenue, Port Richmond	· Ward 3	. Treadwell Avenue
Commissioner of Parks, Borough of Brook	klyn:	· · · · · · · · · · · · · · · · · · ·	Monroe Avenue, Elm Park	· Ward 3	. Winant Street
Commissioner of Parks, Borough of I	1662. Brooklyn—Request	for Special Revenue	Park Street, Elm Park	· Ward 3	. Trantor Place
Bonds, \$7,500, for General Mainted Department of Parks, Litchfield Mans			Grant Street, Elm Park	· Ward 3	. Hooker Place
New York City, April 19, 1915. To the Honorable Board of Aldermen of I			Broadway, Port Richmond:	• Ward 3	. Christopher Street
Gentlemen—Pursuant to provisions of I respectfully request authorization of spec	cial revenue bonds t	o the amount of \$7,500	Beech Street, Mariners Harbor	Ward 3	. Brabant Street
for the general maintenance of Fort Han Department.	• •		Chestnut Street, Mariners Harbor	Ward 3	. Walloon Street
When the budget for 1915 was preparement took the position that this parkway	ought to be turned	l over to the Borough	Columbus Avenue, Mariners Harbor	Ward 3	. Gridley Avenue
President of Brooklyn. On this theory, the deducted from our budget. On December	23rd, 1914, the Box	ard of Estimate passed	Maple Avenue, Mariners Harbor	Ward 3	. Maple Parkway
a resolution seeking to transfer the jurisd this action you honorable Board has not c	liction of Fort Han concurred.	nilton Parkway, but in	Oak Street, Mariners Harbor	Ward 3	. Netherland Avenue
This parkway is in a deplorable condition have been trying to make some semblance	of a showing, but,	with the limited funds	First Avenue, Linoleumville	Ward 3	. Drake Avenue
at our disposal (our budget being \$90,000 l properly care for this street.	ess than last year)		Hamilton Avenue, Linoleumville Lexington Avenue, Linoleumville	Ward 3	. Cannon Avenue
The items necessary for upkeep are as Teams and Carts				Ward 3	. Linoleum Avenue
Laborers Highway Material Trusting that your Board will take spe		2.500 00	Water Street, Bloomfield	Ward 3	. Meredith Avenue
Very truly yours, RAYM	OND V. INGERSO	natter, I am, LL, Commissioner.	Decker Avenue, Bloomfield Crocheron Street (Richmond Avenue to		William Page 10
Which was referred to the Committee The Vice-Chairman laid before the Box	on Finance.		Dixon Avenue), Elm Park	Ward 3	
President of the Borough of Richmond: No. 1			Hatfield Avenue (Grace Church Place), Port Richmond	Ward 3	Castleton Avenue
President of the Borough of Richmond- in Names	-Submitting List	of Proposed Changes	Elm Avenue, Richmond	Ward 3	Boyle Place
The City of New York, Office of the Borough Hall, New Brighton, New York O	President of the I	Borough of Richmond,	Fourth Street, Richmond	Ward 3	Nugent Street
P. J. Scully, Esq., Clerk, Board of Alderm Dear Sir—I beg to enclose herewith a	en, City Hall, New	York City:	Second Street, Richmond	Ward 4	Major Avenue
of streets in the Borough of Richmond.  The location of the several streets is si		_	Cross Street, Clifton	Ward 4	Errington Place
President of the Borough of Richmond.  I wish to have a resolution covering t			First Place, Rosebank	Ward 4	Vaughan Street
sentation to the Board of Aldermen at its shall greatly appreciate your co-operation	meeting next Tues	day, April 20th, and I	Grove Street, Concord Lincoln Avenue, Ft. Wadsworth	Ward 4	Reydel Place
Very truly yours, SPIRE PITOU,			Madison Avenue, Arrochar	Ward 4	Austin Avenue
Present Names.	Location.	New Names.	Main Avenue, Concord	Ward 4	Morgan Street
First Street, New BrightonSecond Street, New Brighton			Davis Avenue, Linden Park	Ward 4	Stobe Avenue
Third Street, New Brighton Seventh Avenue, New Brighton	Ward 1	Buchanan Street	Linden Street, Linden Park	Ward 4	Hull Avenue
Sixth Avenue, New Brighton	Ward 1	Taft Street	Monroe Avenue, Grant City Ocean Avenue, Midland Beach	Ward 4	Hinscheliff Ave.
Fourth Avenue, New Brighton Third Avenue, New Brighton	Ward 1	Gerry Street	Thompson Street, Grant City Tysen Avenue, Linden Park	Ward 4	Alter Avenue
Second Avenue, New Brighton	Ward 1	Dallas Street	Atlantic Avenue, New Dorp	Ward 4	Burbank Avenue
Bank Street, Tompkinsville	Ward 1	Fremont Street	Grand Avenue, New Dorp	Ward 4	Steele Avenue
Cedar Street, West New Brighton Cedar Place, West New Brighton	Ward 1	DeGroot Place	Ocean Avenue, New Dorp	Ward 4	Ebbitts Street
Centre Street, New Brighton  Dewey Avenue, West New Brighton	Ward 1	Pauw Street	Vanderbilt Avenue, New Dorp Surf Avenue, South Beach	Ward 4	Doty Avenue
Division Avenue, West New Brighton Elm Avenue, West New Brighton	Ward 1	Raleigh Avenue	Second Street, Whitlock	Ward 4	Platt Street
Elm Place, West New Brighton Twelfth Street, New Brighton	Ward 1	Winthrop Place	Sixth Street, Whitlock Tenth Street, Whitlock	Ward 4	Blauvelt Avenue
Carroll Place (Hamilton Ave. to Wall St.), New Brighton			Third Street, Whitlock	Ward 4	Bach Street
Union Street, West New Brighton Warren Street, West New Brighton	Ward 1	Wayne Street	First Street, Whitlock	Ward 4	Kimball Avenue
Chestnut Street	Ward 1	Herkimer Street	Fourth Street, Whitlock	Ward 4	Hopkins Avenue
Smith Street, West New Brighton South Street, St. George	Ward 1	Myrtle Avenue Borough Place	Jefferson Avenue, WhitlockLincoln Avenue, Whitlock	Ward 4	Spratt Avenue
Tenth Street, New Brighton Eleventh Street, New Brighton	Ward 1	Clay Street Van Tuyl Street	Maple Avenue, Whitlock	Ward 4	Maxim Street
Hill Street, New Brighton Laurel Avenue, New Brighton	Ward 1	Carlysle Street	Ninth Street, Whitlock Ocean Avenue, Whitlock	Ward 4	St. Louis Street
Linden Street, City Park, New Brighton Maple Avenue, West New Brighton	Ward 1	Cypress Street	Washington Avenue, Whitlock Court Street, Richmod	Ward 4	Court Place
New York Avenue, West New Brighton Park Place, West New Brighton	Ward 1	Kingsley Avenue	Garretson Avenue, Richmond	Ward 4	McKee Avenue
Oak Street, Tompkinsville	Ward 1	Westervelt Avenue	First Street, Giffords	Ward 4	Melrose Place
New Brighton	Ward 1	Delafield Place St. Peters Place	Fourth Street, Giffords	Ward 4	Mercer Place Crist Street
Burgher Avenue, West New Brighton Park Avenue, West New Brighton	Ward 1	North Burgher Ave.	High Street, Great Kills	Ward 4	Marscher Place
Walnut Street, West New Brighton Cedar Place, Castleton Corners	Ward 1	Shawnee Street Pryor Place	vania Avenue), Clifton	Ward 5	Page Street
First Place, Castleton Corners Second Place, Castleton Corners	Ward 1	Knox Place	Centre Street, Tottenville	Ward 5	Lee Avenue Joline Avenue
Third Place, Castleton Corners	Ward 1	Ellsworth Place	Church Street, Tottenville	Ward 5	Bethel Avenue Giegerich Place
Oak Street (at Clave Road)	Ward 2	Benedict Avenue	First Street, Tottenville	Ward 5	Vermont Street Massachusetts Street
Castleton Avenue, Dongan Hills Park Avenue, Dongan Hills	Ward 2	Redmond Avenue	Fifth Street, Tottenville	Ward 5	Connecticut Street Earley Place
Prospect Avenue, Dongan Hills	Ward Z	Wright Street	Front Street, Tottenville	Ward 5	Ellis Street Brighton Avenue
Elm Street, Stapleton Elizabeth Street, Stapleton	Ward 2	T MIIO T TOOL	High Street, Tottenville	Ward 5	Lenhart Street

Second Street, New Brighton	Ward 1	Fillmore Street	
Third Street, New Brighton	Ward 1	Buchanan Street	
Seventh Avenue, New Brighton	Ward 1	Hayes Street	
Sixth Avenue, New Brighton	Ward 1	Taft Street	
Fifth Avenue, New Brighton	Ward 1	Hendricks Street	1
Fourth Avenue, New Brighton Third Avenue, New Brighton	Ward 1	Gerry Street	J
Third Avenue, New Brighton	Ward 1	Calhoun Street	1
Second Avenue, New Brighton	Ward 1		
First Avenue, New Brighton	Ward 1	President Street	1
Bank Street, Tompkinsville	Ward 1	Fremont Street	
Bay View Avenue, New Brighton	Ward 1	High View Avenue	ļ
Cedar Street, West New Brighton	Ward 1	DeGroot Place	
Cedar Place, West New Brighton	Ward 1	Hodges Place	Ì
Centre Street, New Brighton	Ward 1	Pauw Street	
Dewey Avenue, West New Brighton	Ward 1	Coughlan Avenue	1
Division Avenue, West New Brighton	Ward 1	Raleigh Avenue	
Elm Avenue, West New Brighton	Ward 1	Veltman Avenue	-
Elm Place, West New Brighton	Ward 1	Winthrop Place	
Twelfth Street, New Brighton	Ward 1	Tilden Street	1
Carroll Place (Hamilton Ave. to Wall			1
St.), New Brighton	Ward 1	Academy Place	
Union Street, West New Brighton	Ward 1	Wayne Street	
Warren Street, West New Brighton	Ward 1	Seneca Street	
Chestnut Street	Ward 1	Herkimer Street	1
Hudson Street, New Brighton	Ward 1	Verarzzano Street	1
Smith Street, West New Brighton	Ward 1	Myrtle Avenue	
South Street, St. George	Ward 1	Borough Place	
Tenth Street, New Brighton	Ward 1	Clay Street	
Eleventh Street, New Brighton	Ward 1	Van Tuyl Street	
Hill Street, New Brighton	Ward 1	Carlysle Street	L
Laurel Avenue, New Brighton	Ward 1	Revere Street	
Linden Street, City Park, New Brighton	Ward 1	Cypress Street	
Maple Avenue, West New Brighton	Ward 1	Burnside Avenue	
New York Avenue, West New Brighton	Ward 1	Kingsley Avenue	
Park Place, West New Brighton	Ward 1	Seward Place	1
Oak Street, Tompkinsville	Ward 1	Westervelt Avenue	
Livingston Place, New Brighton and West	*** * *	D 1 2 11 D1	1
New Brighton	Ward 1	Delafield Place	1
Church Street, New Brighton	Ward 1	St. Peters Place	1
Burgher Avenue, West New Brighton	Ward 1	North Burgher Ave.	1
Park Avenue, West New Brighton	Ward 1	Van Clief Place	ľ
Walnut Street, West New Brighton	Ward 1	Shawnee Street	1
Cedar Place, Castleton Corners	Ward 1	Pryor Place	
First Place, Castleton Corners	Ward 1	Knox Place	1
Second Place, Castleton Corners	Ward 1	Sanford Place	1
Third Place, Castleton Corners	Ward 1	Ellsworth Place	1
Oak Street (at Clave Road)	Ward 2	Price Street	ì
Atlantic Avenue, Dongan Hills	Ward 2	Benedict Avenue	1
Castleton Avenue, Dongan Hills	Ward 2	Collins Avenue	1
Park Avenue, Dongan Hills	Ward 2	Redmond Avenue	I
Prospect Avenue, Dongan Hills	Ward 2	Flagg Place	Ī
Brook Street, Stapleton	Ward 2	Wright Street	(
Elm Street, Stapleton	Ward 2	Purroy Place	Ì
Elizabeth Street, Stapleton	Ward 2	Baltic Street	1
			-

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Present Names.	Location.	New Names.  Barnhard Avenue	Present Names.  Midland Avenue, Grant City; Washing	Location.	New Names.
James Street, Tottenville	. Ward 5	Bedell Avenue	Avenue, Grant City	Ward 4	Midland Avenue
North Street, Tottenville	. Ward 5	Lion Street	and Jackson St.)	Ward 2	Sills Place
Oak Street, Tottenville	. Ward 5	Main Street	Which was referred to the Committe The Vice-Chairman laid before the	ee on Public Thor	oughfares.
Second Street, Tottenville	. Ward 5	Bentley Street	Commissioner of Public Charities:	o. 1664.)	ng communication from the
Beach Street, Prince Bay Broadway, Huguenot	. Ward 5	Arbutus Avenue	Commissioner of Public Charities—Refor Floor Covering, Furnitur	equest for Specia	Revenue Bonds, \$5,000,
Butler Avenue, Pleasant Plains	Ward 5	Latourette Street	1 (	Copy.)	
Forest Avenue, Annadale	Ward 5	Poillion Avenue	Department of Public Charities of tenth floor, March 18, 1915.		
High Street, Rossville	Ward 5	Grafe Street	Re Special Revenue Bonds for the Honorable the Board of Alderme	n:	
John Street, Rossville	Ward 5	Kresel Street	Gentlemen—Request is hereby made to the amount of Five thousand dollars	(\$5,000,00). Thi	s money is needed to our
La Forge Avenue, Prince BayLinden Avenue, Huguenot	Ward 5	Florence Place	and for furniture to take the place of the	nicipal Building of e inadequate and v	ocupied by this Department
Maple Avenue, Huguenot	Ward 5		The office is equipped with a miscell that has been handed down for years and	aneous collection a	and assortment of furniture
Sherman Avenue, Annadale	Ward 5	Fabin Street	I estimate that the sum of Five Tho	with it.	
Wright Street, Rossville	Ward 5	Harvey Street	sary equipment for this office and trust Respectfully yours,	that you will grain	at this amount of money
Winant Street, Kreischersville Shore Avenue, Prince Bay	Ward 5	Johnston Terrace	Which was referred to the Commit The Vice-Chairman laid before the I	tee on Finance.	
Glen Avenue, Rossville	Ward 5	Billop Avenue	Board of Estimate and Apportionment:		g communications from the
Amboy Road; Ámboy Avenue		Amboy Road	Board of Estimate and Apportionmen	t. 1665.) t—Resolution for	Corporate Stock, \$111,-
St. to Tompkins Ave.); Tompkins Avenue		Tompkins Avenue	000, to Pay the City's Share of A	aters of the Bro	nx River from Pollution
Ferry Approach (at St. George); Stuyves- ant Place (from Hyatt St. to Arrietta		•	City of New York, Board of Estimat Municipal Building, April 20, 1915.		ent, Office of the Secretary,
St.); Griffin Street (Arrietta St. to Bay St.); Bay Street (from Griffin St. to			To the Honorable the Board of Alderm Gentlemen—I transmit herewith cert	ified copies of two	resolutions adopted by the
New York Ave.); New York Avenue (to		Day Street	Board of Estimate and Apportionment Apstock as follows:	oril 16, 1915, relativ	re to the issues of corporate
Government Reservation)	Wards 1 and 3	Richmond Terrace	Cal. No. 163. Authorizing the issue share of acquiring lands and interests the	of \$111,000 corpor	rate stock to pay the City's
Prospect Street (2 parts); Manor Road from Prospect St. to Delafield Ave.);			to, by The Bronx Parkway Commission the Bronx River from pollution.	in connection wit	h preserving the waters of
Delafield Avenue	Ward 1	Delafield Avenue	Cal. No. 164. Authorizing the issue	of \$60,250 corpo	rate stock for the purpose
to Brooks Ave.); Brooks Avenue (from Columbia St. to Clove Road); Clove			of purchasing certain premises known as located on the easterly side of Driggs	avenue between Sc	outh 4th Street and South
Road (from Brooks Ave. to Clove Ave.); Clove Avenue (from Clove Road to Fin-			5th Street, Borough of Brooklyn, and house purposes, under the jurisdiction of	expenses in conne the Board of City	ection therewith, for court Magistrates, City of New
gerboard Road)	Wards 1, 2 and 4	Clove Road	York, 2nd Division. I also enclose copies of reports of the		
Barrett Boulevard; Forest Avenue; Cherry Lane	Wards 1 and 3	Forest Avenue	mittee relative thereto. Respectfully,		Assistant Secretary.
Richmond Avenue; Old Stone Road; Eltingville Road; Bridge Avenue; Seaside		711	Resolved, That the Board of Estima	ite and Apportions	ment, pursuant to the pro-
Avenue	Wards 3, 4 and 5	Richmond Avenue	of 1913, hereby approves of the issue of of	corporate stock of	The City of New York to
Avenue (from Saw Mill Road to Richmond Road)	Wards 2 and 3	Rockland Avenue	an amount not exceeding one hundred at the City's share (three-quarters) of a	total of one hund	lred and forty-eight thou-
Woodrow Road; Journeay Avenue William Street; Richmond Road (between	Ward 5		sand dollars (\$148,000), to provide mean and defraying expenses incidental there	to, by The Bronx	Parkway Commission in
Bay St. and Van Duzer St.)	Ward 2	William Street	connection with preserving the waters o when authority therefor shall have been	f the Bronx River	r from pollution, and that
from Chelsea Road to Richmond Avenue); Union Avenue	Ward 3	Travic Avenue	Comptroller be and is hereby authorized New York in the manner provided by Se	to issue said corpo	orate stock of The City of
Shore Road; Fresh Kill Road; Church	water 5	Travis Avenue	maturing not more than fifteen (15) year to the amount of the par value of the sto	ers after date of i	issue, the proceeds thereof
Street (from Shore Road to E. Broadway); East Broadway; Broadway			A true copy of resolution adopted by April 16, 1915.  JAN	the Board of Es	timate and Apportionment,
Sleight Avenue; Centre Street			City of New York, Board of Estim	ate and Apportion	
Elliott Avenue; Eureka Place; Arents Avenue; Chestnut Street	Ward 5	Elliott Avenue	Bureau of Contract Supervision, March 2 To the Board of Estimate and Apportion	ment:	
Foster Road; Rossville Avenue (from Amboy Road to Woodrow Road)	Ward 5	Foster Road	Gentlemen—On March 4, 1915, the E provisions of Section 15, Chapter 594 of	the Laws of 1907,	as amended by chapter 757
Seguine Road (Amboy Road to Church St.) Indiana Avenue; College Avenue	Ward 5 Ward 1	Bedell Street College Avenue	of the Laws of 1913, requested your Boz porate stock to pay the City's share, or	three-quarters of	the total amount due for
Cedar Street; Varian Street Beechwood Avenue; Osgood Avenue	Ward 2		land acquired for the Bronx Parkway, to closing as of January 15, 1915.	gether with the ex	penses of such acquisition.
Hazel Avenue; Dixon Avenue St. Marks Place; Tompkins Avenue	Ward 3	Dixon Avenue St. Mark's Place	Subdivision H, Section 15, Chapter 5, be the duty of the Board of Estimate and		
Daniel Low Terrace; Madison Avenue			amount agreed upon by the Bronx Par expenses, in accordance with the provision	kway Commission	
Linden Street (between 10th St. and Prospect Ave.); Fairview Avenue	Ward 1	Fairview Avenue	A detailed list showing the owners, mitted by the Commission.		nts awarded has been sub-
Simonson Street (from Vanderbilt Ave. to Richmond Road); Hillside Avenue (from			Interest at six per cent, on the amoun		
Richmond Road to Serpentine Road) Maryland Avenue; Ives Place	Ward 2 Ward 4	Hillside Avenue Maryland Avenue	and will continue to the day named by t which day will be set as soon as this requ	est is granted.	_
Manor Road (from Delafield Ave. to Egbert Ave.); Egbert Avenue (from Manor			We recommend the approval of the \$111,000 in corporate stock for the purpos	se stated. Respect	fully.
Road to Rockland Ave.)	Wards 1 and 2	Manor Road	WM. A. PRENDERGAST, Comptrol of Aldermen; LEWIS H. POUNDS, Pr	esident, Borough	of Brooklyn; DOUGLAS
Manor Road (from Bradley Ave. to Egbert Ave.)	Wards 1, 2 and 3	Willow Brook Road	MATHEWSON, President, Borough of mittee.	The Bronx; Corp	orate Stock Budget Com-
Bradley Avenue; Manor Road (from Bradley Ave. to Rockland Ave.)	Wards 1, 2 and 5		(No. Board of Estimate and Apportionment—	1666.) -Resolution for C	orporate Stock, \$60.250.
Port Richmond Road; Forest Hill Road;	Ward 3		for Purchase of Premises Known Building.		
New Road	Ward 1	Cleveland Street	Resolved, That the Board of Estimal visions of Section 47 of the Greater New		
Fairmount Avenue; Stanley Avenue Water Street (from Richmond Terrace to	Ward 1	•	of the issue of corporate stock of The Cit	y of New York to	an amount not exceeding
Castleton Ave.); Ann Street Elm Street; Elm Court (from Richmond	Ward 1		sixty thousand two hundred and fifty doll chase of certain premises known as the W	illiamsburg Trust	Company Building, located
Terrace to Castleton Ave.) Pelton Avenue; Hill Street (from Rich-	Ward 1	Elm Street	on the easterly side of Driggs Avenue Borough of Brooklyn, and expenses in co	nnection therewith	, for courthouse purposes,
mond Terrace to Bard Ave.); Lowell Avenue	Ward 1	Pelton Avenue	under the jurisdiction of the Board of Cit sion, and that when authority therefor si	hall have been obt	ained from the Board of
John Street; Knox Street; Winegar Place (from Richmond Terrace to Market St.).	Ward 1		Aldermen the Comptroller be and is hereb The City of New York in the manner prov		
Mesereau Avenue; Anderson Avenue (from Richmond Ave. to Simonson Pl.)	Ward 3		Charter, maturing not more than fifteen thereof to the amount of the par value	(15) years after d	ate of issue, the proceeds
Sunset Place; Arnold Street (between			aforesaid.  A true copy of resolution adopted by	,	
Prospect Ave. and 3rd Ave.; Alden Pl.). Huguenot Avenue; Swaims Lane	Ward 1 Ward 5	Huguenot Avenue		ES MATTHEWS	, Assistant Secretary.
	Wards 4 and 5	Arden Avenue	Bureau of Contract Supervision, April 5, 1	1915.	ment, municipal Dunding,
Decker Avenue, Graniteville; Columbia Street, Graniteville	Ward 3	Depuy Street	To the Board of Estimate and Apportions Gentlemen—Under date of December	15, 1914, the Bo	
Bay View Avenue (Mariners Harbor); Bush Avenue (Mariners Harbor)	Ward 3		and designated as a site for court house of Magistrates, City of New York, Secon	nd Division, certain	in premises known as the
William Street, Tottenville; Prospect Avenue, Tottenville; Bay Way Street, Tot-			Williamsburg Trust Company Building, B signation of this site became effective on J		
tenville	Ward 5	Yetman Avenue	of the Greater New York Charter., It will cost the City \$60,250 to acqui		
Street, Annadale	Ward 5	Sneden Street	chase price and the expenses of the exami The building is to be altered and us	nation of the title. ed as a court hou	ise for the Fifth District
Great Kills	Ward 4	Hillside Terrace	City Magistrates Court. This court is Manhattan Avenue. Because of the un	at present occupy	ying the premises at 249
			Arministen Avenue. Decause of the Un	January and unsi	conditions in this

building it was decided that other quarters should be provided. It was reported that the most available property in this section was the building formerly occupied by the Williamsburg Trust Company. This building is located on the easterly side of Driggs Avenue, between South 4th and South 5th streets.

The selection of the site was approved not only by the Board of Aldermen, but

by the Board of City Magistrates.

It is recommended that the Board of Estimate and Apportionment authorize corporate stock to the extent of \$60,250 to provide for the acquisitions of this prop-

WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen; LEWIS H. POUNDS, President, Borough of Brooklyn; DOUGLAS MATHEWSON, President, Borough of The Bronx, Corporate Stock Budget Com-

Which were severally referred to the Committee on Finance.

(No. 1667.) Board of Estimate and Apportionment-Resolution to Establish the Grades of Position of Statistician and Architectural Draftsman in the Police Depart-

City of New York, Board of Estimate and Apportionment, Office of the Secretary, Municipal Building, April 20, 1915. To the Honorable the Board of Aldermen:

Gentlemen-I transmit herewith certified copies of five resolutions adopted by the Board of Estimate and Apportionment April 16, 1915, relative to the establishment of various grades of positions, etc., as follows:

	Department and Position.	Rate Per Annum.	Incum- bents.
Cal. No. 26.			
	Statistician	\$1,500	• •
	Architectural Draftsman	\$1,200	• •
Cal. No. 29.	Fire-Assistant Electrical En-	<b>61</b> 000	
Cal No. 22	gineerPublic Charities—	\$1,800	1
Cal. No. 33.	Social Investigator District Superintendent of	\$1,140, \$1,200, \$1,320, \$1,380	1
	Social Investigation Supervisor of Social Investi-	\$1,500, \$1,620, \$1,740, \$1,920	
	gation	\$2,100, \$2,280, \$2,460, \$2,700	**
	Investigation	\$2,940, \$3,180	
Cal. No. 37.	Taxes and Assessments-Dep-		
	uty Tax Commissioner	\$1,200	
Cal. No. 39.	Education—Janitors of various public schools	At rates set forth in reso-	

I also enclose copies of reports of the Committee on Salaries and Grades relative JAMES MATTHEWS, Assistant Secretary. thereto. Respectfully,

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

Title.	Rate Per Annum.
Statistician	\$1,500 00 1,200 00

A true copy of resolution adopted by the Board of Estimate and Apportionment JAMES MATTHEWS, Assistant Secretary. April 16, 1915.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Standards, April 6, 1915.

To the Board of Estimate and Apportionment:

Gentlemen-On January 28, 1915, the Police Commissioner requested establishment in the Police Department, pursuant to the provisions of Section 56 of the Greater New York Charter, of the positions of Statistician at \$1,500, Clerk at \$480, Building Inspector at \$1,650 and Draftsman at \$1,200 per year. The Bureau of Standards reports thereon as follows:

"Statistician, 1 at \$1,500.

"In the 1915 budget provision was made for a Statistician at \$1,800 per year. The Commissioner states that he has been able to obtain the service of a capable man at \$1,500 per year. This grade, however, not being established, appointment was made at \$1,800 pending establishment of the \$1,500 rate. "Clerk, 1 at \$480.

"This Clerk is requested for indexing and filing work, keeping office in order. running errands and minor clerical work in the office of the Fourth Deputy Commissioner. The tentative appraised value for initial employment for the character of the work to be performed is \$300 per year.

"Building Inspector, 1 at \$1,650. "The request for this position has been verbally withdrawn. "Draftsman, 1 at \$1,200.

"The 1915 Budget provides for two Building Inspectors at \$1,800 per year. One is to be changed to Engineer Inspector, and one is to be eliminated to provide for appointment of a Draftsman at \$1,200 per year. This Draftsman is required for the purpose of preparing plans for alterations to police buildings and electric lighting in police buildings, preparing plans for traffic systems, post maps, record forms, etc. There is no civilian employee in the department to do this work. The title of this position should be Architectural Draftsman. Tentative specifications for work of this character indicates that the salary requested is reasonable.

"No additional appropriation will be required as the necessary funds will be provided through a modification of the salary schedules of the department."

In view of the foregoing facts, we recommend the adoption of the attached resolution providing for establishment of the positions of Statistician at \$1,500 and Architectural Draftsman at \$1,200 per annum in the Police Department.

Respectfully, WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen; Committee on Salaries and Grades.

Board of Estimate and Apportionment-Resolution to Establish the Grade of

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

		Number of
Title.	Per Annum.	Incumbents.
Assistant Electrical Engineer	\$1,800 00	One (1)

A true copy of resolution adopted by the Board of Estimate and Apportionment, JAMES MATTHEWS, Assistant Secretary. City of New York, Board of Estimate and Apportionment, Municipal Building,

Bureau of Standards, April 9, 1915. To the Board of Estimate and Apportionment:

Gentlemen-On March 25, 1915, the Fire Commissioner requested establishment in his department, pursuant to the provisions of Section 56 of the Greater New York Charter, of the position of Assistant Electrical Engineer, at \$1,800 per annum. The provisions of Section 56 of the Greater New York Charter; and request was referred to the Committee on Salaries and Grades on April 1, 1915. The Bureau of Standards reports thereon as follows:

"The request is made for the purpose of changing the title of Charles W. Mitchell, now employed in the Bureau of Fire Prevention under the title of Electrical reorganization of the Janitorial force of the Board of Education; therefore, be it Inspector at \$1,800 per annum. The description of the work performed by Mr. Mitchell is as follows:

"Examines plans, makes inspections of interior fire alarm systems, makes reinspections, investigates complaints and makes tests in laboratory of electrical fire appliances. In absence of division head Mr. Mitchell is in charge.

"The work performed by Mr. Mitchell, according to the proposed specifications for the Engineering Group, is that of a Junior Electrical Engineer, with compensation ranging from \$1,200 to \$2,100 per annum.

"Mr. Mitchell's work brings him in contact with Engineers, and the Fire Commissioner believes that greater efficiency in the work would result if his title were changed. Mr. Mitchell was appointed to his present position on January 16, 1913, and was certified by the Municipal Civil Service Commission from the eligible list for Assistant Electrical Engineer.

. "No increase in salary is involved."

In view of the foregoing we recommend the adoption of the attached resolution providing for the establishment in the Fire Department of the position of Assistant Electrical Engineer at \$1,800 per annum, for one incumbent. Respectfully,

WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen; Committee on Salaries and Grades. Board of Estimate and Apportionment-Resolution to Establish Various Grades

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

Title.	Rates of Compensation Per Annum.
Social Investigator District Superintendent of Social Investigation Supervisor of Social Investigation Assistant Director of Social Investigation	\$1,500, \$1,620, \$1,740, \$1,920 \$2,100, \$2,280, \$2,460, \$2,700

A true copy of resolution adopted by the Board of Estimate and Apportionment, April 16, 1915. JAMES MATTHEWS, Assistant Secretary.

City of New York. Board of Estimate and Apportionment, Municipal Building, Bureau of Standards, April 6, 1915.

To the Board of Estimate and Apportionment: Gentlemen-On March 20, 1915, the Commissioner of the Department of Public Charities, pursuant to the provisions of Section 56 of the Greater New York Charter, requested the establishment of the grades of positions of Social Investigator at \$1,140, \$1,200, \$1,260, \$1,320 and \$1,380 per annum; District Superintendent of Social Investigation at \$1,500, \$1,620, \$1,740 and \$1,920 per annum; Supervisor of Social Investigation gation at \$2,100, \$2,280, \$2,460 and \$2,700 per annum; Assistant Director of Social

Investigation at \$2,940 and \$3,180 per annum. The Bureau of Standards reports thereon as follows:

"The 1915 Budget provided the Department of Public Charities with 66 positions of Social Investigators at \$1,200 per annum, 2 at \$1,500 per annum, 2 Supervising Social Investigators at \$1,800 per annum and 1 Supervising Social Investigator at \$2,400 per annum. The positions at \$1,800 and \$2,400 per annum have not been filled, and it is the desire of the Department to fill them at the minimum rates of compensation suggested in the proposed specifications of the Bureau of Standards. The establishment of these new rates for the Department would allow for filling the \$2,400 positions at \$2,100, and the \$1,800 positions at \$1,500. It would also allow for filling vacancies that occur in the \$1,200 line at the initial rate of \$1,140 per

"The establishment of the various other rates for the Social Investigator service of this Department is for the purpose of providing for the filling of vacancies that may occur during the year at rates of compensation in accordance with appraised value of the duties to be performed in the different grades.

"The proposed titles, grades and rates of compensation are as follows:

Gr	rade. Title,	Rates of Compensation.
1.	Social Investigator	\$1,140, \$1,200, \$1,260, \$1,320, \$1,380
3.	tion Supervisor of Social Investigation Assistant Director of Social Investigation	\$1,500, \$1,620 \$1,740, \$1,920 \$2,100, \$2,280, \$2,460, \$2,70

"It is proposed to fill positions at the initial salary and to grant increase to the next rate only after one year of efficiency and satisfactory service."

In view of the above facts, we recommend the adoption of the attached resolution recommending to the Board of Aldermen the establishment of the suggested grades of positions in accordance with Section 56 of the Greater New York Charter:

WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen, Committee on Salaries and Grades.

Which were severally referred to the Committee on Salaries and Offices. (No. 1670.)

Board of Estimate and Apportionment-Resolution to Establish the Grade of Deputy Tax Commissioner.

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

Title.					Per A	Kate Annur	n.
Deputy Tax Commissioner					\$1	,200	00
A true copy of resolution adopted April 16, 1915.	hy the	Board MATT	of Estin	nate and A Assistant	Apportio Secreta	nmer	= it,

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Standards, April 10, 1915.

To the Board of Estimate and Apportionment:

Gentlemen-On March 22nd, 1915, the Commissioners of Taxes and Assessments requested the establishment for their office of the grade of position of Deputy Tax Commissioner at \$1,200. The request was referred to the Committee on Salaries and Grades on March 22nd. The Bureau of Standards reports thereon under date of April 7th, as follows:

"The Commissioners intend to make extensive readjustments in the salaries of Deputy Tax Commissioners. A number of vacant positions are to be dropped and in several instances salaries will be reduced. A number of increases are also being requested. These changes constitute the subject matter of another request. The request for the establishment of the position of Deputy Tax Commissioner at \$1,200 is made in order that the department may retain the services of two men who, on account of age, are no longer able to perform the duties for which they are now being paid. The employees in question are Augustus M. Field, who is now receiving \$2,700, and Frederick VanTine, now receiving \$2,400. Mr. Field will be assigned to clerical work at the counter where the knowledge obtained by him in the field will prove of some value. Mr. VanTine will be assigned to the clerical work in connection with personal assessments."

In view of the foregoing we recommend the adoption of the attached resolution granting the request. Respectfully,

WM, A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board of Aldermen; Committee on Salaries and Grades.

Board of Estimate and Apportionment-Resolution to Fix the Compensation of Certain Janitors in the Department of Education.

Whereas. By opinions of the Corporation Counsel as of June 28 and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education was illegal unless such salary shall have been established under the

Whereas, The Special Committee on Janitorial Compensation and the Committee on School Inquiry, Board of Estimate and Apportionment, submitted a joint report on March 27, 1913, which contained detailed suggestions and recommendations for the

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

3276 THE CITY
Janitor, Public School 26, The Bronx, for care of three portable buildings,
per annum \$360 00
Janitor, Public School 69, Brooklyn, per annum, less \$221
Janitor, Public School 97, Annex, Brooklyn, per annum
Janitor, Public School 16, Queens, per annum
Janitor, Public School 95, Queens, per annum
A true copy of resolution adopted by the Board of Estimate and Apportionment,
April 16, 1915. JAMES MATTHEWS, Assistant Secretary.
City of New York, Board of Estimate and Apportionment, Municipal Building,
Committee on Education, April 5, 1915.
To the Board of Estimate and Apportionment:
Gentlemen-On March 24, 1915, the Board of Education requested establishment,
pursuant to the provisions of Section 56 of the Greater New York Charter, or rates
of compensation for Janitors of Public Schools 26, The Bronx; 69 and 97, Brooklyn;
16 and 95 Queens. In connection therewith we report as follows:
A rate of \$384 per annum is requested for the Janitor of Public School 26, The
Bronx, for the care of three portable buildings. The Janitor of this school is now
receiving a rate of \$240 for the care of two portables, and the increase of \$144 per
annum is intended to compensate him for a third portable, which was opened March 1,
1915. In this connection we recommend that the Janitor of Public School 26, The
Bronx, be allowed the prevailing rate of compensation for the third portable, namely,
\$120 per annum, instead of \$144 as requested.  For Public School 69, Brooklyn, a temporary rate, which is the regular rate of
\$1,788 per annum less a rent allowance of \$221, is requested. For the annex to
Public School 97, Brooklyn, a rate of \$480 is requested. This is a two-room portable
building located at Stillwell Avenue, near Avenue S, being some six blocks from the
main building. It is heated by two stoves, one in each room, and has all other appurte-
nances necessary for a separate building. Inasmuch as this building requires the serv-
ices of a person continually in attendance to act as caretaker, the proposed rate of \$480
per annum for the care of this building is reasonable. For new Public School 95,
Queens, a regular rate of \$2,760 per annum, based upon the measurements of the building, is proposed, to take effect March 3, 1915, at which date the school was fully
occupied by pupils. For the Janitor of Public School 16, Queens, a reduction in the
rate of compensation is proposed from \$3,576 to \$3,156 per annum, owing to the fact
that the old building was razed.
We recommend the adoption of the attached resolution granting the request, with
the exception of Public School 26, The Bronx, for which we recommend a rate of \$360
per annum for the care of three portable buildings instead of \$384 per annum as
requested. Respectfully,
WM. A. PRENDERGAST, Comptroller; GEORGE McANENY, President, Board
of Aldermen; Committee on Salaries and Grades.
Which were severally referred to the Committee on Salaries and Offices.
REPÓRTS OF STANDING COMMITTEES.
Reports of Committee on Finance—
No. 1519 (S. O. No. 182).
Report of the Committee on Finance, in Favor of Adopting Resolution for
\$2,100 Special Revenue Bonds for Repairs and Improvements to Greenhouses
in Forest Park, Borough of Queens.
The Committee on Finance, to which was referred on March 9, 1915 (Minutes,
page 1286), the annexed communication from the Commissioner of Parks, Borough
of Queens, asking for \$2,100 special revenue bonds for repairs and improvements to
greenhouses in Forest Park, respectfully
REPORTS:

REPORTS: That, having examined the subject, it believes the proposed improvements to be necessary. The details of this expenditure are shown in the supplemental letter hereto attached. The Commissioner urges the approval of this request on the ground that the return to the City will be manifested at an early date. The Committee recom-

mends that the accompanying resolution be adopted. Resolved, That, in pursuance of the provisions of Subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of two thousand one hundred dollars (\$2,100), the proceeds whereof to be used by the Commissioner of Parks, Borough of Queens, for the purpose of repairing and improving the greenhouses in Forest Park. All obligations incurred hereunder

to be contracted for on or before December 31, 1915.

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL, C. AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on

The City of New York, Department of Parks, Borough of Queens, The Overlook, Forest Park, Richmond Hill, L. I., March 16th, 1915. Hon. HENRY CURRAN, Chairman, Finance Committee, Board of Aldermen, City Hall

New York City: Sirs-In connection with the request of this Department for an issue of special revenue bonds in the amount of \$2,100, which is now in the hands of your committee I beg to submit the following statement as to how this money is to be spent: \$376 00 Extension and repairs to connecting house .....

Roof and ventilation attachment for pit built by Department labor..... 503 00 Additional heater and new piping for the big show house..... 605 00 Heating for connecting house and pit..... 443 00 173 00 Gratings and other general repairs ..... \$2,100 00

I beg to say that these estimates are based upon figures supplied by Lord & Burnham, the most reliable greenhouse concern I known of. I sincerely hope that your Committee will find it possible to grant this request.

Thanking you for your kindly consideration in the past, I am, very sincerely JOHN E. WEIER, Commissioner. Which was laid over.

No. 1613 (S. O. No. 183).

Report of the Committee on Finance, in Favor of Adopting Resolution for \$3,100 Special Revenue Bonds for Reconstruction of Taylor Street Sewer Outlet, Borough of Richmond.

The Committee on Finance, to which was referred on April 6, 1915 (Minutes, page 5), the annexed request of the President of the Borough of Richmond for \$3,100 Special Revenue Bonds for reconstruction of the Taylor Street outlet sewer,

REPORTS:

That having examined the subject, it believes the proposed reconstruction to be necessary. The details are set forth in the letter of request and accompanying esti-It therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of three thousand one hundred dollars (\$3,100) the proceeds whereof to be used by the President of the Borough of Richmond for the purpose of reconstructing sewer outlet at Taylor street, Borough of Richmond. All obligations contracted for hereunder to be incurred on or before December 31

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL,

AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on

The City of New York, Office of the President of the Borough of Richmond, Borough Hall, New Brighton, New York City, March 31, 1915. Hon. George McAneny. President of the Board of Aldermen. City Hall. New York

Dear Sir-We desire to present a request to the Board-of Aldermen for an issue of special revenue bonds to the amount of \$3,100, for the reconstruction of the Taylor Street sewer outlet, which has been damaged so that it is now useless, and a serious insanitary condition exists. The cause of the damage is due to the filling in of its property by the Staten Island Rapid Transit Railway Company, the mud wave formed by the fill having torn the sewer from its pile foundations. This Department made a demand upon the railroad company to repair the damage, which it has refused to comply with. The matter was placed in the hands of the Corporation Counsel and he has advised us that the sewer easement in which the sewer is built is a legal one and that we have a right to maintain this sewer in it. The railroad company disputes

this right. The Corporation Counsel has also advised us that we should repair this sewer at once and collect the cost from the Railroad Company.

A detailed statement of the expense of reconstructing this sewer is attached. Yours very truly.

LOUIS NIXON, Acting President of the Borough.

Report on Reconstruction of Taylor Street Outlet Sewer.

The sewer has been pushed out of place, both vertically and laterally, between stations 1+57.50 and 4+93.50, which requires reconstructing of 336 feet of sewer. Between stations 2+56 and 4+00 the sewer has been pushed down below its original grade to the extent of several feet and below low water level, and it is estimated that the work of recovering the old pipe within the section would cost more than furnishing new pipe. This section of 144 feet in length has, therefore, been considered in the estimate to require new pipe.

Engineer's Estimate of Cost. 144 lin, ft. of 20-inch cast-iron pipe sewer, furnished and placed on pile foundation, complete, \$10.40..... \$1,497 60 192 lin. ft of 20-inch cast-iron pipe sewer, to be taken up and relaid on pile foundation, complete, \$6.40..... 1,228 80 \$2,726 40 Engineering and inspection..... 373 60 \$3,100 00 Which was laid over. No. 1614 (S. O. No. 184).

Report of the Committee on Finance, in Favor of Adopting Resolution for \$7,000 Special Revenue Bonds for Use by the Supervisor of the City Record in Supplying Blank Books for the Offices of the County of Queens.

The Committee on Finance, to which was referred on April 6, 1905 (Minutes, page 6), the annexed request of the Supervisor of the City Record for \$7,000 Special Revenue Bonds to meet the expense of supplying blank books for the offices of the County of Queens, respectfully

REPORTS: That this amount is particularly needed to furnish equipment to the County Clerk of Queens to carry out the provisions of chapter 434 of the Laws of 1914. Requisition was not made for these books until March 24, 1915, hence no provision was made in the Budget. The estimate of cost appears to be very accurate, and the

Committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of Subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of seven thousand dollars (\$7,000), the proceeds whereof to be used by the Supervisor of the City Record for the purpose of supplying blank books for the offices of the County of Queens.

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

OHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL, C. AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on Finance.

Which was laid over. No. 1636 (S. O. No. 185).

Report of the Committee on Finance, in Favor of Adopting Resolution for \$47,000 Special Revenue Bonds for Repairs and Alterations to West Wing of City Hall.

The Committee on Finance, to which was referred on April 13, 1915 (Minutes, page 81), the annexed request of the President of the Borough of Manhattan for \$47,000 Special Revenue Bonds for the purpose of making alterations to the West Wing of the City Hall, respectfully REPORTS:

That, having examined the subject, it believes the proposed improvement to be necessary, and that the amount asked for is reasonable, in view of the time allotted for the work. A detailed estimate is hereto attached.

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

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL, C. AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on Finance.

(Copy.)

New York, April 3rd, 1915. Concerning New York City Hall-Memorandum of Comparison of Bids on the City Hall Submitted by C. T. Wills, Inc.

Trait Submitted by C. 1. Wills	i, 1mc.	
	East End.	West End.
Metal Door Bucks		
St. Iron and Steel	\$175 00	0 800 00
Brickwork	940 00	3,840 00
Plastering	2,920 00	3,010 00
Plumbing and Gas		0 1,060 00
Heating		940 00
Electric		
Rough and Finish Carpentry		0 6,340 00
Special Trim		
Glazing		
Painting		
Marble	a contract to the formation to the contract of	
Tile Work		
Miscellaneous		
Cash Allowances		
Profit		
	\$31,200 0	0 \$36,550 00
Architect's Fees	3,120 0	
Architect's rees	3,120 0	
	\$34,320 0	0 \$40,205 00
Fund for Overtime, Clerk of Works, etc	4-3	. 7,295 00
The state of the s		\$47,500 00

Which was laid over.

No. 1652 (S. O. No. 186).

Report of the Committee on Finance, in Favor of Adopting Resolution for \$500 Special Revenue Bonds for Use of City Clerk.

The Committee on Finance, to which was referred on April 13. 1915 (Minutes. page 147), the annexed resolution in favor of an issue of \$500 Special Revenue Bonds for City Clerk, respectfully:

That, having examined the subject, it believes the proposed issue to be necessary to replenish account for office supplies, which was drawn upon for furnishings of new office.

It, therefore, recommends that the said resolution be adopted. Resolved. That, in pursuance of the provisions of Subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of five hundred dollars (\$500), the proceeds whereof to be used by the City Clerk and Clerk of the Board of Aldermen for the purpose of replenishing account known as Code No. 7, Office Supplies, 1915. All obligations incurred here-

under to be contracted for on or before December 31, 1915. JOHN DIEMER. FRANK J. DOTZLER. F. H. STEVENSON. D. M. BEDELL, C. AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on

Finance. Which was laid over.

No. 1641 (G. O. No. 614). Report of the Committee on Finance, in Favor of Adopting Resolution to Amend an Issue of \$50,000 Corporate Stock for Construction and Equipment of an Addition to the City Hospital, Blackwells Island.

The Committee on Finance, to which was referred on April 13, 1915 (Minutes, page 85), the annexed resolution in favor of amending an issue of \$50,000 for the construction and equipment of an addition to the City Hospital, Blackwells Island, respectfully

REPORTS:

That, having examined the subject, it believes the proposed amendment to be necessary to provide for certain additional work which may be paid for from this appropriation.

It, therefore, recommends that the accompanying resolution be adopted. Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment

at a stated meeting held April 9, 1915: Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment on

June 26, 1913, and concurred in by the Board of Aldermen on July 15, 1913: Resolved, That, pursuant to the provisions of Section 47 of the Greater New York Charter as amended, the Board of Estimate and Apportionment hereby approves of an issue of corporate stock of the City of New York to an amount not exceeding fifty thousand dollars (\$50,000) to provide means for the construction and equipment of an addition to the City Hospital, Blackwell's Island, to be used for operating purposes, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of the City of New York in the manner provided by Section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

-be and the same is hereby amended to make the purposes thereof read for alterations and additions to City Hospital, Blackwells Island, including equipment, to provide an operating suite and to enclose the present elevator shafts with fireproof

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL C. AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on Finance.

Which was laid over.

No. 1642 (G. O. No. 615)

Report of the Committee on Finance, in Favor of Adopting Resolution to Amend an Issue of \$200,000 Corporate Stock for Fire Alarm Telegraph System,

The Committee on Finance, to which was referred on April 13, 1915 (Minutes, page 86), the annexed resolution in favor of amending an ordinance for \$200,000 Corporate Stock for equipment of Central Telegraph Stations, Fire Department, respectfully

That having examined the subject, it believes the proposed amendment to be necessary to provide for the installation of necessary parts of the new fire alarm telegraph system throughout the city, where an immediate need for same exists. It therefore recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held April 9, 1915:

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

"Resolved, That, pursuant to the provisions of Section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of the City of New York to an amount not exceeding two hundred thousand dollars (\$200,000) to provide means for the interior equipment of the new Central Telegraph Stations to be erected in the Boroughs of Manhattan, The Bronx and Brooklyn for the use of the Fire Department, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller b and is hereby authorized to issue said corporate stock of the City of New York in the manner provided by Section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes as to each particular lot of ground, shall be ascertained and certified by the said

-be amended to read as follows:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 47 of the Greater New York Charter, as amended, hereby approves of the issue of corporate stock of the City of New York to an amount not exceeding two hundred thousand dollars (\$200,000) of which an amount not exceeding one hundred and fifty thousand dollars (\$150,000) is to provide means for the interior equipment of the new Central Telegraph Stations to be erected in the Boroughs of Manhattan, The Bronx and Brooklyn for the use of the Fire Department, and of which an amount not exceeding fifty thousand dollars (\$50,000) is to provide means for the immediate installation of necessary portions of the new Fire Alarm Telegraph System in all Boroughs and expenses in connection therewith, for the use of the Fire Department, and when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by Section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the separate purposes aforesaid.

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on

Finance. Which was laid over.

No. 1655 (G. O. No. 616).

Report of the Committee on Finance, in Favor of Adopting Resolution to Authorize the Comptroller to Pay a Bill of \$50 for Care of Plot in Greenwood The Committee on Finance, to which was referred on April 15, 1915 (Minutes,

page 153), the annexed resolution in favor of authorizing the Comptroller to pay bill of J. Ebb Weir & Co., \$50 for care of plot in Greenwood Cemetery, used for victims of Brooklyn Theatre fire, respectfully REPORTS:

That the Committee is informed that an allowance which has always heretofore been made for this purpose, was this year omitted from the Budget, and as it believes that this responsibility should not be shirked by the City, it recommends that the said

resolution be adopted. Whereas, The City of Brooklyn did, on the 17th day of February, 1877, acquire title to a plot of ground in Greenwood Cemetery for the purpose of burying therein the victims of the Brooklyn Theatre fire, which occurred on December 5, 1876; and

Whereas, The said plot was planted and cared for each year since by James Weir, Ir., and Son, which firm has since been superseded by J. Ebb Weir & Company, under the authority of the Common Council of said City, at the nominal cost of fifty dollars per annum; therefore

Resolved. That the Comptroller be and he is hereby duly authorized and requested to pay to the said J. Ebb Weir & Company the sum of fifty dollars for planting and caring for the plot in Greenwood Cemetery, Borough of Brooklyn, used for the burial of the victims of the Brooklyn Theatre fire of December 5, 1876, during the year 1915.

JOHN DIEMER, FRANK J. DOTZLER, F. H. STEVENSON, D. M. BEDELL, AUGUSTUS POST, F. H. WILMOT, FRANCIS P. KENNEY, Committee on

Finance. Which was laid over.

Reports of Committee on Public Thoroughfares-

No. 1293 (G. O. No. 617). Report of the Committee on Public Thoroughfares, in Favor of Adopting Ordinance Relating to the Removal of Snow and Ice from Sidewalks and Gutters in The City of New York.

The Committee on Public Thoroughfares, to which was referred on January 19. 1915 (Minutes, page 415), the annexed ordinance relating to the removal of snow and ice from sidewalks and gutters in The City of New York, respectfully

REPORTS: That, having examined the subject, it believes the proposed change of jurisdiction | from the Commissioner of Street Cleaning to the Borough President to be one which

will result in better results in securing action on the part of owners of vacant or unimproved property.

It, therefore, recommends that the accompanying substitute ordinance be adopted. SUBSTITUTE:

AN ORDINANCE to amend subdivision 1 of section 21 of article 3 of chapter 22 of the Code of Ordinances of The City of New York, relating to "snow and ice."

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

Section 1. Subdivision 1 of section 21 of article 3 of chapter 22 of the Code of Ordinances of The City of New York, relating to "snow and ice" is hereby amended to read as follows:

Sec. 21. Property owners. 1. Must clear sidewalks. Every owner, lessee, tenant, occupant, or other person having charge of any building or lot of ground in the city, abutting upon any street or public place where the sidewalk is paved, shall, within 4 hours after the snow ceases to fall, or after the deposit of any dirt or other material upon said sidewalk, remove the snow and ice, dirt or other material from the sidewalk and gutter, the time between 9 p. m. and 7 a. m. not being included in the above period of four hours; provided, however, that such removal shall in all cases be made before the removal of snow and ice from the roadway by the commissioner of street cleaning, or by the borough president of Queens or Richmond, or subject to the regulations of said commissioner of street cleaning, or of said borough president of Queens or Richmond, for the removal of snow and ice, dirt and other material; except that in the boroughs of Queens and Richmond any owner, lessee, tenant or occupant or other person who has charge of any ground abutting upon any paved street or public place, for a linear distance of 500 feet or more, shall be considered to have complied with this section, if such person shall have begun to remove the snow and ice from the sidewalk and gutter before the expiration of the said 4 hours, and shall continue and complete such removal within a reasonable time.

Whenever any owner, lessee, tenant, occupant or other person having charge of any building or lot of ground abutting upon any street or public place where the side-walk is paved shall fail to comply with the provision of any ordinance of the City for the removal of snow and ice, dirt, or other material from the sidewalk and gutter in the street, on the side of the street on which such building or lot abuts, the President of the Borough in which such building or vacant lot is located may cause such removal to be made, meeting the expense thereof from any suitable street cleaning or highway fund, and thereafter the expense of such removal as to each particular lot of ground shall be ascertained and certified by the said Borough President to the Comptroller, and the Board of Estimate and Apportionment may authorize such additional expenditures as may be required for the said removal of such ice and snow, dirt, or other material, to be repaid to the fund from which the payments were made, with proceeds from the issue and sale of revenue bonds which shall be sold by the Comptroller, as provided by law.

The said Borough President shall, as soon as possible, after the work is done. certify to the Corporation Counsel the amount of the expense chargeable against each piece of property.

The Corporation Counsel is hereby directed and authorized to sue for and recover the amount of this expense, together with three (3) dollars penalty for each offense, and when so recovered the amount shall be turned over to the City Chamberlain to be deposited to the credit of the general fund of the City of New York for the redemption of taxation.

Section 2. This ordinance shall take effect immediately.

Note-New matter in italics. ORIGINAL.

AN ORDINANCE relating to the removal of snow and ice from sidewalks and gutters in the City of New York.

Be it Ordained by the Board of Aldermen of The City of New York as follows: Section 1. Section 414 of Chapter 9 of Part 1 of the Code of Ordinances of

the City of New York is hereby amended to read as follows: Sec. 414. Whenever any owner, lessee, tenant, occupant or other person having charge of any building or lot of ground abutting upon any street or public place where

the sidewalk is paved shall fail to comply with the provision of any ordinance of the City for the removal of snow and ice, dirt or other material from the sidewalk and gutter in the street, on the side of the street on which such building or lot abuts, the President of the Borough in which such building or vacant lot is located [Commissioner of Street Cleaning or the Borough President of Queens or Richmond] may cause such removal to be made, meeting [such] the expense thereof from any suitable street cleaning or highway fund, and thereafter the expense of such removal, [Commissioner of Street Cleaning or by the President of Queens or Richmond] Borough President to the Comptroller [or the City], and the Board of Estimate and Apportionment may authorize such additional expenditures as may be required for Note-New matter in italics; old matter in brackets [], to be omitted.

he said removal of such ice and snow, dirt or other material, to be repaid to the fund from which the payments were made, [or instead, in the Boroughs of Queens or Richmond, to the special fund restoring and repaying in said boroughs, if the Presidents of these boroughs so elect], with proceeds from the issue and sale of revenue bonds which shall be sold by the Comptroller, as provided by law.

The [Commissioner of Street Cleaning or Borough Presidents of Queens or Richmond] said Borough President shall, as soon as possible after the work is done, certify to the Corporation Counsel the amount of the expense chargeable against each

piece of property.

The Corporation Counsel is hereby directed and authorized to sue for and recover the amount of this expense, together with three (3) dollars penalty for each offense, and when so recovered the amount shall be turned over to the City Chamberlain, to be deposited to the credit of the general fund of The City of New York for the redemption of taxation.

Section 2. This ordinance shall take effect immediately. Note—New matter in italics: old matter in brackets [ ], to be omitted.

D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL, JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

fares. Which was laid over.

No. 1580.

Report of the Committee on Public Thoroughfares in Favor of Placing on File Communication from Board of Estimate and Apportionment in Relation to 'Outlookers.'

The Committee on Public Thoroughfares, to which was referred on March 23. 1915 (Minutes, page 1652), the annexed communication from the Board of Estimate and Apportionment in relation to maintenance and operation of "outlookers" attached to premises of private owners, known as Introductory No. 1580, respectfully REPORTS:

That this relates to a matter which has been under consideration by the Consulting Engineer of the Bronx, who is preparing a draft of an ordinance covering the subject.

The Committee recomends that the said communication be placed on file. D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL, JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thoroughfares.

Which report was accepted,

No. 1656—(G. O. No. 618).

Report of the Committee on Public Thoroughfares, in Favor of Adopting Resolution to Change the Number of 213 Ninth Street, in the Borough of Brooklyn, to No. 211a.

The Committee on Public Thoroughfares, to which was referred on April 13. 1915 (Minutes, page 153), the annexed resolution in favor of changing the number of 213 Ninth Street, in the Borough of Brooklyn, to No. 211A, respectfully REPORTS:

That, having examined the subject, it believes the proposed change to be advis-

able. It therefore recommends that the said resolution be adopted.

Resolved, That the number of the premises known as 213 Ninth Street, in the Borough of Brooklyn, be and the same is hereby changed to No. 211A Ninth Street, and the President of the Borough is hereby authorized and requested to note the change accordingly. D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL,

JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

Which was laid over,

No. 1631-(G. O. No. 619).

Report of the Committee on Public Thoroughfares in Favor of Adopting Resolution to Officially Name Old Fort Number Four Park in the Borough of The

The Committee on Public Thoroughfares to which was referred on April 6, 1915 (Minutes, page 78), the annexed resolution in favor of officially naming a park in the Borough of The Bronx, respectfully

REPORTS: That this park is locally known by the name proposed in the resolution, but was never officially named, and it is for the purpose of remedying this omission that this resolution is presented.

The Committee recommends that the said resolution be adopted.

Resolved. That the small park located on the westerly side of Jerome Park Reservoir between Sedgwick and Reservoir Avenues, in the Borough of The Bronx, containing 6.71 acres, including site of Revolutionary Fort No. 4, be and the same is hereby named Old Fort Number Four Park.

D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thoroughfares.

Which was laid over.

No. 1630—(G. O. No. 620).

Report of the Committee on Public Thoroughfares, in Favor of Adopting Resolution to Name DeVoe Park in the Borough of The Bronx.

The Committee on Public Thoroughfares to which was referred on April 6, 1915 (Minutes, page 78), the annexed resolution in favor of officially naming a park in the Borough of The Bronx, respectfully REPORTS:

That this park at present bears the proposed name herein given it, but it was never officially entitled, hence this action.

The Committee recommends that the said resolution be adopted. Resolved, That the small park located at the northerly side of Fordham Road between Sedgwick Avenues, in the Borough of The Bronx, containing 5.87 acres and

known locally as "DeVoe Park," he and the same is hereby named DeVoe Park.

D. M. BEDELL, WILLIAM DUGGAN, IESSE D. MOORE, FRANK DOSTAL JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

Which was laid over.

No. 1629—(G. O. No. 621).

Report of the Committee on Public Thoroughfares, in Favor of Adopting Resolution to Officially Name Joseph Rodman Drake Park in the Borough of The Bronx.

The Committee on Public Thoroughfares, to which was referred on April 6, 1915 (Minutes, page 77), the annexed resolution in favor of officially naming a park in the Borough of The Bronx, respectfully REPORTS:

That the name selected is the one by which this park has been locally and officially known, although never legally named.

The Committee recommends that the said resolution be adopted.

Resolved, That the small park located at the intersection of Hunts Point Avenue and Oak Point Avenue, in the Borough of The Bronx, containing 2.80 acres, and known locally as "Joseph Rodman Drake Park," be and the same is hereby named Joseph Rodman Drake Park.

D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

Which was laid over.

No. 1623—(G. O. No. 622).

Report of the Committee on Public Thoroughfares in Favor of Adopting Ordinance Prohibiting Push Cart Peddlers from Operating on 125th Street.

The Committee on Public Thoroughfares, to which was referred on April 6. 1915 (Minutes, page 75), the annexed ordinance in favor of amending the ordinance regulating traffic by prohibiting push cart peddlers from plying their trade on 125th Street, respectfully REPORTS:

That having examined the subject, it believes the proposed amendment to be warranted by the conditions on this thoroughfare. The members of the Board through whose district it runs all favor this proposed action.

It, therefore, recommends that the said ordinance be adopted. AN ORDINANCE amending subdivision 2, section 13, article 2, chapter 24 of the

Code of Ordinances of the City of New York, relating to traffic relations. Be it Ordained by the Board of Aldermen of The City of New York, as follows. That subdivision 2, section 13, article 2, chapter 24 of the Code of Ordinances of the City of New York, relating to traffic regulations, be amended by adding thereto

One Hundred and Twenty-fifth Street, between the westerly side of Third Avenue and the easterly side of Morningside Avenue.

Note—New matter in italics.
D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL, JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

Which was laid over.

No. 1606—(G. O. No. 623).

Report of the Committee on Public Thoroughfares, in Favor of Adopting Sub-

stitute Ordinance Regulating the Use of Temporary Canvas Awnings. The Committee on Public Thoroughfares, to which was referred on March 30, 1915 (Minutes, page 1747), the annexed ordinance in favor of amending the section of the code referring to temporary canvas awnings, respectfully REPORTS:

That having examined the subject, it believes the proposed amendment to be necessary to prevent a very common encroachment on the sidewalk which frequently subjects pedestrians to a considerable annoyance. Guests at special functions where extra protection is needed are provided for by the amendment contained in the accompanying substitute ordinance, which the Committee recommends be adopted.

"SUBSTITUTE." AN ORDINANCE to amend Section 43 of Article V. of Chapter 23 of the Code of

Ordinances with relation to temporary canvas awnings. Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Section 43 of Article V. of Chapter 23 of the Code of Ordinances is hereby amended to read as follows:

Section 43. Temporary awnings. Awnings [with or] without side coverings may be from time to time erected and maintained across the sidewalk of any street for temporary use as a protection during inclement weather only; provided, however, that such awning shall be made of canvas or cloth and shall be supported by upright posts of iron not exceeding [6] 2 inches in diameter and not less than 8 nor more than 10 feet in height above the sidewalk and shall not be wider than the entrance of the building in connection with which it is to be used [and shall leave sufficient space for

the passage of pedestrians]. Awnings with side coverings may be erected for a limited time upon issuance of a special permit from the borough president having jurisdiction. Section 2. This ordinance shall take effect immediately. New matter in italics; old matter in brackets [] to be omitted.

AN ORDINANCE to Amend Section 43 of Article V of Chapter 23 of the Code of Ordinances with Relation to Temporary Canvas Awnings.

Besit Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Section 43 of Article V of Chapter 23 of the Code of Ordinances is hereby amended to read as follows:

Section 43. Temporary awnings. Awnings [with or] without side coverings may be from time to time erected and maintained across the sidewalk of any street for temporary use as a protection during inclement weather only; provided, however, that such awning shall be made of canvas or cloth and shall be supported by upright posts of iron not exceeding [6] 2 inches in diameter and not less than 8 nor more than 10 feet in height above the sidewalk and shall not be wider than the entrance of the building in connection with which it is to be used [and shall leave sufficient space for the passage of pedestrians].

Section 2. This ordinance shall take effect immediately.

New matter in italics; old matter in brackets [] to be omitted. D. M. BEDELL, WILLIAM DUGGAN, JESSE D. MOORE, FRANK DOSTAL, JR., JAMES A. MILLIGAN, JOHN H. BOSCHEN, Committee on Public Thorough-

Which was laid over.

Report of Committee on Rules-No. 1653—(G. O. No. 624).

An Ordinance to Amend the Code of Ordinances of The City of New York, Relating to the "City Seal" and "Flags and Decorations on City Hall," and by Adding to Chapter 1 a New Article to Be Numbered Article 3, and to Be Entitled "City Seal and Flags."

The Committee on Rules, to which was referred on April 13, 1915 (Minutes, page 147), An Ordinance amending an Ordinance relating to the adoption of an official fiag by The City of New York, approved April 6, 1915, respectfully REPORTS:

The ordinances providing for the adoption of an official flag by The City of New York and the re-establishment of the original corporate seal of the City which were adopted by the Board of Aldermen on March 23, 1915, and approved by the Mayor on April 6, 1915, have received almost universal commendations from the press and from the organizations and individuals particularly interested, and the designs so adopted have been generally accepted with strong expressions of approval.

Certain typographical errors which have been discovered in the printing of the ordinances render it necessary that these errors should be corrected, and it has been suggested that several slight changes be made in the wording. Attention has been called to the fact that, owing to the change of the calendar from the old style to the new style, the date June 12th, old style, is now June 24th under the new style.

It has also been suggested that when the design for the seal is used on the City flag or for architectural or ornamental purposes, the legend "Sigillum Civitatis Novi Eboraci." is superfluous and detracts from the design, and might therefore well be omitted. The proposed changes involve no material alteration in the design of the flag and seal as previously recommended and adopted, but, in the opinion of your Committee, are desirable.

Your Committee therefore recommend the adoption of the following substitute ordinances:

SUBSTITUTÉ.

AN ORDINANCE to amend article 2 of chapter 1 of the Code of Ordinances of The City of New York, relating to the "city seal" and "flags and decorations on city hall," and adding to chapter 1 a new article, to be numbered article 3, to be entitled "seal and flag of the city."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows: Section 1. Sections 6 and 11 of article 2 of chapter 1 of the Code of Ordinances of The City of New York, relating, respectively, to the "city seal" and "flags and decorations on city hall," are hereby repealed in their entirety and the remaining sections of said article renumbered in consecutive order.

Sec. 2. Chapter 1 of the Code of Ordinances of The City of New York is hereby amended by adding thereto a new article, to read as follows:

Article 3. Seal and flag of the city.

Section 1. City seal.

Official city flag.

3. Flags and decorations on city hall. §1. City seal. a. The corporate seal of The City of New York, as adopted by the Common Council on July 24, 1686, with the alteration adopted by the Common Council on March 16, 1784, is hereby re-established, and the following device is hereby adopted as the device of said seal, to wit:

Arms: Upon a shield, saltire-wise, the sails of a windmill. Between the sails, in chief a beaver, in base a beaver, and on each flank a flour barrel.

Supporters: Dexter, a sailor, his right arm bent, and holding in his right hand a plummet; his left arm bent, his left hand resting on the top of the shield; above his, right shoulder a cross-staff. Sinister, an Indian of Manhattan, his right arm bent, his right hand resting on the top of the shield, his left hand holding the upper end of a bow, the lower end of which rests on the ground. Shield and supporters resting upon a horizontal laurel branch.

Date: Beneath the horizontal laurel branch the date 1664, being the year of the capture of New Amsterdam by the English and the first use of the name of the City of New York.

Crest: Upon a hemisphere, an American eagle with wings displayed. Legend: Upon a ribbon encircling the lower half of the design the words "Sigillum Civitatis Novi Eboraci."

The whole encircled by a laurel wreath. b. Design. The following design is hereby adopted as the official and standard design of such corporate seal.

c. Execution and custody of. The City Clerk shall cause to be executed and cast in bronze a model of the foregoing design as the standard corporate scal of the City and shall keep the same in his custody. The said City Clerk shall also cause the said design to be engraved in accurate conformity therewith upon metal as the scal of the City and shall keep and affix the same, as provided in Section 31 of the Charter of the City; and he shall also provide in the same manner for all other officers of the City who are required or authorized by law to have or use the corporate seal of the City.

d. Date of effect and use of. On and after the twenty-fourth day of June, Ninetcen hundred and fifteen, the said seal shall be used for all requisite purposes and all representations of the seal of the City impressed or printed on and after said date

\$9,000 00

on documents, publications or stationery, issued or used by or in the name or under the authority of the City or of any Borough or Department thereof, or carved, or otherwise represented on buildings or structures owned by the City; or otherwise officially portrayed shall be in exact conformity with the aforesaid standard design without alteration or addition, except that the legend "Sigillum Civitatis Novi Eboraci" may be omitted when the design is used on the City flag or for architectural or ornamental purposes. The seals now in use by the City Clerk and by any other City officers shall be defaced and cancelled on said date by the City Clerk and shall remain

§2. a. Official City flag. The following design is hereby adopted as the design of the official flag of The City of New York, and as a substitute for the flag now in use, to wit:

A flag combining the colors orange, white and blue, arranged in perpendicular bars of equal dimensions (the blue being nearest to the flagstaff) with the standard design of the seal of the City in blue upon the middle, or white bar, omitting the legend "Sigillum Civitatis Novi Eboraci," which said colors shall be the same as those of the flag of the United Netherlands in use in the year one thousand six hundred and iwenty-six.

b. This ordinance shall take effect on the Twenty-fourth day of June, Nineteen | S hundred and fifteen.

§3. Flags and decorations on city hall. All power and authority to display flags or other decorations on, in or about the city hall, or other public buildings within the City Hall park, is hereby vested in the mayor, unless otherwise ordered by the board of aldermen, by a vote of a majority of all the members elected to the board.

Sec. 3. This ordinance shall take effect immediately. Note-New matter in italics.

AN ORDINANCE amending an Ordinance relating to the adoption of an official flag by The City of New York, approved April 6, 1915.

Be it ordained by the Board of Aldermen of The City of New York as follows: Section 1. Section 1 of an ordinance relating to the adoption of an official flag by The City of New York, approved April 6, 1915, is hereby amended to read as

Section 1. The following design is hereby adopted as the design of the official flag of The City of New York, and as a substitute for the flag now in use, to wit:

A flag combining the colors orange, white and blue, arranged in perpendicular bars of equal dimensions (the blue being nearest to the flagstaff), the standard design of the seal of the City, without the legend, in blue upon the middle, or white bar, which said colors shall be the same as those of the flag of the United Netherlands, in use in the year one thousand six hundred and twenty-

Note—New matter in italics. FRANK L. DOWLING. F. H. WILMOT, C. AUGUSTUS POST, JOHN DIE-MER, FRANK J. DOTZLER.

Which was laid over.

ORDINANCES AND RESOLUTIONS.

No. 1672—(G. O. No. 625). An Ordinance to Amend Section 1 of Chapter 11 of the Code of Ordinances, Relating to Fees for Permits to Keep or to Carry Pistols or Revolvers. By Alderman Kochendorfer-

AN ORDINANCE to amend Section 1 of Chapter 11 of the Code of Ordinances, relating to fees for permits to keep or to carry pistols or revolvers. Be it Ordained by the Board of Aldermen of the City of New York, as follows:

Section 1. Section 1 of Chapter 11 of the Code of Ordinances is hereby amended

to read as follows:

Pistols, or revolvers; keeping or carrying. Every person to whom a license shall be granted to have and possess a pistol or revolver in a dwelling or place of business in the city shall pay therefor an annual fee of \$1. Every person to whom a license shall be granted to have and carry concealed a pistol or revolver in the city shall pay therefor an annual fee of [\$2.50] \$1; provided, that no fee shall be charged or collected for a license to have and carry concealed a pistol or revolver which shall be issued upon the application of the commissioner of correction, or the warden or superintendent of any prison, penitentiary, workhouse or other institution for the detention of persons convicted or accused of crime or offense, or held as witnesses in criminal cases in the city. The fees prescribed by this section shall be collected by the officials issuing the licenses referred to herein and shall be paid by them into the police pension fund, and a return in detail shall be made monthly to the comptroller by such officials of the fees so collected and paid over by them.

Section 2. This ordinance shall take effect immediately. Which was laid over.

No. 1673—(G. O. No. 626)

An Ordinance to Amend Section 21 of Article 2 of Chapter 14 of the Code of Ordinances of The City of New York Relating to "Billiard and Pool Tables." By Alderman Dowling-

AN ORDINANCE to amend section 21 of article 2 of chapter 14 of the Code of Ordinances of The City of New York relating to "billiard and pool tables."

Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Section 21 of article 2 of chapter 14 of the Code of Ordinances of The City of New York, relating to "billiard and pool tables," is hereby amended to

§21. License fee. The [annual] license fee for each public billiard or pool table shall be \$3. The fee for renewal of such license shall be \$1.50.

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in italics; old matter, in brackets [ ], to be omitted. Which was laid over.

SPECIAL ORDERS.

No. 181—Int. No. 1595.

Report of the Committee on Finance in Favor of Adopting Resolution for \$9,000 Special Revenue Bonds for Care of Men at Hospital and Industrial Colony at Warwick, N. Y., Under Jurisdiction of Board of Inebriety.

The Committee on Finance, to which was referred on March 30, 1915 (Minutes, page 1712), the annexed request from the Board of Inebriety for \$9,000 Special Revenue Bonds for care of inmates at the hospital and industrial colony at Warwick, N. Y., respectfully

REPORTS:

That having examined the subject, it believes the proposed allowance to be necessary, Judge Collins of the Court of Special Sessions and several representatives of departments having to do with those addicted to a drug habit, advocated this appropriation, stating that the treatment given these unfortunates at this colony frequently helped to complete a cure. The Committee recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of Subdivision 8 of Section 182 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of nine thousand dollars (\$9,000), the proceeds whereof to be used by the Board of Inebriety for the purpose of caring for inmates at the hospital and industrial colony at Warwick, N. Y.

All obligations contracted for hereunder to be incurred on or before December

HENRY H. CURRAN, JOHN DIEMER, F. H. STEVENSON, C. AUGUSTUS POST, FRANK J. DOTZLER, JESSE D. MOORE, D. M. BEDELL, F. H. WIL-MOT, FRANCIS P. KENNEY, Committee on Finance.

Board of Inebriety of The City of New York, 300 Mulberry Street. New York.

March 30th, 1915. Hon. George McAneny, President, Board of Aldermen, New York City:

Sir-I am directed by the Board of Inebriety to request the Board of Aldermer to authorize the issue of special revenue bonds in an amount not exceeding \$9.000 for the purpose of caring for one hundred men at the Hospital and Industrial Colony of the Board at Warwick. New York, in a camp colony, from May 1st to October 15th, 1915, a period of 168 days. It is proposed to place the men in tents accommodating ten each, and to use a marquee as a dining room. The request is prompted by the desire of the Board to use the splendid facilities at its disposition to the fullest advantage during the summer months, especially following the success of a small camp operated last year. A detailed statement of the estimated cost is attached. The economic value of treating one hundred men for that period will far more than offset the intent of this chapter, and shall conform to such specifications, consistent with the

the cost involved, and their labor can be used in cultivating the large farm operated by the Board, and in the construction of permanent buildings. Respectfully,

JOHN A. KINGSBUKY, President. Estimate of Cost of Maintenance of Camp Colony for 100 Patients at Board of Inebriety Farm at Warwick, New York, During Summer of 1915.

Indirectly I di in di it di wick, Item I vik, Duiting Sun	WINET UI	IJIJ.	
Equipment:	Mode drone Cr. Actua		
Camp, 9 at \$68	\$612	00	
Marquee for dining room and kitchen fly	250		
7 dozen cots at \$25 per dozen	175	500 00	
Bedding	850	Account to	
Linens, towels, etc.	100		
Clothing, overalls, etc.	300		
Lumber for camp platforms, latrines, etc			
Kitchen and household equipment	150		
Kitchen and household equipment	500		
Range, hot water tanks, etc	250		
Installation of hydro-pneumatic water system	400	00	
Tools and implements	300	00	
_			\$3,887 00
Supplies:			
rood, 104 inmates, 168 days each, at 20 cents	\$3,500	00	
Cleaning and laundry supplies	250		
Transportation	300		
Miscellaneous (oils, postage, etc.)	73		
tarbeenaneous (ons, postage, etc.)	75	w	4 122 //0
Wages:			4,123 00
( cole 51/ months at 060	***	00	
Cook, 5½ months at \$60	\$330		
Orderlies, 3 at \$40, 16½ months	660	00	50 March 1 March 1
-			<b>99</b> 0 00

Approxima	te Status of	Appropriat	ion, April 1s	t, 1915.	
Account.	Appropria- tion.	Orders Issued, etc.	Balance.	Deficit.	Bills on File, Not Registered.
Food Supplies. Forage and Vet. Sup. Fuel Supplies Office supplies Med. and Sur. Sup. Laundry, Cl. Sup. Botanical Sup. Gen. Plant Sup. Household Equip. Motorless Vehicles Wearing apparel Live Stock Gen. Plant Equip. Materials Repairs Carfare Shoeing, vet. ser. Communication Expressage and Del. Light and Power. Taxes Contingencies	\$6,000 00 100 00 200 00 150 00 50 00 50 00 50 00 100 00 100 00 200 00 130 00 100 00 200 00 100 00 200 00 100 00 200 00 100 00 200 00 100 00 200 00 160 00 100 00	\$1,697 84 80 30 216 11 105 50 	\$4,302 16 19 70 	\$16 11 16 57 6 78 10 00 96 39	\$91 60 37 50 20 09 
	\$9,720 00	\$2,723 46	\$7,142 39	\$145 85	\$396 95

Expenses for 3 months, \$3,120.41 (est.). Estimated net balance, \$6.599.59.

The Vice-Chairman put the question whether the Board would agree to accept

aid report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Bosse, Brush, Burden, Burns, Carberry, Carroll, Chorosh, Colne, Cunningham, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Eichhorn, Eagan, Ferguson, Ferrand, Fink; Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kenney, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Molen, Moore (Chas. J.), Moore (Jesse D.), Moran, Mullen (Frank), Mullen (Jas. F.), Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Trau, Valentine, Weil, Wendel, White, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson; President Pounds. by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-68.

Negative-Aldermen Cole, O'Rourke and Quinn-3. GENERAL ORDERS.

General Orders Nos. 576, 577, 578 and 590, being proposed amendments to the Building Code, were read by the Clerk. The Superintendents of Buildings of the Boroughs of Manhattan, Brooklyn, Queens and Richmond, who were present in Compliance with a resolution passed at the meeting of April 13, informed the Board that all of the provisions contained in these ordinances had received their consideration and met with their approval.

No. 576—(Int. No. 1541). Report of the Committee on Buildings, in Favor of Adopting Substitute Ordinance Relating to the Section in the Building Code Entitled "Materials."

The Committee on Buildings, to which was referred on March 9, 1915 (Minutes, page 1589), the annexed ordinance containing the section of the Building Code relative to materials, respectfully REPORTS:

That it held a public hearing on this provision of the Code at which some objections were made to certain clauses. The Committee has carefully considered the protests made and has revised the ordinance in a manner which it believes will go far to satisfy objectors.

It. therefore, recommends that the accompanying substitute ordinance be adopted. SUBSTITUTE.

AN ORDINANCE to amend Article 2, Chapter 5 of the Code of Ordinances of the City of New York.

Be it Ordained by the Board of Aldermen of the City of New York, as follows: Section 1. Article 2, Chapter 5 of the Code of Ordinances of the City of New York is hereby amended to read as follows:

ARTICLE 2. Materials.

[Section 20. Brick. 21. Sand. Cement. 23. Mortar. 24. 25. 26. Concrete: Iron and steel. Timber. 27. Tests of new materials.] Section 20. Quality of materials. 21. Weights of materials. Tests. 23. Brick. 24. Sand. 25. 26. Lime. Cement. 27. Mortar. Concrete. Hollow Building Blocks. Iron and steel.

31. Timber

§ 20. Quality of materials. All building materials shall be of a quality to meet

requirements of this chapter, as may be promulgated by the superintendents of buildings.

§ 21. Weights of materials. The weights of various materials in pounds per

cubic foot shall be assumed to be as follows:

Brickwork 120,
Concrete, cinder, used for floor arches or slabs 108,
Concrete, cinder, used for filling over fireproof floors 60,
Concrete, stone 144,
Granite, bluestone and marble 168,
Limestone 156,
Sandstone 144,
Oak and longleaf yellow pine 48,

2. Tests of materials. All tests shall be conducted under the supervision of the superintendent of buildings, or his authorized representative. Laboratory tests shall be conducted at a testing laboratory of recognized standing. A superintendent of buildings conducting a test under the provisions of this section shall notify the superintendents of buildings of the other boroughs at least three days in advance of such test

3. Approval. Any material, appliance, or method of construction meeting the requirements of this chapter or the specifications authorized thereunder shall be approved within a reasonable time after the completion of the tests. All such approvals and the conditions under which they are issued shall be published in the City Record within a month after issuance, and a complete list of all such approvals issued during the year shall be included in the annual report of the superintendent of buildings. The superintendent of buildings may prohibit the use of any material or appliance failing to conform to the requirements of this chapter or to the rules adopted thereunder.

4. Conditions attaching to approvals. Materials, appliances or methods of construction which have been tested and approved shall be used and installed in accordance with the terms of the approval. So far as practicable all materials and appliances for which approvals have been issued shall have a distinctive brand mark for identification impressed on or otherwise attached to them. It shall be unlawful to use any such brand mark on any other material or appliance than that for which the approval

5. Additional tests. The superintendent of buildings may require any tests to be repeated if there is any reason to believe that the material or appliance is no longer up to the specifications on which the approval was based.

§ [20.] 23. Brick. The brick used in the construction of [all] buildings shall be [good] sound [hard] well burnt brick. When old brick are used in any wall they shall be thoroughly cleaned before being used, and shall be whole and good, hard,

well burnt brick.

§ [21.] 24. Sand. The sand used for building construction [mortar in all buildings] shall be clean, sharp, coarse and silicious [grit sand, free from loam or dirt, and

shall not be finer than the standard samples kept in the office of the superintendent of buildings].

§ 25. Lime. Quick lime and hydrated lime shall conform to such specifications as may be promulgated by the superintendent of buildings, or, in the absence of such specifications, with the standard specifications of the American Society for Testing

Materials.

§ [22.] 26. Cement. [1. Portland. Cements classed as Portland cement shall be considered to mean such cement as will, when tested neat, after 1 day set in air be capable of sustaining without rupture a tensible strain of at least 120 pounds per

square inch, and after 1 day in air and 6 days in water be capable of sustaining without rupture a tensible strain of at least 300 pounds per square inch.

2. Other classes. Cements other than Portland cement shall be considered to mean such cement as will, when tested neat, after one day set in air, be capable of

sustaining without rupture a tensible strain of at least 60 pounds per square inch, and after 1 day in air and 6 days in water be capable of sustaining without rupture a tensible strain of at least 120 pounds per square inch.

3. Tests. All tests of cements shall be made under the supervision of the super-

intendent of buildings, at such times as he may determine, and a record of all cements aswering the above requirements shall be kept for public information.]

Portland and natural cements shall conform to such specifications as may be promulgated by the superintendent of buildings in accordance with the provisions of this

Portland and natural cements shall conform to such specifications as may be promulgated by the superintendent of buildings in accordance with the provisions of this chapter, or, in the absence of such specifications, with the standard specifications of the American Society for Testing Materials.

§ [23.] 27. Mortar. 1. Cement. Cement mortar shall be made of cement and sand in the proportion of 1 part of cement and not more than 3 parts of sand by volume, [and shall be used immediately after being mixed. The cement and sand are to be measured and thoroughly mixed before adding water. The cement must be very finely ground and free from lumps.] or, in the case of bag mortars prepared under rules promulgated by the superintendent of buildings, in such proportion that the tensile strength per square inch at the age of 28 days shall be not less than 250 pounds when Portland cement is used, and 125 pounds when natural cement is used. Cement mortar shall be thoroughly mixed and shall be used immediately after the addition of water. Not more than 15 per cent. of the cement by volume may be replaced by an equal volume of lime.

2. Cement and lime. [Cement and lime] Cement-lime mortar [mixed] shall be made of 1 part of lime, 1 part of cement and not more than 3 parts of sand to each by volume.

3. Lime. Except as may be otherwise provided, 1 [L] ime mortar shall be made of 1 part of slacked lime, lime putty or dry hydrated lime and not more than 4 parts of sand by volume. [All lime used for mortar shall be thoroughly burnt, of good quality, and properly slaked before it is mixed with the sand.]

§ [24] 28. Concrete. [Concrete for foundations shall be made of at least 1 part of cement, 2 parts of sand and 5 parts of clean broken stone, of such size as to pass in any way through a 2-inch ring, or good, clean gravel may be used in the same proportion as broken stone. The cement, sand and stone or gravel shall be measured and mixed as is prescribed for mortar. All concrete when in place shall be properly rammed and allowed to set, without being disturbed.] 1. Mixture. Except as may be otherwise provided in this chapter, concrete shall be made of 1 part of cement, and not more than  $2\frac{1}{2}$  parts of sand and 5 parts of coarse aggregate.

2. Aggregate. The coarse aggregate shall be granite, trap rock, gravel or other hard, durable material that may be approved by a rule of the superintendent of buildings. When gravel is used it shall be thoroughly washed. Where mass concrete is used, the coarse aggregates shall be of such size as will pass through a two-inch ring. All aggregates shall be free from dust or other deleterious material.

3. Consistency. All concrete shall be a wet mixture, and shall be placed in forms immediately after mixing, and well tamped. No concrete shall be used after initial set has begun.

4. Forms. All forms and centering shall be built in a substantial manner, and with joints sufficiently tight to prevent leakage of the cement. They shall be properly supported and braced as to safely sustain all the load that may be placed upon them during construction

during construction.
5. Joints in concrete. Joints formed between portions of concrete placed at different times shall be made in a manner not to injure the completed structure. Before fresh concrete is joined to concrete which has set or partially set, the surface of the old concrete shall be roughened, cleaned and thoroughly wet.

6. Precautions against freezing. No materials containing frost or that are frozen shall be used. Precaution shall be taken to prevent concrete from freezing. After it has been placed in position a temperature above 32 degrees F. shall be maintained, by artificial means if necessary, until the concrete has its initial set.

§ 29. Hollow building blocks. 1. Concrete has its initial set.
§ 29. Hollow building blocks. 1. Concrete. Hollow building blocks of concrete shall be made of Portland cement and suitable aggregates in such proportions as to develop at the age of 28 days an ultimate crushing strength per square inch of gross area of not less than 750 pounds when tested with the cells placed vertically and 300 pounds when tested with the cells placed horizontally.

2. Terra cotta. Hollow building blocks of terra cotta shall be sound, hard and shall not be twell burnt and shall develop an ultimate crushing strength per square inch of gross of buildings].

area of not less than 1,200 pounds when tested with the cells placed vertically and 300 pounds with the cells placed horizontally.

3. Absorption. The absorption of hollow building blocks to be used for bearing or enclosing walls shall not exceed 12 per cent. in 48 hours as an average, nor more than 15 per cent. in any case.

§ [25] 30. Iron and steel. 1. Cast iron. [All c] Cast iron shall be of good foundry mixture, producing a clean, tough, gray iron. [Sample bars, 5 feet long, 1 inch square, cast in sand moulds, placed on supports 4 feet 6 inches apart, shall bear a central load of 450 pounds before breaking.] It shall conform to such specifications as may be promulgated by the superintendent of buildings, or, in the absence of such specifications, to the standard specifications of the American Society for Testing Materials for medium gray iron castings. Castings shall be free of serious blowholes, cinder spots and cold shuts. [Ultimate tensile strength shall be not less than 16,000 pounds per square inch, when tested in small specimens.]

pounds per square inch, when tested in small specimens.]

[2. Wrought iron. All wrought iron shall be uniform in character, fibrous, tough and ductile. It shall have an ultimate tensile resistance of not less than 48,000 pounds per square inch, an elastic limit of not less than 24,000 pounds per square inch, and an elongation of 20 per cent. in 8 inches, when tested in small specimens.]

2. [3] Cast steel. Steel castings for building construction [All cast steel] shall be made of open hearth steel, [containing .25 to .5 per cent. of carbon, not over .08 per cent. of phosphorus] and shall be practically free from blow-holes. Except as may be otherwise prescribed by rules of the superintendent of buildings, they shall conform to the standard specifications of the American Society for Testing Materials for soft or medium steel castings.

3. [4] Structural steel. All structural steel for buildings shall have an ultimate tensile strength of from [54,000] 55,000 pounds to [64,000] 65,000 pounds per square inch. [Its elastic limit shall be not less than 32,000 pounds per square inch and a minimum elongation of not less than 20 per cent. in 8 inches.] Rivet steel shall have an ultimate strength of from [50,000] 46,000 to [58,000] 56,000 pounds per square inch. Except as may be otherwise prescribed by the rules of the superintendent of buildings, steel shall conform to the standard specifications of the American Society for Testing Materials for structural steel for buildings.

§ [26]. 31. Timber. All timbers and wood beams used in any building shall be of good sound material, free from rot, large and loose knots, shakes or any imperfection whereby the strength may be impaired [, and be of such size and dimensions as

the purposes for which the building is intended require].

[§ 27. Tests of new materials. New structural material of whatever nature shall be subjected to such tests to determine its character and quality, as the superintendent of buildings shall direct; the tests shall be made under his supervision, or he may direct the architect or owner to file with him a certified copy of the results of tests such as he may direct shall be made.]

Section 2. Subdivision 3 of Section 50, Article 3, Chapter 5 of the Code of Ordinances of The City of New York is hereby repealed.

Section 3. This ordinance shall take effect immediately.

Note—New matter in *italics*; old matter, in brackets [1], to be omitted.

ORIGINAL.

AN ORDINANCE to amend Article 2, Chapter 5 of the Code of Ordinances of the City of New York.

Be it Ordained by the Board of Aldermen of the City of New York, as follows: Section 1. Article 2, Chapter 5, of the Code of Ordinances of the City of New York is hereby amended to read as follows:

ARTICLE 2. Materiais.

[Section 20. Brick. Sand. 21. Cement. 23. Mortar. Concrete. Iron and steel. 26. Timber. Tests of new materials.] Section 20. Quality of Materials. 21. Weights of Materials. 22. Tests. 23. Brick. 24. 25. Sand. Lime. 26. Cement. 27. Mortar. 28. Concrete. Hollow Building Blocks. 30. Iron and Steel. 31. Timber.

§ 20. Quality of Materials. All building materials shall be of a quality to meet the intent of this chapter, and shall conform to such specifications not inconsistent with any requirements of this chapter as may be promulgated by the superintendents of buildings under the provisions of this chapter.

§ 21. Weights of Materials. The weights of various materials in pounds per ubic foot shall be assumed to be as follows:

word foot and to the assumed to be as follows.
Brickwork
Concrete, cinder, used for floor arches or slabs
Concrete, cinder, used for filling over fireproof floors
Concrete, stone
Granite, bluestone and marble
Limestone
Sandstone
Oak and longleaf yellow pine
Struce, fir, hemlock, white pine and shortleaf yellow pine
8 22 T

§ 22. Tests. 1. When required. New structural material, or structural material not otherwise provided for in this chapter shall be subjected to such tests to buildings shall direct.determine its character and quality, as the superintendent of Appliances and devices required by any of the provisions of this chapter and new methods of construction shall be subjected to such tests to determine their efficiency, as the superintendent of buildings may direct. Such tests as may be required under this section shall be described in rules promulgated by the superintendent of buildings.

2. Tests of Materials. All tests shall be conducted under the supervision of the superintendent of buildings, or his authorized representative. Laboratory tests shall be conducted at a testing laboratory of recognized standing. A superintendent of buildings conducted a test under the provisions of this section shall notify the superintendents of buildings of the other boroughs at least three days in advance of such test.

3. Approval. Any material, appliance, or method of construction meeting the requirements of this chapter or the specifications authorized thereunder shall be approved within a reasonable time after the completion of the tests. All such approvals and the conditions under which they are issued shall be published in the City Record within a month after issuance, and a complete list of all such approvals issued during the year shall be included in the annual report of the superintendent of buildings. The superintendent of buildings may prohibit the use of any material or appliance failing to conform to the requirements of this chapter or to the rules adopted thereunder.

4. Conditions attaching to approvals. Materials, appliances or methods of construction which have been tested and approved shall be used and installed in accordance with the terms of the approval. So far as practicable all materials and appliances for which approvals have been issued shall have a distinctive brand mark for identification impressed on or otherwise attached to them. It shall be unlawful to use any such brand mark on any other material or appliance than that for which the approval was issued.

5. Additional Tests. The superintendent of buildings may require any test to be repeated if there is any reason to believe that the material or appliance is no longer up to the specifications on which the approval was based.

§ [20] 23. Brick. The brick used in the construction of [all] buildings shall be [good] sound, hard [well] burnt brick. When old brick are used in any wall they shall be thoroughly cleaned before being used [and shall be whole and good, hard, well burnt brick].

§ [21] 24. Sand. The sand used for building construction [mortar in all buildings] shall be clean, sharp, coarse and silicious [grit sand, free from loam or dirt, and shall not be finer than the standard samples kept in the office of the superintendent of buildings].

§ 25. Lime. Quick lime and hydrated lime shall conform to such specifications as may be promulgated by the superintendent of buildings, or, in the absence of such specifications, with the standard specifications of the American Society for Testing Materials.

§ [22] 26. Cement. [Portland. Cements classed as Portland cement shall be considered to mean such cement as will, when tested neat, after 1 day set in air be capable of sustaining without rupture a tensible strain of at least 120 pounds per square inch, and after 1 day in air and 6 days in water be capable of sustaining without rupture a tensible strain of at least 300 pounds per square inch.

2. Other classes. Cements other than Portland cement shall be considered to mean such cement as will, when tested neat, after one day set in air, be capable of sustaining without rupture a tensible strain of at least 60 pounds per square inch, and after 1 day in air and 6 days in water be capable of sustaining without rupture a tensible strain of at least 120 pounds per square inch.

3. Tests. All tests of cements shall be made under the supervision of the superintendent of buildings, at such times as he may determine, and a record of all cements answering the above requirements shall be kept for public information.]

Portland and natural cements shall conform to such specifications as may be promulgated by the superintendent of buildings in accordance with the provisions of this chapter, or, in the absence of such specifications, with the standard specifications of the American Society for Testing Materials.

§ [23] 27. Mortar. 1. Cement. Cement mortar shall be made of cement and sand in the proportion of 1 part of cement and not more than 3 parts of sand by volume, [and shall be used immediately after being mixed. The cement and sand are to be measured and thoroughly mixed before adding water. The cement must be very finely ground and free from lumps.] or, in the case of bag mortars prepared under rules promulgated by the superintendent of buildings, in such proportions that the tensile strength per square inch at the age of 28 days shall be not less than 250 pounds when Portland cement is used, and 125 pounds when natural cement is used. Cement mortar shall be thoroughly mixed and shall be used immediately after the addition of water. Not more than 15 per cent, of the cement by volume may be replaced by an equal volume of dry hydrated lime, but the lime and cement must be thoroughly mixed before the addition of water.

2. Cement and lime. [Cement and lime] Cement-lime mortar (mixed) shall be made of 1 part of slaked or dry hydrated lime, 1 part of cement and not more than 3 parts of sand to each by volume.

3. Lime. Except as may be otherwise provided, I[L]ime mortar shall be made of 1 part of slaked lime, lime putty or dry hydrated lime and not more than 4 parts of sand by volume. [All lime used for mortar shall be thoroughly burnt, of good quality, and properly slaked before it is mixed with the sand.]

§ [24.] 28. Concrete. [Concrete for foundations shall be made of at least 1 part of cement, 2 parts of sand and 5 parts of clean broken stone, of such size as to pass in any way through a 2-inch ring, or good, clean gravel may be used in the same proportion as broken stone. The cement, sand and stone or gravel shall be measured and mixed as is prescribed for mortar. All concrete when in place shall be properly rammed and allowed to set, without being disturbed.] 1. Mixture. Except as may be otherwise provided in this chapter, concrete shall be made of 1 part of cement, and not more than 21/2 parts of sand and 5 parts of coarse aggregate.

2. Aggregate. The coarse aggregate shall be granite, trap rock, gravel or other hard durable material that may be approved by a rule of the superintendent of buildings. When gravel is used it shall be thoroughly washed. Where mass concrete is used, the coarse aggregate shall be of such size as will pass through a two-inch ring. All aggregates shall be free from dust or other deleterious material.

3. Consistency. All concrete shall be a wet mixture, and shall be placed in forms immediately after mixing, and well tamped. No concrete shall be used after initial

4. Forms. All forms and centering shall be built in a substantial manner, and with joints sufficiently tight to prevent leakage of the cement. They shall be properly supported and braced as to safely sustain all the load that may be placed upon them

fresh concrete is joined to concrete which has set or partially set, the surface of the old concrete shall be roughened, cleaned and thoroughly wet.

6. Precautions against freezing. No materials containing frost or that are frozen shall be used. Precaution shall be taken to prevent concrete from freezing. After it has been placed in position a temperature above 32 degrees F. shall be maintained, by artificial means if necessary, until the concrete has its initial set.

§ 29. Hollow Building Blocks. 1. Concrete. Hollow building blocks of concrete shall be made of portland cement and suitable aggregates in such proportions as to develop at the age of 28 days an ultimate crushing strength per square inch of gross area of not less than 750 pounds when tested with the cells placed vertically and 300 bounds when tested with the cells placed horizontally. The shells and webs shall not be less than one and one-half inches thick.

2. Terra Cotta. Hollow building blocks of terra cotta shall be sound, hard and well burnt and shall develop an ultimate crushing strength per square inch of gross area of not less than 1,200 pounds when tested with the cells placed vertically and 300 pounds with the cells placed horizontally. The shells and webs shall not be less than

3. Absorption. The absorption of hollow building blocks to be used for bearing or enclosing walls shall not exceed 10 per cent. in 48 hours as an average nor more than 15 per cent. in any case.

8 [25] 30. Iron and steel. 1. Cast iron. [All c] Cast iron shall be of good foundry mixture, producing a clean, tough, gray iron. Sample bars, 5 feet long, 1 inch square, cast in sand [moles] moulds, placed on supports 4 feet 6 inches apart, shall bear a central load of 450 pounds before breaking. Castings shall be free of serious blowholes, cinder spots and cold shuts. [Ultimate tensile strength shall be not less than 16,000 pounds per square inch, when tested in small specimens.]

[2. Wrought iron. All wrought iron shall be uniform in character, fibrous, tough and ductile. It shall have an ultimate tensible resistance of not less than 48,000 pounds per square inch, an elastic limit of not less than 24,000 pounds per square inch, and an elongation of 20 per cent. in 8 inches, when tested in small specimens.]

2. [3.] Cast steel. Steel castings for building construction [All cast steel] shall be made of open hearth steel, [containing .25 to .5 per cent. of carbon, not over .08 per cent. of phosphorus] and shall be practically free from blow-holes. Except as may be otherwise prescribed by rules of the superintendent of buildings, they shall conform to the standard specifications of the American Society for Testing Materials for soft or medium steel castings.

3. [4.] Structural steel. All structural steel for buildings shall have an ultimate tensile strength of from [54,000] 55,000 pounds to (64,000) 65,000 pounds per square inch. [Its elastic limit shall be not less than 32,000 pounds per square inch and a minimum elongation of not less than 20 per cent. in 8 inches.] Rivet steel shall have an ultimate strength of from [50,000] 46,000 to [58,000] 56,000 pounds per square inch. Except as may be otherwise prescribed by the rules of the superintendent of buildings, steel shall conform to the standard specifications of the American Society for Testing Materials for structural steel for buildings.

§ [26.] 31. Timber. All timbers and wood beams used in any building shall be of good sound material, free from rot, large and loose knots, shakes or any imperfection whereby the strength may be impaired [, and be of such size and dimensions as the purposes for which the building is intended require].

[§ 27. Tests of new materials. New structural material of whatever nature shall be subject to such tests to determine its character and quality, as the superintendent of buildings shall direct; the tests shall be made under his supervision, or he may direct the architect or owner to file with him a certified copy of the results of tests such as he may direct shall be made.]

Section 2. Sub-division 3 of Section 50, Article 3, Chapter 5 of the Code of

Ordinances of the City of New York is hereby repealed. Section 3. This ordinance shall take effect immediately.

Note-New matter in italics; old matter, in brackets [], to be omitted. ANTHONY J. McNALLY, JACOB BARTSCHERER, JOHN DIEMER, JOHN KOCHENDORFER, CHARLES P. COLE, JESSE D. MOORE, JOHN H.

BOSCHEN, Committee on Buildings. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said ordinance. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush,

Carberry, Chorosh, Cole, Colne, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kenney, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), O'Rourke, Ottes, Pendry, Post, Pouker, Quinn, Reardon, Robitzek, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wnite, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Connolly, by James A. Dayton, Commissioner of Public Works; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—65.

No. 577—Int. No. 1572.

Report of the Committee on Buildings, in Favor of Adopting Substitute Ordinance Relating to That Section of the Building Code Entitled "Iron and Steel Construction.

The Committee on Buildings, to which was referred on March 16, 1915 (Minutes, page 1639), the annexed ordinance affecting that section of the Building Code relating to iron and steel construction, respectfully REPORTS:

That it held a public hearing on this subject at which but a few minor objections developed.

The Committee has carefully gone over the regulations and believes that the substitute ordinance submitted herewith is satisfactory and it therefore recommends that the said substitute ordinance be adopted.

SUBSTITUTE. AN ORDINANCE to amend Article 15, Chapter 5, of the Code of Ordinances of The City of New York.

Be It Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Article 15, Chapter 5 of the Code of Ordinances of the City of New York, is hereby amended to read as follows:

ARTICLE 15.

Iron [or] and steel construction.

[Section 300. General provisions. Cast-iron columns.

> Columns of steel or wrought iron. Double columns.

Joint plates for open-back columns. Party wall posts.

306. Girders. 307. Lintels.

308. Plates under ends of lintels and girders.

309. Floor and roof beams 310. Trusses.

Framing and connecting. 312. Bolting.

313. Riveting.]

Section 300. Cast-iron columns. 301. Steel columns.

Column bases.

303. Lintels, beams and girders. Framing and connecting.

305. Trusses. Riveting. 307.

Bolting. Tie rods.

309. Templates.

Protection against corrosion. 311. Protection against fire.

312. Metal fronts. 313. Use of old materials.

[General provisions. 1. Fire-proof casing. Where columns are used 5. Joints in concrete. Joints formed between portions of concrete placed at to support iron or steel girders carrying inclosure walls, the said columns shall be fferent times shall be made in a manner not to injure the completed structure. Before of cast iron, wrought iron or rolled steel, and on their exposed outer and inner surfaces be constructed to resist fire by having a casing of brickwork not less than 8 inches in thickness on the outer surfaces, nor less than 4 inches in thickness on the inner surfaces, and all bonded into the brickwork of the inclosure walls. The exposed sides of the iron or steel girders shall be similarly covered in with brickwork not less than 4 inches in thickness on the outer surfaces and tied and bonded, but the extreme outer edge of the flanges of beams, or plates or angles connected to the beams, may project to within 2 inches of the outside surface of the brick casing. The inside surfaces of girders may be similarly covered with brickwork, or if projecting inside of the wall, they shall be protected by terra cotta, concrete or other fireproof

> 2. Girders. Girders for the support of the inclosure walls shall be placed at the floor line of each story.

> 3. Metal fronts. All cast-iron or metal fronts shall be backed up or filled in with masonry of the thickness provided for in §§ 251 and 252 of this chapter.

4. Painting. All structural metal work shall be cleaned of all scale, dirt and rust. and be thoroughly coated with one coat of paint. Cast-iron columns shall not be painted until after inspection under the supervision of the superintendent of buildings. Where surfaces in riveted work come in contact, they shall be painted before assembling. After erection all work shall be painted at least one additional coat.

Subaqueous work. All iron or steel used under water shall be inclosed with concrete.]

[§ 301.] Cast iron columns. 1. Dimensions. Cast iron columns shall not have a smaller outside [less] diameter or side than 5 inches [or less thickness than 34 of an inch.], [N] nor shall they have an unsupported length [of more than 20 times their least lateral dimensions or diameter, except as modified by § 51 of this chapter, and except the same may form part of an elevator inclosure or staircase, and also except in such cases as the superintendent of buildings may specially allow a greater un-

supported length] greater than that allowed by § 52 of this chapter. 12. Construction. All cast-iron columns shall be of good workmanship and material. The top and bottom flanges, seats and lugs shall be of ample strength, reinforced by fillets and brackets; they shall be not less than one inch in thickness when finished. All columns must be faced at the ends to a true surface perpendicular to the axis of the column.

3. Joints. Column joints shall be secured by not less than 4 bolts each, not less than 3/4 of an inch in diameter. The holes for these bolts shall be drilled to a template.

4. Core. The core of a column below a joint shall not be larger than the core of the column above and the metal shall be tapered down for a distance of not less than 6 inches, or a joint plate may be inserted of sufficient strength to distribute

2. [5.] Thickness of metal. The thickness of metal shall be not less than [1-12] one-twelfth the diameter [of the greatest lateral] or least dimension of cross section. but never less than [34] three-fourths of an inch. When necessary, the thickness shall be increased near the end so that the core of a column below a joint shall not be larger than the core of the column above, in which case the metal may be tapered down for a distance of not less than 6 inches; or a joint plate may be inserted of sufficient strength to distribute the load. Wherever the core of a cast iron column has shifted more than [1/4] one-fourth the thickness of the shell, [the strength shall be computed, assuming] the thickness of the metal all around shall be assumed equal to the thinnest part [and the column shall be condemned if this computation shows the strength to be less than required by this chapterl.

3. Workmanship, a. Joints. Cast iron columns shall be machine faced at the end to a true surface perpendicular to the axis. They shall be bolted together with at least four bolts, not less than three-quarters of an inch in diameter, passing through the flanges, the bolts being of sufficient length to allow the nuts to be screwed up tightly; and as each column is placed in position, the bolts shall also be placed in position and the nuts shall be screwed up tightly.

b. Flanges. Where cast iron columns rest one on top of another, the top flange of the lower column shall project on all sides not less than three inches from the outer surfaces of the column, and the shape and dimensions of the bottom flange of the upper column shall be the same as those of the top flange of the lower column, except that when a column is placed on a lot line, the flanges on the side toward such lot line may be omitted, if not required for bolting. Flanges shall be at least one inch in thickness when finished, and reinforced by fillets and brackets when necessary.

placed on top.]

c. Bolt holes. All holes in cast iron columns shall be drilled. The diameter of the holes shall not exceed that of the bolts by more than one-sixteenth of an inch. 4. Limitation. Cast iron columns shall not be used in any case where the load is so eccentric as to cause tension in the cast iron. Nor shall they be used for such parts of the structural frame of buildings which are required to resist stresses due to

5. Inspection. [6. Defects.] No cast iron column shall be set in place until it has passed an inspection satisfactory to the superintendent of buildings. Wherever blowholes or imperfections are found in a cast iron column which reduce[s] the area of the cross section at that point more than 10 per cent. such column shall be condemned. [7. Test-holes.] Cast iron [posts or] columns not cast with one open side or back, [before being set up in place,] shall have [a] three-eighths [36] inch holes drilled in the shaft lof each post or column by the manufacturer or contractor furnishing the same,] to exhibit the thickness of the castings, as may be required by the superintendent of buildings. [and any other similar sized hole or holes, which the superintendent of buildings may require shall be drilled in the said posts or columns by the manufacturer or contractor at his own expense.] Cast iron columns shall not be painted before inspection.

[8. Shoes or plates. Iron or steel shoes or plates shall be used under the bottom tier of columns to properly distribute the load on the foundation. Shoes shall be

301. Steel columns. 1. Length. No steel column shall have an unsupported length greater than that allowed by § 52 of this chapter.

2. Design. [§ 302. Columns of steel or wrought iron. 1. Dimensions.] No part of a steel [or wrought iron] column shall be less than [14] one-quarter of an inch thick. No material, whether in the body of the column or used as a lattice bar or stay plate, shall be used [in any wrought iron or steel column] of less thickness than [1-32] one thirty-second of its unsupported width, measured between centers of rivets transversely, [of] or [1-16] one-sixteenth the distance between centers [or] of rivets in the direction of the stress. [No wrought iron or rolled steel column shall have an unsupported length of more than 40 times its least lateral dimension or diameter, except as modified by § 51 of this chapter, and also except in such cases as the superintendent of buildings may specially allow a greater unsupported length.] Stay plates are to have not less than 4 rivets, and are to be spaced so that the ratio of length to the least radius of gyration of the parts connected does not exceed 40, the

distance between nearest rivets of two stay plates in this case being considered as length. In built-up columns the thickness of any outstanding member shall not be less than one-twelfth the width of the outstanding portion.

3. Joints. The ends of all columns shall be faced to a plane surface at right angles to the axis of the columns. Wherever practicable the connection between them shall be made with splice plates. When splice plates cannot be used a connection formed of plates and angles, designed to properly distribute the stress, may be used, [2. Construction. Steel and wrought iron columns shall be made in one, two or three-story lengths, and the materials shall be rolled in one length wherever practicable to avoid intermediate splices.] Where any part of the section of a column projects beyond that of the column above or below, the difference shall be made up by filling plates secured to the column by the proper number of rivets. [The ends of all columns shall be faced to a plane surface at right angles to the axis of the columns, and the connection between them shall be made with splice plates. The joint may be effected by rivets of sufficient size and number to transmit the entire stress, and then the splice plates shall be equal in sectional area to the area of column spliced. When the section of the columns to be spliced is such that spliced plates cannot be used, a connection formed of plates and angles may be used, designed to properly distribute the stress.] All column connections shall be riveted.

[3. Stay plates. Stay plates are to have not less than 4 rivets, and are to be spaced so that the ratio of length by the least radius of gyration of the parts connected does not exceed 40; the distance between nearest rivets of two stay plates

shall in this case be considered as length.

Shoes or plates. Shoes of iron or steel, as described for cast-iron columns, or built shoes of plates and shapes may be used, complying with the same requirements.

§ 302. Column bases. Whenever necessary to properly distribute the load, iron or steel shoes shall be used under the bottom tier of columns. Cast iron bases or shoes shall be not less than one inch thick in any part. If any side of the bed plate exceeds three feet in length, a reinforcing flange at least four inches high shall be provided around the outer edges. All cast iron bases or shoes shall be planed on top, and, when resting on steel girders, on both top and bottom. Bases or shoes of steel plates and shapes shall be designed to meet the requirements of § 301 of this chapter. Nothing in this section shall prevent iron or steel bases being made as a part of the

[§ 303. Double columns. In all buildings hereafter erected or altered, where any iron or steel column or columns are used to support a wall or part thereof, whether the same be an exterior or an interior wall, and columns located below the level of the sidewalk which are used to support exterior walls or arches over vaults, the said column or columns shall be either constructed double-that is, an outer and an inner column, the inner column alone to be of sufficient strength to sustain safely the weight to be imposed thereon, and the outer columns shall be 1 inch shorter than the inner columns, or such other iron or steel column of sufficient strength and protected with not less than two inches of fireproof material securely applied, except that double or protected columns shall not be required for walls fronting on

[§ 304. Joint-plates for open-back columns. Iron or steel posts or columns, with one or more open sides and backs, shall have solid iron plates on top of each,

excepting where pierced for the passage of pipes.]

[§ 305. Party wall posts. If iron or steel posts are to be used as party posts in front of a party wall, and intended for two buildings, then the said posts shall be not less in width than the thickness of the party wall, nor less in depth than the thickness of the wall to be supported above. Iron or steel posts in front of side, division or party walls, shall be filled up solid with masonry and made perfectly tight between the posts and walls. Intermediate posts may be used, which shall be sufficiently strong, and the lintels thereon shall have sufficient bearings to carry the weight above with safety.]

§ 303. Lintels, beams and girders. 1. Cast iron lintels. [§ 307. Lintels. Cast-iron lintels shall not be used for spans exceeding 16 feet.] Cast iron lintels [or beams] shall not be less than three-quarters [34] of an inch in thickness [in any of their parts] at any point, and shall not be used for spans

exceeding six feet.

2. Double beams as girders. [§306. Girders. 1. Use of Beams.] When rolled steel [or wrought iron] beams are used in pairs to form a girder, they shall be connected together by [bolts and iron] separators at intervals of not more than 5 feet. All beams 12 inches and over in depth shall have at least 2 bolts to each separator.

3. Riveted girders. The thickness of the web in riveted girders shall be not less than one-one hundred and twentieth of the distance between flange angles, and in no case less than one-quarter of an inch. If the unsupported depth of the web plate exceeds 60 times its thickness, stiffeners shall be used at intervals not exceeding-120 times the thickness of the web. Stiffeners of sufficient strength shall also be provided over supports and under concentrated loads.

[2. Riveting. Rivets in flanges shall be placed so that the last value of a rivet for either shear or bearing is equal or greater than the increment of strain due to the distance between adjoining rivets. All other rules given under riveting shall be followed. The length of rivets between heads shall be limited to 4 times the diameter.]

4. [3.] Lateral bracing. The compression flanges of steel beams and [plate] girders shall be secured against buckling, if [its] the length exceeds [30] twenty times [its] their width [.] [If splices are used, they shall fully make good the members spliced in either tension or compression.] unless the working stresses in such flanges are proportioned to the ratio of length to width as provided for steel columns in §52 of this chapter.

[4. Stiffeners. Stiffeners shall be provided over supports and other concentrated loads; they shall be of sufficient length as a column, to carry the loads, and shall be connected with a sufficient number of rivets to transmit the stresses into the web girders. Stiffeners shall fit so as to support the flanges of the girders. If the unsupported depth of the web plate exceeds 60 times its thickness, stiffeners shall be used at intervals not exceeding 120 times the thickness of the web.]

§ 304. [311.] Framing and connecting. All columns, beams, trusses and all other iron or steel work [trimmer beams, headers, and tail beams] shall be suitably framed and connected together [and the iron or steel girders, columns, beams, trusses

and connected together] and to the walls. All beams framed into and supported by other beams or girders shall be connected thereto by angles or knees of a proper size and thickness [and have] with sufficient bolts or rivets [in both legs of each connecting angle to transmit the entire (weight or) load (coming on the beam to the supporting beam or girder. In no case shall the shearing value of the bolts or rivets or the bearing value of the connecting angles, provided for in \$53 of this chapter, be exceeded.], or by seats of sufficient strength and the necessary angles or knees to hold the beam in place. Beams resting on girders shall be securely riveted or bolted to the same.

§ 305. [310.] Trusses. 1. General [provisions] design. Trusses shall be of

such design that the stresses in each member can be calculated. 2. Lateral bracing. All trusses shall be held rigidly in position by efficient systems of lateral [and] or sway bracing. [, struts being spaced so that the maximum limit of length to least radius of gyration, established in §51 of this chapter, is not exceeded. Any member of a truss subjected to transverse stress, in addition to direct tension or compression, shall have the stresses causing such strain added to the direct stresses coming on the member, and the total stresses thus formed shall in no case exceed the working stresses stated in §53 of this chapter. No bolts shall be used in the connections of riveted trusses, excepting when riveting is impracticable.

and then the holes shall be drilled or reamed]. 3. Tension members. [2. Riveted trusses.] For tension members, the actual net area only, after deducting rivet holes [1/8] one-eighth inch larger than the rivets. shall be considered as resisting the stress. [If tension members are made of angle irons riveted through one flange only, only that flange shall be considered in proportioning areas. Rivets to be proportioned as prescribed in §§53 and 313 of this chapter. If the axes of two adjoining web members do not intersect within the line of the chords, sufficient area shall be added to the chord to take up the bending

strains.] 4. Compression members. [3. Pin connected trusses. The bending stresses on pins shall be limited to 20,000 pounds for steel and 15,000 pounds for iron. All cl Compression members in pin-connected trusses shall be [proportioned using] designed so that the stresses shall not exceed 75 per cent. of the permissible working stresses

5. Eye bars. The heads of all eye bars shall be made by upsetting or forging. No weld will be allowed in the body of the bar. Steel eye bars shall be annealed. Bars shall be straight before boring. Eyes and screw ends shall be so proportioned that upon test to destruction, fracture will take place in the body of the member.

6. Pins. All pins shall be accurately turned. All pin-holes shall be bored true and at right angles to the axis of the members, and must fit the pins within onethirty-second of an inch. [The distances of pinholes from centre to centre for corresponding members shall be alike, so that, when piled upon one another, pins will pass through both ends without forcing. Eyes and screw ends shall be so proportioned that upon test to destruction, fracture will take place in the body of the member. All pins shall be accurately turned. Pin-plates shall be provided wherever necessary to reduce the stresses on pins to the working stresses prescribed in §53 of this chapter. These pin-plates shall be connected to the members by rivets of sufficient size and number to transmit the stresses without exceeding working stresses. All rivets in members of pin-connected trusses shall be machine-driven. All rivets in pin-plates which are necessary to transmit stress shall be also machine-driven. The main connections of members shall be made by pins. Other connections may be made by bolts. If there is a combination of riveted and pin-connected members in one truss, these members shall comply with the requirements for pin-connected trusses; but the riveting shall comply with the requirements of §§53 and 313 of this chapter.] § 306. Riveting. 1. When required. All component parts of built-up columns.

girders and trusses, including any splices in the same, shall be riveted. 2. Spacing of rivets. The pitch of rivets shall never be less than three diameters of the rivet, nor more than 6 inches. In the direction of the stress it shall not exceed 16 times the least thickness of the outside member. At right angles to the stress it

shall not exceed 32 times the least thickness of the outside member. 3. Distance from edge. [§ 313. Riveting.] The distance from centre of a rivet hole to the edge of the material shall not be less than:

34 [58] of an inch for ½-inch rivets; 1 [3/8 of an] inch for 5/8-inch rivets;

11/4 [11/8 of an] inches for 3/4-inch rivets;

[3% of an] inches for 7%-inch rivets; 134 [11/2 of an] inches for 1-inch rivets.

[Wherever possible, however, the distance shall be equal to 2 diameters. All rivets, wherever practicable, shall be machine driven. The rivets in connections shall be proportioned and placed to suit the stresses. The pitch of rivets shall never be less than three diameters of the rivet, nor more than 6 inches. In the direction of the stress it shall not exceed 16 times the least thickness of the outside member. At right angles to the stress it shall not exceed 32 times the least thickness of the outside member. All holes shall be punched accurately, so that upon assembling a cold rivet will enter the hole without straining the material by drifting. Occasional slight errors shall be corrected by reaming. The rivets shall fill the holes completely; the heads shall be hemispherical and concentric with the axis of the rivet. Gussets shall be provided wherever required, or sufficient thickness and size to accommodate the number of rivets necessary to make a connection.] 4. Length. The lengths of rivets, between heads, shall not exceed five times the

5. Driving. All shop rivets, wherever practicable, shall be machine driven. Rivets shall fill the holes completely. Rivet heads shall be hemispherical and concentric with the axis of the rivet.

§ 307. [312.] Bolting. 1. When permitted. Where riveting is not [made mandatory required by the provisions of this chapter connections may be effected by bolts. [These bolts shall be of wrought iron or], of mild steel, [and they shall have] with United States standard threads. The threads shall be full and clean, the nut shall be truly concentric with the bolt, and the thread shall be of sufficient length to allow the nut to be screwed up tightly. [When bolts go through bevel flanges, bevel washers to match shall be used so that head and nut of bolt are parallel.]

2. Suspenders. When the bolts are used for suspenders, the working stress[es] shall be reduced [for wrought iron to 10,000 pounds and for steel to 14,000] to 9,000 pounds per square inch of net area, and the load shall be transmitted into the head or nut by [strong] suitable washers [distributing the pressure evenly over the entire surface of the same. Turned bolts in reamed holes shall be deemed a substitute for field rivets].

§ 308. Tie rods. Whenever tie rods may be required by the provisions of this chapter in connection with iron and steel construction they shall be at least threefourths of an inch in diameter. Holes for tie rods in floor arches shall be placed as near the thrust of the arch as practicable. The distance between tie rods in floors or roofs shall not exceed 8 times the depth of the beams nor 8 feet in any case.

[§ 308. Plates under ends of lintels and girders. When the lintels or girders are supported at the ends by brick walls or piers they shall rest upon cut granite or bluestone blocks at least 10 inches thick, or upon cast-iron plates of equal strength by the full size of the bearings. In case the opening is less than 12 feet, the stone blocks may be 5 inches in thickness or cast-iron plates of equal strength by the full size of the bearings, may be used, provided that in all cases the safe loads do not exceed those fixed by § 53 of this chapter.]

[§ 309. Floor and roof beams. 1. General specifications. All rolled steel and wrought iron floor and roof beams used in buildings shall be of full weight, straight and free from injurious defects. Holes for tie rods shall be placed as near the thrust of the arch as practicable. The distance between tie rods in floors shall not exceed eight feet, and shall not exceed 8 times the depth of floor beams 12 inches and under. Channels or other shapes, where used as skewbacks, shall have a sufficient resisting moment to take up the thrust of the arch. Bearing plates of stone or metal shall be used to reduce the pressure on the wall to the working stress. Beams resting on girders shall be securely riveted or bolted to the same; where joined on a girder, tiestraps of ½ inch net sectional area shall be used, with rivets or bolts to correspond. Anchors shall be provided at the ends of all such beams bearing on walls.

2. Templates. Under the ends of all iron or steel beams where they rest on the walls, a stone or cast-iron template shall be built into the walls. Templates under ends of steel or iron beams shall be of such dimensions as to bring no greater pressure upon the brickwork than that allowed by § 53 of this chapter. When rolled iron or steel floor beams, not exceeding 6 inches in depth, are placed not more than 30 inches

on centres, no templates shall be required.

§ 309. Templates. When any lintel, beam, girder or truss is supported at either and all other iron work of all floors and roofs shall be strapped, bolted, anchored | end by a wall or pier, it shall be properly anchored thereto and shall rest upon a template or shoe of cast iron, steel or stone of such design and dimensions as to safely distribute its load on the masonry, except that when beams, not exceeding 6 inches in depth, are placed not more than 30 inches on centres, no templates shall be required.

§ 310. Protection against corrosion. 1. Painting. All structural iron and steel work shall be cleaned of all scale, dirt and rust and be thoroughly coated with one coat of paint before erection, except that cast iron columns shall not be painted until after inspection. Where surfaces in riveted work come in contact, they shall be painted before assembling. After erection all work shall be painted at least one additional coat of a different shade than the first.

2. Subaqueous work. All iron or steel used under water shall be encased in

311. Protection against fire. Any iron or steel construction hereafter placed in any building to support a wall or part thereof or a sidewalk, shall be protected with not less than two inches of fireproof material securely applied, except that in non-fireproof buildings such protection shall not be required for columns immediately above the sidewalk level supporting walls fronting on streets.

§ 312. Metal fronts. Metal fronts or facias hereafter erected on the exterior of buildings over one-story high shall be backed up or filled in with masonry not less

than 8 inches thick.

313. Use of old material. Nothing in this article shall prevent the use of old steel or wrought iron shapes, provided that the working stresses used do not exceed three-fourths of those specified in this chapter for steel, and that the provisions of this article are otherwise complied with.

Section 2. Section 350 of Article 17, Chapter 5, of the Code of Ordinances of the City of New York, is hereby amended by adding thereto a sub-division, to be

known as sub-division 6, as follows:

6. Fireproof casing. Where columns are used to support iron or steel girders carrying inclosure walls, the said columns shall be of cast iron, wrought iron, or rolled steel, and on their exposed outer and inner surfaces be constructed to resist fire by having a casing of brickwork not less than 8 inches in thickness on the outer surfaces, nor less than 4 inches in thickness on the inner surfaces, and all bounded into the brickwork of the inclosure walls. The exposed sides of the iron or steel girders shall be similarly covered in with brickwork not less than 4 inches in thickness on the outer surfaces and tied and bonded, but the extreme outer edge of the flanges of beams, or plates or angles connected to the beams, may project to within 2 inches of the outside surface of the brick casing. The inside surfaces of girders may be similarly covered with brickwork, or if projecting inside of the wall, they shall be protected by terra cotta, concrete or other fireproof material.

Section 3. Nothing in this ordinance shall require any alteration in any iron or steel construction already fabricated under the requirements of the provisions here-

tofore in force.

Section 4. This ordinance shall take effect immediately.

Note—New matter in *italics*; old matter in brackets [], to be omitted. ORIGINAL.

AN ORDINANCE to amend Article 15, Chapter 5, of the Code of Ordinances of The City of New York.

Be it Ordained, by the Board of Aldermen of The City of New York, as follows: Section 1. Article 15, Chapter 5, of the Code of Ordinances of The City of New York is hereby amended to read as follows:

> ARTICLE 15. Iron [or] and steel construction.

[Section 300. General provisions. Cast-iron columns.

Columns of steel or wrought iron.

Double columns. Joint plates for open-back columns.

Party wall posts.

306. Girders. 307. Lintels.

Plates under ends of lintels and girders.

Floor and roof beams. Trusses.

311. Framing and connecting. 312. Bolting.

313. Riveting.] Section 300. Cast-iron columns.

Steel columns. 302. Column bases.

303. Lintels, beams and girders.

304. Framing and connecting. 305. Trusses.

306. Riveting.

307. Bolting. Tie rods.

309. Templates.

Protection against corrosion.

311. Protection against fire. 312. Metal fronts.

313. Use of old materials.

§ 300. [General provisions. 1. Fire-proof casing. Where columns are used to support iron or steel girders carrying inclosure walls, the said columns shall be of cast iron, wrought iron or rolled steel, and on their exposed outer and inner surfaces be constructed to resist fire by having a casing of brickwork not less than 8 inches in thickness on the outer surfaces, nor less than 4 inches in thickness on the inner surfaces, and all bonded into the brickwork of the inclosure walls. The exposed sides of the iron or steel girders shall be similarly covered in with brickwork not less than 4 inches in thickness on the outer surfaces and tied and bonded, but the extreme outer edge of the flanges of beams, or plates or angles connected to the beams, may project to within 2 inches of the outside surface of the brick casing. The inside surfaces of girders may be similarly covered with brickwork, or if projecting inside of the wall, they shall be protected by terra cotta, concrete or other fireproof

2. Girders. Girders for the support of the inclosure walls shall be placed at the floor line of each story.

3. Metal fronts. All cast-iron or metal fronts shall be backed up or filled in with masonry of the thickness provided for in §§ 251 and 252 of this chapter.

4. Painting. All structural metal work shall be cleaned of all scale, dirt and rust, and be thoroughly coated with one coat of paint. Cast-iron columns shall not be painted until after inspection under the supervision of the superintendent of before assembling. After erection all work shall be painted at least one additional coat.

5. Subaqueous work. All iron or steel used under water shall be inclosed with

concrete. [§ 301.] Cast iron columns. 1. Dimensions. Cast iron columns shall not have a smaller outside [less] diameter or side than 5 inches [or less thickness than 34 of an inch.], [N]nor shall they have an unsupported length [of more than 20 times] their least lateral dimensions or diameter, except as modified by § 51 of this chapter, and except the same may form part of an elevator inclosure or staircase, and also except in such cases as the superintendent of buildings may specially allow a greater | between the posts and walls. Intermediate posts may be used, which shall be suffiunsupported length.] greater than that allowed by § 52 of this chapter.

[2. Construction. All cast-iron columns shall be of good workmanship and material. The top and bottom flanges, seats and lugs shall be of ample strength, reinforced by fillets and brackets; they shall be not less than one inch in thickness when finished. All columns must be faced at the ends to a true surface perpendicular

to the axis of the column.

3. Joints. Column joints shall be secured by not less than 4 bolts each, not less than 34 of an inch in diameter. The holes for these bolts shall be drilled to a tem-

4. Core. The core of a column below a joint shall not be larger than the core of the column above and the metal shall be tapered down for a distance of not less than 6 inches, or a joint plate may be inserted of sufficient strength to distribute the load.

Thickness of metal. The thickness of metal shall be not less than [1-12] one-twelfth the diameter [of the greatest lateral] or least dimension of cross section. but never less than [34] three-fourths of an inch. When necessary, the thickness

shall be increased near the end so that the core of a column below a joint shall not be larger than the core of the column above, in which case the metal may be tapered down for a distance of not less than 6 inches; or a joint plate may be inserted of sufficient strength to distribute the load. Wherever the core of a cast iron column has shifted more than [1/4] one-fourth the thickness of the shell, [the strength shall be computed, assuming] the thickness of the metal all around shall be assumed equal to the thinnest part [and the column shall be condemned if this computation shows the strength to be less than required by this chapter.]

3. Workmanship. a. Joints. Cast iron columns shall be machine faced at the end to a true surface perpendicular to the axis. They shall be bolted together with at least four bolts, not less than three-quarters of an inch in diameter, passing through the flanges, the bolts being of sufficient length to allow the nuts to be screwed up tightly; and as each column is placed in position, the bolts shall also be placed in posi-

tion and the nuts shall be screwed up tightly.

b. Flanges. Where cast iron columns rest one on top of another, the top flange of the lower column shall project on all sides not less than three inches from the outer surfaces of the column, and the shape and dimensions of the bottom flange of the upper column shall be the same as those of the top flange of the lower column, except that when a column is placed on a lot line, the flanges on the side toward such lot line may be omitted, if not required for bolting. Flanges shall be at least one inch in thickness when finished, and reinforced by fillets and brackets when neces-

sary. c. Bolt holes. All holes in cast iron columns shall be drilled. The diameter of the holes shall not exceed that of the bolts by more than one-sixteenth of an inch.

4. Limitation. Cast iron columns shall not be used in any case where the load is so eccentric as to cause tension in the cast iron. Nor shall they be used for such parts of the structural frame of buildings which are required to resist stresses due

to wind. 5. Inspection. [6. Defects.] No cast iron column shall be set in place until it has passed an inspection satisfactory to the superintendent of buildings. Wherever blowholes or imperfections are found in a cast iron column which reduce[s] the area of the cross section at that point more than 10 per cent. such column shall be condemned. [7. Test-holes.] Cast iron [posts or] columns not cast with one open side or back, [before being set up in place,] shall have [a] three-eighths [38] inch holes drilled in the shaft [of each post or column by the manufacturer or contractor furnishing the same,] to exhibit the thickness of the castings, as may be required by the superintendent of buildings. [and any other similar sized hole or holes, which the superintendent of buildings may require shall be drilled in the said posts or columns by the manufacturer or contractor at his own expense.] Cast iron columns shall not be painted before inspection.

[8. Shoes or Plates. Iron or steel shoes or plates shall be used under the bottom tier of columns to properly distribute the load on the foundation. Shoes shall be placed

on top.

301. Steel columns. 1. Length. No steel column shall have an unsupported length greater than that allowed by Section 52 of this chapter.

[§ 302. Columns of steel or wrought iron. 1. Dimensions.] 2. Design. No part of a steel [or wrought iron] column shall be less than [1/4] one-quarter of an inch thick. No material, whether in the body of the column or used as a lattice bar or stay plate, shall be used [in any wrought iron or steel column] of less thickness than [1-32] one-thirty-second of its unsupported width, measured between centers of rivets transversely, [of] or [1-16] one-sixteenth the distance between centers [or] of rivets in the direction of the stress. [No wrought iron or rolled steel column shall have an unsupported length of more than 40 times its least lateral dimension or diameter, except as modified by § 51 of this chapter, and also except in such cases as the superintendent of buildings may specially allow a greater unsupported length.] Stay plates are to have not less than 4 rivets, and are to be spaced so that the ratio of length to the least radius of gyration of the parts connected does not exceed 40, the distance between nearest rivets of two stay plates in this case being considered as length. In built-up columns the thickness of any outstanding member shall not be less than one-

twelfth the width of the outstanding portion.

3. Joints. The ends of all columns shall be faced to a plane surface at right angles to the axis of the columns. Wherever practicable the connection between them shall be made with splice plates. When splice plates cannot be used a connection formed of plates and angles, designed to properly distribute the stress, may be used. [2. Construction. Steel and wrought iron columns shall be made in one, two or three-story lengths, and the materials shall be rolled in one length wherever practicable to avoid intermediate splices.] Where any part of the section of a column projects beyond that of the column above or below, the difference shall be made up by filling plates secured to the column by the proper number of rivets. The ends of all columns shall be faced to a plane surface at right angles to the axis of the columns, and the connection between them shall be made with splice plates. The joint may be effected by rivets of sufficient size and number to transmit the entire stress, and then the splice plates shall be equal in sectional area to the area of column spliced. When the section of the columns to be spliced is such that spliced plates cannot be used, a connection formed of plates and angles may be used, designed to properly distribute the stress.] All column connections shall be riveted.

[3. Stay plates. Stay plates are to have not less than 4 rivets, and are to be spaced so that the ratio of length by the least radius of gyration of the parts connected does not exceed 40; the distance between nearest rivets of two stay plates

shall in this case be considered as length.

4. Shoes or plates. Shoes of iron or steel, as described for cast-iron columns. or built shoes of plates and shapes may be used, complying with the same requirements.]

§ 302. Column bases. Whenever necessary to properly distribute the load, iron or steel shoes shall be used under the bottom tier of columns. Cast iron bases or shoes shall be not less than one inch thick in any part. If any side of the bed plate exceeds three feet in length, a reinforcing flange at least four inches high shall be provided around the outer edges. All cast iron bases or shoes shall be planed on top. and, when resting on steel girders, on both top and bottom. Bases or shoes of steel plates and shapes shall be designed to meet the requirements of § 301 of this chapter. Nothing in this section shall prevent iron or steel bases being made as part of the columns.

[§ 303. Double columns. In all buildings hereafter erected or altered, where any iron or steel column or columns are used to support a wall or part thereof, whether the same be an exterior or an interior wall, and columns located below the level of the sidewalk which are used to support exterior walls or arches over vaults, the said column or columns shall be either constructed double-that is, an outer and an inner column, the inner column alone to be of sufficient strength to sustain safely the weight to be imposed thereon, and the outer columns shall be 1 inch shorter than the inner columns, or such other iron or steel column of sufficient strength and protected with buildings. Where surfaces in riveted work come in contact, they shall be painted not less than two inches of fireproof material securely applied, except that double or protected columns shall not be required for walls fronting on streets or courts.]

[§ 304. Joint-plates for open-back columns. Iron or steel posts or columns, with one or more open sides and backs, shall have solid iron plates on top of each, excepting

where pierced for the passage of pipes.]

[§ 305. Party wall posts. If iron or steel posts are to be used as party posts in front of a party wall, and intended for two buildings, then the said posts shall be not less in width than the thickness of the party wall, nor less in depth than the thickness of the wall to be supported above. Iron or steel posts in front of side, division or party walls, shall be filled up solid with masonry and made perfectly tight ciently strong, and the lintels thereon shall have sufficient bearings to carry the weight above with safety.]

303. Lintels, beams and girders. 1. Cast iron lintels. [§ 307. Lintels. Cast iron lintels shall not be used for spans exceeding 16 feet.] Cast iron lintels [or beams] shall be not less than three-quarters [3/4] of an inch in thickness [in any of their parts.

at any point, and shall not be used for spans exceeding six feet. Rolled beams. Steel beams used in building construction shall be such that the load to be supported shall not cause a greater deflection than one-thirtieth of an inch per foot of span.

3. Double beams as girders, [§ 306. Girders, 1. Use of Beams,] When rolled steel [or wrought iron] beams are used in pairs to form a girder, they shall be connected together by bolts and iron separators at intervals of not more than 5 feet. All beams 12 inches and over in depth shall have at least 2 bolts to each separator. Pipe separators may be used only in grillage beams or when the space between the beams is filled with concrete.

4. Riveted girders. The thickness of the web in riveted girders shall be not less

than one-one hundred and twentieth of the distance between flange angles, and in no case less than one-quarter inch. If the unsupported depth of the web plate exceeds 60 times its thickness, stiffeners shall be used at intervals not exceeding 120 times the thickness of the web. Stiffeners of sufficient strength shall also be provided over supborts and under concentrated loads.

[2. Riveting. Rivets in flanges shall be placed so that the last value of a rivet for either shear or bearing is equal or greater than the increment of strain due to the distance between adjoining rivets. All other rules given under riveting shall be followed. The length of rivets between heads shall be limited to 4 times the diameter.]

5. [3.] Lateral bracing. The compression flanges of steel beams and [plate] girders shall be secured against buckling, if [its] the length exceeds [30] twenty times [its] their width [.], [If splices are used, they shall fully make good the members spliced in either tension or compression.] unless the working stresses in such flanges are proportioned to the ratio of length to width as provided for steel columns in § 52 of this chapter.

14. Stiffeners. Stiffeners shall be provided over supports and other concentrated loads; they shall be of sufficient length as a column, to carry the loads, and shall be connected with a sufficient number of rivets to transmit the stresses into the web girders. Stiffeners shall fit so as to support the flanges of the girders. If the unsupported depth of the web plate exceeds 60 times its thickness, stiffeners shall be used at

intervals not exceeding 120 times the thickness of the web].

§ 304. [311.] Framing and connecting. All columns, beams, trusses and all other iron or steel work [trimmer beams, headers, and tail beams] shall be suitably framed and connected together [and the iron or steel girders, columns, beams, trusses and all other iron work or all floors and roofs shall be strapped, bolted, anchored and connected together] and to the walls. All beams framed into and supported by other beams or girders shall be connected thereto by angles or knees of a proper size and thickness [and have], with sufficient bolts or rivets [in both legs of each connecting angle] to transmit the entire [weight or] load [coming on the beam to the supporting beam or girder. In no case shall the shearing value of the bolts or rivets or the bearing value of the connection angles, provided for in § 53 of this chapter, be exceeded.] or by seats of sufficient strength and the necessary angles or knees to hold the beam in place. Beams resting on girders shall be securely riveted or bolted to the same.

§ 305. [310.] Trusses. 1. General [provisional] design. Trusses shall be of such

design that the stresses in each member can be calculated.

2. Lateral bracing. All trusses shall be held rigidly in position by efficient systems of lateral [and] or sway bracing. [, struts being spaced so that the maximum limit of length to least radius of gyration, established in § 51 of this chapter, is not exceeded. Any member of a truss subjected to transverse stress, in addition to direct tension or compression, shall have the stresses causing such strain added to the direct stresses coming on the member, and the total stresses thus formed shall in no case exceed the working stresses stated in § 53 of this chapter. No bolts shall be used in the connections of riveted trusses, excepting when riveting is impracticable, and then the holes shall be drilled or reamed.]

3. Tension members. [2. Riveted trusses.] For tension members, the actual net area only, after deducting rivet holes [1-8] one-eighth inch larger than the rivets, shall be considered as resisting the stress. [If tension members are made of angle irons riveted through one flange only, only that flange shall be considered in proportioning areas. Rivets to be proportioned as prescribed in §§ 53 and 313 of this chapter. If the axes of two adjoining web members do not intersect within the line of the chords, sufficient area shall be added to the chord to take up the bending strains].

[3. Pin connected trusses. The bend stresses on pins shall be limited to 20,000 pounds for steel and 15,000 pounds for iron.] 4. Compression members. [All c] Compression members in pin-connecting trusses shall be [proportioned using] designed so that the stresses shall not exceed 75 per cent. of the permissible working stresses for columns.

5. Eye bars. The heads of all eye bars shall be made by upsetting or forging. No weld will be allowed in the body of the bar. Steel eye bars shall be annealed. Bars shall be straight before boring. Eyes and screw ends shall be so proportioned that upon test to destruction, fracture will take place in the body of the member.

6. Pins. All pins shall be accurately turned. All pinholes shall be bored true and at right angles to the axis of the members, and must fit the pins within one-thirtysecond of an inch. [The distances of pinholes from centre to centre for corresponding members shall be alike, so that, when piled upon one another, pins will pass through both ends without forcing. Eyes and screw ends shall be so proportioned that upon test to destruction, fracture will take place in the body of the member. All pins shall be accurately turned. Pin-plates shall be provided wherever necessary to reduce the stresses on pins to the working stresses prescribed in § 53 of this chapter. These pin-plates shall be connected to the members by rivets of sufficient size and number to tranmsit the stresses without exceeding working stresses. All rivets in members of pin-connected trusses shall be machine-driven. All rivets in pin-plates which are necessary to transmit stress shall be also machine-driven. The main connections of members shall be made by pins. Other connections may be made by bolts. If there is a combination of riveted and pin-connected members in one truss, these members shall comply with the requirements for pin-connected trusses; but the riveting shall comply with the requirements of §§ 53 and 313 of this chapter.]
§ 306. Riveting. 1. When required. All component parts of built-up columns,

girders and trusses, including any splices in the same, shall be riveted.

2. Spacing of rivets. The pitch of rivets shall never be less than three diameters of the rivet, nor more than 6 inches. In the direction of the stress it shall not exceed 16 times the least thickness of the outside member. At right angles to the stress it shall not exceed 32 times the least thickness of the outside member.

3. Distance from edge. [§ 313. Riveting.] The distance from centre of a rivet hole to the edge of the material shall not be less than:

34 [5%] of an inch for 1/2-inch rivets; 1 [% of an] inch for %-inch rivets;

11/4 [11/8 of an] inches for 3/4-inch rivets;

11/2 [13/8 of an] inches for 1/8-inch rivets; 134 [11/2 of an] inches for 1-inch rivets;

[Wherever possible, however, the distance shall be equal to 2 diameters. All rivets, wherever practicable, shall be machine driven. The rivets in connections shall be proportioned and placed to suit the stresses. The pitch of rivets shall never be less than three diameters of the rivet, nor more than 6 inches. In the direction of the stress it shall not exceed 16 times the least thickness of the outside member. At right angles to the stress it shall not exceed 32 times the least thickness of the outside member. All holes shall be punched accurately, so that upon assembling a cold rivet will enter the hole without straining the material by drifting. Occasional slight errors shall be corrected by reaming. The rivets shall fill the holes completely; the heads shall be hemispherical and concentric with the axis of the rivet. Gussets shall be provided wherever required, of sufficient thickness and size to accommodate the number of rivets necessary to make a connection.]

4. Length. The lengths of rivets, between heads, shall not exceed five times the

diameters. 5. Driving. All shop rivets, wherever practicable, shall be machine driven. Rivets shall fill the holes completely. Rivet heads shall be hemispherical and concentric with

§ 307. [312.] Bolting. 1. When permitted. Where riveting is not [made mandatory] required by the provisions of this chapter connections may be effected by bolts [. These bolts shall be of wrought iron or], of mild steel, [and they shall have] with United States standard threads. The threads shall be full and clean, the nut shall be truly concentric with the holt, and the thread shall be of sufficient length to allow the nut to be screwed up tightly. [When bolts go through bevel flanges, bevel washers to match shall be used so that head and nut of bolt are parallel.].

2. Suspenders. When the bolts are used for suspenders, the working stress [es] shall be reduced [for wrought iron to 10,000 pounds and for steel to 14,000] to 9,000 pounds per square inch of net area, and the load shall be transmitted into the head or nut by [strong] suitable washers [distributing the pressure evenly over the entire surface of the same. Turned bolts in reamed holes shall be deemed a substitute fo-

field rivets]. § 308. Tie rods. Whenever tie rods may be required by the provisions of this chapter in connection with iron and steel construction they shall be at least threefourths of an inch in diameter. Holes for tie rods in floor arches shall be placed as near the thrust of the arch as practicable. The distance between tie rods in floors or roofs shall not exceed 8 times the depth of the beams nor 8 feet in any case.

stone blocks at least 10 inches thick, or upon cast-iron plates of equal strength by the full size of the bearings. In case the opening is less than 12 feet, the stone blocks may be 5 inches in thickness or cast-iron plates of equal strength by the full size of the bearings, may be used, provided that in all cases the safe loads do not exceed those fixed by § 53 of this chapter.]

[§ 309. Floor and roof beams. 1. General specifications. All rolled steel and wrought iron floor and roof beams used in buildings shall be of full weight, straight and free from injurious defects. Holes for tie rods shall be placed as near the thrust of the arch as practicable. The distance between tie rods in floors shall not exceed eight feet, and shall not exceed 8 times the depth of floor beams 12 inches and under. Channels or other shapes, where used as skewbacks, shall have a sufficient resisting moment to take up the thrust of the arch. Bearing plates of stone or metal shall be used to reduce the pressure on the wall to the working stress. Beams resting on girders shall be securely riveted or bolted to the same; where joined on a girder, tiestraps of 1/2 inch net sectional area shall be used, with rivets or bolts to correspond. Anchors shall be provided at the ends of all such beams bearing on walls.

2. Templates. Under the ends of all iron or steel beams where they rest on the walls, a stone or cast-iron template shall be built into the walls. Templates under ends of steel or iron beams shall be of such dimensions as to bring no greater pressure upon the brickwork than that allowed by § 53 of this chapter. When rolled iron or steel floor beams, not exceeding 6 inches in depth, are placed not more than 30 inches

on centres, no templates shall be required.]

309. Templates. When any lintel, beam, girder or truss is supported at either end by a wall or pier, it shall be properly anchored thereto and shall rest upon a template or shoe of cast iron, steel or stone of such design and dimensions as to safely distribute its load on the masonry, except that when beams, not exceeding 6 inches in depth, are placed not more than 30 inches on centres, no templates shall be required.

§ 310. Protection against corrosion. 1. Painting. All structural iron and steel work shall be cleaned of all scale, dirt and rust and be thoroughly coated with one coat of paint before erection, except that cast iron columns shall not be painted until after inspection. Where surfaces in riveted work come in contact, they shall be painted before assembling. After erection all work shall be painted at least one additional coat of a different shade than the first. 2. Subaqueous work. All iron or steel used under water shall be encased in con-

§ 311. Protection against fire. Any iron or steel construction hereafter placed in any building to support a wall or part thereof or a sidewalk, shall be protected with not less than two inches of fireproof material securely applied, except that in non-fireproof buildings such protection shall not be required for columns above the sidewalk level supporting walls fronting on streets.

§ 312. Metal fronts. Metal fronts or facias hereafter erected on the exterior of buildings over one story high shall be backed up or filled in with masonry not less

than eight inches thick.

313. Use of old material. Nothing in this article shall prevent the use of old steel or wrought-iron shapes provided that the working stresses used do not exceed three-fourths of those specified in this chapter for steel, and that the provisions of this article are otherwise complied with.

Section 2. Section 350 of Article 17, Chapter 5, of the Code of Ordinances of The City of New York, is hereby amended by adding thereto a sub-division, to be known

as sub-division 6, as follows:

6. Fireproof casing. Where columns are used to support iron or steel girders carrying inclosure walls, the said columns shall be of cast iron, wrought iron, or rolled steel, and on their exposed outer and inner surfaces be constructed to resist fire by having a casing of brickwork not less than 8 inches in thickness on the outer surfaces, nor less than 4 inches in thickness on the inner surfaces, and all bonded into the brickwork of the inclosure walls. The exposed sides of the iron or steel girders shall be similarly covered in with brickwork not less than 4 inches in thickness on the outer surfaces and tied and bonded, but the extreme outer edge of the flanges of beams, or plates or angles connected to the beams, may project to within 2 inches of the outside surface of the brick casing. The inside surfaces of girders may be similarly covered with brickwork, or if projecting inside of the wall, they shall be protected by terra cotta, concrete or other fireproof material.

Section 3. Nothing in this ordinance shall require any alteration in any iron or steel construction already fabricated under the requirements of the provisions

heretofore in force.

Section 4. This ordinance shall take effect immediately.

Note—New matter in italics; old matter, in brackets [ ], to be omitted. ANTHONY J. McNALLY, JACOB BARTSCHERER, JOHN DIEMER, JOHN KOCHENDORFER. CHARLES P. COLE, JESSE D. MOORE, JOHN H. BOSCHEN, Committee on Buildings.

The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said ordinance.

Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Carberry, Chorosh, Cole, Colne, Curran. Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kenney, Kochendorfer, Lein, Levy, McCourt. McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), O'Rourke, Ottes, Pendry, Post, Pouker. Quinn, Reardon, Robitzek, Schmelzel, Schweickert. Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wnite, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works: President Connolly, by James A. Dayton, Commissioner of Public Works; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-65.

No. 578—Int. No. 1573. Report of the Committee on Buildings, in Favor of Adopting Substitute Ordinance Relating to That Section of the Building Code Entitled "Wood Construction."

The Committee on Buildings, to which was referred on March 16, 1915 (Minutes. page 1645), the annexed ordinance relating to the section of the Building Code regulating "Wood Construction," respectfully REPORTS:

That it held a public hearing on this subject, and to meet the few objections offered it submits the attached substitute, and recommends that the said substitute ordinance be adopted.

SUBSTITUTE.

AN ORDINANCE to amend Article 14, Chapter 5, of the Code of Ordinances of the City of New York.

Be it ordained, by the Board of Aldermen of the City of New York, as follows: Section 1. Article 14, Chapter 5, of the Code of Ordinances of the City of New York is hereby amended to read as follows: ARTICLE 14.

Wood Construction.

[Section 280. General provisions.

Columns. Beams.

Trusses.] Wood beams and girders. Section 280.

Wood columns and posts.

282. Bolting.

Stud partitions. 284. Fire stops.

Sec. 280. [General provisions. 1. Bolting. All bolts in connection with timber and wood beam work shall be provided with washers of such proportions as will reduce the compression on the wood at the face of the washer to that allowed in Sec. 53 of this chapter, supposing the bolt to be strained to its limit.

2. Fire stops. All wood beams and other timbers in the party wall of every building built of stone, brick or iron shall be separated from the beam or timber entering in the opposite side of the wall by at least 4 inches of solid mason work.]

Wood beams and girders. 1. Width of beams. No wood floor or roof beam used in any building hereafter erected within the fire limits shall be less than three inches thick.

2. Supports. Every wood beam, except header and tail beams, shall have bearings of at least four inches. The ends of all such beams, where they rest on brick [§ 308. Plates under ends of lintels and girders. When the lintels or girders are walls, shall be cut to a bevel of three inches in their depth. In no case, except in supported at the ends by brick walls or piers they shall rest upon cut granite or blue. frame buildings, shall either end of a floor or roof beam be supported on stud partitions. All wood trimmer, header and tail beams over four feet in length, unless supported on a wall or girder, shall be hung in approved metal stirrups or hangers.

3. Bridging. All wood floor and roof beams shall be properly braced with cross bridging. The distance between bridging or between bridging and bearing shall not exceed eight feet.

4. Anchoring. a. Beams in walls. Each tier of beams shall be anchored to the walls at intervals of not more than six feet with approved steel or wrought iron anchors.

b. Beams on girders. The ends of wood beams resting upon girders shall be, butted end to end and strapped by steel or wrought iron straps in the same beam as the wall anchors, or they may lap each other at least 12 inches and be well spiked or bolted together where lapped.

c. Girders. Wood girders shall be anchored to the walls and fastened to each other by suitable steel or wrought iron straps.

d. Anchor strips. Each tier of wood beams running parallel to enclosing walls shall be anchored to such walls with approved anchor strips, and similarly to every

5. Fire prevention. a. Trimming around flues. All wood beams shall be trimmed away from all flues and chimneys. The header and trimmer beams shall not be less than 4 inches from the outside face of the chimney. Any header beam supporting a trimmer arch in front of a fireplace shall be not less than 20 inches from pier. the face of the chimney breast.

b. Separation in walls. Every wooden beam in any masonry or fire wall shall be separated from any other beam in the wall by at least four inches of solid masonry. Sec. 281. [Columns.] Wood columns and posts. All [timber] wood columns and posts shall be squared at the ends perpendicular to their axes [.], and [To prevent the unit stresses from exceeding those fixed in this chapter, timber or iron] cap and base plates shall be provided. Where the cap plate of a wood column or post supports a wood girder, any column above shall bear directly on the cap and shall not rest on the girder. Additional iron or steel cheek plates shall be placed between the cap and

base plates and bolted to the girders, when required to transmit the loads with safety. Sec. 282. [Beams. 1. Carrying capacity. The safe carrying capacity of wood beams for uniformly distributed loads shall be determined by multiplying the area in square inches by its depth in inches and dividing the product by the span of the beam in feet. This result is to be multiplied by 70 for hemlock, 90 for spruce and white pine, 120 for oak and by 140 for yellow pine. The safe carrying capacity of short span timber beams shall be determined by their resistance to shear in accordance with the

unit stresses fixed by Sec. 53 of this chapter.

2. Floor or roof beams. No wood floor beams or wood roof beams used in any building hereafter erected shall be of less thickness than three inches. The ends of all such beams, where they rest on brick walls, shall be cut to a bevel of 3 inches on their depth. In no case shall either end of a floor or roof beam be supported on stud partitions, except in frame buildings, and all such beams shall be properly bridged with cross bridging, and the distance between bridging or between bridging and walls shall not exceed 8 feet. Every wood beam except header and tail beams shall rest at

one end 4 inches in the wall or upon a girder, as authorized by this chapter.

3. Trimmer and header. All wood trimmer and header beams shall be proportioned to carry with safety the loads they are intended to sustain. Every wood header or trimmer more than 4 feet long, used in any building, shall be hung in stirrup irons

of suitable thickness for the size of the timbers.

4. Anchors and straps. Each tier of beams shall be anchored to the side, front, rear or party walls at intervals of not more than 6 feet apart, with good, strong, wrought iron anchors of not less than 11-2 inches by 3-8 of an inch in size, well fastened to the side of the beams by two or more nails made of wrought iron of at least 1-4 of an inch in diameter. Where the beams are supported by girders, the girders shall be anchored to the walls and fastened to each other by suitable iron straps. The ends of wood beams resting upon girders shall be butted together end to end and strapped by wrought-iron straps of the same size and distance apart and in the same beam as the wall anchors, and shall be fastened in the same manner as said wall anchors, or they may lap each other at least 12 inches and be well spiked or bolted together where lapped.

Each tier of beams, front and rear, opposite each pier, shall have hardwood anchor strips dovetailed into the beams diagonally, which strips shall cover at least 4 beams and be 1 inch thick and 4 inches wide, but no such anchor strips shall be let in within 4 feet of the centre line of the beams; or wood strips may be nailed on the top of the beam and kept in place until the floors are being laid. Every pier and wall, front or rear, shall be well anchored to the beams of each story, with the same size anchors as are required for side walls, which anchors shall hook over the fourth beam.

5. Fire prevention. All wood beams shall be trimmed away from all flues and chimneys, whether the same be a smoke, air or any other flue or chimney. The trimmer beam shall not be less than 8 inches from the inside face of a flue, and 4 inches from the outside of a chimney breast, and the header beam not less than 2 inches from the outside face of the brick or stone work of the same; except that for the smoke flues of boilers and furnaces where the brickwork is required to be 8 inches in thickness, the trimmer beam shall be not less than 12 inches from the inside of the flue. The header beam, carrying the tail beams of a floor, and supporting the trimmer arch in front of a fireplace, shall be not less than 20 inches from the chimney breast.]

Bolting. All bolts in wood construction shall be provided with washers of such proportions that the compression on the wood at the face of the washer will not exceed

the working stresses prescribed in this chapter.

Sec. 283. [Trusses. When compression members of trusses are of timber they shall be strained in the direction of the fibre only. When timber is strained in tension it shall be strained in the direction of the fibre only. The working stress in timber struts of pin-connected trusses shall not exceed 75 per cent. of the working stresses established in Sec. 53 of this chapter.]

Stud partitions. Stud partitions which rest directly over each other and are not parallel with wood floor beams shall run down between the wood floor beams and rest on the top plate of the partition below, and shall have the studding filled in solid between the uprights to the depth of the floor beams with suitable incombustible,

Sec. 284. Fire stops. 1. Studded-off spaces. Where walls are studded-off, the space between the inside face of the wall and the studding directly over such space shall be fire-stopped with fireproof material, for a depth of not less than 4 inches, securely supported; or the beams directly over the studded-off space shall be deafened

with not less than 4 inches of fireproof material. 2. Wainscoting. The surface of the wall or partition behind wainscoting shall be plastered flush with the grounds and down to the floor line.

Section 2. Sections 443, 444 and 445 of Article 21 of Chapter 5 of the Code of

Ordinances of the City of New York are hereby repealed. Section 3. This ordinance shall take effect immediately.

Note-New matter in italics; old matter, in brackets [], to be omitted.

ORIGINAL. AN ORDINANCE to amend Article 14, Chapter 5, of the Code of Ordinances of

The City of New York. Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Article 14, Chapter 5, of the Code of Ordinances of the City of New

ARTICLE 14. Wood Construction.

[Section 280. General provisions.

York is hereby amended to read as follows:

281. Columns.

282. Beams.

Trusses.] 283. Section 280. Wood beams and girders.

281. Wood columns and posts.

Bolting.

inches thick.

Stud partitions. 284. Fire stops.

8280. [General provisions. 1. Bolting. All bolts in connection with timber and wood beam work shall be provided with washers of such proportions as will reduce the compression on the wood at the face of the washer to that allowed in 8 53 of this chapter, supposing the holt to be strained to its limit. 2. Fire stops. All wood beams and other timbers in the party wall of every

building built of stone, brick or iron shall be separated from the beam or timber entering in the opposite side of the wall by at least 4 inches of solid mason work.] Wood beams and girders. 1. Width of beams. No wood floor or roof beam used in any building hereafter erected within the fire limits shall be less than three

2. Supports. Every wood beam, except header and tail beams, shall have bearings of at least four inches. The ends of all such beams, where they rest on brick walls, shall be cut to a bevel of three inches in their depth. In no case, except in frame buildings, shall either end of a floor or roof beam be supported on stud partitions. All wood trimmer, header and tail beams over four feet in length, unless supported on a wall or girder, shall be hung in approved metal stirrups or hangers.

3. Bridging. All wood floor and roof beams shall be properly braced with cross bridging. The distance between bridging or between bridging and bearing shall not

4. Anchoring. a. Beams in walls. Each tier of beams shall be anchored to the walls at intervals of not more than six feet with approved steel or wrought iron anchors.

b. Beams on girders. The ends of wood beams resting upon girders shall be butted end to end and strapped by steel or wrought iron straps in the same beam as the wall anchors, or they may lap each other at least 12 inches and be well spiked or bolted together where lapped.

c. Girders. Wood girders shall be anchored to the walls and fastened to each other by suitable steel or wrought iron straps.

d. Anchor strips. Each tier of wood beams running parallel to enclosing walls shall be anchored to such walls with approved anchor strips, and similarly to every

5. Fire prevention. a. Trimming around flues. All wood beams shall be trimmed away from all flues and chimneys. The header and trimmer beams shall not be less than 4 inches from the outside face of the chimney. Any header beam supporting a trimmer arch in front of a fireplace shall be not less than 20 inches from the face of

b. Separation in walls. Every wooden beam in any masonry or fire wall shall be separated from any other beam in the wall by at least four inches of solid masonry.

§ 281. [Columns.] Wood columns and posts. All [timber] wood columns and posts shall be squared at the ends perpendicular to their axes[.], and [To prevent the unit stresses from exceeding those fixed in this chapter, timber or iron] cap and base plates shall be provided. Where the cap plate of a wood column or post supports a wood girder, any column above shall bear directly on the cap and shall not rest on the girder. Additional iron or steel cheek plates shall be placed between the cap and base plates and bolted to the girders, when required to transmit the loads with safety.

§ 282. [Beams. 1. Carrying capacity. The safe carrying capacity of wood beams for uniformly distributing loads shall be determined by multiplying the area in square inches by its depth in inches and dividing the product by the span of the beam in feet. This result is to be multiplied by 70 for hemlock, 90 for spruce and white pine, 120 for oak and by 140 for yellow pine. The safe carrying capacity of short span timber beams shall be determined by their resistance to shear in

accordance with the unit stresses fixed by § 53 of this chapter.

2. Floor or roof beams. No wood floor beams or wood roof beams used in any building hereafter erected shall be of less thickness than three inches. The ends of all such beams, where they rest on brick walls, shall be cut to a bevel of 3 inches on their depth. In no case shall either end of a floor or roof beam be supported on stud partitions, except in frame buildings, and all such beams shall be properly bridged with cross bridging, and the distance between bridging or between bridging and walls shall not exceed 8 feet. Every wood beam except header and tail beams shall rest at one end 4 inches in the wall or upon a girder, as authorized by this chapter.

3. Trimmer and header. All wood trimmer and header beams shall be proportioned to carry with safety the loads they are intended to sustain. Every wood header or trimmer more than 4 feet long, used in any building, shall be hung in stirrup iron

of suitable thickness for the size of the timbers.

4. Anchors and straps. Each tier of beams shall be anchored to the side, front, rear or party walls at intervals of not more than 6 feet apart, with good, strong, wrought iron anchors of not less than 11/2 inches by 3/8 of an inch in size, well fastened to the side of the beams by two or more nails made of wrought iron of at least 1/4 of an inch in diameter. Where the beams are supported by girders, the girders shall be anchored to the walls and fastened to each other by straps. The ends of wood beams resting upon girders shall be butted together end to end and strapped by wrought-iron straps of the same size and distance apart and in the same beam as the wall anchors, and shall be fastened in the same manner as said wall anchors, or they may lap each other at least 12 inches and be well spiked or bolted together where lapped.

Each tier of beams, front and rear, opposite each pier, shall have hardwood anchor strips dovetailed into the beams diagonally, which strips shall cover at least 4 beams and be 1 inch thick and 4 inches wide, but no such anchor strips shall be let in within 4 feet of the centre line of the beams; or wood strips may be nailed on the top of the beam and kept in place until the floors are being laid. Every pier and wall, front or rear, shall be well anchored to the beams of each story, with the same size anchors as are required for side walls, which anchors shall hook over the fourth beam.

5. Fire prevention. All wood beams shall be trimmed away from all flues and chimneys, whether the same be a smoke, air or any other flue or chimney. The trimmer beam shall not be less than 8 inches from the inside face of a flue, and 4 inches from the outside of a chimney breast, and the header beam not less than 2 inches from the outside face of the brick or stone work of the same; except that for the smoke flues of boilers and furnaces where the brickwork is required to be 8 inches in thickness, the trimmer beam shall be not less than 12 inches from the inside of the flue. The header beam, carrying the tail beams of a floor, and supporting the trimmer arch in front of a fireplace, shall be not less than 20 inches from the chimney breast.]

Bolting. All bolts in wood construction shall be provided with washers of such proportions that the compression on the wood at the face of the washer will not

exceed the working stresses prescribed in this chapter.

§ 283. [Trusses. When compression members of trusses are of timber they shall be strained in the direction of the fibre only. When timber is strained in tension it shall be strained in the direction of the fibre only. The working stress in timber struts of pin-connected trusses shall not exceed 75 per cent. of the working stresses established in § 53 of this chapter.]

Stud partitions. Stud partitions which rest directly over each other and are not parallel with wood floor beams, shall run down bteween the wood floor beams and rest on the top plate of the partition below, and shall have the studding filled in solid between the uprights to the depth of the floor beams with suitable incombustible ma-

§ 284. Fire stops. 1. Studded-off spaces. Where walls are studded-off, the space between the inside face of the wall and the studding directly over such space shall be fire-stopped with fireproof material, for a depth of not less than 4 inches, securely supported; or the beams directly over the studded-off space shall be deafened with not less than 4 inches of fireproof material.

2. Wainscoting. The surface of the wall or partition behind wainscoting shall be plastered flush with the grounds and down to the floor line.

3. Woodwork prohibited. No wood furring or woodwork of any kind shall be placed directly against the face of any chimney or flue. No woodwork shall be placed within four inches of the back wall of any fireplace.

Section 2. Sections 443, 444 and 445 of Article 21 of Chapter 5 of the Code of Ordinances of The City of New York are hereby repealed.

Section 3. This ordinance shall take effect immediately.

Note—New matter in *italics*; old matter, in brackets [ ], to be omitted. ANTHONY J. McNALLY, JACOB BARTSCHERER, JOHN DIEMER, JOHN KOCHENDORFER, CHARLES P. COLE, JESSE D. MOORE, JOHN H. BOSCH-EN. Committee on Buildings.

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said ordinance. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Carberry, Chorosh, Cole, Colne, Curran. Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kenney, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank). O'Rourke, Ottes, Pendry, Post, Pouker. Quinn, Reardon, Robitzek, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wnite, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Connolly, by James A. Dayton, Commissioner of Public Works; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-65.

NT 700 T . NT 1700	4 0 6 7 7" 0 47
No. 590—Int. No. 1590.  Report of the Committee on Buildings in Favor of Adopting Ordinance Amending	4. Safe Extreme Fibre Stress (Bending). Rolled steel beams
the Building Code in Relation to Working Stresses and Loads.	Rolled steel pins, rivets and bolts
The Committee on Buildings, to which was referred on March 23, 1915 (Minutes page 1701), the annexed ordinance in favor of amending Article 3, Chapter 5, of the	Riveted steel beams (net flange section)
Code of Ordinances of The City of New York, respectfully	Rolled wrought iron pins, rivets and bolts
REPORTS:  That it held a public hearing on this subject, at which no one appeared in opposi	Riveted wrought iron beams (net flange section)
tion.	Cast iron, tension side
This ordinance appears to be satisfactory in every respect to the building interests and to be drawn in a manner to safeguard the public.	Yellow pine
It, therefore, recommends that the said ordinance be adopted.	White pine
AN ORDINANCE to amend Article 3, Chapter 5 of the Code of Ordinances of Th	Oak
City of New York.  Be it Ordained by the Board of Aldermen of The City of New York as follows:	Locust
Section 1. Article 3 of Chapter 5 of the Code of Ordinances of the City of New	Chestnut 800
York, is hereby amended to read as follows:	Granite
ARTICLE 3. [Strength of materials.]	Greenwich stone 150 Gneiss (New York City) 150
Working Stresses and Loads.	Limestone 150
Section 50. General provisions.	Slate
<ul><li>[51. Columns and compression members.</li><li>52. Safe loads for masonry work.</li></ul>	Sandstone
53. Working stresses.	Bluestone, North river
54. Live loads. 55. Floor loads of stores, factories and warehouses.	Concrete (Portland) cement, 1; sand, 2; stone, 4
56. Temporary supports.	Concrete (Rosendale, or equal) cement, 1; sand, 2; stone, 4
57. Wind pressure.]	Concrete (Rosendale, or equal) cement, 1; sand, 2; stone, 5
51. Working stresses. 52. Working stresses for columns.	Brickwork (in cement)
53. Loads.	2. Iron and steel. (a) In compression.
54. Wind pressure. 55. Floor capacities.	Rolled steel       16,000,         Cast steel       16,000,
§ 50. General provisions. 1. Computations. The dimensions of [each piece of	Cast iron
combination of the several materials and the form of each construction to be used i	Steel pins in bearing
building [required] shall be [ascertained by computation, according to the rules pre	Steel rivets, shop or power driven, in bearing
scribed by] computed as required in the various sections of this chapter.  2. Factors of safety. Where the unit stress of any material is not prescribed in the various sections.	10. 10.11.11.1.1.1.1.1.1.1.1.1.1.1.1.1.1
this chapter the relation of allowable unit stress to ultimate strength shall be as 1 to	(b) In tension.
for metals, [subjected to tension or transverse stress;] as 1 to 6 for timber, and a 1 to 10 for natural or artificial stones and brick or stone masonry. But wherever	Rolled steel
working stresses are prescribed in this chapter, [varying the factors of safety here	-   Cast iron 3,000,
inbefore given, the said working stresses shall be used.	(c) In shear.
[3. Weights. In computing the weight of walls, a cubic foot of brickwork sha be deemed to weight 115 pounds. Sandstone, white marble, granite and other kind	
of building stone shall be deemed to weigh 170 pounds per cubic foot.]	Steel field rivets, hand driven
3. [§ 56.] Temporary supports. Every temporary support placed under an	Steel field bolts
building or structure, [wall, girder or beam,] or any part thereof, during the erection finishing, alteration, or repairing of [any] such building or structure or any part	
thereof, shall be of sufficient strength to safely carry the load to be placed thereon.	Rolled steel beams and riveted steel beams
§ [53.] 51. Working stresses. 1. Safe carrying capacity. The safe carrying	
capacity of the various materials of construction, except in the case of columns, sha be determined by the [following] working stresses in pounds per square inch [of sec	
tional area:] specified in this section. Unless otherwise indicated, net sectional area	3. Timber. (a) In compression.
shall be used in determining the safe carrying capacity. [1. Compression direct.	Oak with grain 1,400, across grain 1,000,
Rolled steel	Yellow pine, longleaf with grain 1,600, across grain 1,000, Spruce and Douglas fir with grain 1,200, across grain 800,
Cast steel 16,00	White pine, shortleaf yellow pine, N.C. pine and fir with grain 1,000, across grain 800,
Wrought iron 12,00 Cast iron (in short blocks) 16,00	U Locust with grain 1,200, across grain 1,000,
Steel pins and rivets (bearing)	(b) In tancian
Wrought iron pins and rivets (bearing)	0 Oak
With Acros	Yellow pine, longleaf
	1 Chartlant vallant hus
Grain. Grai	( Chorney Jenew Philippine Control of the Control o
Grain. Grai	Douglas fir
Oak 900 8	Douglas fir   800,   Spruce and fir   800,   White pine   700,
Oak	Douglas fir   800,   5 pruce and fir   800,   White pine   700,   10   Hemlock   600,
Oak       900       8         Yellow pine       1,000       60         White pine       800       40         Spruce       800       40	Douglas fir   800,   5 pruce and fir   800,   White pine   700,   1
Oak       900       8         Yellow pine       1,000       60         White pine       800       4         Spruce       800       4         Locust       1,200       1,00	Douglas fir   800,   Spruce and fir   800,   White pine   700,   00,   (c) In shear.   With grain 200, across grain 1,000,   Yellow pine, longleaf   with grain 150, across grain 1,000,   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 150, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200, across grain 1,000,   Wellow pine, longleaf   with grain 200,   Wellow pine,
Oak       900       8         Yellow pine       1,000       60         White pine       800       40         Spruce       800       40	Douglas fir   800,   800,   Spruce and fir   800,   White pine   700,   600,   (c) In shear.   with grain 200, across grain 1,000,   Yellow pine, longleaf   with grain 150, across grain 1,000,   Shortleaf yellow pine, N. C. pine, Douglas fir   with grain 100, across grain 1,000,   with grain 100, across grain 1,000,   with grain 100, across grain 1,000,   Shortleaf yellow pine, N. C. pine, Douglas fir   with grain 100, across grain 1,000,
Oak       900       8         Yellow pine       1,000       60         White pine       800       4         Spruce       800       4         Locust       1,200       1,00         Hemlock       500       5         Chestnut       500       1,0	Douglas fir   800,   800,   White pine   700,   600,   C   In shear   with grain 150, across grain 1,000,   Yellow pine, longleaf   with grain 150, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 500,   White pine, spruce and fir   with grain 100, across grain 500,   C   White pine, spruce and fir   with grain 100, across grain 500,   C   White pine, spruce and fir   with grain 100, across grain 500,   C   C   C   C   C   C   C   C   C
Oak       900       8         Yellow pine       1,000       6         White pine       800       4         Spruce       800       4         Locust       1,200       1,0         Hemlock       500       5         Chestnut       500       1,0         Concrete (Portland) cement, 1; sand, 2; stone, 4       2         Concrete (Portland) cement, 1; sand, 2; stone, 5       2	Douglas fir 800, Spruce and fir 800, White pine 700, Hemlock 600,  (c) In shear. Oak with grain 200, across grain 1,000, Yellow pine, longleaf with grain 150, across grain 1,000, Shortleaf yellow pine, N. C. pine, Douglas fir with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 500, Hemlock with grain 100, across grain 500, (d) In bending, extreme fibre.
Oak       900       8         Yellow pine       1,000       6         White pine       800       4         Spruce       800       4         Locust       1,200       1,0         Hemlock       500       5         Chestnut       500       1,0         Concrete (Portland) cement, 1; sand, 2; stone, 4       2         Concrete (Portland) cement, 1; sand, 2; stone, 5       2         Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4       1	Douglas fir   800,   Spruce and fir   800,   White pine   700,   Hemlock   600,   C   In shear.   with grain 200, across grain 1,000,   Yellow pine, longleaf   with grain 150, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 500,   Hemlock   with grain 100, across grain 600,   (d) In bending, extreme fibre.   Oak   1,200,   Yellow pine, longleaf   1,600,   1,6
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Portland) cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1	Douglas fir   800,   800,   White pine   700,   7
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Portland) cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1	Douglas fir   800,   800,   White pine   700,   600,   White pine   700,   600,   Yellow pine, longleaf   with grain 150, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 500,   White pine, spruce and fir   with grain 100, across grain 500,   White pine, spruce and fir   with grain 100, across grain 600,   (d) In bending, extreme fibre.   1,200,   1,200,   Douglas fir, white pine and spruce   1,200,   Shortleaf yellow pine, N. C. pine   1,000,
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Portland) cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         1	Douglas fir   800,   800,   White pine   700,   600,   White pine   700,   600,   C) In shear.   With grain 200, across grain 1,000,   Yellow pine, longleaf   with grain 150, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 1,000,   White pine, spruce and fir   with grain 100, across grain 500,   Hemlock   with grain 100, across grain 600,   Yellow pine, longleaf   1,200,   Yellow pine, longleaf   1,600,   Douglas fir, white pine and spruce   1,200,   Shortleaf yellow pine, N. C. pine   1,000,   Hemlock   800,   N. C. pine   1,000,   N. C. pine   1,000,   Hemlock   800,   N. C. pine   1,000,
Oak	Douglas fir 800, Spruce and fir 800, White pine 700, Hemlock 600,  (c) In shear.  Oak with grain 200, across grain 1,000, Yellow pine, longleaf with grain 150, across grain 1,000, Shortleaf yellow pine, N. C. pine, Douglas fir with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 500, Hemlock with grain 100, across grain 600,  (d) In bending, extreme fibre.  Oak 1,200, Yellow pine, longleaf 1,600, Douglas fir, white pine and spruce 1,200, Shortleaf yellow pine, N. C. pine 1,000, Hemlock 800,  4. Stone, in compression. Granite 1,000,
Oak	Douglas fir
Oak 900 8 Yellow pine 1,000 6 White pine 800 4 Spruce 800 4 Locust 1,200 1,00 Hemlock 500 5 Chestnut 500 1,00  Concrete (Portland) cement, 1; sand, 2; stone, 4 2 Concrete (Portland) cement, 1; sand, 2; stone, 5 2 Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4 1 Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5 1 Rubble stonework in Portland cement mortar 1 Rubble stonework in Rosendale cement mortar 1 Rubble stonework in lime and cement mortar 1 Rubble stonework in lime mortar 1 Rubble stonework in lime and cement mortar 2 Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3 2 Brickwork in lime and cement mortar; cement, 1; sand, 3 3 Brickwork in lime mortar: lime, 1; sand, 4	Douglas fir   800,   800,   Spruce and fir   800,   White pine   700,   Hemlock   600,
Oak         900         88           Yellow pine         1,000         60           White pine         800         44           Spruce         800         44           Locust         1,200         1,00           Hemlock         500         50           Chestnut         500         50           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Portland) cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 6         1           Brickwork in lime and cement mortar; cement, 1; sand, 4         1           Granites (according to test)         1,000 to 2.4	Douglas fir
Oak         900         88           Yellow pine         1,000         60           White pine         800         44           Spruce         800         44           Locust         1,200         1,00           Hemlock         500         50           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in lime mortar; lime, 1; sand, 4         1           Granites (according to test)         1,000 to 2,4           Greenwich stone         1,200	Douglas fir
Oak 900 8 Yellow pine 1,000 6 White pine 800 4 Spruce 800 4 Locust 1,200 1,0 Hemlock 500 5 Chestnut 500 1,0  Concrete (Portland) cement, 1; sand, 2; stone, 4 2 Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4 1 Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5 1 Rubble stonework in Portland cement mortar 1 Rubble stonework in Rosendale cement mortar 1 Rubble stonework in lime and cement mortar 1 Rubble stonework in lime mortar 1 Rubble stonework in Portland cement mortar 1 Rubble stonework in lime and cement mortar 2 Rubble stonework in lime mortar 3 Rickwork in lime and cement mortar; cement, 1; sand, 3 Rickwork in lime and cement mortar; cement, 1; sand, 3 Rickwork in lime mortar; lime, 1; sand, 4 Granites (according to test) 1,000 to 2,4 Greenwich stone 1 Granites (New York City) 1,3 Limestones (according to test) 700 to 2,3	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Rosendale, or equal, cement mortar         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 4         1           Brickwork in lime mortar; lime, 1; sand, 4         1           Greenwich stone         1,000 to 2,4           Greenwich stone         1,000 to 2,4           Greenwich stone         1,3           Gneiss (New York City)	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 6         1           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in lime mortar; lime, 1; sand, 4         1           Greenwich stone         1,000 to 2.4           Greenwich stone         1,2      <	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 4         1           Granites (according to test)         1,000 to 2.4           Greenwich stone         1,200 to 2.4           Greenwich stone         1,200 to 2.3           Greenwich stone         1,200 to 2.3           Greenwich s	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 4         1           Granites (according to test)         1,000 to 2,3           Greenwich stone         1,2           Gneiss (New York City)         1,3           Limestones (according to test)         600 to 1,2           Sandstones (accordi	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruve         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 4         1           Granites (according to test)         1,000 to 2.4           Greenwich stone         1,2           Greenwich stone         1,2           Greenwich stone         1,2           Greenwich stone	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; lime, 1; sand, 6         1           Brickwork in lime and cement mortar; lime, 1; sand, 4         1           Granites (according to test)         1,000 to 2,3           Marbles (according to test)	Douglas fir
Oak         900         8           Yellow pine         1,000         60           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Granites (according to test)         1,200 to 2,4           Greenwich stone         1,2           Gneiss (New York City)         1,3           Limestones (acc	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         50           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in lime and cement mortar         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Greenwich stone         1           Gneiss (New York City)         1,000 to 2.3           Marbles	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 4         1           Greenwich stone         1           Greenwich stone         1,20           Greenwich stone         1,2           Greenwich stone         1,2	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruve         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 4         1           Granites (according to test)         1           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in lime and cement mortar	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruve         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Portland) cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Granites (according to test)         1,000 to 2.4           Greenwich stone         1,2           Gneiss (New York City)         1           Limestones (according	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruve         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, sand, 3         2           Brickwork in Ime and cem	Douglas fir
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in lime mortar         1           Brickwork in Rosendale, or equal, cement mortar         2           Brickwork in Rosendale, or equal, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Greenwich stone         1,2           Greenwich stone         1,2           Greenwich stone         1,2	Douglas fir   800,   Spruce and fir   800,   White pine   700,   White pine   700,   Hemlock   600,   0   White pine   100,   coross grain   1,000,   0   Shortleaf yellow pine,   N. C. pine,   Douglas fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine, spruce and fir   with grain 100, across grain   1,000,   White pine,   1,000,   1,00
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 6         1           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 6         1           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in l	Douglas fir   800,   Spruce and fir   800,   White pine   700,   Memock   600,   0   White pine   700,   Memock   600,   0   0   0   0   0   0   0   0   0
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime and cement mortar         2           Brickwork in Rosendale, or equal, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 6         1           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in Imme mortar; lime, 1; sand, 4         1           Graits (saccordin	Douglas fir   800,   Spruce and fir   800,   White pine   700,   White pine   700,   O   White pine   700,   O   White pine   700,   O   O   Hemlock   600,   O   O   C   In shear.   O   O   A   White prine, longleaf   White prine, spruce and fir   White prine, spruce and fir   White prine, spruce and fir   White prine
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar         1           Brickwork in Rosendale, or equal, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Granits (according to test)         1           Greenwich stone	Douglas fir   800,   Spruce and fir   800,   White pine   700,   White pine   700,   O   White pine   700,   O   White pine   700,   O   O   White pine   700,   O   O   O   O   O   O   O   O   O
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Rosendale cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         1           Brickwork in lime and cement mortar; cement, 1; sand, 3         1           Brickwork in lime and cement mo	Douglas fir 800, Spruce and fir 800, White pine 700, White pine 700, Ca In shear.  Oak with grain 200, across grain 1,000, White pine, longleaf with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 1,000, White pine, spruce and fir with grain 100, across grain 1,000, Hemlock with grain 100, across grain 1,000, Douglas fir, white pine and spruce 1,200, Spring pine, longleaf 1,200, Spring pine, longleaf 1,200, Hemlock with grain 100, across grain 1,000, Hemlock with grain
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Graenwich stone	Douglas fir 800, Spruce and fir 800, White pine 700, White pine 700, White pine 700, Orac of the shear 800, White pine 800, Orac of the shear 800, Orac of the s
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar         1           Greensick (New York City)         1	Douglas fir 800, Spruce and fir 800, White pine 700, White pine 700, White pine 700, Oct In shear 600, Oct In shear 700, Oct In shear 800, Shortleaf yellow pine, longleaf 800, Shortleaf yellow pine, longleaf 800, Shortleaf yellow pine, N. C. pine, Douglas fir 800, across grain 1,000, Oct Shortleaf yellow pine, N. C. pine, Douglas fir 800, across grain 1,000, Oct White pine, spruce and fir 800, across grain 1,000, Oct White pine, spruce and fir 800, across grain 1,000, oct White pine, spruce and fir 800, Oct White pine, longleaf 800, Oct White pine, longleaf 900, Oct White pine, longleaf 900, Oct White pine, longleaf 900, Oct White pine and spruce 900, Oct White pine, longleaf 900, Oct White pine, longleaf 900, Oct White pine, longleaf 900, Oct White pine and spruce 900, Oct White pine and spruce 900, Oct White pine, longleaf 900, Oct White pine and spruce 900, Oct White pine, longleaf 900, Oct
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Graenwich stone	Douglas fir 800, White pine 800, White pine 900, White pine 900, Col. In shear 900, Col.
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestmut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Ime and cement mortar; cement, 1; sand, 3         2           Greenwich stone         1           Greenwich stone         1           Greenwich stone         1           Greiss (New York City)         1	Douglas fir 800, Spruce and fir 800, White pine 700, Hemlock 600, C(c) In shear. 700, C(c) In shear. 700, White pine, longleaf. 200, across grain 1,000, White pine, spruce and fir 200, across grain 1,000, White pine, spruce and fir 200, across grain 1,000, White pine, spruce and fir 200, across grain 1,000, White pine, longleaf. 200, across grain 1,000, Hemlock 200, across grain 1,000, White pine, longleaf. 200, across grain 1,000, Hemlock 200, across grain 1,000, Douglas fir, white pine and spruce. 1,200, Hemlock 200, across grain 1,000, Hemlock
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruce         800         4           Locust         1,200         1,0           Hemlock         500         5           Chestnut         500         5           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Brosendale cement mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in lime mortar         1           Rubble stonework in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Sendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in lime mortar; lime, 1; sand, 4         1           Grainties (according to test)         1           Grainties (according to test)         1           Gr	Douglas fir 800, White pine 700, White pine 700, College Fire 800, White pine 700, College Fire 800, C
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruee         800         4           Locust         1,200         1,0           Hemlock         500         1,0           Chestnut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement mortar         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 3         2           Brickwork in lime and cement mortar; cement, 1; sand, 6         1           Brickwork in lime mortar; lime, 1; sand, 4         1           Grainites (according to test)         1,000 to 2,3           Marbies (socording to test)         1,000 to 2,3           Marbies (according to test)         700 to 2,3           Marbies (Alayerstraw, flatwise)         3	Douglas fir 800, White pine 970, White pine 970, White pine 970, Units prine, longleaf 970, Vellow pine, longleaf 970, Vellow pin
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Sprure         800         4           Locust         1200         1,0           Hemlock         500         1,0           Chestinut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Ilime and cement mortar         1           Rubble stonework in Ilime mortar         1           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar; cement, 1; sand, 3         2           Brickwork in Ilime and cement mortar; cement, 1; sand, 3         2           Brickwork in Ilime and cement mortar; cement, 1; sand, 3         2           Brickwork in Ilime mortar         1           Brickwork in Ilime and cement mortar; cement, 1; sand, 3         2           Greenwich stone         1           Greenwich stone         1           <	Douglas fir 800, White pine 800, White pine 700, Hemlock 600, (c) In shear. with grain 200, across grain 1,000, or 100, a process of the pine 1,000, a process grain 1,000, or 100, a process grain 1,000, a p
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruve         800         4           Locust         1200         1,0           Hemlock         500         1,0           Chestinut         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         1           Rubble stonework in Portland cement mortar         1           Rubble stonework in Ilime and cement mortar         1           Rubble stonework in Ilime mortar         1           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Portland cement mortar; cement, 1; sand, 3         2           Brickwork in Ime and cement mortar; cement, 1; sand, 3         2           Brickwork in Ime mortar; lime, 1; sand, 4         1           Graintes (according to test)         1,000 to 2.4           Graintes (according to test)         1,000 to 2.4           Greenwich stone         1,000 to 2.4	Douglas fir \$800, White pine \$100, \$
Yellow pine	Douglas fir \$800, White pine \$700, White pine \$700, \$100 (c) In shear. \$700, \$100 (c) In shear. \$100 (c) In
Oak         900         8           Yellow pine         1,000         6           White pine         800         4           Spruee         800         4           Locust         1200         1,0           Hemlock         500         1,0           Concrete (Portland) cement, 1; sand, 2; stone, 4         2           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 4         1           Concrete (Rosendale, or equal), cement, 1; sand, 2; stone, 5         2           Rubble stonework in Portland cement mortar         1           Rubble stonework in lime and cement mortar         1           Rubble stonework in lime mortar         1           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Portland cement mortar (cement, 1; sand, 3         2           Brickwork in Portland cement mortar, cement, 1; sand, 3         2           Brickwork in Rosendale, or equal, cement mortar, cement, 1; sand, 3         2           Brickwork in Ime and cement mortar; cement, 1; sand, 3         2           Brickwork in Ime mortar         1           Brickwork in Ime mortar; lime, 1; sand, 4         1           Greenwich stone         1           Greenwich stone         1	Douglas fir \$800, White pine \$100, \$

loaded shall have the stresses caused by such eccentricity at any part of the col- according as the floor may be intended or used for the purposes indicated. umn, added to all other stresses at that part, shall in no case exceed the working stresses [stated in this section.] given in this section. The eccentric load of a column [shall] may be considered to be distributed equally over the entire area of that column at the next point below that at which the column is securely braced laterally in the direction of the eccentricity.

14. Working stresses. In columns or compression members with flat ends of cast iron, steel, wrought iron or wood, the stress per square inch shall not exceed that given in the following tables:

	Working Stress per Square Inc of Section.		
When the Length Divided by Least Radius of Gyration Equals	Cast Iron.	Steel.	Wrought Iron.
0		8,240	4,400
0	*****	8,820	5,200
0		9,400	6,00
		9,980	6,80
		10,560	7,60
	9,200	11,140	8,40
	9,500	11,720	9.20
	9,800	12,300	10,00
	10,100	12,880	10,80
	10,400	13,460	11,60
	10,700	14,040	12,40
)	11,000	14,620 -	13,20

When the Length Divided by the Least Diameter	Working In	Stresses Per S ich of Section.	Square
Equals,	Long Leaf Yellow Pine.	White Pine, Norway Pine, Spruce.	Oak.
30	460	350	390
25	550	425	475
20	640	500	560
15	730	575	645
12	784	620	696
10	820	650	730

And in like proportion for intermediate ratios. Five-eighths the values given for white pine shall also apply to chestnut and hemlock posts. For locust posts use 1½ the value given for white pine.]

4. Cast iron and steel columns. The working stresses in pounds per square inch of cross section for cast iron and steel columns shall be, when the length divided by the least radius of avration equals

by the reast rations of gyranon equals	
120	7,600 for steel,
110	8,300 for steel,
100	9,000 for steel,
90	.9,700 for steel,
80	10,400 for steel,
70 6,200 for cast iron,	11,100 for steel,
60. 6,600 for cast iron,	11,800 for steel,
50	12,500 for steel,
40	13,200 for steel,
30 7,800 for cast iron,	13,900 for steel,
20 8,200 for cast iron,	14,600 for steel,
10 8,600 for cast iron,	15,300 for steel,
5 Wood columns. The morbing stresses in bounds per sough	re inch of cross

5. Wood columns. The working stresses in pounds per section for wood posts and columns shall be, when the length divided by least side

30	600	for	longleaf	vellow	pine.	390	for	spruce,
25	700	for	longleaf	yellow	pine,	475	for	spruce,
20	800	for	longleaf	yellow	pine,	560	jor	spruce,
15	900	for	longleaf	yellow	pine,	645	for	spruce,
12	960	for	longleaf	yellow	pine,	696	for	spruce,
10	1,000	for	longleaf	yellow	pine,	/30	for	spruce,

For columns of shortleaf yellow pine, N. C. pine or Douglas fir the working stresses shall not exceed three-fourths of the corresponding values given for longleaf yellow pine; for columns of white pine or fir the working stresses shall be taken the same as for spruce; for columns of white oak the working stresses shall be taken the same as for longleaf yellow pine.

[§ 52. Safe loads for masonry work. 1. Brick-work. The safe-bearing load to apply to brickwork shall be taken at 8 tons per superficial foot, when lime mortar is used; 111/2 tons per superficial foot when lime and cement mortar mixed is used, and 15 tons per superficial foot when cement mortar is used.

2. Concrete construction. The safe-bearing load to apply to concrete when Portland cement is used shall be taken at 15 tons per superficial foot; and when cement other than Portland is used, 8 tons per superficial foot.

3. Rubble-stone work. The safe-bearing load to apply to rubble-stone work shall be taken at 10 tons per superficial foot when Portland cement is used; when cement other than Portland is used, 8 tons per superficial foot; when lime and cement mortar mixed is used, 7 tons per superficial foot; and when lime mortar is used, 5 tons per superficial foot.

§ 53. Loads. [§ 54. Live loads. 1. Generally. Every floor shall be of sufficient strength to bear safely the weight to be imposed thereon in addition to the weight of the materials of which the floor is composed. Every column, post or other vertical support shall be of sufficient strength to bear safely the weight of the portion of each and every floor depending upon it for support, in addition to the weight required as before stated to be supported safely upon said portion of said floors.

2. Distribution. The weight placed on any of the floors of any building shall be safely distributed thereon. The superintendent of buildings may require the owner or occupant of any building, or of any portion thereof, to redistribute the load on any floor, or to lighten such load where he deems it to be necessary.

Dwellings, apartment houses, tenement house. In a building used as a dwelling house, apartment house, tenement house, hotel or lodging house, each floor shall be of sufficient strength in all its parts to bear safely upon every superficial foot of its surface not less than 60 pounds.

4. Office-buildings. Ir. a building used for office purposes not less than 75 pounds upon every superficial foot above the first floor, and for the latter floor 150

5. Ordinary mercantile or light manufacturing plants. In a building to be used for ordinary stores, light manufacturing and light storage, each floor shall be of sufficient strength in all its parts to bear safely not less than 120 pounds upon every superficial foot. The strength of factory floors intended to carry running machinery shall be increased above the minimum given in this section in proportion to the degree of vibratory impulse liable to be transmitted to the floor, as may be required by the superintendent of buildings.

6. Places of public assembly. In a building containing a place of public assembly. not less than 90 pounds upon every superficial foot. 7. Schools. In a building used as a school or place of instruction, not less than

75 pounds upon every superficial foot.

8. Stables and carriage houses. In a building used as a stable or carriage house. not less than 75 pounds upon every superficial foot.]

1. Dead load. The term "dead load" means the weight of walls, partitions. framing, doors, roofs and all permanent construction entering into any building. 2. Live load. The term "live load" means all forms of loading other than the

weight of the material entering into the construction of the building. 3. Floor loads. Every floor, roof, yard, court or sidewalk shall be of sufficient strength in all parts to bear safely any imposed loads, whether permanent or temborary. in addition to the dead loads depending thereon, provided, however, that no floor in or permit to be placed on any floor of any building any greater load than the approved any building or extension to an existing building hereafter erected, shall be designed safe load [thereof as correctly estimated and ascertained as herein provided.]

3. [Eccentric loads.] Eccentrically loaded columns. Any column eccentrically to carry less than the following live loads per square foot of area, uniformly distributed,

40 pounds for residence purposes,

100 pounds for places of assembly or public purpose, except that for classrooms of schools or other places of instruction the floor need not be designed for more than 75 bounds, and

120 pounds for any other purpose, except that the floors of offices need not be designed for more than 60 pounds. The live loads for which any and every floor may be designed shall be clearly

shown in the application and on the plans before any permit to erect is issued. 4. Concentrated loads. Every steel floor beam in any building hereafter erected used for any business purpose shall be capable of sustaining a live load concentrated

at its centre of at least 4,000 pounds.
5. Moving loads. Running machinery or other moving loads shall be considered

as increasing the live loads in proportion to the degree of vibratory impulse transmitted to the floor.

[9. Roofs. The roofs of all buildings having a pitch of less than twenty degrees shall be proportioned to bear safely 50 pounds upon every superficial foot of their surface, in addition to the weight of materials composing the same. If the pitch be more than 20 degrees the live load shall be assumed at 30 pounds upon every superficial foot measured on a horizontal plane.]

6. Roof loads. Every roof hereafter erected, shall be proportioned to bear safely a live load of 40 pounds per square foot of surface when the pitch of such roof is twenty degrees or less with the horizontal, and thirty pounds per square foot measured on a horizontal plane, when the pitch is more than twenty degrees.

7. Loads on vertical supports. Every column, post or other vertical support shall be of sufficient strength to bear safely the combined live and dead loads of such portions of each and every floor as depend upon it for support, except that in buildings more than five stories in height the live load on the floor next below the top floor may be assumed at ninety-five per cent. of the allowable live load, on the next lower floor at ninety per cent, and on each succeeding lower floor at correspondingly decreasing percentages, provided that in no case shall less than fifty per cent. of the allowable live load be assumed.

8. Sidewalk loads. [10. Sidewalks.] For sidewalks between the curb and [area] building lines, the live load shall be taken at 300 pounds [upon every superficial

foot] per square foot. 9. Yard and court loads. For yards and courts inside the building line, the live

loads shall be taken at not less than 120 pounds per square foot. § [57.] 54. Wind pressure. [All structures exposed to wind shall be designed to resist a horizontal wind pressure of 30 pounds for every square foot of surface thus exposed, from the ground to the top of same, including roof, in any direction. In no case shall the overturning moment due to wind pressure exceed 75 per centum of the moment of stability of the structure. In all structures exposed to wind, if the resisting moments of the ordinary materials of construction, such as masonry, partitions, floors and connections are not sufficient to resist the moment of distortion due to wind pressure taken in any direction on any part of the structure, additional bracing shall be introduced sufficient to make up the difference in the moments. In calculations for wind bracing, the working stresses set forth in this chapter may be increased by 50 per centum. In buildings under 100 feet in height, provided the height does not exceed 4 times the average width of the base, the wind pressure may be disregarded.]

1. When considered. All buildings over 150 feet in height and all buildings or parts of buildings in which the height is more than four times the minimum horizontal dimension, shall be designed to resist a horizontal wind pressure of 30 pounds for every square foot of exposed surface measured from the ground to the top of the structure, including roof, allowing for wind in any direction.

2. Stability. The overturning moment due to wind pressure shall not exceed 75 per cent: of the moment of stability of the structure, unless the structure is securely anchored to the foundation. Anchors shall be of sufficient strength to safely carry the excess overturning moment, without exceeding the working stresses prescribed in this chapter.

3. Allowable stresses. When the stress in any member due to wind does not exceed 50 per cent, of the stress due to live and dead loads, it may be neglected. When such stress exceeds 50 per cent. of the stress due to live and dead loads, the working stresses prescribed in this chapter may be increased by 50 per cent, in designing such member to resist the combined stresses.

§ 55. Floor [loads of stores, factories and warehouses] capacities. [1. Minimum floor strength. In a building to be used as a store, where heavy materials are kept, or as a warehouse, factory, or for any other manufacturing or commercial purpose. each floor shall be of sufficient strength in all its parts to bear safely not less than 150 pounds upon every superficial foot.

2. Capacity of floors to be ascertained and posted. Before any building hereafter erected is occupied and used, in whole or in part, for any of the purposes aforesaid, and before any building, erected prior to the passage of this ordinance, but not at such time occupied for any of the aforesaid purposes, is occupied or used, in whole or in part, for any of said purposes, the weight that each floor will safely sustain upon each superficial foot thereof, shall be ascertained and posted in the building to which it relates, as hereinafter provided.]

[3.] 1. Estimate of floor capacity. In [all warehouses, storehouses, factories, workshops and stores] every building now existing or hereafter erected, occupied wholly or in part as a business building, in which [where] heavy materials are kept or stored, or machinery is introduced, the weight that each floor will safely sustain [upon each superficial foot thereof, or upon each varying part of such floor,] shall be estimated by the owner or occupant, or by a competent person employed by the owner or occupant. Such estimate shall be [reduced to writing, on printed forms furnished by] filed with the superintendent of buildings [stating the material, size, distance apart and span of beams and girders, posts or columns to support floors, and its correctness shall be sworn to by the person making the same, and it shall thereupon be filed in the office of the said superintendent] properly verified by the person making the same in such manner as such superintendent may direct, and shall give full information on which the estimate is based. When such estimate is found to be satisfactory and correct, the superintendent of buildings shall approve the same.

[4, Official revision of estimates. But i] If the superintendent of buildings shall have cause to doubt the correctness of said estimate, he is empowered to revise and correct the same and for the purpose of such revision the officers and employes of the bureau of buildings may enter any building and remove so much of any floor or other portion thereof as may be required to make necessary measurements and examination. Any expense necessarily incurred in removing any floor or other portion of any building for the purpose of making any examination herein provided for shall be paid by the comptroller, upon the requisition of the superintendent of buildings, out of the fund paid over to him under the provisions of § 639 of this chapter. Such expenses shall be a charge against the person or persons by whom or on whose behalf said estimate was made, provided such examination proves the floors of insufficient strength to carry with safety the loads found upon them when such examination was made: and shall be collected in an action to be brought by the corporation counsel against said person or persons, and the sum so collected shall be paid over to the comptroller to be deposited in said fund in reimbursement of the amount paid as aforesaid. [When the architect of record for any building has filed with his application to build the data required to determine the strength of floors, on one of the blank forms provided for that purpose, such examination shall not be required provided that the purposes and uses of the building have not been changed.]

[5.] 2. Posting [estimates of] floor capacities. [When the correct estimate of the weight that floors in any such buildings will safely sustain has been ascertained, as herein provided, the superintendent of buildings shall approve the same, and thereupon the owner or occupant of said building, or of any portion thereof, shall post a copy of such approved estimate in a conspicuous place on each story, or varying parts of each story, of the building to which it relates.] Before any building hereafter erected is occupied, in whole or in part, as a business building, and before any building already erected but not heretofore occupied as a business building, is occubied or used, in whole or in part, for such purpose, the safe live load for each floor as approved by the superintendent of buildings shall be posted in a conspicuous place in the story to which it relates. When the safe live load for any existing floor, ascertained as hereinbefore provided, has been approved by the superintendent of buildings, the owner or occupant shall post such approved live load in a conspicuous place or places on each story occured for any of the purposes indicated in this section.

[6. Overloading prohibited.] 3. Loading of floors. No person shall place, or cause

4. Safes. No safe shall be placed on a stair landing or in a stair hall, nor shall its weight be carried by any beam which also carries the floor of any landing or stair

Section 2. The list of Articles at the head of Chapter 5 of the Code of Ordinances of the City of New York is hereby amended by substituting "Working stresses and loads" for ["Strength of materials"] as the title of Article 5.

Section 3. This ordinance shall take effect immediately.

Note—New matter in italics; old matter, in brackets [ ], to be omitted.

ANTHONY J. McNALLY, JACOB BARTSCHERER, JOHN DIEMER,
ALEX. DUJAT, CHARLES P. COLE, JESSE D. MOORE, Committee on Buildings. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said ordinance.

Which was decided in the affirmative by the following vote: Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Brush, Carberry, Chorosh, Cole, Colne, Curran, Delaney, Diemer, Dixson, Donnelly, Dostal, Dotzler, Dowling, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kenney, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), O'Rourke, Ottes, Pendry, Post, Pouker. Quinn, Reardon, Robitzek, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, White, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Connolly, by James A. Dayton, Commissioner of Public Works; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-65.

No. 582—Int. No. 1454.

Report of the Committee on General Welfare, in Favor of Adopting Resolution to Abolish the So-Called Marriage Bureau in the City Hall.

The Committee on General Welfare, to which was referred on February 23, 1915 (Minutes, page 1194), the annexed resolution in favor of repealing resolution of March 19, 1895, establishing a "Marriage Bureau" in Room No. 3, City Hall, respectfully REPORTS:

That, having examined the subject, it believes the so-called Marriage Bureau should be abolished. The principle of using a room in any public building for private gain is essentially wrong and it is surprising that it has been tolerated for so many years. In order that the matter may be clearly before the Board the resoluton has been simplified and the Committee recommends that the accompanying substitute be adopted.

SUBSTITUTE.

is hereby abolished.

ORIGINAL.

Resolved. That the following resolutions, adopted by the Board of Aldermen

March 19, 1895, and approved by the Mayor March 21, 1895:

"Resolved. That the so-called "Marriage Bureau" be transferred to Room No. 3 of the City Hall, opposite the office of the City Record, and that the Commissioner of Public Works be hereby requested and directed to prepare Room No. 13 in proper order for use as a committee room for this Board.

"Resolved, That the Clerk of this Board appoint two persons to be in charge, without salary, of said so-called "Marriage Bureau," upon the understanding and direction that they may be allowed to demand from the contracting parties no fee. whatever, but to state to them that any payment made by them for their marriage certificate is wholly voluntary.

"Resolved, That printed notices, in the English, French, Italian and Hebrew languages be posted conspicuously in said Room No. 3 to the effect that no person is authorized a fee for the marriage ceremony or certificate.'

-be and the same are hereby repealed.

W. D. BRUSH, R. H. BOSSE, ARNON L. SQUIERS, LAUREN CARROLL OSCAR IGSTAEDTER, W. H. PENDRY, W. F. QUINN, Committee on General

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Afficiative-Aldermen Bartscherer, Boschen, Bosse, Brush, Chorosh, Cole, Colne, Diemer, Dostal, Dotzler, Dowling, Duggan, Ferguson, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Kochendorfer, Lein, Levy, McNally, Milligan, Moore (Chas. J.), Moore (Jesse D.), Mullen (Frank), O'Rourke, Ottes, Pendry, Post, Pouker, Quinn, Robitzek, Rosenblum, Schmelzel, Squiers, Stevenson, Taylor, Trau, Valentine, Weil, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Connolly, by James A. Dayton, Commissioner of Public Works; President Mathewson; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—49.

Negative—Aldermen Burns, Carberry, Dixson and Kenney—4. Alderman Curran presented the following papers to be printed in connection

with the above, and placed on file. City of New York, Law Department, Office of the Corporation Counsel, Municipal

Building, April 6, 1915. Hon, HENRY H. CURRAN, Chairman, Finance Committee, Board of Aldermen:

Dear Sir-I have received your communication under date of March 26, 1915, which reads as follows:

"Would you kindly inform me if the Board of Aldermen has any jurisdiction over the use to which the room occupied by Brooklyn Aldermen in the Borough Hall in Brooklyn is put? Although the Board apparently has jurisdiction over the room in the basement of the City Hall used as a marriage chapel, I doubt if any one other than the President of the Borough of Brooklyn has control over any room in the Brooklyn Borough Hall that may be used for similar purposes, but want to be satisfied on that point. Could you kindly let me have your advice within a few days, and oblige.'

Such examination as this department has been able to make has failed to disclose any authority for the appropriation of a room in Borough Hall, Brooklyn, for use as a marriage chapel. The matter is one, however, which, in my opinion, does not come within the province of the Board of Aldermen, but rather within the jurisdiction of the officer charged by law with the custody and control of public buildings, at least until such space may be definitely assigned by the appropriate authorities to some official use. Respectfully yours,

FRANK L. POLK, Corporation Counsel.

Resolved, That Rooms Nos. 364 and 365 in the Municipal Building be and they are hereby assigned, at the pleasure of the Sinking Fund Commission, to the City Clerk, for the use of city officials thereunto authorized, to perform marriage ceremonies, said City Clerk to be responsible for the proper use and conduct of said rooms.

A true copy of resolution adopted by the Commissioners of the Sinking Fund, JNO. KORB, Secretary. April 7, 1915.

No. 591 (Int. No. 1624). Report of the Committee on Finance in Favor of Adopting Resolution to Authorize the Comptroller to Advance to the G. A. R. and Kindred Organiza-

tions Moneys on Account of Memorial Day Observances. The Committee on Finance, to which was referred on April 6, 1915 (Minutes, page 75), the annexed resolution authorizing the Comptroller to advance to the G. A. R. and kindred organizations certain sums on account of Memorial Day Observances,

REPORTS:

That it is customary to disburse the Budget allowance in this manner, and it

therefore, recommends that the said resolution be adopted.

Whereas, The Board of Estimate and Apportionment, with the concurrence of the Board of Aldermen, has provided in the Budget for 1915 certain sums of money for Memorial Day observances in the various boroughs, in accordance with the pro-

Whereas, It is deemed necessary that said sums of money be advanced to the Memorial and Executive Committees of the Grand Army of the Republic and kindred associations in the various boroughs for the purpose of defraying expenses as they may arise; therefore be it

Resolved. That the Comptroller be and he is hereby authorized to pay to each of the Treasurers of the Memorial and Executive Committees of the Grand Army of the Republic and kindred organizations in the various boroughs, upon his requisition, countersigned by the chairman and secretary of each of the various committees, the sums of money provided in said Budget, as follows:

Day Observances—	
Borough of Manhattan	\$3,000 00
Borough of The Bronx	1.000 00
Borough of Brooklyn	3,000 00
Borough of Queens	300 00
Borough of Richmond	300 00
Memorial Committee of the United Spanish War Vet-	***
erans (Chapter 360, Laws of 1906)	2,500 00
Allowance to veteran associations for Decoration Day	_,
observances, Borough of Brooklyn, pursuant to Chap-	
	Borough of Manhattan. Borough of The Bronx. Borough of Brooklyn. Borough of Queens. Borough of Richmond. Memorial Committee of the United Spanish War Veterans (Chapter 360, Laws of 1906). Allowance to veteran associations for Decoration Day observances, Borough of Brooklyn, pursuant to Chap-

ter 13. Laws of 1897..... HENRY H. CURRAN, JOHN DIEMER, F. H. STEVENSON, C. AUGUSTUS POST, FRANK J. DOTZLER, JESSE D. MOORE, D. M. BEDELL, F. H. WILMOT, FRANCIS P. KENNEY, Committee on Finance.

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

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Quinn, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-58.

Negative—Alderman Dixson—1.

No. 592 (Int. No. 1628) Report of the Committee on Finance in Favor of Adopting Resolution to Authorize the Comptroller to Advance to the Army and Navy Union Moneys on Account of Memorial Day Observances.

The Committee on Finance, to which was referred on April 6, 1915 (Minutes, page 77), the annexed resolution authorizing the Comptroller to advance to the Army and Navy Union certain sums on account of Memorial Day observances, respectfully REPORTS:

That it is customary to have these funds disbursed as called for in the resolution, and it, therefore, recommends that the said resolution be adopted.

Whereas, The Board of Estimate and Apportionment, with the concurrence of Resolved. That the so-called "Marriage Bureau" in the City Hall be and the same | the Board of Aldermen, has provided in the Budget of 1915 (Code No. 3053), the sum of \$1,000 for Memorial Day observances by the Army and Navy Union, in accordance with the provisions of law; and

Whereas, It is deemed necessary that said sum of money be advanced to the Memorial and Executive Committee, Army and Navy Union, for the purpose of defraying expenses as they may arise; therefore be it

Resolved, That the Comptroller be and he is hereby authorized to pay to the Treasurer of the Memorial and Executive Committee, upon his requisition, counter-

signed by the Secretary, the sum of one thousand dollars (\$1,000).

HENRY H. CURRAN, JOHN DIEMER, F. H. STEVENSON, C. AUGUSTUS
POST, FRANK J. DOTZLER, JESSE D. MOORE, D. M. BEDELL, F. H.
WILMOT, FRANCIS P. KENNEY, Committee on Finance.

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

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Quinn, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-58

Negative—Alderman Dixson—1.

No. 595 (Int. No. 1436).

Report of the Committee on Public Thoroughfares in Favor of Adopting Resolution to Authorize the Borough Presidents to Issue Permits for Temporary Display of Signs Giving Notice of Meetings for Charitable or Religious Purposes.

The Committee on Public Thoroughfares, to which was referred on February 16, 1915 (Minutes, page 1080), the annexed resolution, authorizing the Borough Presidents to issue permits for the temporary display of signs and notices relating to meetings for charitable or religious purposes, respectfully REPORTS.

That having examined the subject, it believes the proposed authorization to be necessary. At present no one has official power in such cases, and it frequently happens that much good would result from temporary permits of this nature, without any cost to the City or detriment to its property. The Committee believes, nowever, that the resolution may be simplified, and it recommends that the accompanying substitute resolution be adopted.

SUBSTITUTE.

Resolved, That the Presidents of the respective boroughs be and they are hereby authorized, in their discretion, to grant permits for the temporary display, for the information of the public, in the public streets and places of their respective boroughs under such regulations as may be determined by them, of signs and notices relating to meetings or work for charitable or religious purposes.

ORIGINAL. Resolved, That the presidents of the respective boroughs be and they hereby are authorized, in their discretion, to grant permits for the temporary display, for the information of the public, in the public streets and places, of their respective boroughs, and under such regulations as they may determine, of signs and notices relating or giving publicity to enterprises or meetings of, or the work connected with, religious, charitable, or philanthropic organizations and bodies, upon the president so issuing such permit receiving security approved by him indemnifying the City against all loss, damage and claim, by reason of the grant of such permit or the maintenance or non-removal of such signs and notices; such permit to continue in force for not exceeding two weeks: provided that no such permit shall be issued for the display of any such sign or notice which shall in any way interfere with the general

use by the public of such streets and public places.

D. M. BEDELL, JESSE D. MOORE, EDWARD H. TAYLOR, JAMES A. MILLIGAN, FRANK MULLEN, FRANK DOSTAL, JR., JOHN H. BOSCHEN, Committee on Public Thoroughfares.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Quinn, Reardon, Robitzek Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot; President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-58. Negative—Alderman Dixson—1.

No. 596 (Int. Nos. 742, 931, 932, 934, 964, 990, 1037, 1070, 1104, 1140, 1242, 1375, 1453. 1482, 1538, 1539, 1545, 1546 and 1569).

Report of the Committee on Salaries and Offices in Favor of Placing on File Applications for Appointment as City Surveyor.

The Committee on Salaries and Offices, to which was referred on various dates, 1914 and 1915, certain resolutions for the appointment of City Surveyors, known as Introductory Nos. 742, 931, 932, 934, 964, 990, 1037, 1070, 1104, 1140, 1242, 1375, 1453, 1482, 1538, 1539, 1545, 1546 and 1569, respectfully

REPORTS.

That it has formulated a plan for the examination of applicants for appointment as City Surveyors, which is expressed in a proposed ordinance submitted this day. Approval thereof would necessitate application by these candidates to a Board of Examiners for proper tests as to competency and fitness. This being the case, the

Committee recommends that the said resolutions be placed on file.

W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL,
Jr., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD
B. VALENTINE, Committee on Salaries and Offices. Which, on motion of Alderman Kochendorfer, was recommitted to the Committee

on Salaries and Offices.

No. 599 (Int. No. 1448).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolu-tion to Establish Position of Draftsman at \$4 per day in Office of Board of Estimate and Apportionment for One Incumbent.

The Committee on Salaries and Offices, to which was referred on February 23, 1915 (Minutes, page 1193), the annexed resolution in favor of establishing the grade of position of Draftsman in the office of the Board of Estimate and Apportionment, respectfully

REPORTS:

That, having examined the subject, it believes the proposed position to be necessary to cover the employment of a draftsman when required for temporary work. As only one such employee is needed and asked for, the Committee recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held February, 1915:
Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment, for the office of the Board of Estimate and Apportionment, of the grade of position, in addition to those heretofore established,

Title.	Rate	per Diem
Draftsman		\$4 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figure, to wit: "Number of Incumbents, 1," inserted therein, and, as so amended, fixes the salary of said position as set forth

W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices.

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution.

which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman—57.

Negative—Aldermen Dixson and Ouinn—2.

Negative-Aldermen Dixson and Quinn-2.

No. 600 (Int. No. 1449).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Position of Stenotypist at \$840 per Annum in Office of Municipal Civil Service Commission, for One Incumbent.

The Committee on Salaries and Offices, to which was referred on February 23, 1915 (Minutes, page 1194), the annexed resolution in favor of establishing the grade of Stenotypist in the office of the Municipal Civil Service Commission at \$840 per annum, respectfully

REPORTS:

That having examined the subject, it believes the proposed position to be necessary in facilitating the office work of this department. As but one such employee was asked for, the Committee recommends that the accompanying resolution be adopted.

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

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment, for the office of the Municipal Civil Service Commission, of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.
Stenotypist	\$840 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figures, to wit: "Number of Incumbents-1," inserted therein, and, as so awarded, fixes the salary of said position as set forth

W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL JR., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink. Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank) Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works: President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative-Aldermen Dixson and Quinn-2.

No. 601 (Int. No. 1523).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grades of Typewriting Copyists in Office of Board of Estimate and Apportionment at from \$600 to \$840 per Annum.

The Committee on Salaries and Offices, to which was referred on March 9 1915 (Minutes, page 1330), the annexed resolution in favor of establishing grade of Typewriting Copyist in office of the Board of Estimate and Apportionment, at from \$600 to \$840 per annum, respectfully

REPORTS:

That having examined the subject, it believes the proposed grading to be advisable, as it places the Board of Estimate and Apportionment more on a par with other departments in relation to salaries of Copyists.

It, therefore, recommends that the accompanying resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted the following resolu-

tion at a stated meeting held February 26, 1915.

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

	Title.	Rate Per Annum.
Typewriting Copyis	t	\$600 00
Typewriting Copyis	t	660 00
Typewriting Copyis	t	720 00
Typewriting Copyis	t	780 00
Typewriting Copyis	t	840, 00

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

above resolution and fixes the salaries of said positions as set forth therein.
W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices.

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

Said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Marks; The Vice-Chairman—57.

Negative—Aldermen Dixson and Ouinn—2.

Negative-Aldermen Dixson and Quinn-2.

No. 602 (Int. No. 1524).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grades of Inspector of Combustibles and Supervising Inspector of Combustibles, Fire Department, Two Incumbents in Each Grade.

The Committee on Salaries and Offices, to which was referred on March 9, 1915 (Minutes, page 1332), the annexed resolution in favor of establishing grades of positions in the Fire Department of Inspector of Combustibles at from \$1,140 to \$1,380 per annum, and Supervising Inspector of Combustibles at from \$1,500 to \$1,920 per annum, respectfully

REPORTS:

That, having examined the subject, it believes certain leeway should be allowed the department for the purpose of promoting such men as may now be eligible, and for this reason it favors allowing two incumbents in each of the grades specified,

and therefore recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held February 26, 1915:

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

Title.		Rate	Per A	anum.		
Inspector of Combustiles	\$1,140,	\$1,200, \$1,500,	\$1,260, \$1,620,	\$1,320 \$1,740	and and	\$1,380 \$1,920

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figures to wit: "Number of Incumbents, 2," for each grade inserted therein, and as so amended fixes the salaries of said positions as set forth therein.

W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL, Jr., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman—57.

Negative—Aldermen Dixson and Quinn—2.

No. 603 (Int. No. 1525) Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grades of Electrical Inspector, Fire Department, One Incumbent in Each Grade.

The Committee on Salaries and Offices, to which was referred on March 9, 1915 Minutes, page 1336), the annexed resolution in favor of establishing the grade of position of Electrical Inspector, Fire Department, at from \$1,140 to \$1,440 per annum, respectfully

That in order to provide proper leeway for the Department needs the Committee believes that one incumbent should be allowed in each of these grades. It therefore recommends that the accompanying resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held February 26, 1915:

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

Title.	Rate Per Annum.
Electrical Inspector	\$1,140, \$1,260, \$1,320, \$1,380 and \$1,440

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figures, to wit: "Number of Incumbents, 1," for each grade inserted therein, and as so amended fixes the salaries of said positions as W. W. COLNE, JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL,

Jr., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden. Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative—Aldermen Dixson and Quinn-2. No. 604 (Int. No. 1563).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grade of Position of Tabulator, at \$900 per Annum, in the Office of the Municipal Civil Service Commission, for One Incumbent.

The Committee on Salaries and Offices, to which was referred on March 16, 1915 (Minutes, page 1608), the annexed resolution in favor of establishing grade of Tabulator, at \$900 per annum, in the office of the Municipal Civil Service Commission. respectfully

REPORTS:

That, having examined the subject, it believes the proposed grade to be necessary to enable this Department to properly conduct its work. It considers, however, that one incumbent in this grade is sufficient, and it, therefore, recommends that the accompanying resolution be adopted.

Whereas, the Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held March 12, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment, in the office of the Municipal Civil Service Commission, of the grade of position, in addition to those heretofore established, as follows:

Rate Per Annum. Title. \$900 00 Tabulator ..... Resolved. That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figure, to wit: "Number of Incumbents-1."

inserted therein, and, as so amended, fixes the salary of said position as set forth

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, Jr., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57. Negative-Aldermen Dixson and Quinn-2.

No. 606 (Int. No. 1581). Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grade of Position of Examiner or Expert, not to Exceed \$10 per Day, in the Office of the Municipal Civil Service Commission.

The Committee on Salaries and Offices, to which was referred on March 23 1915 (Minutes, page 1653), the annexed resolution in favor of establishing the grade of position of Examiner or Expert in the office of the Municipal Civil Service Commission, respectfully

That this resolution permits the employment of an Examiner at a lesser rate than \$10 per diem, as it now stands. It is not always necessary to pay the higher rate, and this will allow some elasticity in this class of employment.

It, therefore, recommends that the accompanying resolution be adopted. Whereas. The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held March 19, 1915:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Alderment the establishment, in the office of the Municipal Civil Service Commission, of the grade of position, in addition to those heretofore established, as follows:

Rate per diem. Title.

Examiner or Expert...... Not to exceed \$10 Resolved, That the Board of Aldermen hereby approves of and concurs in the

above resolution and fixes the salary of said position as set forth therein.

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDELL OSCAR IGSTAEDTER, Committee on Salaries and Offices.

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

Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative—Aldermen Dixson and Quinn—2 No. 607 (Int. No. 1589)

Report of the Committee on Salaries and Offices in Favor of Adopting Ordinance Prescribing Regulations for the Appointment of City Surveyors.

The Committee on Salaries and Offices, to which was referred on March 23, 1915 (Minutes, page 1699), the annexed ordinance in favor of establishing certain regulations and requirements for the appointment of City Surveyors, respectfully REPORTS:

That it held a public hearing on this subject at which certain suggestions were made for amendments to the proposed ordinance. The Committee believes that regulations should be made for future appointments, but does not think that a wholesale revocation of all prior appointments should be endorsed. It submits herewith a substitute ordinance embodying its conclusions, and recommends that the same be adopted.

SUBSTITUTE. AN ORDINANCE to amend Article Ten, Chapter Two of the Code of Ordinances

of The City of New York relating to "Surveyors."

Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Section two hundred and forty of article ten of chapter two of the Code of Ordinances of The City of New York is hereby repealed and the following sections are substituted therefor:

§ 240. There is hereby constituted a board to be known as the examining board of city surveyors, which shall consist of the chief engineer of the board of estimate and apportionment, ex-officio, of two engineers appointed by the board of aldermen from the consulting or topographical engineers in the regular employ of the city and of two city surveyors, who shall be appointed by the board of aldermen. The terms of office of the first examiners so appointed, except the chief engineer of the board of estimate and apportionment, shall be one, two, three and four years, respectively, as designated by the board of aldermen, and until their successors are appointed; and as their terms respectively expire their successors shall be appointed for a full term of four years, which shall thereafter be the full and regular term of office of said examiners.

The examining board of city surveyors shall have the power and it shall be their duty: to meet at stated intervals, and specially when the board of aldermen shall in writing, request them so to do; to examine all persons who may desire to be appointed and fitness, and who shall present a receipt from the City Clerk showing that the examining fee, as hereinafter provided, has been paid; to certify to the board of aldermen within ten days after an examination has been held a list in the order of standing of all those applicants who have qualified in such examination.

No person shall be examined as hereinbefore provided until an examining fee of five dollars shall have been paid to the city clerk, who is hereby authorized and directed to receive the same and to issue a receipt therefor, and the fee so collected

shall be paid by the city clerk into the treasury of The City of New York. § 241. There shall be so many surveyors for The City of New York as the board of aldermen shall from time to time appoint; but hereafter no appointment shall be made except from a list certified to the board of aldermen by the examining board of city surveyors, as hereinbefore provided. Each city surveyor before entering upon the duties of his office, shall take an oath well and truly to perform the same.

Section 2. The table of section headings of article ten of chapter two of the

Code of Ordinances is hereby amended to read as follows: ARTICLE 10.

City Surveyors. Section 240. [Appointment of surveyors; oath of office.] Board of Examiners. [Maps and surveys.] Appointment of surveyors.

[242. Fees.]

[243. Assessment work; surveyors' fees to be assessed.] [244. Contract certificates.]

Section 3. This ordinance shall take effect immediately. Note-New matter in italics; old matter, in brackets [], to be omitted. ORIGINAL

AN ORDINANCE to amend Article Fourteen, Chapter Five of Part One of the Code of Ordinances of The City of New York relating to "Surveyors."

Be it Ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Section two hundred and seventy-four of article fourteen of chapter five of part one of the Code of Ordinances of The City of New York is hereby re-

pealed and the following sections are substituted therefor: § 274. (1) There is hereby constituted a board to be known as the examining board of city surveyors, which shall consist of the chief engineer of the board of estimate and apportionment, ex-officio, of two engineers appointed by the board of aldermen from the consulting or topographical engineers in the regular employ of the city and of two city surveyors, who shall be appointed by the board of aldermen. The terms of office of the first examiners so appointed, except the chief engineer of the board of estimate and apportionment shall be one, two, three and four years, respectively, as designated by the board of aldermen, and until their successors are appointed; and as their terms respectively expire their successors shall be appointed for a full term of four years, which shall thereafter be the full and regular term of office of said examiners.

(2) The examining board of city surveyors shall have the power and it shall be their duty: To meet at stated intervals, and specially when the board of aldermen shall, in writing, request them so to do; to examine all persons who may desire to be appointed surveyors of The City of New York by tests, which will determine, among other things, their technical knowledge of city surveying, experience in city surveying, knowledge of laws relating to city surveying and the possession of a plant, and who shall present a receipt from the City Clerk showing that the examming fee, as hereinafter provided, has been paid; to certify to the board of aldermen within ten days after an examination has been held a list in the order of standing of all those applicants who have qualified in such examination.

(3) No person shall be examined as hereinbefore provided until an examining fee of five dollars shall have been paid to the city clerk, who is hereby authorized and directed to receive the same and to issue a receipt therefor, and the fee so collected shall be paid by the city clerk into the treasury of The City of New York.
§ 274a. There shall be so many surveyors for The City of New York as the

board of aldermen shall from time to time appoint; but hereafter no appointment shall be made except from a list certified to the board of aldermen by the examining board of city surveyors, as hereinbefore provided; and the appointments of all city surveyors heretofore made, except the two designated as members of the board of examining surveyors are hereby revoked, to take effect upon the appointment of the first surveyor for the city selected from the list so certified to the board of aldermen. Section 2. This ordinance shall take effect immediately.

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDEL, OSCAR IGSTAEDTER, Committee on Salaries and Offices.

City of New York, Law Department, Office of the Corporation Counsel, New York, March 17, 1915.

Hon. MARCUS M. MARKS, President, Borough of Manhattan:

Sir-I have received a letter dated March 6, 1915, signed by E. P. Goodrich. Chairman of Consulting Engineers, in which he states in substance that the Board of Aldermen has requested the consulting engineers in the various boroughs to suggest a form of ordinance for adoption regulating the appointment of city surveyors, and that the consulting engineers have decided to recommend the adoption of an ordinance which will require candidates for appointment to be examined by a board of experts appointed either by the Board of Aldermen or the Board of Estimate and Apportionment, or by both of these bodies. I am requested to advise you if the enactment of such an ordinance is beyond the powers of the city authorities as now constituted, and if not, to prepare a draft of such ordinance for submission to the Board of Aldermen.

In an opinion rendered by this office under date of April 8, 1902, and addressed to the Board of Aldermen, the legislation affecting the appointment of surveyors for the City of New York is reviewed at length and conclusion is there reached that this power is vested in the Board of Aldermen. I do not find that there has been any legislation relating to surveyors for the City of New York since the rendition of this opinion and so I advise you that the power to appoint City Surveyors is now vested, as it was then, in the Board of Aldermen.

While I do not think that the Board of Aldermen is empowered to delegate this power of appointment to another body or board, yet I see no reason why it could not provide by ordinance for an examining board, the purpose of which would be to obtain a list, from which to make appointments, of those persons whose qualifications for the office of City Surveyor had been proven to the satisfaction of the examining board. I have therefore prepared, and I transmit herewith a draft of the proposed ordinance in which I have endeavored to follow the suggestions outlined in the letter from Mr. Goodrich. Respectfully yours,
FRANK L. POLK, Corporation Counsel.

Alderman Colne moved that the substitute ordinance be amended by substituting in the first line of Section 1 for the word and figures "Section 240" the word and figures "Sections 240, 241, 242, 243 and 244," and by substituting in the second line thereof for the word "is" the word "are."

Which motion was adopted. The Vice-Chairman then put the question whether the Board would agree to accept

said report and adopt said ordinance, as amended. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank) Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works: President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative—Aldermen Dixson and Quinn—2. No. 608 (Int. No. 1601).

follows:

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grade of Position of Assistant Foreman, Department Water Supply, Gas and Electricity, at \$1,500 per Annum, for One Incumbent.

The Committee on Salaries and Offices, to which was referred on March 30, 1915, (Minutes, page 1720) the annexed resolution in favor of establishing the grade of position of Assistant Foreman in the Department of Water Supply, Gas and Electricity at \$1,500 per annum, respectfully RÉPORTS:

That, having examined the subject, it believes the proposed position to be necessurveyors of The City of New York by tests, which will determine their competency sary. The Department asked for one incumbent only, and the Committee believes that one is sufficient.

It, therefore, recommends that the accompanying resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted the following

resolution at a stated meeting held March 26, 1915. Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment, in the Department of Water Supply, Gas and Electricity, of the grade of position, in addition to those heretofore established, as

Rate Per Annum. Title. \$1,500 00 Assistant Foreman.....

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution with the words and figure, to wit: "Number of Incumbents-1," inserted therein, and as so amended, fixes the salary of said position as set forth

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDELL,

OSCAR IGSTAEDTER, Committee on Salaries and Offices. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman—57.

Negative-Aldermen Dixson and Quinn-2. No. 609-Int. No. 1602.

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Grade of Stenographer and Typewriter, Department of Water Supply, Gas and Electricity, for One Incumbent.

The Committee on Salaries and Offices, to which was referred on March 30, 1915 (Minutes, page 1720), the annexed resolution in favor of establishing the grade of position of Stenographer and Typewriter in the Department of Water Supply, Gas and Electricity at \$720 per annum, respectfully

REPORTS: That, having examined the subject, it believes the proposed grade to be necessary in order to permit of the transfer of a Stenographer from another department. Only one incumbent is asked for in the grade, and the Committee, therefore, recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 26, 1915:

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

Title.	2	Rate Per Annum
	Typewriter	

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figure, to wit: "Number of Incumbents, 1," inserted therein, and, as so amended, fixes the salary of said position as set forth therein.

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY, J.

McNALLY, FRANK DOSTAL, JR., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, Committee on Salaries and Grades.

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution.

Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Morks: The Vice Chairman, 57 Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative-Aldermen Dixson and Quinn-2.

No. 610—Int. No. 1603.

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Fix Compensation of Certain Janitors, Department of Education.

The Committee on Salaries and Offices, to which was referred on March 30, 1915 (Minutes, page 1721), the annexed resolution in favor of fixing the compensation of certain Janitors, Department of Education, respectfully

REPORTS: That these rates are fixed on the usual accepted basis, and have been checked by the Finance Department.

It therefore recommends that the accompanying resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held March 26, 1915:

Whereas, By opinions of the Corporation Counsel as of June 28 and July 30 1910, the Comptroller was advised that the payment of salaries of janitors in the Department of Education was illegal unless such salary shall have been established

under the provisions of section 56 of the Greater New York Charter; and Whereas, The Special Committee on Janitorial Compensation and the Committee on School Inquiry, Board of Estimate and Apportionment, submitted a joint report on March 27, 1913, which contained detailed suggestions and recommendations for the reorganization of the janitorial force of the Board of Education; therefore be it

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

Janitor, Public School No. 9, Manhattan, per annum..... Janitor, Public School No. 35, Manhattan, per annum, less \$299.

Janitor, Public School No. 2, Brooklyn, per annum, less \$221.

Janitor, Public School No. 7, Brooklyn, per annum. 1,764 00 1,716 00 Janitor, Public School No. 99, Brooklyn, for care of one portable building, per annum.....

120 00 Resolved. That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, Jr., MICHAEL CARBERRY, D. M. BEDELL OSCAR IGSTAEDTER, Committee on Salaries and Offices.

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57. Negative—Aldermen Dixson and Quinn—2.

No. 611-Int. No. 1604. Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Position of Stenographer to Committee on Buildings for One

The Committee on Salaries and Offices, to which was referred on March 30, 1915 (Minutes, page 1721), the annexed resolution in favor of establishing the grade of position of Stenographer in the office of the Committee on Buildings of the Board of Aldermen at \$1,800 per annum, respectfully

REPORTS: That, having examined the subject, it believes the proposed position to be necessarv. As only one stenographer is needed, it recommends that the accompanying resolution be adopted.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 26, 1915.

Resolved, That the resolution adopted by the Board of Estimate and Apportion-

ment on March 19, 1915, which reads as follows: "Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends the establishment in the office of the Board of Aldermen and City Clerk of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.
Stenographer	 \$1,800 00"

-be and is hereby amended to read as follows:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the Committee on Buildings of the Board of Aldermen of the grade of position, in addition to those heretofore established, as follows:

Rate Per Annum. Stenographer ..... \$1,800 00

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution with the words and figure, to wit, "Number of Incumbents-1," inserted therein, and as so amended, fixes the salary of said position as set forth therein.

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J.

McNALLY, FRANK DOSTAL, Jr., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, Committee on Salaries and Offices.

The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative—Aldermen Dixson and Quinn—2.

No. 612-Int. No. 1616. Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish Position of Clerk at \$600 per Annum, Department of Parks, The Bronx.

The Committee on Salaries and Offices, to which was referred on April 6, 1915 (Minutes, page 7), the annexed resolution in favor of establishing the grade of position of Clerk at \$600 per annum in the Department of Parks, Borough of The Bronx, respectfully

REPORTS: That, having examined the subject, it believes the proposed position to be necessary, in order to establish an intermediate grade in this department.

It therefore recommends that the accompanying resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted the following reso-

lution at a stated meeting held April 1, 1915: Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of Section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Department of Parks, The Bronx, of

Rate Per Annum. Title. Clerk ......

the grade of position, in addition to those heretofore established, as follows:

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, with the words and figure, to wit, "Number of Incumbents, 1," inserted therein, and as so amended fixes the salary of said position as set forth

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, Jr., MICHAEL CARBERRY, D. M. BEDELL, SCAR IGSTAEDTER, Committee on Salaries and Offices. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden. Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works; President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57.

Negative—Aldermen Dixson and Quinn—2. No. 613-Int. No. 1651.

Resolution Appointing Various Persons Commissioners of Deeds. Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds: By Vice Chairman Esterbrook-

Frank P. Woglom, 241 McDonough Street, Brooklyn, N. Y. Endorsed by Cromwell G. Macy and Edward V. Dowling. By Alderman Bedell-

Nora Newsome, 145 West 98th Street. Manhattan. Endorsed by Philip M. Thorne and Napoleon B. Marshall. By Alderman Boschen-

Belinda M. Swift, 528 West 151st Street, Manhattan. Endorsed by John R. MacDonald and Trula Rus. John Hirsch, 171 Audubon Avenue, Manhattan, Endorsed by Samuel Marx and Philip Sinifi. John J. Manning, 508 West 162nd Street, Manhattan. Endorsed by E. G. Riegel and Alexander G. Calder, Jr. Chas. Rosenfeld, 600 West 165th Street, Manhattan.

Endorsed by Hyman Pouker and Oscar Igstaedter. By Alderman Bosse-Henry S. Nadelweiss, 5103 14th Avenue, Brooklyn, N. Y.

Anthony R. Cinque, 6818 16th Avenue; Brooklyn, N. Y. Endorsed by George W. Gibbons and Charles G. Quincy Wilcox. Ida Gorman, 1538 53rd Street, Brooklyn, N. Y. Endorsed by Emanuel Jacobowitz and Joseph J. Dreyer. John M. Brunjes, 1551 45th Street, Brooklyn, N. Y.

Endorsed by David Galewski and Abraham S. Weltfisch.

Endorsed by David Stevenson and Renwick M. Brown. By Alderman Burden-

George Conrad Bogendoerfer, 286 Flushing Ave., Long Island City. Endorsed by J. H. Louis Saul and Charles Greffrath. Alderman Carroll—

Iulius Gumpert, 1476 Lexington Avenue, Manhattan. Endorsed by Louis B. Franklin and S. S. Rosenbaum. Edward J. Fay, 129 East 94th Street, Manhattan. Endorsed by P. McCormack and P. J. Scully. William Vogel Saxe, 56 East 80th Street, Manhattan.

Endorsed by Howard H. Vogel and Edgar A. Hirsch. Eugene Luvois Orvis, 1046 Lexington Avenue, Manhattan. Endorsed by J. Lewis Bennett and Edgar R. Laverty.

Alderman Carberry— Nicholas J. Zielinski, 229 Nassau Street, Brooklyn, N. Y. Ву Endorsed by William Palmer and P. F. Acer. By Alderman Chorosh-

Lewis B. Freeman. 55 West 110th Street, Manhattan. Endorsed by Jacob Rubin and Robert D. Ireland. Morris Zwerling, 1829 7th Avenue, Manhattan. Endorsed by David H. Solotaroff and Abraham Vogel. Herman Frank, 2 West 120th Street, Manhattan.

Endorsed by David Palansky and George Goodman. Leon A. Malkiel, 141 West 111th Street, Manhattan. Endorsed by Isidore Lowenbraun and Herman Scheilding, Jr. Emanuel F. Wohlwert, 55 West 111th Street, Manhattan.

Endorsed by Adolph M. Schultz and Arthur Dunay.

Henry N. Steinert, 314 West 70th Street, Manhattan.

Jerome Eisner, 106 West 69th Street, Manhattan.

Max L. Harris, 964 Kelly Street, Bronx, N. Y.

Max Cohn, 626 Prospect Avenue, Bronx, N. Y.

Doris Youngerman, 854 Fox Street, Bronx, N. Y.

William Reisfeld, 830 Fox Street, Bronx, N. Y.

Endorsed by Emil Fried and Morris Goldberg.

Charles H. Baxter, 139 East 150th Street, Bronx, N. Y.

Frank Drucker, 1599 Prospect Place, Brooklyn, N. Y.

Endorsed by J. P. Baust and Chas. O. Penschuck.

Endorsed by David Tim and Moses N. Krakower.

Sadie Rosenthal, 176 Pennsylvania Avenue, Brooklyn, N. Y.

Endorsed by David Delman and C. Hyman Ratner.

Denis William Hyland, 1541 Pacific Street, Brooklyn, N. Y.

Endorsed by Julius Josephson and M. Eisenberg.

Benj. W. B. Brown, 44 West 44th Street, Manhattan. Endorsed by Albert E. Hull and P. J. Scully.

Louis Pleshet, 1753 Pitkin Avenue, Brooklyn, N. Y.

Endorsed by Walter T. Liebmann and Mathia L. Connes. Joel Wiesenfeld, 59 New Lots Road, Brooklyn, N. Y.

By Alderman Robitzek-

By Alderman Rosenblum-

By Alderman Schmelzel-

By Alderman Squiers-

Nancy F. Cowles, 156 West 72nd Street, Manhattan.

Endorsed by John J. O'Brien and Arnold B. MacStay.

Endorsed by Fred. F. Eisemann and Simon T. Stern.

Endorsed by Frank F. Eagles and Wm. Low Reed.

Endorsed by Robert M. Smith and George Hofmann.

Endorsed by Herman Rosenblum and Lewis Lapides.

Endorsed by Gustave A. Cymberg and Jay A. Gilman.

Murray Goodlet Jenkins, 173 West 85th Street, Manhattan, Endorsed by R. C. Sark and I. Irwin Murray.

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By Alderman Cole-
    Elinor G. Johannsen, 428 Sleight Avenue, Tottenville, S. I.
         Endorsed by Ray D. Adams and Clarence W. Gray.
By Alderman Cunningham-
    Lucie G. Leahy, 257 Hamilton Avenue, Brooklyn, N. Y. Endorsed by H. S. Bird and Andrew Thorpe.
    Michele Vervena, 467 Carroll Street, Brooklyn, N. Y.
    Endorsed by Michael J. Wheeler and Joseph Sessa.
Richard F. Thomas, 187 Harrison Street, Brooklyn, N. Y.
         Endorsed by Jos. J. Dilgen and Henry F. Powell.
By Alderman Diemer-
     John H. Madden, 272 Marcy Avenue, Brooklyn, N. Y.
         Endorsed by Willis T. Foley and Philip William Endres.
By Alderman Dotzler-
     Sadie Rubin, 244 East 7th Street, Manhattan.
         Endorsed by Ernest Krauss and Armand Staub.
     Joseph Klein, 117 Columbia Street, Manhattan.
         Endorsed by Samuel S. Isaacs and Jacob Silverstein.
By Alderman Dowling-
     William E. Murphy, 332 West 22nd Street, Manhattan.
         Endorsed by Chas. M. Kilfer and Joseph E. Cavanaugh.
By Alderman Eagan-
     Henry A. Riker, 141 East 44th Street, Manhattan.
         Endorsed by Ezra H. Young and Joseph W. Conklin.
By Alderman Eichhorn-
     Charles Palmay, 261 Weirfield Street, Brooklyn, N. Y.
         Endorsed by George H. Ott and James H. Cross.
By Alderman Ferrand-
     George T. Musson, 114 South Elliott Place, Brooklyn, N. Y.
     Endorsed by Jacob A. Livingston and Meier Steinbrink.

Alma E. Stolpp, 429 Sterling Place. Brooklyn, N. Y.

Endorsed by Arthur Smith and James H. Cross.

Sol G. Frost, 397 Park Place, Brooklyn, N. Y.
     Endorsed by John J. Dunn and Thomas J. Brennan.
Henry E. Sloan, 90 Clinton Avenue, Brooklyn, N. Y.
Endorsed by Henry Bermant and Isaac A. Benoit,
     Charles Clark, 379 Park Place, Brooklyn, N. Y.
          Endorsed by Ralph F. Izzo and Robert Stewart.
     Louis Charles Kuhn, 63 South Oxford Street, Brooklyn, N. Y.
          Endorsed by C. Stewart Cavanagh and Geo. F. Mason.
By Alderman Ferguson-
     James Shea, 718 Trinity Avenue, Bronx, N. Y.
         Endorsed by Earl A. Bowman and Sol Levi.
     Frederick J. Berger, 300 East 162d Street, Bronx, N. Y.
          Endorsed by Frank Dotzler and Wm. H. Faulhaber.
By Alderman Fink—
Oscar Borth, 212 Jewett Avenue, Richmond.
          Endorsed by Ben. Swartz and B. Harrison Noden.
By Alderman Hogan-
     William John Weigel, 219 Atlantic Avenue, Brooklyn, N. Y.
     Endorsed by Edwin Bayha and Robert Austin.
John Ambrose Hallaran, 289 Fulton Street, Brooklyn, N. Y.
          Endorsed by Herbert Peake and Albert A. Lambert.
By Alderman Igstaedter-
     Harry Paltrowitz, 41 Convent Avenue, Manhattan.
Endorsed by Harvey J. Cohen and Chas. Sinshen.
     H. Adolph Howell, 22 West 133d Street, Manhattan.
Endorsed by D. E. Tobias and Normon B. Sterrett, Jr.
      David Davis, 165 Lenox Avenue, Manhattan...
          Endorsed by Irving I. Berg and Clarence Garretson.
 By Alderman Kenneally-
      Thos. F. Daly, 501 East 14th Street, Manhattan.
          Endorsed by Joseph McEvay and James Brady.
 By Alderman Kochendorfer-
     George Eckhard, 143 Walnut Street, Richmond Hill, Queens.
          Endorsed by Archibald Craig and Fred. F. Chamberlain.
     Anna Higgins, 428 New York Avenue, Jamaica, Queens. Endorsed by Jno. G. Steele and Thomas J. Bennett.
      Alfred C. Busch, 342 Waverly Place, Richmond Hill, Queens.
          Endorsed by E. J. Habighorst and Charles L. Fleming.
      William H. Dempsey, 90 Nostrand Place, Richmond Hill, Queens.
          Endorsed by William Stallbaum and Lenard Conklin.
      William J. Fogarty, 403 Herald Avenue, Richmond Hill, Queens.
           Endorsed by James McCool and William R. White.
      Arthur L. Lyons, 739 Boyd Avenue, Woodhaven, Queens.
           Endorsed by H. Stevenson Whalen and R. Frank Thompson.
 By Alderman McNally-
      Anna R. Wildung, 436 East 141st Street, Bronx, N. Y.
          Endorsed by William R. Adams and Lambert Suydam, Jr.
      George Cherurg, 911 Tiffany Street, Bronx, N. Y.
          Endorsed by James J. Hines and Raymond J. White.
      Minerva L. Abeles, 901 Fox Street, Bronx, N. Y.
           Endorsed by George J. Greenberg and Peter N. Abeles.
      Joseph S. Kulkin, 887 Southern Boulevard, Bronx, N. Y.
           Endorsed by J. Leon Brandmarker and Murray B. Rose.
 By Alderman Milligan—
Harry C. Fassig, 251 Mt. Hope Place, Bronx, N. Y.
Endorsed by J. Henry Hartman and Clement H. Smith.
Francis Haff, 2599 Bainbridge Avenue, Bronx, N. Y.
      Endorsed by Wm. J. Milligan and Thomas W. Whittle. Francis X. Kelly, 2433 Valentine Avenue, Bronx, N. Y.
  Endorsed by J. Fairfax McLaughlin, Jr., and Joseph Bostwick.
By Alderman Moore (Charles J.)—
      Charles A. Townes, 596 Ridgewood Avenue, Brooklyn, N. Y.
Endorsed by Frederick Keighley and William Parks, Jr.
      Moses Rosenberg, 535 Van Sicklen Avenue, Brooklyn, N. Y.
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Endorsed by Morris Klein and W. Spencer. Anna Noessel, 102 Nichols Avenue, Brooklyn, N. Y.

Thomas A. Brady, 1712 Filmore Street, Bronx, N. Y. Endorsed by Francis J. Daly and George Hanigan.

Frank L. Landsiedel, 1468 St. Lawrence Ave., Bronx, N. Y. Endorsed by Henry W. Riessick and J. H. Hildreth. Cornelius B. Parker, 2543 Walker Avenue, Bronx, N. Y.

Endorsed by Richard H. Arnold and John S. Manes.

Endorsed by Joseph H. Tonyan and Matthew F. Quinn.

Endorsed by Edward J. Dougherty and Nathaniel Michel.

John P. MacLellan, 100 West 142nd Street, Manhattan.

Harry A. Guiremand, 448 East 57th Street, Manhattan.

Endorsed by Geo. W. Perry and Mensy P. Kelsev.

Endorsed by John H. Conway and Frank J. Gunner.

Endorsed by Charles A. Voctoch and Arthur Frank. Edward Morgan Connolly, 146 West 82nd Street, Manhattan.

Endorsed by H. D. Hastings and O. William Goff.

Sidney Newborg, Hotel Ansonia, Broadway and 73d St., Manhattan.

David Y. Williams Cleveland Avenue, Woodside, Queens. Endorsed by Chas. Stabile and Matthew T. Howard.

Emil Tiede, 220 Targer Street, Richmond.

Charles C. Ellis, Storm Street, Bayside, Queens.

By Alderman Moran-

By Alderman Frank Mullen-

By Alderman Nugent-

By Alderman O'Rourke-

By Alderman Post-

By Alderman Quinn.

Endorsed by Maurice Simmons and Abraham B. Vielar.

Endorsed by Gustave Girard and Richard J. Kent. Clyde E. Black, 1040 Eastern Parkway, Brooklyn, N. Y. Endorsed by Joseph Marn and F. H. Casseboom. John Joaquin Callaghan, 1239 St. Johns Place, Brooklyn, N. Y. Endorsed by Harvey A. Lake and Richard F. Thomas. Henry A. Petersen, 766 East 32d Street, Brooklyn, N. Y. Endorsed by Wm. E. Cook and Jerome Steiner. William Austin Moore, 1040 Sterling Place, Brooklyn, N. Y.
Endorsed by Thomas C. Hughes and Alfred F. Upson.
Peter M. Oates, 1601 Bedford Avenue, Brooklyn, N. Y. Endorsed by T. G. Christmas and F. J. Driscoll. By Alderman Stevenson-Lena H. Basen, 478 4th Street, Brooklyn, N. Y. Endorsed by Philip A. Leifert and James P. Kohler. George W. Ballway, 1513 8th Avenue, Brooklyn, N. Y. Endorsed by John Reilly and Mendel Goodman. Benjamin Ammerman, 489 14th Street, Brooklyn, N. Y. Endorsed by Isaac Mendelsohn and John T. Rafferty. Lucio Ferrara, 711 Union Street, Brooklyn, N. Y. Endorsed by Albert W. Duckworth and Meyer D. Siegel. George G. Baxter, 51 Montgomery Place, Brooklyn, N. Y. Endorsed by Wm. H. Faust and John E. Baxter. By Alderman Taylor-Harry E. Hughes, Jr., 287 Bainbridge Street, Brooklyn, N. Y. Endorsed by Joseph H. Renson and John J. Sheridan. ldon H. Tuller, 501 Macon Street, Brooklyn, N. Y. Endorsed by John C. Skidmore and Leo S. Murray. By Alderman Trau-Harry S. Nichols, 403 West 205th Street. Manhattan. Endorsed by Gilbert L. Kerr and P. J. Lynch. By Alderman Valentine-Charles William Koerner, 1127 40th Street, Brooklyn, N. Y. Endorsed by Frederick T. Spamer and Robert C. Corbett. The Vice-Chairman put the question whether the Board would agree to accept said report and adopt said resolution. Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bartscherer, Bedell, Benninger, Boschen, Bosse, Burden, Chorosh, Cole, Colne, Curran, Dotzler, Duggan, Dujat, Eichhorn, Ferguson, Ferrand, Fink, Gaynor, Hogan, Igstaedter, Jacobson, Kenneally, Kochendorfer, Lein, Levy, McCourt, McGarry, McNally, Milligan, Moore (Chas. J.), Moran, Mullen (Frank), Mullen (Jas. F.), O'Rourke, Ottes, Pendry, Post, Pouker, Reardon, Robitzek, Rosenblum, Schmelzel, Schweickert, Squiers, Stapleton, Stevenson, Taylor, Trau, Valentine, Weil, Wendel, Wilmot, President McCormack, by Spire Pitou, Commissioner of Public Works: President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; The Vice-Chairman-57. Negative-Aldermen Dixson and Quinn-2. No. 593-Int. No. 1386. Majority Report of the Committee on Public Thoroughfares in Favor of Filing Proposed Ordinance Amending "Near Side Stop" Ordinance. The Committee on Public Thoroughfares to which was referred on February 9, 1915 (Minutes, page 789) the annexed ordinance in favor of amending an ordinance in relation to the stoppage of street surface cars in the City of New York, respect-REPORTS: That in its opinion the proposed amendment is not necessary inasmuch as the discretion granted the Police Commissioner in subdivision C of section 2 of the existing ordinance would permit the privilege sought by the proposed amendment, upon application to said commissioner. It, therefore, recommends that the said ordinance be placed on file. AN ORDINANCE amending "An Ordinance in relation to the stoppage of street surface cars in The City of New York. Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Safety Stops for Street Surface Railway Cars-In the interest of public safety, street surface railway cars shall come to a full stop: (a) At all points where a "Fire Stop" sign is exhibited. (b) At all points where a "School Stop" sign is exhibited, between the hours of 8 a. m. and 9 a. m., 12 noon and 1 p. m., and 3 p. m. and 5 p. m., except on Saturdays, Sundays and legal holidays, and during the period of July 1 and September 1. Each Borough President is hereby authorized to erect signs bearing the words "School Stop" on each side of streets within his jurisdiction which intersect or meet the street on which a public school is located, within 500 feet from such intersecting or meeting street, on lamp posts, street sign posts, trolley poles, trolley span wires, or other available supports, or, in the absence of any such existing structure on such new supports as he may find necessary. Section 2. Passenger Stops—To take on or discharge passengers, when signaled so to do, all street surface railway cars shall come to a full stop, in such a position as not to obstruct the crosswalk, before crossing any intersecting or connecting street, and street surface railway cars which operate in the Borough of Manhattan, in an

easterly or westerly direction, shall also come to a full stop after crossing any intersecting or connecting street, except that with the written consent of the Police Commissioner, and if "Trolley Stop" signs are installed by the railway company, cars may stop: (a) At other points on unpaved streets.

In the centres of blocks over 400 feet long.

(c) Except as herein provided, on the far side of any street containing an inter-

Section 3. Intersecting Streets-Street surface railway cars may cross an intersecting or connecting street without stopping, provided that, in each such case the Police Commissioner shall give his written consent and the railway company shall install a "No Stop" sign, and there shall be a regular stopping place with a "Trolley Stop" sign within 200 feet of the "No Stop" sign.

Section 4. Violations-Any street surface railway company violating any provision of this ordinance shall, upon conviction, be punished by a fine of \$10 for each offense.

Section 5. This ordinance shall take effect immediately. Note-New matter in italics.

D. M. BEDELL, JESSE D. MOORE, EDWARD H. TAYLOR, JAMES A. MILLIGAN, FRANK MULLEN, FRANK DOSTAL, JR., JOHN H. BOSCHEN, Committee on Public Thoroughfares.

Minority Report of the Committee on Public Thoroughfares in Favor of Adopting Ordinance Amending "An Ordinance in Relation to the Stoppage of Street Surface Cars in The City of New York.'

The Committee on Public Thoroughfares, to which was referred on February 9 1915 (Minutes, page 789), the annexed ordinance amending "An Ordinance in relation to the stoppage of street surface cars in The City of New York," respectfully

REPORTS: That, having examined the subject, it believes the proposed amendment to be necessary. It is claimed that the Police Commissioner has discretionary power to order the stops contemplated herein, where he deems it necessary. For the real convenience of shoppers and the enormous day traffic other than "rush hours" it is apparent that such stops as are called for herein should be fixed by ordinance and not left to the judgment of any administrative officer or his subordinates. It is frequently dangerous to cross certain of the north and south arteries of traffic to transfer under the present system to the cars running east and west, and this has already been recognized at some points and cars ordered stopped on both sides of the avenue to safeguard passengers who wish to transfer.

It, therefore, recommends that the said resolution be adopted. AN ORDINANCE amending "An Ordinance in relation to the stoppage of street

surface cars in The City of New York." Be it ordained by the Board of Aldermen of The City of New York, as follows: Section 1. Safety Stops for Street Surface Railway Cars-In the interest of

public safety, street surface railway cars shall come to a full stop:

(a) At all points where a "Fire Stop" sign is exhibited.

(b) At all points where a "School Stop" sign is exhibited between the hours of 8 a. m. and 9 a. m., 12 noon and 1 p. m., and 3 p. m. and 5 p. m., except on Saturdays, Sundays and legal holidays, and during the period of July 1 and September 1. Each Borough President is hereby authorized to erect signs bearing the words "School Stop" on each side of streets within his jurisdiction which intersect or meet the street on which a public school is located, within 500 feet from such intersecting or meeting street, on lamp posts, street sign posts, trolley poles, trolley span wires, or other available supports, or, in the absence of any such existing structure on such new supports as

Section 2. Passenger Stops-To take on or discharge passengers, when signaled so to do, all street surface railway cars shall come to a full stop, in such a position as not to obstruct the croswalk, before crossing any intersecting or connecting street and street surface railway cars which operate in the Borough of Manhattan, in an easterly or westerly direction, shall also come to a full stop after crossing any intersecting or connecting street, except that with the written consent of the Police Commissioner, and if "Trolley Stop" signs are installed by the railway company, cars

may stop:

At other points on unpaved streets.

In the centres of blocks over 400 feet long.

Except as herein provided, on the far side of any street containing an intersecting railway.

Section 3. Intersecting Streets-Street surface railway cars may cross an intersecting or connecting street without stopping, provided that, in each such case the Police Commissioner shall give his written consent and the railway company shall install a "No Stop" sign, and there shall be a regular stopping place with a "Trolley Stop" sign within 200 feet of the "No Stop" sign.

Section 4. Violations-Any street surface railway company violating any provision of this ordinance shall, upon conviction, be punished by a fine of \$10 for each offense.

Section 5. This ordinance shall take effect immediately.

Note—New matter in italics.

JAMES F. MULLEN, Minority Committee on Public Thoroughfares. Alderman Dowling moved that the minority report be substituted for that of the

The Vice-Chairman put the question whether the Board would agree to adopt said

Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Benninger, Burden, Burns, Carberry, Cole, Dixson, Dowling, Dujat, Ferguson, Fink, Kenneally, Lein, McCourt, Mullen (Jas. F.), O'Rourke, Reardon, Robitzek, Schweickert, Wendel, President McCormack, by Spire Pitou, Commissioner of Public Works-20.

Negative-Aldermen Bartscherer, Bedell, Boschen, Bosse, Brush, Carroll, Chorosh, Colne, Curran, Diemer, Dostal, Dotzler, Duggan, Eichhorn, Ferrand, Gaynor, Hogan, Igstaedter, Kochendorfer, Levy, McNally, Milligan, Moore (Chas. J.), Moore (Jesse D.) Mullen (Frank), Ottes, Pendry, Post, Pouker, Quinn, Rosenblum, Schmelzel, Squiers, Stevenson, Taylor, Valentine, Weil, Wilmot, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman-42.

The majority report was then adopted.

No. 594-Int. Nos. 1377 and 1508. Report of the Committee on Public Thoroughfares in Favor of Adopting Ordinance Changing West End Avenue from the Jurisdiction of the Borough President Back to the Park Department.

The Committee on Public Thoroughfares, to which was referred on February 2. 1915 (Minutes, page 781), the annexed ordinance in favor of returning West End Avenue to the jurisdiction of the Park Department, and a petition advocating the change, respectfully

REPORTS:

That, having carefully examined the subject, it believes the proposed change to be advisable for the protection of the trees and preservation of the grass plots along this thoroughfare. At a well attended public hearing a number of residents appeared and advocated this proposed ordinance, and the members of the Board through whose districts the avenue runs report that public sentiment appears unanimously in favor

The Committee recommends that the said ordinance be adopted. AN ORDINANCE changing West End Avenue from the jurisdiction of the Borough

President's Office back to the Park Department. Be it Ordained by the Board of Aldermen of The City of New York, as follows: That the Board of Aldermen of the City of New York, pursuant to the provisions of Section 243a of the Greater New York Charter (Chapter 331, Laws of 1913), subject to the concurrence of the Board of Estimate and Apportionment, do hereby change the jurisdiction and control of West End Ave., north of 70th Street, in the Borough of Manhattan, from the jurisdiction of the President of the Borough

of Manhattan to the Department of Parks. This ordinance to become effective immediately upon the concurrence of the Board

of Estimate and Apportionment.

D. M. BEDELL, JESSE D. MOORE, EDWARD H. TAYLOR, JAMES A. MILLIGAN, FRANK MULLEN, FRANK DOSTAL, JR., JOHN H. BOSCHEN, Committee on Public Thoroughfares.

Which, on motion of President Mathewson, was recommitted to the Committee on Public Thoroughfares.

No. 597—Int. No. 1550. Report of the Committee on Salaries and Offices in Favor of Filing Request of Sheriff of Bronx County for the Appointment of a Physician to the County

Jail. The Committee on Salaries and Offices, to which was referred on March 16, 1915 (Minutes, page 1597), the annexed request from the Sheriff of Bronx County for appointment of Physician to the County Jail, respectfully

That having reported favorably on the appointment of a Physician, it recom-

mends that the said request be placed on file. W. W. COLNE. JACOB WEIL, ANTHONY J. McNALLY, FRANK DOSTAL Ir., MICHAEL CARBERRY, D. M. BEDELL, OSCAR IGSTAEDTER, EDWARD B. VALENTINE, Committee on Salaries and Offices.

Sheriff's Office, Bronx County, Bergen Building, Tremont and Arthur Avenues, New York, February 24th, 1915.

Hon. George McAneny, President, Board of Aldermen, City Hall, New York City Dear Sir-As the State Civil Service Commission has placed in the Competiti o Class the position of Physician at Bronx County Jail I most respectfully call your attention to Section 126 of the Code of Civil Procedure, which states that the Common Council of the City of New York must appoint some reputable physician duly authorized to practice medicine as the physician to the jail of the county.

Awaiting your action in this matter, I am, Very truly yours, JAMES F. O'BRIEN, Sheriff, Bronx County.

Which was ordered on file. No. 598-Int. No. 1574.

Report of the Committee on Salaries and Offices in Favor of Filing Resolution to Appoint Dr. George J. Seufert Physician of the County Jail, Bronx County.

The Committee on Salaries and Offices, to which was referred on March 16, 1915 (Minutes, page 1647), the annexed resolution in favor of appointing Dr. George J. Seufert, Physician of the County Jail, Bronx County, respectfully REPORTS:

That, having reported favorably the appointment of another physician, it recommends that the said resolution be placed on file.

Resolved, That Dr. George J. Seufert, residing at 654 Courtland Avenue, Bronx, who is first on the State Civil Service List for the position of County physician, be and he is hereby appointed, pursuant to Section 348 of the prison law and Section 1586 of the Greater New York Charter, as the physician of the jail of the County of

W. W. COLNE, JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J. McNALLY, FRANK DOSTAL, JR., D. M. BEDELL, OSCAR IGSTAEDTER, Committee on Salaries and Offices.

Alderman Robitzek moved that the physician named in this report and resolution

be substituted for the physician named for appointment in General Order No. 605. The Vice-Chairman put the question whether the Board would agree to adopt said motion.

Which was decided in the negative by the following vote:

Affirmative—Aldermen Benninger, Burden, Burns, Carberry, Cole, Cunningham, Dixson, Donnelly, Dowling, Dujat, Ferguson, Eagan, Fink, Kenneally, Kenney, Lein, McCourt, McGarry, Molen, Moran, Mullen (Jas. F.), Nugent, O'Rourke, Reardon, Robitzek, Schweickert, Stapleton, Wendel, White, President McCormack, by Spire Pitou, Commissioner of Public Works; President Connolly, by James A. Dayton, Commissioner of Public Works—21.

Negative-Aldermen Bartscherer, Bedell, Boschen, Bosse, Brush, Carroll, Chorosh, Colne, Curran, Diemer, Dostal, Dotzler, Duggan, Eichhorn, Ferrand, Gaynor, Hogan, Igstaedter, Jacobson, Levy, McNally, Milligan, Moore (Chas. J.), Moore (Jesse D.), Mullen (Frank), Ottes, Post, Pouker, Quinn, Rosenblum, Schmelzel, Squiers, Stevenson, Taylor, Trau, Valentine, Weil, Wilmot, President Mathewson, President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the ice-Chairman-42.

The paper was then placed on file.

No. 605—Int. No. 1575. Report of the Committee on Salaries and Offices in Favor of Adopting Resolu-

tion to Appoint Dr. Herman T. Radin as Physician to the County Jail, Bronx County. The Committee on Salaries and Offices, to which was referred on March 16, 1915 Minutes, page 1647), the annexed resolution in favor of appointing Dr. Herman T.

Radin as Physician to the County Jail, Bronx County, respectfully That, having examined the subject, it believes Dr. Radin to be well qualified for the position, and it, therefore, recommends that the said resolution be adopted.

Resolved. That Dr. Herman T. Radin be and he is hereby appointed, pursuant to Section 348 of the Prison Law, and Section 1586 of the Greater New York Charter, as the Physician to the Jail of the County of The Bronx. W. W. COLNE. JACOB WEIL, EDWARD B. VALENTINE, ANTHONY J.

McNALLY, FRANK DOSTAL, Jr., D. M. BEDELL, OSCAR IGSTAED Committee on Salaries and Offices. The Vice-Chairman put the question whether the Board would agree to accept

said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative-Aldermen Bartscherer. Bedell. Boschen. Bosse, Brush. Carroll. Chorosh. Colne. Curran, Diemer. Dostal. Dotzler. Duggan, Eichhorn. Ferrand, Gavnor, Hogan. Igstaedter, Jacobson. Levy. McNally, Milligan, Moore (Chas. J.), Moore (Tesse D.), Mullen (Frank). Ottes, Pendry, Post. Pouker. Quinn. Rosenblum, Schmelzel, Squiers, Stevenson, Taylor, Tran. Valentine, Weil, Wilmot, President Mathewson, President Pounds. by Edmund W. Voorhies, Commissioner of Public Works; President Marks: the Vice-Chairman-43.

Negative-Aldermen Dowling, Ferguson, Kenney, McCourt, McGarry, Moran, Nugent, O'Rourke. Reardon. Robitzek, Schweickert-11. ORDINANCES AND RESOLUTIONS RESUMED.

No. 1674—(G. O. No. 627). Resolution Appointing Various Persons Commissioners of Deeds.

By the President-Resolved, That the following named persons be and they are hereby appointed

By Alderman Bartscherer-Carsten Busch, 54 Cedar Street, Brooklyn, N. Y. Endorsed by Jacob Hellerstein and James J. Molen. By Alderman Bedell-

Paul A. McGolrick, 73 West 104th Street, Manhattan. Endorsed by A. C. Baur and Joseph Allyan. Vernon K. Parmlee, 119 West 96th Street, Manhattan. Endorsed by Joseph Young and George Eckhard.

Commissioners of Deeds:

By Alderman Benninger-Alfred B. Hano, 133 Crescent Street, Far Rockaway, Queens. Endorsed by Benj. M. Kaye and Harry J. Rosenson. John Henry Delling, 35 Vanderveer Avenue, Queens.

Endorsed by A. C. Benninger and Samuel J. Burden. By Alderman Boschen— John Francis Moore, 152 East 22nd Street, Manhattan. Endorsed by Albert D. Silver and C. R. Neal.

Van M. Logan, 228 Audubon Avenue, Manhattan, Endorsed by Chester H. Lane and Thomas O'Rourke Gallagher. Thomas J. O'Connell, 701 West 178th Street, Manhattan. Endorsed by Ezra H. Young and H. A. Riker.

By Alderman Bosse-Charles D. Klinck, 2437 84th Street, Brooklyn, N. Y. Endorsed by P. E. Bennett and Leo A. Dickinson. Cromwell G. Macy, 103 Bay 17th Street, Brooklyn, N. Y. Endorsed by Frank P. Woglom and Edward D. Dowling.

Kathryn F. Keenan, 753 East 10th Street, Brooklyn, N. Y. Endorsed by Joseph M. Carraher and Thomas Handley. Charles E. Brownell, 1773 West 9th Street, Brooklyn, N. Y. Endorsed by John C. Tiedemann and Frederick W. Schraeder.

Benjamin Franklin Arnold, 1447 56th Street, Brooklyn, N. Y. Endorsed by Theodore Merkle and J. H. Rogers. Max Perlman, 4819 14th Avenue, Brooklyn, N. Y. Endorsed by Arthur M. Levy and Emanuel Levy.

By Alderman Brush-

George J. Counes, 182 Claremont Avenue, Manhhattan. Endorsed by Charles B. Schweiter and C. D. Mylonas. Harry Crone, 241 West 101st Street, Manhattan. Endorsed by George L. Gerning and Wm. E. C. Mayer.

Charles J. Lane, 50 Morningside Drive, Manhattan. Endorsed by Harry Crone and Charles H. David, Jr. Walter T. Konn, 245 West 101st Street, Manhattan. Endorsed by J. Chas. Weschler and Jehial M. Roeder. By Alderman Carroll—

Lester Jacobs, 55 East 88th Street, Manhattan. Endorsed by David Fried and Max Felboore.

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By Alderman Carberry-
      Herman C. Huelle, Jr., 304 Washington Street, Brooklyn, N. Y.
      Endorsed by Adolph Levy and Chas. Reinhardt.
William Joseph Howard, 47 Concord Street, Brooklyn, N. Y.
Endorsed by Lena H. Baser and Frank Ercole.
  By Alderman Chorosh-
      George Perley Fall, 5 West 125th Street, Manhattan.
     Endorsed by Edward J. Welch and Hunt Ritceni.
Abraham Nathaniel Levy, 1438 Eastern Parkway, Manhattan.
Endorsed by Jacob Gordon and Jos. D. Edelson.
Max Salomon, 1980 7th Avenue, Manhattan.
          Endorsed by Samuel Plumer and Lewis M. White.
  By Aldermen Colne-
      Matthew M. White, 130 Lexington Avenue, Brooklyn, N. Y.
          Endorsed by Eugene S. Lynch and Albert E. Lawes.
 .By Alderman Cunningham-
     John Biddle Clark, 60 First Place, Brooklyn, N. Y.
          Endorsed by Wm. H. Lockwood and Henry Nekerman.
 By Alderman Delaney—
James E. Whalen, 175 East 90th Street, Manhattan.
Endorsed by J. J. Barry and Joseph W. Conklin.
 By Alderman Diemer-
     Henry Waserman, 197 Stockton Street, Brooklyn, N. Y.
          Endorsed by Charles H. Levy and S. Wolf.
     Max Blumenau, 609 Van Buren Street, Brooklyn, N. Y.
     Endorsed by Martin M. Loeb and John S. Garms. Isaac Roth, 170 Hart Street, Brooklyn, N. Y.
          Endorsed by Matthew S. M. Chamoor and C. H. Peters.
 By Alderman Dostal, Jr .-
     Charles Entmacher, 68 First Street, Manhattan.
         Endorsed by Isidore Frankenberg and Daniel Handler.
 By Alderman Dotzler-
     Marcus L. Chasins, 153 Avenue B, Manhattan.
        Endorsed by Israel Grunstein and Harry Kopf.
     Henry Seltzer, 157 Avenue C, Manhattan.
         Endorsed by Joseph H. Waldman and Charles B. Schweitzer.
 By Alderman Eichhorn-
     John Lang, 121 Cooper Street, Brooklyn, N. Y
         Endorsed by George Banks and H. C. Underhill.
     Francis S. Coyle, 1124 Herkimer Street, Brooklyn, N. Y.
         Endorsed by Dennis J. Clare and Spencer Baker.
 By Alderman Ferrand-
    John F. Downey, Jr., 81 Clermont Ave., Brooklyn, N. Y.
Endorsed by Howard McKeefrey and Isaac Frank Becker.
     Max Sontag, 234 St. James Place, Brooklyn, N. Y.
         Endorsed by W. T. MacCrery and Joseph Oppenheimer.
By Alderman Fink-
     John Davies, 177 Castleton Ave., Richmond, S. I.
        Endorsed by Michael A. Lynch and Robert J. Gomez.
By Alderman Gaynor-
     Benjamin F. Schwartz, 146 Heyward Street, Brooklyn, N. Y.
         Endorsed by David Taubenfeld and J. Sidney Ampolsk.
    John H. Madden, 272 Marcy Avenue, Brooklyn, N. Y.
    Endorsed by William T. Foley and Philip Wm. Endres.
Louis J. Moss, 165 Rodney Street, Brooklyn, N. Y.
Endorsed by Thos. J. Evers and Michael Spero.
By Alderman Hannon-
    John L. Sherin, 76 7th Avenue, Manhattan.
        Endorsed by John J. Flaherty and Frederick Richter.
    Herbert E. Mohr, 111 Nevins Street, Brooklyn, N. Y.
        Endorsed by Bernard H. Sandler and Louis L. Quashe,
By Alderman Igsteadter-
     John Joseph Brady, 31 West 127th Street, Manhattan.
        Endorsed by Harry K. Savage and Jno. J. Kuhn.
By Alderman Jacobson-
    Adolf Rosenfeld, 201 Clinton Street, Manhattan.
        Endorsed by Philip A. Glickman and M. J. A. Ascher.
    Samuel Saltzman, 44 Hester Street, Manhattan.
        Endorsed by Louis Freidel and Isadore D. Gintz.
     User Wolfson, 235 East 5th Street, Manhattan.
        Endorsed by Leo Wolfson and V. A. Hanson.
    Michael N. Markowitz, 25 Orchard Street, Manhattan.
        Endorsed by George Rosenblum and Isaac J. Calmowitz.
    Nathan Buchman, 34 Stanton Street, Manhattan.
Endorsed by Leo Walkon and Solomon Sufrin.
By Alderman Kochendorfer-
    Robert T. Quaile, Sherman Ave., south of Liberty Ave., Queens.
        Endorsed by John Graham and Charles W. Mahony.
    John Baierlein, 115 Kaplan Avenue, Queens.
        Endorsed by Frank Dotzler and Frank Dostal, Jr.
By Alderman Lein-
    Rudolph R. Granata, 780 Second Avenue, Manhattan.
        Endorsed by Wm. T. Greninger and Richard O. Jury.
By Alderman Levy-
    Samuei Gottesfeld, 236 Montrose Avenue, Brooklyn, N. Y.
        Endorsed by Maxwell Bikoff and B. W. Slote.
    Henry Arm, 244 Lynch Street, Brooklyn, N. Y.
        Endorsed by M. Issacson and E. B. Desatuck.
By Alderman McCann-
    Thomas Francis McArdle, 467 Hudson Street, Manhattan.
        Endorsed by Leo E. Gannon and David Rankin.
By Alderman McCourt-
    Joseph E. Marks, 460 West 34th Street, Manhattan.
        Endorsed by Samuel C. Cohn and Frank J. Dotzler.
    Gilbert A. Brice, 430 West 37th Street, Manhattan.
        Endorsed by Charles Einsel and John J. Quinn.
By Alderman McGarry-
    Irad T. Lane, 118 Nassau Avenue, Brooklyn, N. Y.
        Endorsed by Charles J. Barbati and William J. Cosby.
    Jesse B. Stark, 158 Eagle Street, Brooklyn, N. Y.
        Endorsed by James Murray and Jacob A. Medoff.
By Alderman McNally-
    Jennie Deloras Williams, 416 East 144th Street, Bronx, N. Y.
    Endorsed by Jas. A. Dorsey and H. J. Semke.
Grace Elizabeth Fowler, 458 East 143rd Street. Bronx, N. Y.
        Endorsed by Henry M. Bellinger, Jr., and James McBrien.
   Katherine Margaret McDevitt, 426 East 136th Street. Bronx, N. Y.
        Endorsed by Cornelius J. Earley and Peter J. Binncato.
By Alderman Milligan-
    George E. Ferguson, 2414 University Avenue, Bronx, N. Y.
        Endorsed by Richard B. Kelly and Horan F. Hutchinson.
    Rudolph H. Fennel, 1911 Davidson Avenue, Bronx, N. Y.
        Endorsed by Frederick W. Spahn and Herbert F. Day.
    James A. McGovern, 1379 Plimpton Avenue, Bronx, N. Y.
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Endorsed by Joseph A. Nickerson and Oswald W. Gott, Jr.

By Alderman Charles J. Moore— Joseph Imhoff, Jr., 178 Richmond Street, Brooklyn, N. Y.

Endorsed by Jack Sobel and A. Handel. Charles P. Sullivan, 306 West 140th Street, Manhattan.

By Alderman Frank Mullen-

Endorsed by Walter R. Bowla and John G. Mueller.

Francesco J. Murano, 1724 Amsterdam Avenue, Manhattan.

Endorsed by Thomas F. O'Sullivan and John E. Duffy.

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By Alderman Ottes—
       Philip Ries, 1753 Avenue A, Manhattan.
           Endorsed by Andrew J. Forman and H. Heckmann.
   By Alderman Pendry-
       Olga M. Schmelz, 1055 Greene Avenue, Brooklyn, N. Y.
           Endorsed by Archibald L. Van Ness and Walter A. Van Ness.
       Max H. Newman, 1262 Gates Avenue, Brooklyn, N. Y.
      Endorsed by Mortimer J. Wohl and Clias A. Deutschman.
Harrison Charles Glore, 1035 Madison Street, Brooklyn, N. Y.
           Endorsed by James Gray and Frederick A. Keck.
  By Alderman Quinn-
       John Stich, Ansonia Hotel, Broadway and 73rd Street, Manhattan.
           Endorsed by William S. Devery and E. B. Corey.
       John Clinton McGee, 411 Amsterdam Avenue, Manhattan.
           Endorsed by P. McCormack and James H. Cross.
      Adolph Bangser, 138 West 82nd Street, Manhattan.
Endorsed by Monte London and Abraham M. Davis.
Cora Josephine Rose, 130 West 85th Street, Manhattan.
           Endorsed by Jerome H. Buck and John Choers.
  By Alderman Robitzek-
      Meta K. Oetjen, 1205 Tinton Avenue, Bronx, N. Y.
           Endorsed by Edward P. Doyle and James G. Holmes.
      Alvin Joseph, 837 Beck Street, Bronx, N. Y.
           Endorsed by George Feinberg and Irwin I. Levy.
  By Alderman Rosenblum-
      Esta Witson, 1504 Eastern Parkway, Brooklyn, N. Y.
Endorsed by Ed A. Isaacs and Benjamin Levy.
Max Brownstein, 339 Wyona Street, Brooklyn, N. Y.
      Endorsed by Joseph Goldstein and Max Strommer.

Jesse C. Schenck, N. R. Cor. Church Avenue and East 56th Street, Brooklyn, N. Y.

Endorsed by I. M. Rosenblum and Meyer Dombek.
       David Stoller, 371 Watkin Street, Brooklyn, N. Y.
      Endorsed by J. J. Kramer and Joseph Bourke.
Rudolph Kleinman, 8658 Bay 15th Street, Brooklyn, N. Y.
      Endorsed by Abraham Sanford and Frederick Schwartz.
Charles W. Witzburgh, 385 Chauncey Street, Brooklyn, N. Y.
Endorsed by B. L. Vettigrew and Walter L. Gleunev.
Joseph H. Muller, 1378 St. Marks Avenue, Brooklyn, N. Y.
      Endorsed by Henry A. Blumenthal and Eugene Blumenthal.

Joseph Goldstein, 138 Chester Street, Brooklyn, N. Y.

Endorsed by Max Strammer and Max Brownstein.
      David P. Goldstein, 2033 Douglass Street, Brooklyn, N. Y.
          Endorsed by Philip Olarsch and Louis Diamond.
      William E. Jacobs. 393 Hinsdale Street, Brooklyn, N. Y.
     Endorsed by George F. Mattick and Chas. Goldier.
Noah Seedman, 1625 Eastern Parkway, Brooklyn, N. Y.
          Endorsed by Sol Feinberg and Maxwell Slades.
 By Alderman Schmelzel-
      Ray C. Weber, 757 7th Avenue, Manhattan.
          Endorsed by J. P. McDonald and M. M. Bonsole.
  By Alderman Squiers—
      M. L. Blake, 1224 Carroll Street, Brooklyn, N. Y.
          Endorsed by Isaac W. Goodhue and Thomas H. Ray.
      Harry Rosenbaum. 809 Park Place, Brooklyn, N. Y.
     Endorsed by John J. Crawford and Henry J. Underitz.
Theodore B. Hennenlotter, 3411 Farragut Road, Brooklyn, N. Y.
          Endorsed by Henry W. Van Alen and E. F. Dyckman.
 By Alderman Stevenson-
      Theodore Schultheis, 462 Third Street, Brooklyn, N. Y.
          Endorsed by F. P. Hummel and William Schwegler.
      Walter Bernard Milkman, 317 West 78th Street, Brooklyn, N. Y.
          Endorsed by Walter B. Solinger and P. G. B. Gilkes.
     Joseph Chapman Macacaulay, 488 14th Street, Brooklyn, N. Y.
          Endorsed by Charles R. Ernst and John E. Hininan.
 By Alderman Taylor-
      Helen R. Vagt, 201 Bainbridge Street, Brooklyn, N. Y.
         Endorsed by James A. Wilson and Alexander Van Wagoner.
      William H. Bierach, 520 Bainbridge Street, Brooklyn, N. Y.
         Endorsed by Chas. A. Conner and Herbert Cracauer.
     James S. Regan, 634 Monroe Street, Brooklyn, N. Y.
          Endorsed by Frederick J. Mayer and J. Daniel Smith.
 By Alderman Trau-
     Joseph I. Krims, 204 East 115th Street, Manhattan,
         Endorsed by William D. Murphy and James L. Stack.
     Miriam Kunstlich, 111 East 110th Street, Manhattan.
         Endorsed by Geo. R. Benjamin and Morris A. Epstein.
     Nicholas Novello, 238 East 107th Street, Manhattan.
          Endorsed by Anthony Mirabella and Thos. P. La Corte.
 By Alderman Valentine-
      William J. Smith, 4815 4th Avenue, Brooklyn, N. Y.
         Endorsed by Carsten Bryan and John Meyer.
 By Alderman Wilmot-
     Theodore E. Senior, 143 East 235th Street, Bronx, N. Y.
         Endorsed by Wm. F. Quigley and Fred. R. Diering.
     Which was laid over.
                                           No. 1675.
 Resolution to Provide for an Issue of Special Revenue Bonds to the Amount of
   $350 for the Purpose of Procuring Copies of the Official Seal and Flag of
   The City of New York.
By Alderman Curran-
     Resolved. That in pursuance of the provisions of Subdivision 8 of Section 188 of
the Greater New York Charter, the Board of Estimate and Apportionment be and
it is hereby requested to authorize the Comptroller to issue special revenue bonds
to the amount of three hundred and fifty dollars ($350), the proceeds whereof to
be used by the City Clerk and Clerk of the Board of Aldermen for the purpose of
procuring a bronze model, die and duplicates of the official seal and four standards
of the official flag of The City of New York in accordance with the provisions of ordinances approved under date of April 6, 1915. All obligations contracted for
hereunder to be incurred on or before December 31, 1915.
     Which was referred to the Committee on Finance.
                                        No. 1676.
 An Ordinance Amending Section 2 of Article 2 of Chapter 1 of the Code of
                       Ordinances of The City of New York.
By Alderman Duggan—
AN ORDINANCE amending Article 2 of Chapter 1 of the Code of Ordinances of
                                 The City of New York.
    Be it ordained by the Board of Aldermen of The City of New York, as follows:
    Section 1. Sec. 2 of Article 2 of Chapter 1 of the Code of Ordinances of The
City of New York is hereby amended to read as follows:
Sec. 2. Adopted and approved ordinances. The clerk of the board of aldermen shall cause [500] 1,000 copies of each general ordinance to be published in separate
leaflet form, consecutively numbered and paged in the form and style of the Session
Laws of the State of New York, within 10 days after its approval by the mayor,
or upon its taking effect without his approval or disapproval, or after reconsideration
and readoption by the board of aldermen subsequent to his disapproval thereof, as
provided by section 40 of the charter, as amended and supplemented. The clerk
shall also cause to be compiled a proper index of all such general ordinances for the
current calendar year and for each year thereafter, which shall be published, during
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the month of January of the succeeding year, in the CITY RECORD and as a pamphlet,

the pages of which shall be of the same size as that of the leaflets containing such

Sec. 2. This ordinance shall take effect immediately.

Which was referred to the Committee on Rules.

general ordinances.

Note-New matter in italics.

No. 1677.  Resolution to Print in Full the Report of the Committee on Markets, as Submitted Under Date of April 13, 1915.  By Alderman Pouker—	Fiñance Voucher No.	The state of the s	Received in Depart- ment of Finance.	Name of Payee.	Amount.
Resolved, That the Clerk of this Board be directed to print in full the report of the Committee on Markets as submitted to this Board under date of April 13, 1915, then printed only by references.  Which was referred to the Committee on Rules.  No. 1678.	45865 48570 49570 49564	3-16-15 2-13-15 3-31-15 3-17-15	4- 8-15 4-13-15 4-14-15	T. J. Cummins Plumbing Co	\$420 00 16 00 8 75 32 30
An Ordinance to Amend Section 4 of Article 1 of Chapter 3 of the Code of Ordinances of The City of New York.  By the same— AN ORDINANCE to Amend Section 4 of Article 1 of Chapter 3 of the Code of Ordinances of The City of New York.	49578 49566 49579 45859 27091	3-19-15 2-27-15 3-15-15 1- 5-15 1-20-15	4-14-15 4-14-15 4-14-15 4- 8-15	The J. L. Mott Iron Works	64 00 22 50 6 62 112 90 80 16
Be It Ordained by the Board of Aldermen of The City of New York as follows: Section 1. Section 4 of Article 1 of Chapter 3 of the Code of Ordinances of The City of New York adopted by the Board of Aldermen March 23, 1915, and ap- proved by the Mayor March 30, 1915, is hereby amended to read as follows: Par. 4. Revocation of License. Any license provided for by the preceding sec- tions may be revoked, annulled or suspended by the Commissioner of Licenses for	45864 45862 45860 48566 45857	3-19-15 2-15-15 1-28-15 3-30-15 12-31-14	4- 8-15 4- 8-15 4- 8-15 4-13-15 3- 8-15	Cavanagh Bros. & Co.  Agent and Warden of Auburn Prison.  Durand Steel Locker Co.  Fraser & Berau, Inc.  Cavanagh Bros. & Co.	142 21 · 138 00 503 20 97 00 70 59
cause after a trial. Proof shall be taken before the Commissioner of Licenses upon notice of not less than two (2) days to the proprietor, manager or person in charge of said place to show cause why such license should not be revoked, annulled or suspended. The Commissioner of Licenses shall hear the proofs and allegations in each case and determine the same, and any place the license for which shall have been	46783 50032 50029 50028 50026	3-19-15 3-29-15 4- 1-15 2-15-15 4- 1-15	4- 9-15 4-15-15 4-15-15 4-15-15	rtment of Bridges.  Stanley & Patterson, Inc.  Ray Daisley & Co.  John Doyle & Co., Inc.  Johnson Bros.  Nason Manufacturing Co.	\$75 11 66 00 4 50 33 09 8 50
revoked, annulled or suspended shall not thereafter be licensed again to the same licensee within one year under the provisions of said sections. On any examination before a Commissioner of Licenses, pursuant to a notice to show cause as aforesaid, the accused party may be a witness in his own behalf.  Section 2. This ordinance shall take effect immediately.	50025 50021 50019 50024 50031	4- 3-15 4- 1-15 3-31-15 4- 3-15 3-31-15	4-15-15 4-15-15 4-15-15 4-15-15 4-15-15	Library Bureau The Mutual Towel Supply Co The Diamond Towel Supply Co Keuffel & Esser Co National Bridge Works	7 40 27 80 28 86 7 76 96 39
Note—New matters in italics. Which was referred to the Committee on General Welfare.  No. 1679.  Resolution to Grant Leaves of Absence, with Pay, on Various Dates, to All Employees of The City of New York Who Are Members of the United Spanish	50037 50033 50036 50038 50039	2-16-15. 3-27-1 4- 7-15 3-18-15 4- 1-15 3- 8-15	5 4-15-15 4-15-15 4-15-15 4-15-15 4-15-15	The Linde Air Products Co  A. B. Bogart  Independent Pneumatic Tool Co  The Mutual Towel Supply Co  Kanouse Mountain Water Co	39 00 6 00 22 15 9 36 6 30
War Veterans.  By Alderman O'Rourke—  Whereas, A number of employees of the City of New York are members of the United Spanish War Veterans, an organization devoted to the support of the Government and to the furtherance of patriotic principles; and Whereas, It is customary for the members of said organization to participate in	50023 50020 50022 45904 45901	3- 3-15 3-31-15 4- 1-15 2-23-15. 3- 1-1 3- 8-15 3-13-1	4-15-15 4-15-15 <b>Bellevue</b> 5 4- 8-15	Fred W. Beatty Henry Romeike, Inc. The Mutual Towel Supply Co. and Allied Hospitals. Farberke Hoechst Co. Francis H. Leggett & Co.	75 37 15 00 35 10 \$256 00
whereas, The twelfth annual encampment of the Department of New York will be held at Utica, New York, on July 5th, 6th, 7th, 8th and 9th, 1915; and Whereas, The twelfth annual national encampment will be held at Scranton, Pennsylvania, on August 29th, 30th, 31st, September 1st and 2nd, 1915; therefore be it	45905 45889 45894	2-27-15 11-20-14	4- 8-15	H. T. Jarrett - Mallinckrodt Chemical Works The A. S. Boyle Co. The Howe Scale Co. of New York Fidelity and Deposit Company of	332 03 170 57 261 00 160 00
Resolved, That the heads of all Departments and Bureaus of the City of New York be directed to grant leave of absence, with pay, on May 31st, 1915, to all City employees who are members of said organization, in order to enable them to participate in the said observances of Memorial Day, and a like leave of absence on July 5th, 6th, 7th, 8th and 9th, 1915, in order to enable them to attend the said Twelfth Annual Department Encampment, and a like leave of absence on August	48636 48637	10-28-14 4- 1-15	<b>Bo</b> 4-13-15 4-13-15	Maryland Agent and Warden of Sing Sing Prison ard of Coroners. Cobb, Macey, Dohme, Inc Kestler Auto Service Co	26 25 1,028 25 \$2 10 12 00
29th, 30th, 31st, September 1st and 2nd, 1915, in order to enable them to attend said Twelfth Annual National Encampment, provided, however, that satisfactory proof of such attendance at Encampments shall be furnished to the head of department or bureau, as the case may be, and if required; and be it further Resolved, That his Honor John Purroy Mitchel, Mayor, be and hereby is re-	45941 48828 50634 50635	3-29-15 4-10-15	4- 8-15 <b>County</b> 4-13-15 4-16-15	Walter Cook  Court, Kings County.  Van Brunt Tandy  Anton Miller  George Amyoni	\$500 00 \$50 00 5 00
spectfully requested to approve of this resolution.  Which was referred to the Committee on Salaries and Offices.  No. 1680.  An Ordinance to Amend the Code of Ordinances of The City of New York,  Relative to Vehicles Generally.	50636 50637 49222 50260		4-16-15 4-16-15 4-14-15 <b>Municipal</b> 4-16-15	Gaetano Parisi G. Papademetrian Patrick Dougherty Court, City of New York, Daniel Williams	10 00 5 00 40 00 59 20 \$19 00
By Alderman Taylor— AN ORDINANCE to amend the Code of Ordinances of The City of New York, relative to vehicles generally.  Be it ordained by the Board of Aldermen of the City of New York as follows: Section 1. Chapter fourteen of the Code of Ordinances of The City of New York is hereby amended by the addition of an article to be known as Article 14A, to read as	50230 50253 50252	12-23-14 12-17-14 12-31-14	4-16-15 4-16-15 4-16-15 4-16-15	Tower Manufacturing & Novelty Co Van Brunt Tandy Great Bear Spring Co New York Telephone Co New York Telephone Co E. A. Steilen Ice Co	90 15 26 9 30 6 52 45 05 6 50
follows:  Article 14A—Vehicles Generally.  Section 175. Exemptions. Section 176. License required. Section 177. License fee.	50254 50235 50234 50237 50238	12-31-14 12-31-14	4-16-15 4-16-15 4-16-15	New York Towel Supply Co Thomas E. Cremins Frank Buckley Knickerbocker Ice Co. Knickerbocker Towel Supply Co	16 80 60 75 2 17 27 00
§ 175. Exemptions. This article shall not apply to or govern any vehicle for the licensing of which provision is made elsewhere in this chapter; nor to any vehicle licensed and numbered pursuant to the provisions of the laws of the State of New York or of any other State or of the ordinances or regulations of any other municipal corporation.  § 176. License required. Subject to the provisions of 175 of this Article every	50256	2-28-15 12-30-14 12-30-14 1- 1-15	4-16-15 4-16-15 4-16-15 4-16-15	William M. Brown. The Libien Press Michael Skelly The Morey-La Rue Laundry Co Geo. W. Damon Albert Ludorff, Inc.	24 50 7 70 5 00 6 50 16 05 17 40
vehicle, of whatever construction, drawn by an animal or animals upon the streets of the City shall be licensed, and when the license is issued a number plate bearing a distinct number assigned to it by the Commissioner of Licenses shall be delivered by the Commissioner to the owner of the vehicle or to the representative of the owner, without other charge than the regular annual license fee, and such number plate shall be displayed upon such part of the vehicle as the Commissioner may designate.  § 177. License fee. The regular annual fee for a license for each vehicle shall	50255 50250 50232 50242 50240	12-14-14,12-23-1 12-31-14 12-24-14	4-16-15 4-16-15 4-16-15 4-16-15 4-16-15 <b>ty Magistr</b>	Thomas O'Connell William Widemeyer M. B. Brown Printing & Binding Co. James F. Cassidy, Clerk Hugh H. Moore, Clerk ates' Courts, First Division.	10 00 23 80 7 00 15 45 24 65
be one dollar.  Section 2. This ordinance shall take effect immediately.  Which was referred to the Committee on Public Thoroughfares.  Alderman Curran moved that the Board do now adjourn.  The Vice-Chairman put the question whether the Board would agree with said	48528 50650 50651 48530	3-18-15	4-16-15 4-16-15 4-13-15	Charles S. Ehrlich William Von Heill	\$171 00 \$28 00 60 00 85 00 9 50
Mhich was decided in the affirmative.  And the Vice-Chairman declared that the Board stood adjourned until Tuesday, April 27, 1915, at 1.30 o'clock P. M.  P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.	48529 48581 50544 49337 49341	3-15-15	4-19-15 4-16-15 <b>Court</b> 4-14-15	Hyatt & Wood George L. Betts Frank W. Smith, Chief Clerk  of General Sessions. James E. Lynch Frank S. Beard	36 25 90 354 07 \$92 80 87 60
DEPARTMENT OF FINANCE.	49342 49918	1-28-15	4-14-15 <b>Supreme</b> 4-15-15	Thomas W. Osborne	76 70 \$5 70
WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE WEDNESDAY, APRIL 21, 1915.  Below is a statement of warrants made ready for payment on the above date, showing therein the Department of Finance voucher number, the dates of the invoices	47809	3-31-15 3-31-15	4-12-15 <b>County</b> 4-14-15	Clerk, Bronx County. G. W. Todd & Co Clerk, Kings County. Great Bear Spring Co	\$35 00 \$29 70
or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.  Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given, excepting that, when such payments are made under a contract, the registered number of the contract is shown in the place of the second invoice date.	49224 47814 48158	3-31-15 3-30-15 3- 1-15	County 4-12-15 <b>Boa</b> 4-12-15	Clynta Water Co. Clerk, Queens County. Jamaica Bookbindery rd of City Record. C. E. Lanterman	\$12 00 \$30 00
Where the word "final" is shown after the name of the payee, payment will not be made until thirty days after the completion and acceptance of the work, but all of the other warrants mentioned will be forwarded through the mail unless some reason exists why payment is to be made in person, in which event written notice will be promptly given to the claimant.  In making a written or verbal inquiry at this office for any of the above men-	49902 49901 49900 49899 49898 49907	2-15-15 411 2-19-15 411 2-15-15 411 2-15-15 411 2-19-15 411 2-24-15 411	10 4-15-15 10 4-15-15 10 4-15-15 10 4-15-15 14 4-15-15	Remington Typewriter Co., Inc Remington Typewriter Co., Inc The American News Co	9 92 13 90 17 80 35 52 3 67
tioned warrants, it is requested that reference be made by the Department of Finance voucher number.  WILLIAM A. PRENDERGAST, Comptroller.  Invoice Received	49905 49904 49903	2-24-15 411 2-18-15 411 2-18-15 411 2-18-15 411	14 4-15-15 14 4-15-15 14 4-15-15	The American News Co The American News Co The American News Co	10 09 29 74 7 27
Finance Dates or in Depart- Voucher Contract ment of Name of Payee. Amount. No. Number. Finance.  Board of Aldermen.	45916	3-15-15 3- 3-15. 3-31- 2-27-15 409	15 4- 8-15 77 4- 8-15	Stillman Appellate Printing Co M. B. Brown Printing & Binding Co William Bratter & Co Hunter College. Herman Auskulat	1,938 53 5,222 30 \$40 71
46954       4- 9-15       Brooklyn Daily Eagle       \$7 00         46955       4- 9-15       Western Union Telegraph Co	45591			G. E. Stechert & Co	138 25

3296	3			THE	CITY	RI	ECORD	). 		THURSDAY, APRIL 2	2, 1915.
Finance Voucher No.	Invo Dates Contr Num	s or ract	Received in Depart ment of Finance	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	r is t s	Received n Depart- ment of Finance.	Name of Payee.	Amount.
48310 50228	1-21-15.	2- 4-15		rtment of Correction.  Hunter & Trimm Co., Inc  Katharine Bement Davis, Commis-	\$69 00	48271 48274	11-11-14 7-25-14 8- 8-14		4-13-15 4-13-15	Scientific Equipment Co	55 00 68 00
50248		Dis		sioner torney, New York County. John J. Buckley, Dep. Chief Clerk	1,000 00	50311 49103 50345	2-16-15. 2-2 3- 2-15. 3- 2- 1-15	5-15	4-16-15	Geo. Kessler J. A. O'Brien William Young	58 94 66 50 2 75
50288 50244	1-29-15			and Auditor	\$141 53 31 00 118 43	50346	2-19-15. 3- 12-15-14 3- 8-15	1-15	4-16-15	Pittsburgh Plate Glass Co	18 20 12 71
50249 45954 50246	3-31-15 10-10-14		4- 8-15 4-16-15	Berkshire Springs Company Loren C. Horton J. O. Marshall	31 50 992 50 129 50	45532 44288	12-22-14 2-27-15 3- 4-15		4- 8-15 4- 6-15	Walter J. Best, Jr.  Edward D. Fox  P. Belford & Son	832 00 100 00
46830 46829		1	4- 9-15 4- 9-15	Attorney, Bronx County.  Robert Hamburger Arnold J. Wisch	\$95 20 6 60	49241 48249 49079	2-26-15 1-26-15. 3-		4-14-15	Schoverling, Daly & Gales	58 32 3 75
46831 46375	2-19-15		4- 9-15	Robert Hamburger  torney, Richmond County.  Agent and Warden, Auburn Prison.	5 80 \$26 00	49088 49091 49090	2- 4-15. 2-2 2-17-15. 2-2			Thos. J. Tuomey Co	99 02 43 12
50101	12-31-14 3- 1-15	Comi	4-15-15 4-15-15	rs of Estimate and Appraisal.  The New York Law Journal  The Realty Records Co	\$7 00 40 00	49119 49118 49127	3-12-15 3- 4-15 3-15-15		4-14-15 4-14-15	Louis Imershein H. Gordon H. Gordon	22 00 52 00
50105 51867	2-16-15	Bos	rd of Es	S Agent and Warden, Sing Sing Prison.  Stimate and Apportionment.  S Eugene F. Kerwin	5 00 \$62 50	49218 49251 49252 49559	2- 5-15 12-23-14 1- 2-15	38839 167	4-14-15 4-14-15 4-14-15	Syndicate Trading Co	60 00 52 00
45485 482 <b>7</b> 8	3- 5-15 1-18-15		4- 8-15	rtment of Education.  The Crowell Publishing Co  J. Cutler Iron Works, Inc	\$125 00 65 00	49934 47220 49928	3-13-15 2-25-15 4-13-15		4-14-15 4-15-15 4-10-15 4-15-15	Agent and Warden, Auburn Prison  Hammacher, Schlemmer & Co  A. C. Laurence	90 58 <b>7</b> 3
48281 50310 50375	3- 8-15 2-18-15		4-16-15 4-16-15	General Electric Co	44 03 79 47 3 50	49927	2-26-15 11- 1-14	41105	3-15-15 4-15-15	L. E. Atherton Julius Haas' Sons Goetz & Co.	12 54 15 00
50372 50379 49992	3- 8-15 3- 4-15	41473	4-16-15 4-15-15	F. J. Dannatt	15 00 7 05 22 25	48319 48295 48297	2-15-15 4 2-25-15 4	41195 41195 41482 41192	4-13-15 4-13-15 4-13-15	Tower Mfg. & Nov. Co	48 17 64
49982 49978 49991	3-15-15 3- 1-15 3- 1-15	41210 38482 41241	4-15-15 4-15-15 4-15-15	James A. Miller	39 55 5 30 24	48289 48311 48310	2-20-15 4 1-22-15 4	41649 41742 41163		Hinds, Noble & Eldredge Underwood Typewriter Co American Lead Pencil Co	96 10 00
49951 49968 49994	2- 2-15 2-26-15 3- 8-15	41715 41353 41201	4-15-15 4-15-15 4-15-15	Manning, Maxwell & Moore, Inc Jas. S. Barron & Co	69 11 10 1 60	48335 47597 49932		41174	4-13-15 4-12-15	Alfred Field & Co	3 40 42 75
49984 49972 49948	1-20-15 9- 1-14 1- 8-15	41637 124 41252	4-15-15 4-15-15 4-15-15	Doubleday, Page & Co	7 16 1 50 45 02	48333 49556 49555	3- 6-15 3- 9-15	41190	4-14-15 4-14-15	Geo. W. Millar & Co	2 08 9 23
49250	1- 6-15 11- 2-14 2- 4-15	39329 39329 41243	4-15-15 4-14-15 4-14-15	Scientific Equipment Co	1 20 12 65 92 00	49554 49550 47154	3-10-15 3- 2-15 11-11-14		4-14-15 4-14-15	P. Derby & Co., Inc. L. Barnett. L. E. Atherton	14 00 11 65
49234 50003 48329	2-11-15 2-20-15 1-20-15	41684 41684 41743	4-14-15 4-15-15 4-13-15	Ward's Natural Science Establishment A. B. Dick Co	21 68 5 49 9 42	46927 49929 49930	2-26-15 3-23-15 3- 9-15		4- 9-15 4-15-15 4-15-15	H. GordonWilliam H. Strang	36 00 60 00
49248 49969 48298	1-20-15 2-11-15 2-25-15	41743 41533 41179	4-14-15 4-15-15 4-13-15	Kolesch & Co	37 68 3 13 9 86	49922 49146 49147	11- 1-15 3-17-15 3-23-15		4-15-15 4-14-15 4-14-15	Goetz & Co. S. Zacharkow. Brooklyn Window Shade Co.	6 00 59 45
50366 50369 50370	2-17-15 1- 9-15 2-24-15		4-16-15 4-16-15 4-16-15	W. & C. Sheehan	24 32 21 25 17 31	49149 49150 49144	3-12-15 3-17-15 3- 8-15		4-14-15 4-14-15	John A. Brennan	47 00 52 00
50380 50373 50374	3- 3-15 2-18-15		4-16-15 4-16-15 4-16-15	Henry Pearl & Sons Co	13 47 22 67 4 81	50360 50351 50352	3-12-15 3-17-15 2-19-15		4-16-15 4-16-15 3-16-15	William H. Ellis	6 06 11 76
49100 49099 50302	3-10-15 3-13-15 3- 8-15		4-14-15 4-14-15 4-16-15 4-14-15	William E. Mason	44 00 35 00 1 04 65 00	50354 50355 50357	3-12-15 3-16-15 3-22-15		4-16-15 4-16-15 4-16-15	Edward E. Stapleton	28 06 36 76
49077 50301 50300 50299	3-16-15		4-14-15 4-16-15 4-16-15 4-16-15	Favor, Ruhl & Co	15 38 3 00 94 04	50381 50376 50377	3-19-15 2-24-15 3-16-15		4-16-15 4-16-15 4-16-15		5 60 23 49
51099 51099 49980 49957	2-16-15	38453 41344	4-17-15 4-15-15	A. L. Brasefield, Deputy Supt	622 75 54 13 35 00	49111 49945 50000	3-17-15 2-26-15 4	41195 41530	4-14-15 4-15-15 4-15-15	Joseph Ohlhausen Tower Mfg. & Nov. Co Talens & Son	83 00 7 75
49981	1- 8-15	41352	4-15-15	The Holden Paper Co. of Newburgh, N. Y., Assignee of the Smith Tablet Co., Inc.		49995 49988 49999	2-27-15 4	41171 41206 41679	4-15-15 4-15-15	Owen M. Dawson	13 10 67 10
49990 49987 49967	2-25-15 3- 8-15 3- 5-15	41344 41180 41378	4-15-15 4-15-15 4-15-15	Keuffel & Esser Co	29 01 51 31 10 75	49955 49975 49155		41671 3934 <b>7</b>	4-15-15 4-15-15 4-14-15	The A. N. Palmer Co	60 80
49985	J- J-13	41480	4-15-15	Brooklyn Lumber Co	64 80 10 00 81 00	45536 45524 45562		41629	4- 8-15 4- 8-15 4- 8-15	James J. Fay	115 82 110 00 36,831 28
50002 48267	2-10-15 12- 5-14	41477	4-13-15 4-15-15	Wm. H. Sidway	4 73 27 00 3 00	45560 45571 45572	3	41379 39875 398 <b>7</b> 2	4- 8-15 4- 8-15 4- 8-15	Honner Paper Co	16,803 53 150 76 129 39
49941	2-13-15 10-14-14 4- 8-15		4-15-15 4-15-15 4-15-15	Montgomery & Co., Inc	1 64 20 79 6 00	45563 45556 45559	1- 2-15 4	41346 41530 41183	4- 8-15 4- 8-15 4- 8-15	Hammacher-Schlemmer & Co Talens & Son E. Steiger & Co	217 02 212 52
49939 50361 50362	4-16-14 2-18-15 3-15-15		4-15-15 4-10-15 4-16-15	The H. W. Wilson Co	12 00 37 05 20 00	45567 45565 45570	1- 5-15 4 1-28-15 4	41345 41485 39874	4- 8-15 4- 8-15	The Manhattan Supply Company F. W. Devoe and C. T. Raynolds Co Philadelphia & Reading Coal and Iron	204 75 943 00
50363 49131 49128	3-15-15 3- 4-15 3- 9-15		4-16-15 4-14-15 4-14-15	Paul C. Taylor	10 13 89 67 65 00	45573		39875	4- 8-15	Company, Assignee of Olin J. Stephens Jr. C. H. Reynolds & Sons	949 64 2,882 47
49116 50378 50306	3- 8-15 3-20-15 2-26-15		4-14-15 4-16-15 4-16-15	Peter Nelson	34 00 12 00 15 15	48307 +49242 49858	2-15-15 4 3-24-15 4	41183 41183 41703	4-14-15 4-15-15	E. Steiger & Co. E. Steiger & Co. M. J. Tobin	41 45
49059 49134 50304	2-24-15 3- 9-15 1-29-15		4-14-15 4-14-15 4-16-15	R. & A. Isaacson	59 00 41 75 5 58	49963 49971 47804	3- 2-15 4 2- 2-15 4	41703 41532 41532	4-15-15 4-15-15 4-12-15	M. J. Tobin	45 36 11 51
50303 49096 48308	3- 1-15. 2- 5-15	3- 6-15 41354	4-16-15 4-14-15 4-13-15	James Curran Mfg. Co	5 85 85 00 09	48304 45516 45533	2- 1-15 1-23-15	41532	4-13-15 4- 8-15 4- 8-15	Schoverling, Daly & GalesLouis Imershein	111 <b>00</b> 645 <b>00</b>
48317 50005 49962	2- 5-15 2-27-15	41354 41461 41712	4-13-15 4-15-15	The J. W. Pratt Co  Peerless Manifold Book Co	2 24 89 00 48 35	49262 49261 49249	2-26-15 4	41313 41312 41650	4-14-15 4-14-15	Knickerbocker Ice Co.  James A. Miller Silver, Burdett & Co.	3 60
49998 49060 49057	1-18-15 10-26-14 2- 9-15	41638	4-15-15 4-14-15 4-14-15	Hanson Bros	34 80 88 90 63 00	49205 49207 49206	2-25-15. 3-2 1-25-15. 3-1 2-27-15. 3-	12-15	4-14-15 4-14-15 3-14-15	A. B. Dick Co	41 40
50371 49965 49964	3- 9-15 1-30-15 3-18-15	41519 41711	4-15-15	O. & E. Siersema The Trade Press	24 83 70 65 16 00	49245 49246 49258	1-27-15 4	41250 41510	4-14-15 4-14-15 4-14-15	Waldie & McGeeney The Anchor Packing Co. Nason Manufacturing Co. The Breakley Deith Foots	. 65 39 . 21 50
49956 48332 49960	1-30-15 2-20-15 2-19-15	41724 41189 41756	4-15-15	Favor, Ruhl & Co The Brooklyn Daily Eagle	21 45 1 45 9 00	49266 49860 49861	3-24-15	38618		The Brooklyn Daily Eagle	. 53 00 . 50 50
49996 48301	2-19-15 2- 4-15	41245 41682	4-13-15	William McKay, Assignee of Parex Mfg. Co	2 15	49253 49254 45569	2-27-15 4	41320 41312 39873	4-14-15 4-14-15 3-19-15	August F. Grassman The Fleischmann Co. Burns Bros.	. 19 20 . 1,419 27
48337 49958 49094	2-15-15	41220	4-13-15	Syndicate Trading Co Paul C. Taylor	94 16 80 35 82	49925 49937 49936 40035	1-21-15. 2-2 3- 5-15	25-15	4-15-15 4-15-15 4-15-15	Reid's Express Samuel W. Cornell Rumsey Pump & Machine Co	. 9 81 . 1 15
49097 50307	2-12-15 1-26-15.			The Royal Co. of N. Y., Assignee of American Ornamental Iron Works	92 75 31 99	49935 46947 49557	2- 2-15 3- 5-15 3-19-15		4-14-15		. 98 50 . 5 80
50308 49061 49158	3- 1-15. 3-15-15 3- 2-15	J- 0-15	4-14-15	5 Henry Pearl & Sons Co	43 03 78 00 36 60	49553 49924 47149	3-15-15 1-26-15 2-18-15		4-14-15 4-15-15 4-10-15	Agent and Warden of Auburn Prison. Samuel W. Cornell The W. Keck Co.	1 02

Finance Vouche No.		s or ract	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	A CONTRACTOR OF THE PARTY OF TH	Received in Depart- ment of Finance.		Amount.
49209 49208 49213 49212 49211 49214 49215 49216 49203 49203 49212	1-22-15 1-28-15 2-13-15 2-13-15 1-14-15 3- 3-15 2-17-15 3- 9-15 3-10-15 3-13-15	215.5	4-15-15	Paul Baron The Randall Faichney Co American Type Founders' Co George Murphy, Inc. Koller & Smith Co. J. E. Linde Paper Co Tower Mfg. & Novelty Co. Union Card & Paper Co L. E. Atherton A. J. Ellis, Inc. American Type Founders Co	80 15 00 1 67 15 37 12 38 5 00 4 50 22 00 9 60 6 56 22 73 15 37	49318 49315 49322 49319 49320 48858 48859 49323 49324 49325 49290 49294	3-12-15 3-27-15 3-26-15 3-29-15 3-25-15 4- 3-15 3-18-15 3-23-15 3-18-15 3-25-15 3-6-15	4-14-15 4-14-15 4-14-15 4-14-15 4-13-15 4-13-15 4-14-15 4-14-15 4-14-15 4-17-15	Flushing Stables	2 50 2 88 1 75 8 13 3 50 19 00 90 00 20 00 22 00 28 65 1 50
45484 49895	2-15-15.	<b>3-</b> 13-15		M. J. Tobin	218 33	49297 49293 49291 49295 49296 49298	3-10-15 3-30-15 3-22-15 3-31-15 3-20-15	4-14-15 4-14-15 4-14-15 4-14-15 4-14-15	The Photoprint Co	80 1 75 3 61 17 25 19 00 9 00
49894 49893			4-15-15 4-15-15	ward Brennan, deceased Richard Morrison Matthew MacNamara, Mary E. V. Thompson, Kate F. Sheridan and Deborah L. Sage	\$764 30 2,000 00 1,000 00	49302 49300 49300 49299 49301 49304	3- 9-15 3-31-15 3-14-15 3- 5-15 3-22-15	4-14-15 4-14-15 3-30-15 4-14-15 4-14-15	Prest-O-Lite Co., Inc	1 50 19 68 16 87 6 00 17 40
49884 49882 49881 49881 49834			4-15-15	Alfred Schwartz, as Administrator of the Est. of Joseph Schwartz, Deceased Frank J. Moore D. J. Dillon Co D. J. Dillon Co Otto Sinauer	200 00 300 00 139 49 260 51 261 07	49305 49308 49306 49311 49309 49310	3- 9-15. 3-16-15 3- 5-15 3- 7-15 3-23-15 3-23-15 3- 9-15	4-14-15 4-14-15 3-14-15 4-14-15 4-14-15 4-14-15	Ford Motor Co	8 08 4 58 3 00 10 00 9 12 3 00
49835 49836 49837 49828 49826			4-15-15 4-15-15	First Club, 18th Assembly District, Woman Suffrage Party	46 00 21 16 18 83 10 00	45665 45674 45663 50117	3-30-15 41620 2-26-15 40742 3-15-15	4- 8-15 4- 8-15 4- 8-15	Geo. N. Reinhardt & Co	3,283 03 520 00 5,242 70 \$22 05
49829 59832 49830 49833 49831 49873			4-15-15 4-15-15 4-15-15 4-15-15 4-15-15	Vincent H. Rothwell, as Trustee of Theodore E. Hahn, Bankrupt	42 90 66 18 100 00 14 85 81 20 10 00	50119 50128 50139 50140 50133 50141 50149 50120 50150	3-13-15 2-25-15. 3-29-15 1-20-15 3-18-15 1- 2-15	4-15-15 4-15-15 4-15-15 4-15-15 4-15-15	Peter Henderson & Co	1 80 28 71 6 00 16 76 8 72 14 40 32 90 10 01 43 70
49873			4-15-15	bauch, Deceased	446 96 1,428 04	50116 50127 50145 50143	3-17-15 3- 4-15 2-25-15 3-24-15	4-15-15 4-15-15		44 53 13 74 5 25 12 80
49875 49875 49874 49876 49876 49877			4-15-15 4-15-15	Bridget O'Keefe Bridget O'Keefe Richard A. Merritt Francois Rigo Francois Rigo Abraham Shafarman and Harry Krone-	777 60 622 40 150 00 1,378 80 271 20	50146 50148 50151 49723 49597	3- 1-15 9-26-14 1- 7-15 3- 7-15 41116 4-12-15	<b>Bo</b> : 4-14-15	John Wanamaker, New York Agent and Warden, Clinton Prison Peck, Stow & Wilcox Co Armour & Co ard of Inebriety. Lehigh & Hudson River Railway Co	14 50 6 00 4 25 23 69 \$2 02
49877				berg Abraham Shafarman and Harry Krone-	733 22 391 78	45618	3-31-15 Comm	4- 8-15	M. B. Brown Printing & Binding Co	\$253 30
49879			4-15-15	enberg New York, Westchester & Boston Railway Company	6,900 00	49656 49653	3-31-15 3-31-15	4-14-15 4-14-15	rtment of Licenses. H. Aronson William Hotchkiss	\$12 29 13 00
49878 49880 49880 49880			4-15-15 4-15-15	New York, Westchester & Boston Railway Company	419 30 377 01 460 49 377 02	49654 49651 49655 49652	4- 7-15 4- 1-15 3-31-15 3-31-15	4-14-15 4-14-15 4-14-15 4-14-15	John Ferretti Eagle Garage Municipal Garage The Mutual Window Cleaning & House Renovating Co.	9 10 10 34 37 33 5 00
49880 49883 49866 49885 49885 49887 49887 49870 49870			4-15-15 4-15-15 4-15-15 4-15-15 4-15-15	Rebecca Zuckerhandel	460 48 2,825 00 927 77 525 60 2,199 40	49645 49650 49648 49647 49646 49649 49641 49658 49639 49635	3-31-15 4- 1-15 4- 1-15 4- 1-15 3-31-15 3- 5-15. 3-10-15 4- 5-15 3-22-15 3-16-15	4-14-15 4-14-15 4-14-15 4-14-15 4-14-15 4-14-15 4-14-15 4-14-15	Eagle Spring Water Co	32 20 1 90 6 15 12 50 6 50 3 00 10 45 5 95 16 25 5 50
49863 49892 50846 50845 50844			4-15-15	Marian L. Martin as Administratrix of James Martin, Deceased	88 64 8,443 22	49636 49637 49642 49421	3-16-15 3-15-15 3-24-15 4- 1-15	4-14-15 4-14-15 4-14-15 La 4-14-15	H. Weintraub Brooklyn Auction Co. Benjamin Palmer  w Department. The Lawyers' Co-operative Publishing Co.	4 50 3 00 20 10 \$4 00 67 60
50655 47266 47267 47265 47264 45035			4-10-15 4-10-15	Assignee of Ida M. Willis, Ind., and as Executrix of the Last Will and Testament of Theodore B. Willis, Deceased, and Henry A. Willis	1,000 00 37 76 760 00 850 00 340 00 660 00	49419 50103 50106 50102 49427 49426 49425 49424 49429	1-22-15. 3-31-15 4- 1-15 3-31-15 4- 1-15 3-31-15 4- 1-15	4-15-15 4-15-15 4-14-15 4-14-15 4-14-15 4-14-15 T	Storey & Doane Wm. H. Jasper G. W. Bromley & Co. M. B. Brown Printing & Binding Co. Johnson & Galston Lawyers' Title & Trust Co. Title Guarantee & Trust Co. Title Guarantee & Trust Co. The Crescent Towel Supply Co. The Mayoralty.	17 99 5 00 18 25 21 00 1 25 11 50 20 50 3 60
52888 52890 52889 52887 52891			4-21-15 4-21-15 4-21-15 4-21-15	Byrne, Attorney  Edward Cassidy  William Cowie  John Jones  Harry Smith  Mrs. Josephine Ahrens, or Edward S.  Clinch, Attv.	173 04 8 00 53 00 53 00 9 50 2,623 05	48987 48989	12-18-14 1- 7-15 2-10-15 12-15-14	Public Re 4-13-15 4-13-15 4-13-15	John J. Glennon, Chief Clerk	\$100 00 \$4 00 1 00 10 90 36 17
52342 38249 45675 50841 50834 50654 50837 49895	3-13-15 3-17-15		4-20-15 3-23-15 4- 8-15 4-16-15	David E. Kemlo, Chief Auditor Shaw, Walker Co J. F. Corcoran Thomas F. Carroll, City Marshal J. H. Timmerman, City Paymaster John F. Murray A. C. Baur, Chief Clerk Michael Brennan and Katherine C. Brennan, as Executors and Trustees	38 60 275 00 646 70 2 00 357 24 3 00 5 25	47894 47889 45996 46002 45720 48117 46009	2-18-15 3-17-15 41062 3-26-15 3-22-15 3-30-15 3-15-15	4-12-15 4-12-15 4- 8-15 4- 8-15 4-12-15 4- 8-15	E. B. Estes & Sons. A. P. W. Paper Co. Coldwell Lawn Mower Co. Whitehorn Bros. Chas. Schaefer & Son. Dayton & Montgomery, Inc. J. S. Woodhouse Co. W. R. Ostrander & Company.	\$41 76 97 50 1,950 00 224 69 206 35 56 73 153 61 173 60
508 <b>4</b> 2 49895			4-16-15	under the Last Will and Testament of Edward Brennan, deceased Edward L. Van Orden, City Marshal Michael Brennan and Katherine C. Brennan, as Executors and Trustees	235 70 2 00	35057 46008 46029 47918 48662	3-31-15 3-9-15 3-30-15	4- 8-15 4-12-15 <b>Pol</b>	Coldwell Lawn Mower Co	138 00 150 00 80 00 \$20 00
				under the Last Will and Testament of Edward Brennan, deceased	1,000 00	49796 49790	≈ ਰਹਾ ਰ <b>ਹ</b>	4-15-15 4-15-15	Alexander Chmielewski	3 35 16 75
45667 45666 49312	3-11-15 3- 6-15	390 <b>3</b> 2 39034	4- 8-15 4-14-15	Bacon Coal Co	\$165 40 1,614 40 5 00 3 96	49792 49794 49793	12-29-14	4-15-15 4-15-15 4-15-15 4-15-15	Harry Beck. Charles A. Harden. George M. Bilaffer. Patrick A. Brown. Bernard M. Boylan.	4 05 45 70 43 20 10 60 5 05
49313 49314 49317 49316	3- 6-15 2- 6-15 3-22-15 3-22-15		<b>4-14-15</b> <b>4-14-15</b>	John H. H. Van Hoven, Inc  Bosch Magneto Co  Montgomery & Co., Inc	50	49795 49807 49808		4-15-15 4-15-15	John C. Caspers	21 -00 38 75 36 95

Finan Vouc No.	her Conti	or act	Received in Depart ment of Finance	t- Name of Payee.	Amount	Finan Vouch No.	ce Dat ter Con	voice tes or itract mber.	Receive in Depai ment of Finance	t- Name of Payee.	Amount.
49809 49810 49811 49812	) !		4-15-15 4-15-15 4-15-15 4-15-15	Henry KeilPatrick Keneally	25 60 1 25	49664		Com	missione	Angus P. Thorne, Suptr of Records, Kings County. Austrian Pencil Co. of Hoboken, N. J.,	
49813 49814 49815	3		4-15-15 4-15-15 4-15-15	Thomas L. McCullough	8 65 11 60	49663 49662	3-31-15 3-31-15 3-31-15		4-14-15 4-15-15 4-14-15	Stevenson & Marsters, Inc	\$5 00 24 66 1 00 6 00
49816 49803 49802	1- 8-15 2 12-24-14		4-15-15 4-15-15 4-15-15	Louis A. Neilson	37 45 3 30 75 20	48449	3-27-15 4- 2-15		4-14-15 4-13-15	Samuel Weil & Son	1 25 13 23
49804 49805 48663 48660			4-15-15 4-15-15 4-13-15 4-13-15	John J. Burns George H. Becker	3 80 5 15	50070	4- 1-15 4- 6-15 3-18-15	. 4- 5-15	4-13-15 4-13-15 4-15-15	Gane Brothers & Co	75 3 00 14 21
48651 48613 49797	3-15-15 3-31-15		4-13-15 4-13-15	The Schapirograph Co	11 70	50073 50072	3-31-15 3-22-15 2-16-15 4-12-15		4-15-15 4-15-15 4-15-15 4-15-15	Lithoprint Co., Inc	39 22 84
49798 49799		Pre	4-15-15 4-15-15	Charles S. Crosson	39 95 11 00	50075 50074 50071	3-23-15 3-23-15 2-16-15		4-15-15 4-15-15 3-15-15	Kolesch & Co	72 24 35 12 29 7 05
50017 50016 46565	3- 1-15		4-15-15 4-15-15 4- 9-15	Alfred Ludwig, Supt	\$117 40 250 00 97 50	50076 50079	4- 9-15 4-13-15		4-15-15 4-15-15	Lithoprint Co., Inc	1 22 13 00
50010 50009 50014 50012	3-31-15		4-15-15	Mutual Towel Supply Co	46 50 2 90 2 00 14 56	49288 49286 49272	3-14-15 3-31-15		4- 1-15 4-14-15	Kasper & Nelke William Farrell & Son Max S. Grifenhagen	\$60 00 99 75 51 70
50012 50011 50015 50008	3-31-15 4- 3-15		4-15-15	Yorkville Central Garage	20 00 5 40 3 25	49449 49450		3-16-15	5-14-15 4-14-15		\$6 04 32 58
50018 48686	*	Pres	ident of t	Alfred Ludwig, Superintendent the Borough of The Bronx. The Third Avenue Window Cleaning	8 94	49451 49446 49443 49445	3-18-15 4- 1-15 3-31-15		4-14-15 4-14-15 4-14-15	Fred M. Schildwachter	44 34 5 34 6 30 2 75
48711 48716			4-13-15		\$18 50 58 40 8 00	49448 49460 49447	3-27-15	ie.	4-14-15	R. L. Polk & Co., Inc	12 00 59 20 3 00
48714 48709 48710 48712	3-31-15 3-31-15 3-29-15 3-31-15		4-13-15	Arthur T. Cerrute	25 00 75 51 76 80 12 87	49437 49439 49441	3- 6-15. 4- 1-15	3-30-15 3-31-15	4-14-15 4-14-15	Emil Fleischl & Son	57 98 24 70 60 35
50212 48914	4- 2-15	Pre	<b>sident of</b> 4-15-15	the Borough of Brooklyn.  John W. Sparks, Clerk  Royal Garage & Machine Works	\$93 30 14 93	49440 49442 50218	4- 1-15 3-31-15 3-31-15		4-14-15 <b>She</b>	M. Gorlin Sheffield Farms-Slawson-Decker Co  riff, Kings County. Abraham & Straus	1 00 5 58 \$2 00
48915 48919 48921	3-20-15 4- 2-15 3-31-15		4-13-15 4-13-15 4-13-15	C. W. Keenan	28 00 19 60 10 75	48641 49673 49672	3-31-15 3-31-15 3-31-15		4-13-15 4-14-15	Pat'k Dougherty Louis M. Moniz C. Fitter & Sons	9 86 5 15 35 38
50211 50213 46032		35994		Harry Doyle J. W. Sparks, Clerk Hamilton Trust Co., assignee of John J. Creem Co.	1 40 21 85 5,400 05	49674 49667 49669	3-31-15 2-27-15. 3-31-15	3-31-15	4-14-15 4-14-15 4-14-15	Otto Muhlbauer & Co	19 29 16 05 18 19
48973 48920	3-31-15 3-22-15	Pr	4-13-15	Harris & Wellenkamp C. W. Keenan f the Borough of Queens.	29 22 78 70	49671 49670 47839	3-31-15 3-31-15 4- 2-15		4-14-15 Sherifi	John F. Farrell	5 70 8 37 \$27 72
45917 45918 49617	3- 5-15	41145 41140	4- 8-15 4- 8-15 4-14-15	Paino Bros	3,377 98 96 00	47835 47837	4- 1-15 4- 3-15	,	4-12-15 4-12-15	William Schmidt Holtermann Brös.	83 10 56 98
49616 49615 49618 49620	3-20-15 3-16-15 3-31-15 3-29-15		4-14-15 4-14-15	Nason Manufacturing Co. The Long Island Hardware Co Nicola Nardi Wm. G. Snyder	16 35 4 56 40 15 7 00	49510 49507 49629	10-31-14 1- 4-15 11-30-14		4-14-15 4-14-15 4-14-15	Stanley & Patterson, Inc	\$11 25 3 35 17 49
45919 50197	4- 7-15	36009	4- 8-15 4-15-15	Henry J. Mullen, assignee of Joseph Di Benedetto	5,228 10 13 00	49508 49517 51831	12-23-14		4-14-15 4-19-15	The Addressograph Co	75 2 35
49601 49605 49609 49608	3-15-15 2-15-15 2- 5-15		4-14-15	W. A. Duncan Agent and Warden of Sing Sing Prison Goodyear's India Rubber Selling Co Crescent Garage	14 50 79 80 19 98 15 00	51832			4-19-15	Fetherston, Commissioner, as Treasurer and Trustee	897 29
49604 49605 49603	3-23-15 3-22-15 3-20-15		4-14-15 4-14-15 4-14-15	Cobb, Macey, Dohme, Inc  Duplicator Manufacturing Co  The Van Dorn Iron Works Co	18 75 89 50 84 25				4 10 15	Department of Street Cleaning, J. T. Fetherston. Commissioner, as Treasurer and Trustee	290 00
49602 50198 49610	3-29-15 3- 9-15		4-15-15 4-14-15	Keuffel & Esser Co	1 88 39 83 31 00	51356			4-19-15	The Relief and Pension Fund of the Department of Street Cleaning, J. T. Fetherston, Commissioner, as Treasurer and Trustee	1,207 65
49614 49621 49622 49623	3-19-15 3-31-15 3-31-15 4- 1-15		4-14-15 4-14-15	Louis Bossert & Son	19 84 50 00 50 00 50 00	48762 50775		United	4-13-15	Volunteer Life Saving Corps.  Lillian E. Raynor	\$31 60 32 57
49624 50201 45920	3- 1-15	<b>398</b> 61	4-14-15 4-15-15	Jamaica Auto Garage Joseph H. Owendoff Evergreen Construction Co	27 05 82 10 474 20	50779 48756 48492			4-16-15	Joseph Merz  David Kahnweiler's Sons  The Baltimore Enamel & Novelty Co.	4 00 48 75 56 60
50200 48731	2-24-15 3-30-15	Presi	dent of t	Remington Typewriter Co	2 50 \$13 70	48759 48746 50776 50778	3-29-15		4-13-15 4-16-15	George W. Oechsle	37 00 40 24 13 30 4 57
48743 48719	3-17-15 3-29-15		4-13-15 <b>Public S</b>	The Good Roads Machinery Co., Inc Collins' Express	24 45 4 50	49411 48777	3-25-15		Board	Wilson Fitch Smith, Division Engineer New York Sporting Goods Co	\$34 98 15 23
49486 49494 49498	3-25-15 2-10-15. 3- 3-14-15	31-15	4-14-15 3-27-15	General Electric Review Library Bureau R. L. Polk & Co., Inc	\$2 00 15 85 12 00	48780 48787	4- 2-15 3-1 <u>5</u> -15		4-13-15 4-13-15	R. L. Polk & Co., Inc	12 00 27 08
49503 49491 49492 49496	3-19-15 2-28-15 3-11-15		4-14-15 ' 4-14-15 '	Superintendent of Documents T. H. Hogeman T. B. King Manhattan Electrical Supply Co	3 00 24 50 15 33 24 69	48789 48790 48786	3-16-15 2-23-15 2-15-15		4-13-15 4-13-15	James J. Fero, Inc	4 20 29 75 7 12 2 75
49474 49468 49501	2-28-15. 3-3 1-30-15	31-15	4-14-15	Union Towel Supply Co	19 75 1 80 2 84	48788 48797 48785 48784	3-12-15 1-31-15 2- 3-15		4-13-15	Mose Palen	1 05 16 00 5 00
49499 49497 49502	3-26-15 4- 1-15		4-14-15	Progressive Paper Products Co  Agent & Warden of Sing Sing Prison.  G. E. Stechert & Co	9 00 30 45 30 30	48765 48793 48798	2-19-15		4-13-15	The Electric Light Co. of New Paltz.  J. E. Hasbrouck Co., Inc  Perry & Reilley	1 00 44 60 35 90
40504 49493 49488	3-24-15 3-26-15 3-31-15	•01	4-14-15	The Hohmann & Maurer Division, Tayor Instrument Cos	2 00 5 50 22 20	48799 48792 48768	3-26-15 2-16-15 2- 5-15 3-31-15		4-13-15 4-13-15	J. Pfister Calvin H. Freer James J. Fero. Inc Club Garage Co	5 50 19 00 12 42 70 58
49495 49505 49473	3-24-15. 3-3 3-31-15	31-15	4-14-15	The Lufkin Rule Co	22 32 79 65 3 00	48763 48783 48795 48794	3-24-15 3- 1-15		4-13-15 4-13-15	The West Side Coal & Supply Co  M. A. Murray & Son  Mead & Taft Co	46 13 4 51 2 67
50546 46161	3-13-15	I	Departmen V 4- 9-15	t of Public Charities. William J. Doherty, Second Dep. Com. Van Duer Extract Co	\$235 00 33 65	45815 48868		artment	of Wat	er Supply, Gas and Electricity. Thomas J. Radley United Dressed Beef Company of New	\$545 00
48459 49328 46162	3-11-15 2-28-15. 3-3 3-15-15	31-15	4-13-15 1 4-14-15 1 4- 9-15 1	Edmund D. Broderick	70 00 1 05 21 87 27 44	48866 48872	4- 1-15 3-31-15 3-30-15		4-13-15	York	60 00 7 50 15 74 15 00
46159 46156 46155 46245	2-16-15 2-25-15 2-20-15 2-25-15		4- 9-15 J 4- 9-15 J	Tacob Melicow  T. F. Gylsen  T. F. Gylsen  Manhattan Hardware and Bicycle Co.	27 44 64 61 57 24 6 20	48870 48874 48820	3-30-15 3-16-15 3-11-15		4-13-15 4- 8-15	The Swinehart Tire & Rubber Co  Neptune Meter Company  The Green Fuel Economizer Co	91 76 10 00 176 00
50545 46086 45938	<u>u-u</u> u-10		4-16-15 \\ 4-8-15 \( \)	William J. Doherty, Second Dep. Com. Agent & Warden of Auburn Prison Charles L. Allers	1,080 00 65 00 120 00	50190 45812 50191	3-25-15 3-25-15 3-31-15		4-15-15 4- 8-15 4-15-15	Lux Manufacturing Co	1 73 24 50 63 50
48378	4-12-15			Theo. Moss & Co	44 50 1	50158	4- 1-15		4-15-15	Richmond Garage	2 50

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Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Pa	ıy <b>ee.</b>		Amount.	Finance Voucher No.	Invoice Dates of Contrac Numbe	r in	eceived Depart- ent of inance.		Name of Payee.	Amount.
50157 48083	3-30-15 3-29-15	4-12-15	Tower Mfg. & Nove The Columbia Mac	hine Wo	orks and	38 56	50189	4- 2-15 4- 1-15	4	-15-15 J	oseph Ho	Worthington	20 00 21 50
48873 50169	3-24-15 4- 1-15	4-13-15	Malleable Iron Co Dieges & Clust G. E. Ganun			49 92 33 00 3 85		3-24-15 3-31-15	4	-13-15 Jo -15-15 Jo -16-15 W	onn Greig ones Pacl Villiam W	king Co	28 70 14 28 500 00
50170 50178	3-31-15 4- 1-15	4-15-15 4-15-15	J. H. Martin The Knickerbocker S	upply C	 0	15 00 81 37	50156 50172	3-31-15	4	-15-15 N V	Villiam J.	wel Supply Daly	5 12 94 50
50179 50183 50184	1-16-15 3-25-15 3-31-15	4-15-15	O. M. Gottesman John Greig Rockville Centre Gara			10 98 33 60 1 50	50173 50174 50155	4- 1-15	4	-15-15 T	homas C	kes	94 50 60 00 6 75
50185 50186	3-31-15		Brooklyn Electrical S Peter J. Donohue's	Supply C	0	15 24 14 94	50176	4- 1-15	4	1-15-15 1	he City	of Yonkers, Bureau of	
FIN A sta filed in	VANCE, WED! tement is here the Departme	NESDAY, All with submitted nt of Finan	PEPARTMENT OF PRIL 21, 1915. ted of all vouchers ce on this date, in	Finance Vouch- er No.	or Con- tract	Nam	e of Payee	. A	Amount.	Finance Vouch- er No.	or Con- tract	Name of Payee.	Amount.
number,	the date of	the invoice	of Finance voucher s or the registered of the payee and the	52771	Number. 2-18-15	Internatio				52730		Rand, McNally Co	
braced :	in one voucher	the date of	the earliest is given,	52772 52773	3- 1-15 3- 8-15	ing Co. of Henry Ka Allyn & l	istens		2 90 12 00 22 60	52731 52732	41684 41679	Ward's Natural Science Establishment	4 48
a contr	act the registenstead.	ered number	are submitted under of the contract is	52774 52775	3- 9-15 2- 2-15	American Syracuse	Book Co Smelting	Works	20 80 56 38	52996		Fred'k Pearce Co	11 18
	WILLIAM A. Invoice	PRENDERG	GAST, Comptroller.	52776 52777	2- 3-15 2-23-15	C	Bros. & V		8 90 12 44		41663 40220	Longmans, Green & Co Longmans, Green & Co Eugene Frank	. 86 74
Finance Vouch-	Date	Name of Pay	ee. Amount.	52778 52779	3- 1-15 2-26-15	J. Kurzb A. Weiss	an		9 40 2 30	52740 52741	41671	The A. N. Palmer Co Scott, Foresman & Co	1,934 52
	tract Number.			52780 52781 52782	1-27-15		kow		12 95 3 00	52742 52743	41658	The A. S. Barnes Co Ward's Natural Science Es	. 46 60
53190		k. Schildwach	hter \$4 96	52783 52784	2- 4-15 3- 1-15	Aeolian Hardman The Nev	, Peck &	Co	· 2 00	52744 52745	41645 41476	tablishment D. Appleton & Co Kalt Lumber Co	. 38 80
53191 53192 53193	3-31-15 Nick 3-19-15 W. I 3-25-15 R. L	F. Bartholom	ew 35 00	52785		Blind The Nev			27 75	52734	41671	The A. N. Palmer Co The A. N. Palmer Co	. 800 00 . 50 00
53194 53195	3-31-15 Berk Wm.	shire Springs T. Austin.		52786	3- 1-15	The Nev	v York A	ss'n for	14 65 2 50	i	41241	Fredk. Pearce Co Fredk. Pearce Co Fredk. Pearce Co	. 63
53196 53197	3-31-15 Boul 3-31-15 Nort	h End Coacl	n Auto Co. 32 25	52787 52788	3- 3-15	Hardman J. D. Jol	, Peck & inson Co.	Co	2 00 6 39	52736	41679		. 34 94
53386 53387	3-31-15 N. Y 4- 1-15 Van		Co \$76 35	52789 52790 52791	3- 4-15 2-18-15 3- 4-15	The Peck John W	k Bros. & anamaker sburgh Pl		15 35 11 50		41478 41646	J. M. Saulpaugh's Sons	. 4 45
53388	3-13-15 Van Court of	Brunt Tand	y 39 00 essions.	52840	2-20-15	Co Sibley &	Pitman .		8 50 43 70	52739 52995	41631 11-30-14	Albert S. Smith N. Y. Telephone Co	. 68 85 . 97 33
53199	4-12-15 Roya Supreme Cou 4-13-15 Urqu	rt, Second	Department.	52842	3-22-15 2- 4-15 3- 1-15	C. V. Ge Wm. Mc	Dermott .		72 80 19 50	52979	2-16-15	L. E. Atherton	. 41 00 . 17 85
53200	County Cle	rk, New Yor A. Prenderg	k County.	52844	3-13-15 3-20-15	Julius H	& McCau aas' Sons. V. Newma		24 00 144 00 25 00	52981	2-25-15 3- 3-15		. 15 50
53354	40978 Wm.	of City Re Bratter & C	Co \$3,954 60	52846 52847	3-22-15 3-24-15	Anton C I. Youde	rgelfinger lman		13 88 12 50	52983 52984	3-19 <b>-</b> 15 2-27 <b>-</b> 15	Atlas Window Shade Co J. Friedman	. 9 00 20 90
53355 53356 53357	40978 Wm	. Bratter & ( . Bratter & ( ence S. Nath	Co 3,213 45	52849	3- 5-15	F. A. I J. L. Fri M. Inkel	es		5 35 98 00 211 00	52986	2- 3-15 3-10-15		ge
53358 53359	40982 The 40982 The	Brooklyn Da Brooklyn Da	aily Eagle 1,059 21 aily Eagle 43 65	52851 52852	3-15-15 3-15-15	K. E. C. M. Stro	ırtis mpf	• • • • • • • • • • • • • • • • • • • •	215 00 16 00	52987 52988	3-17-15	F. J. Kloes Brooklyn Window Shade C	o. 2 70 o. 6 72
53360 53361 53362	40983 The	Brooklyn Da J. W. Pratt ( J. W. Pratt	Co 7,434 15	52854			lly ne Bros zine Work		10 00 12 00 50 00	52990	3-20-15 3-19-15 3- 4-15		o. 15 00 o. 41 69 o. 91 50
53089	District Attor		York County.	52856 52808	3- 5-15 3- 5-15	E. P. G. Eimer &	leason Mf Amend	g. Co	18 00 3 40	52992	3- 8-15 3-15-15	F. J. Kloes Thos. Cummings	10 85 13 50
53090 53091	Elm	b, Macey, Do	25 00	52810	3- 1-15		Millar & hnson Co.		1 20 1 88 13 15	52997	3-15-15 1-15-15		O.,
53092 53093 53094	4-14-15 Fram 4- 6-15 Ben 4- 1-15 The		84 80	52812 52813	3- 4-15 3- 5-15	H. Korn Underwo	ahrens, Ir od Typew	riter Co.	6 00 2 00	52998	2-15-15 11-28-14	National Regulator Co	140 03
52819	Departs	nent of Edi	ucation.	52814	1-19-1	Abraham Keuffel F. C. Hi	& Esser C	0	9 77 6 45 113 70	5   53000	3-11-15	Inc., W. H. Kroepke Wm. Knabe & Co	34 18
52821		H. Boozer .	67 58	52817	2-18-1. 1-22-1.	America Chas. G	n Type Fo Willough	unders Co.	17 64 120 00	53002 53003	11-21-14 12-15-14	Lawson Piano Co J. F. Valois	7 50 1 75
52822 52823 52824	11-27-14 Moi		Co., Inc 413 00	52703		National Heywood	Bros. &	Wakefield	964 00 3,918 10	53005	12-23-14 2- 1-15	Sohmer & Co	he 10 or
52825 52826	1- 9-15 Star 1-26-15 Bar	r Hanger Co shop Bros	200 00 23 50	52794		) Narraga	nsett Mac cArthur C	hine Co	3,076 00 5,410 94	0   53006	12-31-14 12- 1-14	Blind	4 00
52827 52828 52829		. Kessler	270 00	52796 52797	37929 4061	Jas. Ma The A.	cArthur C H. Andrey	vs Co	1,080 0	53009	12-31-14	Goetz & Co	6 25 he
52830 52831	3-15-15 M. 2- 2-15 Fra	Strompf		52799	. 4083.	M. Ever	Williams 's Electric I		2,253 60 585 0		40744 40744	Blind N. Y. Tel. Co N. Y. Tel. Co	10/ 18
52832 52833 52834	3- 9-15 Jas.	I. Kelly	23 0	52901		Co			954 0 1,260 0	0 53248 0 53249	1-15-15	N. Y. Telephone Co C. H. Browne	123 87
52835 52836	2- 2-15 Gib		267 0	52802 52803	2 4150 3890	Peet & Chas. W	Powers		990 0 699 3	0	1-16-15	Duparquet Huot & Monbu Co	45 60
52837	Co. 12-31-14 Jor	dan Bros., Ir		0   52803		4 Mechani		erating Co.,	972 0 17 2	53252 5 53253	3- 8-15	Favor Ruhl & Co Favor Ruhl & Co	27 13 5 25
52838 52839 52746	3- 9-15 M.		265 0	52806		4 Narraga	nsett Mac	hine Co	1,680 0 11,700 0	0 53254 0 53255	2-19-15	5 E. G. Soltmann 5 A. & W	10 00
52747 52748	3- 8-15 D. 3- 8-15 But	Appleton & falo Copper	Co 13 5 & Brass	52857 52858	7 3-26-1 8 3-23-1	5 John Ge 5 Jos. Ol	dshion dhausen		35 0 107 0 150 0	53257 53258	3-13-15 3-18-15	A. & W	14 00 nc. 12 50
52749 52750	Rol 3- 2-15 E.	ling Mill B. Latham & rkson & Ford	Co 46 0	4 52860	3-10-1	5 John W		ds	33 0 28 0	53259 53260 53261	3-31-1 3-13-15	5 M. Baxt 5 Corbett & Co	6 20
52751 52752	2-13-15 Bos 3- 6-15 Bru	ston Belting ace & Cook .	Co 2 3 28 9	0 52862 2 52863	2 3- 5-1 3 2-18-1	5 Ernest 5 Allen &	Capelle Ryan		13 9 58 0	5 53201	3-10-13	5 Henry Saal 5 Herman Sacks 5 J. M. Knopp	6 50
52753 52754	3- 1-15 The 3-15-15 Am	e Macmillan perican Typ	Co 42 0 be Founders	0 5286					93 0 8 7	0 53264 53265	3-15-13 3-15-13	5 Anton Orgelfinger 5 M. Weinberg	35 7
52755 52 <b>75</b> 6		o. A. Haws, n Wanamak		0 5286	6 2-24-1	5 Martin 5 J. Cutle 5 August	r Iron W		32 0 112 0	0 53267	3-15-1.	5 George Kessler 5 John Wenning 5 Henry Pearl & Sons Co	30 0
52757 52758	3-13-15 Sea 3-13-15 Cal	bury & John vin Tomkins	son 6 0	0 5286 5 5286	8 3- 9-1 9 3-11-1	5 Jos. A. 5 Alexano	Graf ler R. Bo	yce, Inc	24 7 23 5	50		Department of Finance.	***
52759 52760	3- 4-15 Sch 3- 9-15 Ch	rock & Squir as. E. Merril	res	0		5 The Haware Co 5 Adam J	D		242 ( 19 (		}	Harry Smith Edward Cassidy John Jones	80
52761 52762 52763	? 3- 1-15 Th	x Pollack &   e J. W. Prat erless Manifo	t Co 12 9	0 5287	2 3-17-1	5 Jos. Pa	ynter	t's Son &	17 (	00 52890 52891		William Cowie	53 0 2,623 0
52764 52 <b>7</b> 65	3-15-15 J. 3-10-15 Jos	M. Saulpaug . I. Grady	h's Sons 7 5	5287	4 3-24-	Co 5 Bergen	Bame		14 5 55 (	50   52892 00   52893	?	G. V. Harvey Sixty-first Street Method	ist
52766 52 <b>7</b> 67	5 -3- 1-15 Sil 7 2-13-15 He	nry Moss &		5   5287 5   5287 5272	6 3-17-	5 Paul C.	Taylor	writer Co.	40 ( 59 ( 87 !	00   52894		Episcopal Church Hendrix Avenue Realty ( Frèdk. U. Wells	Co. 31 2
52768	3 - 6-15 Ha	mana a a la a a	chiemmer **			W	MARKET A WINE						70 3

330	0			THE	CITY	RECOR	D.			THURSDAY, APRIL 22	2, 1915.
inance ouch- r No.	or Con-	Name of Payee.	Amount.	Invoic Finance Date Vouch- or Co er No. tract Numbe	n- Name	of Payee.	Amount.	Finance Vouch- er No.	or Con-	Name of Payee.	Amoun
52899 52900		Arpad G. Gerster	91 52 2 74	53163 53164	Daniel F. K	M. D	1 90 13 50	53037 53038	President	Wm. A: Prendergast Wm. A. Prendergast t of the Borough of Brookly	906 6
52901 52902	,	Eileen O'Donovan	2 50 6,059 21	53165 53166 3-31- 53167	15 F. M. Ryan	rson, M. D 1 can Dist, Tel. Co.	7 25 5 50 1 85	53271	6-15-14 3-31-15	Remington Typewriter Co Clynta Water Co	\$0.7 15.6
52903		Collector of Assessments and Arrears	19,548 15	53168 Comm	Park Laund ssioner of Jur	iry Co., Inc ors, Bronx Coun	2 00 <b>ty.</b>	53273 53274 53275	4- 7-15 3-31-15 3-18-15	Samuel Lewis	40 0 10 8
52904 52905		Collector of Assessments and Arrears	10,445 59	Comm	ssioner of Juro	phone Co ors, Queens Coun	\$12 65 sty. \$7 20	53276 53277	3-29-15 3-20-15	Underwood Typewriter Co. Bryan G. Green Cook Electric Co	17 ( 245 ( 35 (
2905	in .	Arrears	1,357 96	52924 4- 7- 52925 4- 1-	15 The Diame	ond Towel Sup.	1 00	53278 53279	3-25-15 3-31-15	Samuel Kaplan Taaffe's Original Troy	33 (
2907		Arrears Louise Hopkins	3 00		15 Michael J. Law Depa	Mullen rtment.	80	53280	4- 9-15	Steam Laundry Stevenson & Marsters	484 8
2908 2932 3039		Dometrio Freco	15 00 210 49 51 10	53380	Brooklyn Pub			53281 53282 53283	4- 1-15 3-31-15 3-31-15		80 10
3247 3248		Chas. S. Hervey	212 43 11,535 00	52725 52954	ronx Parkway	ublic Library Commission. Park Realty Co		53284 53285	3-31-15	John B. Creighton	7 50 27
3363		The U. S. Savings Bank of New York	5,000 00	52955 52956	Graman Blo Crestwood	lg. Co., Inc Park Realty Co	28,438 31 1,688 27	53286 53287	3-31-15 4- 1-15	Brooklyn Blue Print Works Thos. Smith & Son Corp	55 34
53364 53365 53366		Bushwick Savings Bank The Greenpoint Sav. Bank. The Comptroller of the State	1,000 00 50,000 00	52957 52958 52959	Oscar J. M	Vought et al ayer et al er Brewing Co	26,864 57	53288 53289	4- 8-15 3-24-15	Contractors' Trading Co.,	13 7
,,,,,,,		of New York, in Trust for the Canal Debt sinking Fund	10,000 00	52960 52961	Oscar J. M	ayeronata De Pasquale	16,092 01	53290 53291	4- 8-15 4-12-15	Kalamazoo L. L. Binder Co. C. P. Carrington	4 2
53367 53368		Salomon Brothers & Hutzler Germania Savings Bank	50,000 00	52962	Annie R. Toney Rich	Richards, Exec. ards, Deceased	34,204 25	53292 53293	3-31-15 4- 9-15	The L. I. Hardware Co B. B. Neal Hardware Co	246 15
53369 53370		The Philadelphia Savings Fund Society The Dime Savings Bank	12,500 00 12,500 00	52963 52964 52965	Cosmopolita	Causlan an Bank tein	7,367 07	53294 53295 53296	4- 3-15 2-23-15 3-26-15	Samuel W. Cornell	20 3 11
53371 53372		Empire Trust Co Empire Trust Co	25,000 00 15,000 00	52966	Geiszler H	laas Realty Co.,		53297 53298	3-27-15 3- 2-15	Roger Williams	5 30
53373		Geo. E. Chisolm et al Geo. E. Chisolm et al	35,000 00	5296 <b>7</b> 52968	B. F. Bada: Crestwood	racco et al Park Realty Co.	18,517 65	53299 53300 53301	3-31-15 3-26-15 4- 1-15	Ruwe Bros	62 86
53375		Wm. A. Prendergast, as Comptroller, and Henry Bruere, as Chamberlain	1,000 00	52969 52970 52971	Michael Co	nam oney Bros. Co	19,012 48	53302 53303	3-31-15 4- 1-15	Jacob Muller  Bergstrom & Bass  Jas. H. Brown	12 142 48
53376		Westchester County Savings Bank	4,000 00	52972	Sound View	w Land and Imp.		53304 53305	3-25-15 4- 1-15	Buffalo Steam Roller Co Jas. H. Brown	26 11
53377		Oswego Co. Savings Bank. People's Saving Bank	1,000 00 500 00	52973 52974	Robt. Zetsc Chas. Duse	he nberry, Jr	10,702 48 4,487 25	53306 53307 53308	3-31-15 3-31-15		171 40
3379	12-29-14	Mechanics Saving Bank  Fire Department.  Dept. of Docks and Ferries.	2,250 00 \$1,425 18	52975 52976 52977	Chas. Duse:	nberry, Jr nberry Jr	38,858 62	53309 53310	3-30-15	Municipal Garage N. P. Nielsen S. M. Brady	30 23 25
53047 53048 53049	3-25-15	J. & T. Adikas	122 24 375 39	32911	Surviving P	umgarten, Ind., 'artner Firm Wm. 1 & Co		53311 53312	39398	Jas. J. Byrne Fred Catapano	48 3,123
3050 3051	3-23-15 4- 3-15	Wm. Farrell & Son The N. Y. Law Journal	26 97 7 00		of Parks, Bor Richm	oughs of Manha ond.	attan and	53201 53202	4- 5-15	H. K. Lines	36
3052 3053	3-10-15 3- 3-15	Clynta Water Co	1 45 60 7 20	53314 357	78 Jos. Di Be	nt Co	\$382 53 500 00 695 83	53202 53203 53204	3-31-15 1-27-15	Lemmey Garage, Inc Knickerbocker Ice Co Jamaica Water Supply Co	1 62 37
3054 3055 3056	3-31-15 3-25-15 3-30-15	Great Bear Spring Co Welding Supply Co National Carbon Co	5 00 16 87	53315 1-30 53316 3-30 53317 3-25	15 J. E. Linde	Hunter Paper Co & Co., Inc	2 16	53205 53206	4- 3-15 3-24-15	Yawman & Erbe Mfg. Co Tower Mfg. & Nov. Co	9 4
53057 53058	3-27-15 2- 2-15	Art Metal Construction Co. John B. Trombly, Agent and	1 40	53318 53319 2-26	The Beck I 15 The J. W.	Ouplicator Co Pratt Co	6 25 6 15	53207 53208 53209	4- 4-15 4-30-15	Cavanagh Bros. & Co The Madison Ave. Stables Jamaica Auto Garage	9 49 29
53059 53060	3-31-15 3-26-15	Warden, Clinton Prison Western Electric Co Knox Motors Co	194 25 1 50 9 25		15 Krengel M	aper Co fg. Co Walter Co	8 75 5 25 272 40	53210 53211	3-26-15 4- 1-15	Robert A. Welcke	10 27
53061 53062	3-24-15 3-25-15	Hess, Bright Co S. Whyle, Merritt Co	3 80 7 55	53323 3-31- 53324 3-19	15 Garfield W	illiamsons & Co., Inc	214 50 7 60	53212 53213	4- 2-15 3-29-15		102 28
53063 53064	2-27-15 3-11-15	Montgomery & Co., Inc T. M. Osborne, Agent and	3 00 637 85	53325 3-8- 53326 3-9-	15 Pure Oil (	Soap Co		53214 53215 53216	3-31-15 3-29-15 4- 6-15	Diebold Safe & Lock Co The L. I. Hardware Co The Ballou Mfg. Corp	110 2 10
53065 53066	3-24-15 3-27-15	Warden, Sing Sing Prison P. H. O'Day & Son Hammacher, Schlemmer Co.	20 00 1 64	53327 3-15- 53328 3-15- 53329 3-16-	15 Bloomingda	Co		53217	3-31-15	Oriental Rubber & Supply Co.	110
53067 53068	3-30-15 3-30-15	S. F. Hayward & Co The Garlock Packing Co	7 20 43 68	53330 3-22- 53331 -	15 Hammacher Neal & Bri	r, Schlemmer Co. nker Co	15 00 40 42	53218 53219 53220	3-31-15 4- 6-15	Crescent Garage	14 19 8
53069 53070	3-30-15 3-10-15	The Woodhouse Mfg. Co N. Y. & Brooklyn Auto Sup-	2 00 5 00	53333 3-24	15 American (	Walter Can Co Worden Sing	24 91	53221 53222	3-31-15	G. R. Lawrence	13 56
53071 53072	4- 5-15 2- 8-15	Meder-Staudt Co., Inc The O. M. Edwards Co., Inc.		00001 015	Sing	Warden, Sing Plate Glass Co	24 75 3 35	53223 53224	4- 9-15 3-15-15	Nason Mfg. Co	2 123
3073 3074	3-17-15 4- 7-15	Art Metal Construction Co Isner Elevator Co., Inc	350 20 147 50	53336 3-10 53337 3-25	15 Thos. C. D 15 Froment &	Ounham Co		53225 53226 53227	4- 6-15 4-10-15 3-15-15	Cavanagh Bros. & Co  Nason Mfg. Co  Edward E. Buhler Co	136 10 61
3075 3076 3077	3-29-15 40950 39034	American Real Estate Co Indian Refining Co Wm. Farrell & Son	378 42 1,275 54 929 44	53338 2-15 53339 3-3 53340 4-8	15 Manhattan	fford & Son  Hardware  Williams	1 00 11 80 118 15	53228 53229	4- 8-15 4- 7-15	Fritz Hartmann Peter Miller	37 3
3078 3079	39032 4-10-15	Bacon Coal Co	885 74 25 00	53341 4-10 53342 3-2	15 E. F. Keati	ng Co Rubber Co	197 78 30 84	53230 53231	3-26-15	Austrian Pencil Co. of Hoboken, N. J	3 59
3080 3081	3- 4-15	Jos. O. Hammitt	27 05 26 95		15 A. V. John	fott Iron Works. son & Co	3 40 750 00 518 00	53232 53233			2 80
3131 3132		Department of Health. Richard Webber Watson's Club Garage	\$19 82 75 80	53345 3-22 53346 3-31 53347 2-26	15 Thos. J. F	Fence Const. Co. enleyables	31 00	53234 53235	4- 8-15 3-31-15	Seth W. Kelly Crescent Garage	8 20
3133 3134	3-13-15 3-31-15	Lewis De Groff & Son Fussell Ice Cream Co	39 62 57 60	53348 1-15 53349 3-27	<ul><li>15 Meder Stat</li><li>15 Welsbach C</li></ul>	dt Co., Inc Gas Lamp Co	2 45 9 70	53236 53237	4- 1-15 4-24-15	Jamaica Auto Garage  Madison Ave. Garage & Stables	20 20
3135 3136	3-18-15 3-26-15	Benj. E. Weeks	6 00 36 25 8 58	53350 3-27 53351 3-16	Warehouse	eproof Storage Co., Inc B. Sheridan Co.	28 90 722 70	53238 53239	3-31-15 4- 1-15	Crescent Garage	20 8
3137 3138 3139	3-11-15 3-29-15 3-27-15	Henry Romeike, Inc  Tablet & Ticket Co  Standard Oxygen Co	8 58 11 40 10 00	53352 12-29	14 Kalt Lumb	er Co	965 67 372 08	53240 53241 53242	3-19-15 3- 1-15 4- 7-15		1 1 12
3140 3141	3-23-15	Standard Oxygen Co Abraham & Straus	18 00 30 48	53011 4-3	Police Dep 15 Frank J. I	artment. Batzing	\$20 25 21 30	53243 53244	3-31-15 12-24-14	John Wanamaker, N. Y Jurgen, Rathjen Co	6 227
3142 3143	3- 9-15	Erie R. R. Co	66 58 471 65 43 39	53012 3 9 53013 4-15 53014 4- 8	15 J. Guascon	Dattlebaum i Brennan	1 50	53245	Pul	Edward E. Buhler Coblic Service Commission.	43
3144 3145 3146	3-31-15 3-15-15 3-12-15	Stapleton Garage The H. B. Claffin Corp Burton & Davis Co	9 36 98 25	53015 4- 5 53016 4- 1	15 W. J. Crui 15 Irving G. C	se Crocheron	2 70 1 35	53390 53391	34447 31546	O'Rourke Engineering & Const. Co	4,548 15,789
3147 33148	3-19-15	H. A. Moyer	140 00	53017 4-8 53018 4-14	<ul><li>15 Jos. A. Dal</li><li>15 Jas. J. Geg</li></ul>	y an	13 70	53392 53393	37288 41614	E. E. Smith Cont. Co Samuel Beskin	9,000 4,095
53149 53150	3-27-15	of New York	15 00 34 00 30 00	53019 3-30 53020 4-14 53021	15 Thomas H	uintaugheser	4 50 84 80	53394 53395	37711 40885	The Snare & Triest Co Rapid Transit Subway Const.	5,838
53151 53152	3-27-15 3-31-15 3-29-15	G. E. Stechert & Co The A. H. Green Co A. F. Brombacher & Co	212 50 18 60	53022 4-15 53023 4-8	15 Allen C. L 15 Herman M	andvoe eyer	1 24 80	53396 53397	34744 38425	Co	1,492 7,000 1,250
53153	3-22-15	The S. S. White Dental Mfg. Co.	391 12	53025	Thos. E. O.	Miller 'Brien )swald	5 70 66 08 1 60	53398 53399	40316 40316	U. S. Realty & Imp. Co U. S. Realty & Imp. Co	1,923 13,000
3154 3155	3-12-15 3- 9-15	Picture Theatre Equipment Co	3 00		15 Martin S. (	Owens chley	4 50 1 20	53407 53408	3-30-15 4-15-15	Burns Bros	245
3155		Co	7 76	53029 3-8 53030 3-	15 Henry A. I 15 Western U	Dattlebaum nion Tel. Co	6 30 5 16	53409 53410		G. M. Christie F. W. De Voe C. T. Ray-	12
3157	3-16-15	Co	19 20 6 00	53031 4- 1 53032 53033 365	Queens Cou	Cable Co inty Water Co Mfg. Co	5 03 9 33 195 60	53411	4- 1-15	nolds Co Eimer & Amend	- 14 43 7
53158 53159 53160	3- 8-15 3-16-15	J. H. Spanjer & Co J. H. Spanjer & Co Hammacher, Schlemmer Co.	4 00 8 00 2 94	F 5 697 3 H	nt of the Bore	ough of Manhat	tan.	53412 53413 53414		The Flushing Daily Times Foster Scott Ice Co Great Bear Spring Co	7 4 33
U. U.	2 6 15	A. F. Brombacher & Co	16 30	53035	Henry H.					Havers & Fagan	2

	Invoice e Date or Con- tract Number.	Name of Payee.	Amount.	Vouch	Invoice ce Date - or Con- tract Number.	Name of Payee.	Amount.	Vouch	Invoice e Date or Con- tract Number.	Name of Payee.	Amount.
53417	1-28-15	Ideal Ventilator Co	3 15	53449			224 50		mmission	er of Records, New York Co	
53418 53419	2-18-15		525 23 31 95	53450 53451	12-30-14 2- 3-15	Kueffel & Esser Co Lambertville Rubber Co	216 76 83 00	53087		Standard Machinery Co	6 67
53420	1- 9-15	Knickerbocker Ice Co N. Y. Stencil Works	47 90	53452	2- 3-13	Law Ptg. Co	1,049 75	E2042		gister, New York County.	£7 £0
53421	1- 9-15	The J. W. Pratt Co	53 30	53453	4- 1-15	George W. Oelkers	5 00	53043	4- 1-15 4-13-15		57 50 110 00
53422	2-18-15	Herman Schedler	25 39	53454		A. & W. Auburn	820 55	53045	4-13-15		1 13
53423		L. C. Smith & Bros. Type-		53455	2-28-15	Edward Smith & Co		53046	4-19-15		5 50
		writer Co	48 50	53456	12- 4-14	J. & H. Rowe	394 62	53040	4-19-15	Austrian Pencil Co. of Ho-	0 00
53424	3- 5-15	Underwood Typewriter Co.	89 03	53457	7-30-14	J. Bohne	91 90			boken	1 00
53425		Le Roy T. Harkness	35 00	53458	9-10-14	Buff & Buff Mfg. Co		53041	3-31-15	N. Y. Tel Co	9 56
53426		Alfred Craven	41 10	53459	2-20-15	Wm. Siegrist, Inc	146 80	53042	4- 1-15	Nickel Towel Supply	19 64
53427 53428		George L. Lucas	266 94	53460	12-15-14	Skrivanek & Tannhaeuser	50 00		R	legister, Kings County.	
53429		Edward E. McCall	43 60 32 00	53461		The American Law Book	4 E0	52877		N. Y. Tel. Co	23 81
53430		Robert Ridgway Travis H. Whitney	35 00	E2462	8- 3-14	Co Purson	6 50 154 80	F2011		eriff, Richmond County.	
53431	12-31-14	Municipal Garage	144 54	53462 53463	7- 1-14	Library Bureau		52911	8- 1-14	Lockwood & Colton	570 24
53432	3- 1-15	Queens Plaza Court, Inc	411 00	53464	11- 1-14	The Peerless Blue Print Co.	198 79	52912 52913	10- 2-14	Edward C. Kunath	190 20
53433	10-31-14	N. Y. Tel. Co	172 58	53465	11-30-14	The General Fireproofing	170 77	52913	5-22-14	Schutte Bros	50 26 30 00
53434	4-21-15	N. Y. Tel. Co	1,149 49	33403	11-00-14	Co	1,858 00	52915		M. McQuade & Co	127 37
53435		The New York Edison Co	27 75	53466	10-29-14	The Locomobile Co. of Am.	6 69	52916	1- 1-15	Thomas E. Haley	16 50
53436		N. Y. Telephone Co	328 55	53467	5-19-14	Manhattan Electrical Supply	0 07	52917		Morrison Brothers	10 75
53437	12-11-14	N. Y. Telephone Co	289 00	00107	0 17 21	Co	29 87	52918	12- 1-14	S. H. Hooper	4 00
53438	4- 6-15	Lewine & Kempner, Inc	15 00	53468	12- 1-14	Patterson Bros	53 11	52919	9-30-14	N. Y. Telephone Co	95 25
53439	1-28-15	The N. Y. Edison Co	44 51	53469	11-30-14	Henry Pearl & Sons Co	21 80			ent of Taxes and Assessment	
53440		The N. Y. Mutual Gas Light Co.	13 80	53470		W. & J. Sloane	919 00	52920		E. M. Morgan	1,728 00
53441	1-31-15	Co	1,086 98	53471	12-31-14	L. C. Smith & Bros. Type-		52921		E. M. Morgan	172 40
53442		The Rapid Safety Filter Co.	1,000 70			writer Co	81 00	52922		J. W. Kelly	107 60
		of N. Y.	10 50	53472		Tower Bros. & Staty. Co	93 30	52923		William H. Sullivan	53 80
53443	4- 1-15	The Tribune Assn	8,692 63	53473		Chas. G. Willoughby	114 80		ment of	Water Supply, Gas and Ele	
53444		The Western Union Tel. Co.	18 37		Depar	tment of Public Charities.	1	52933			7,500 00
53445		Arthur Du Bois	49 97	53082			\$1,098 00	52937	4-12-15	Electrical Testing Laborato-	10 17
53446		E. T. Fitzgerald	794 85	53083		The Jewish World	27 30	=2020		ries	12 47
53447	2 20 15	Travis H. Whitney	142 73	53084		The Western Union Tel. Co.	5 49	52938	11206		3,641 96
53448		Jos. Turroine & A. Di Tul-	E2E 24	53085	4.16.15	Edward S. McSweeny	15 85	52939	41380	Edison Electric Illuminating Co. of Brooklyn	43,156 37
		lio	525 24	53086	4-16-15	James F. O'Neill	2 93			Co. of BrooklyII	10,100 0/

### PUBLIC ADMINISTRATOR.

### REPORT FOR THE QUARTER ENDED MARCH 31, 1915.

Number of estates reported to and investigated by the Bureau, 160; number of estates upon which letters of administration were granted to the Public Administrator upon the application of creditors or next of kin, 20; number of estates upon which letters were granted upon the application of the Public Administrator, 42; total number of estates upon which letters of administration have been granted, 62.

Five hundred and twenty-nine estates are at present under administration. The accounts of proceedings of the Public Administrator have been judicially settled and allowed by the Surrogate in twenty-one estates, and the estates distributed pursuant to the decree of the Surrogate.

Three hundred and ninety estates were received from the New York Hospital, Bellevue and Allied Hospitals and the Commissioner of Public Charities.

Three hundred and seventy-four estates heretofore received from the Coroner's office of the Borough of Manhattan, from Bellevue and Allied Hospitals and from the Commissioner of Charities, have been paid directly into the City treasury.

In twenty cases citations were served on the Public Administrator to attend the probate of a last will and testament, and his appearance noted. All reports and returns to the Comptroller, Board of Aldermen and to the Super-

visor of the City Record have been rendered.

\$376,943 91 

Deposited as follows: National Park Bank, \$27,375.30; United States Trust Company, \$11.79; Bankers Trust Company, \$54,503.32; Empire Trust Company, \$193,946.33; Astor Trust Company, \$19,736.47; Chatham and Phenix National Bank, \$21,680.57;

Total amount paid into the City treasury during the last three months for commissions, \$2,337.51. Total amount paid into the City treasury during the last three months to account

of intestate estates, \$5,845.67.

Total amount paid into the City treasury for costs, \$15. My monthly reports for the last three months, filed with the Board of Aldermen, pursuant to law, give the business of my Bureau in greater detail.

Dated New York, April 1st, 1915. WILLIAM M. HOES, Public Administrator of the County of New York.

## Law Department.

Statement and Return of Moneys Received by Herman Stiefel, Assistant | Porges. \$8. Corporation Counsel, Bureau for the Recovery of Penalties, for the Month of March, 1915, Rendered to the Comptroller, in Pursuance of the Provisions of Sections 259 and 1550 of the Charter. March 1. Collections and Penalties: Violation Corporation Ordinances, \$5; in | in the matter of the Commissioner of Pubthe matter of the Commissioner of Public lic Charities vs. Eugene Golding and Celia Charities vs. Richard Garrow, \$6. In the matter of the Commissioner of Public Charities vs. James O'Donnell, Annie Mc-Cue and Henry Anger, Jr.: Collections and penalties, \$7; costs, \$2; total, \$9. Collections and Penalties: Violation Fire Law, \$20; in the matter of the Commissioner of Jurors vs. Arthur M. Lamport,

March 2. In the matter of the Commissioner of Public Charities vs. Felix Christopher Giacchino, Antonaccio and Giacomo Vitti: Collections and penalties, \$5.

March 3. Collections and Penalties: In the matter of the Commissioner of Public Charities vs. Gabriel De Martino, Raphael Vanasone and Martholo Molesci, \$4; vio-Commissioner of Public Charities vs. Kirt Schendelein, \$75.

the matter of the Commissioner of Pub- lections and penalties, \$9.50; costs, \$2; and penalties, \$24; costs, \$2; total, \$26. the matter of the Commissioner of Public

lic Charities vs. Isaac Miller and Louis Nussbaum, \$15; in the matter of the Commissioner of Public Charities vs. Max

March 5. Collections and Penalties: In

the matter of the Commissioner of Public Charities vs. Edward McCormack, \$165; in the matter of the Commissioner of Public Charities vs. John Degnan, Margaret Muldoon and Margaret Degnan, \$10; Golding, \$5.

March 6. In the matter of the Commissioner of Public Charities vs. Albert Deats, Louis Judelovitz and Charles Deats: Collections and penalties, \$8.75; costs, \$2 total, \$10.75. Collections and Penalties: In the matter of the Commissioner of Pub-In the matter of the Commissioner of lic Charities vs. Leslie Forde, \$165; in the Public Charities vs. Nathan Mayer, \$6; violation Fire Law, \$5.

March 8. In the matter of the Commissioner of Public Charities vs. Jack Dolton and William N. Plein: Collections tion Fire Law, \$5. and penalties, \$30; costs, \$2; total, \$32. In the matter of the Commissioner of Public Charities vs. Isaac Miller and Louis Nussbaum: Collections and penalties, \$16. In the matter of the Commissioner of lation Fire Law, \$5; in the matter of the Public Sharities vs. Frank O. Graneri: Collections and penalties, \$7. In the matter of the Commissioner of Public Chari-

total, \$11.50. In the matter of the Commissioner of Public Charities vs. Isaac Miller and Louis Nussbaum: Collections and penalties, \$13; costs, \$2; total, \$15.

March 15. Violation Corporation Ordinances: Collections and penalties, \$20; Miller and Louis Nussbaum: Collections and penalties, \$13; costs, \$2; total, \$15. In the matter of the Commissioner of Public Charities vs. Hyman Epstein and laties: In the matter of the Commissioner Israel Berken: Collections and penalties, of Public Charities vs. Irving C. Zimmer-\$18; costs, \$2; total, \$20. Collections and Penalties: Violation Fire Law, \$20; vio- ter of the Commissioner of Public Charilation Sanitary Code, \$2.

March 9. Violation Corporation Ordinances: Collections and penalties, \$40; costs, \$2; total, \$42. In the matter of the Commissioner of Public Charities vs. John W. Brown, Nunziate Forlenzo and Tony Phillips: Collections and penalties, \$4. In the matter of the Commissioner of Public Charities vs. Henry Lordi and Francesco Forcino: Collections and penalties, \$3; total, \$5. Collections and penaicosts. ties: In the matter of the Commissioner of Public Charities vs. James Bianchi, Maria Rega and Mary Bianchi, \$10; violation Fire Law, \$5; violation Sanitary Code, \$2.

March 10. Violation Corporation Ordinances: Collections and penalties, \$20; costs, \$8; total, \$28. In the matter of the Commissioner of Public Charities vs. Ike Marmer and Philip Sweller: Collections and penalties, \$18; costs, \$2; total, \$20. In the matter of the Commissioner of Public Charities vs. Michael Feder, Charles Lembach and Margaret Lembach: Collections and penalties, \$20; costs, \$2; total, \$22. Collections and Penalties: Violation Fire Law, \$5; violation Sanitary Code, \$10.

March 11. Collections and Penalties: Violation Corporation Ordinances, \$25: in the matter of the Commissioner of Public Charities vs. Max Porges, \$8; in the matter of the Commissioner of Public Chari- | ties vs. Max Porges, \$8; in the matter of ties vs. Felix Christopher, Giachino Antonaccio and Giacomo Vitti, \$7; in the matter of the Commissioner of Public Charities vs. John McGowan, Charles J. Numan and Thomas J. McGowan, \$15; in the matter of the Commissioner of Public Charities vs. John McGowan, Charles J Numan and Thomas J. McGowan, \$10; in the matter of the Commissioner of Public Charities vs. Michael Morrissey, \$250; in the matter of the Commissioner of Public Charities vs. Rocco Colonna and Michael Lisandi, \$12.

March 12. Violation Corporation Ordinances: Collections and penalties, \$35; costs, \$8; total, \$43. In the matter of the Commissioner of Public Charities vs. Juof the Commissioner of Public Charities vs. Julius Markowitz and Philip Mandelman: Collections and penalties, \$12; costs, \$2; total, \$14. Collections and Penalties: Charities vs. Joseph Di Somma, \$200; in the matter of the Commissioner of Public Charities vs. Frank Marks, \$165; viola-

March 13. In the matter of the Commissioner of Public Charities vs. Frederick Andres, Valentine Andres and Charles Commissioner of Public Charities vs. Harold C. Rosenthal and Max Vogel, \$24: in the matter of the Commissioner of Pub-March 4. Collections and Penalties: ties vs. Edward F. Welters. Vernon C. lic Charities vs. Joseph Merkle, Andrew Violation Corporation Ordinances, \$20; in Murray and Melton F. Levinson: Col-Goetz and Joseph J. Lahiff: Collections Violation Sanitary Code: Collections and

costs, \$4; total, \$24. Collections and Penties vs. Joseph Eisenhult and Fred. Goess,

\$23; violation Sanitary Code, \$10.
March 16. Collections and Penalties:
Violation Corporation Ordinances, \$25; in the matter of the Commissioner of Public Charities vs. Samuel Zion and David Zion, \$20; in the matter of the Commissioner of Public Charities vs. Michael Weinstein and Max Weinstein, \$12; violation Fire Law, \$5; violation Sanitary Code, \$15.

March 17. Violation Corporation Ordinances: Costs, \$2. In the matter of the Commissioner of Public Charities vs. Thomas Heaney and William J. Heaney: Collections and penalties, \$18; costs, \$2; total, \$20. Violation Fire Law: Collections and penalties, \$5.

March 18. Violation Corporation Ordinances: Collections and penalties, \$30; costs, \$2; total, \$32. Collections and Penalties: In the matter of the Commissioner of Public Charities vs. Morris Abelman, Max Blecher and Benjamin Abelman, \$4; in the matter of the Commissioner of Public Charities vs. Alphonse Cahn, \$10; violation Sanitary Law, \$40; in the matter of the Commissioner of Public Charities vs. Charles Quinn, \$100.

March 19. Collections and Penalties: Violation Corporation Ordinances, \$20: in the matter of the Commissioner of Public Charities vs. Reuben Craft, \$4; in the matter of the Commissioner of Public Charithe Commissioner of Public Charities vs. Karl Hardino, \$150; in the matter of the Commissioner of Public Charities vs. Minor H. Preston, \$220; in the matter of the Commissioner of of Public Charities vs. Louis Garvil, \$165.

March 22. In the matter of the Commissioner of Public Charities vs. Arthur Zimmerman: Collections and penalties. \$150. In the matter of the Commissioner of Public Charities vs. Giovan B. Brugnone and Antonio Friscia: Collections and penaitles, \$48; costs, \$5.24; total, \$53.24. In the matter of the Commissioner of Public Charities vs. William Jablowski, Benjamin Wysocki, Mary Wysocki and Frank Wiezbowski: Collections and Penlius Markowitz and Philip Mandelman: alties, \$32; costs, \$2; total, \$34. In the Collections and penalties, \$4. In the matter matter of the Commissioner of Public Charities vs. Harry L. Cook: Collections and Penalties, \$200.

March 23. Violation Corporation Ordinances: Collections and penalties, \$20; costs. \$2; total, \$22. Collections and Penalties: In the matter of the Commissioner matter of the Commissioner of Public of Public Charities vs. Richard Garrow, \$6: violation Fire Law, \$10.

March 24. Violation Corporation Ordinances: Collections and penalties, \$10; costs. \$2: total. \$12. Collections and penalties: In the matter of the Commissioner of Public Charities vs. Guiseppe Peluso, \$150; in the matter of the Commissioner Bang: Collections and penalties, \$14; of Public Charities vs. William Damrau costs, \$2; total, \$16. In the matter of the and Frederic Damrau, \$62.50; violation Fire Law, \$5; in the matter of the Commissioner of Jurors vs. Franklyn L. Seligsberg, \$50.

March 25. Collections and Penalties: Violation Corporation Ordinances, \$10: in Charities vs. Max Porges, \$8; violation Fire Law, \$5.

March 26. Violation Corporation Ordinances: Costs, 20. Collections and Penalties: In the matter of the Commissioner of Public Charities vs. Arthur J. Loeffler, \$250; in the matter of the Commissioner of Public Charities vs. Michael Weinstein and Max Weinstein, \$12; violation Fire Law, \$15; violation Sanitary Code, \$10: in the matter of the Commissioner of Public Charities vs. Ignatz Berger, \$200; in the matter of the Commissioner of Public Charities vs. John Sullivan, \$200.

March 27. Collections and Penalties: Violation Fire Law, \$5; violation Sanitary

March 29. Violation Corporation Ordinances: Judgments, \$59; collections and penalties, \$10; costs, \$2; total, \$71. In the matter of the Commissioner of Public | Moore, 49 East Avenue, L. I. City, Con-Charities vs. Edward J. Jantzen, Rudolph P. Jantzen and John W. Baumann: Coltections and penalties, \$5. In the matter St., Corona, L. I., Laborer, at \$2.50 per of the Commissioner of Public Charities diem from Dept. of Docks and Ferries to vs. David Nemoiter and Beckie Chassin: Collections and penalties, \$21; costs, \$2; total. \$23. Violation Fire Law: Collections and penalties, \$5. In the matter of the Commissioner of Public Charities vs. Antonio Aiello and Vincent Inguglia: Collections and penalties, \$60; costs, \$7; total, \$67. Violation Sanitary Code: Collections

and penalties, \$30.

March 30. Violation Corporation Ordinances: Collections and penalties, \$30; costs, \$2; total, \$32. In the matter of the Commissioner of Public Charities vs. Morris Abelman, Max Blecher and Benjamin Abelman: Collections and penalties, \$2.25;

costs, \$2; total, \$4.25.

March 31. Costs: Violation Corporation Ordinances, \$2; in the matter of the Commissioner of Public Charities vs. Henry Schlitz and Adelaide Blyman, \$11.44; in the matter of the Commissioner of Public Charities vs. Henry Schlitz and William F. Joyce, \$2; in the matter of the Commissioner of Public Charities vs. Charles May et al., \$2. Violation Fire Law: Collections and penalties, \$10. Total amount collected, \$4,368.68.

Amounts Paid. To Commissioner of Public Charities, in abondonment and bastardy cases, \$3,538. To Fire Commissioner, penalties collected for violation of laws relating to fire,

\$130. To Commissioner of Jurors, in matter of delinquent jurors, \$75. To Secretary, Board of Health, in mat-

ter of Board of Health, \$149. Total, \$3,-

SUMMARY. Total amount collected...... \$4,368 68 Total amount paid...... 3,892 00

Balance due the City of New York ..... \$476 68 HERMAN STIEFEL, Asst. Corporation Counsel.

# Changes in Departments, Etc.

DEPARTMENT OF DOCKS AND FERRIES.

Transferred-William C. Beneke, Inspector of Regulating, Grading and Paving, to President, Borough of Manhattan, April 8: Laborers, to Parks, Queens: Daniel J. Reed, March 26; James M. Reilly, April 12. To President, Manhattan, April 12: David Farber, William Mahady, John Histon, Thomas Fennelly. Patrick Doyle, Thomas Markey, Joseph F. Higgins, Edward F. Hale, James Sul-

Titles Changed-William J. Bennett, Foreman of Blacksmiths, to Blacksmith, at \$4.50 per day, April 13; Frank Rhoades and David J. Clooney, Storekeeper's Helpers, to Laborer, at \$2.50 per day, April 15.

Died-Oscar Jacobsen, Dock Builder,

Reinstated-April 15: Thomas Carey, 12 2001. Marine Sounder, at \$3 per day.

DISTRICT ATTORNEY, BRONX COUNTY.

Appointed-Robert S. Mullen, Deputy Assistant District Attorney, at \$2,000 per

BOROUGH OF QUEENS. Resigned-Robert J. French, Inspector of Sewer Construction at \$4 per diem, Division of Engineering, Construction,

Sewers, March 11. Died, March 26, August Schultze, Laborer at \$2.50 per diem, Bureau of Highways; James Leddy, Ward Foreman, Bureau of Highways, at \$1,500 per annum; Foster Crowell, Consulting Engineer at \$7,200 per annum, March 29; Thos. Pettit, Laborer, at \$2.50 per diem, in the Bureau

of Sewers. Services Ceased-Albert J. Decker, Assistant Engineer at \$2,250 per annum, Division of Engineering, Construction, Sewers, February 20. Laborers at \$2.50 Sewers, February 20. Laborers at \$2.50 per diem. Bureau of Sewers, Edward Connolly, Frederick Raber; Bureau of Highways, John Finnegan, Frederick BLIEVUE AND ALLIED HOSPITALS.

26th st. and 1st ave. Telephone, 4400 Madi-Jacob Siebert, John A. Solon, Nicholas Watts. Henry Auer.

Reassigned-John B. Schaeffler, Laborer at \$2.50 per diem in the Bureau of Highways.

Title Changed-April 1, Frederick H. Shepheard, from Engineer Inspector at \$2,100 per annum to Assistant Engineer, Grade D., at \$2,100 per annum.

Appointed - Inspectors of Regulating, Grading and Paving at \$4 per diem. Division of Engineering, Construction, Highways, Henry P. Wingrove, 2324 Madison St., Ridgewood, L. I.; William F. Kearns, Sheepshead Bay, L. I.; John J. Clabby, 10 Hicks St., Flushing, L. I.; Aaron Ingvall, Sherwood House, Queens, L. I.; August W. Diesel, 449 Hancock St., L. I. City. April 2, temporary, Dr. James H. Mc-Carthy, Corona, L. I., Examining Physician at Corona Tunnel Sewer, (compensation not to exceed \$750; Clifford B.

Bureau of Highways.

Reassigned-Richard A. Holden, Laborer, at \$3 per diem in the Bureau of Highways.

Died-James P. Baker, Janitor, at \$1,200 per annum, in the Bureau of Public Buildings and Offices. Reassigned—Joseph Schneier, Laborer,

at \$2.50 per diem, Bureau of Highways April 1. Services Ceased—Clifford B. Moore as

Assistant Engineer in charge of the Topographical Bureau at \$6,000 per annum; Matthew P. Brennan, Laborer, at \$2.50 per diem, Bureau of Highways, March 4th; Frank Houghton, Sweeper, at \$2.50 per diem, Bureau of Street Cleaning, March 1.

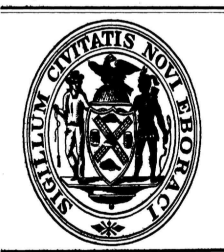
Appointed-April 5, Steam Roller Engineers at \$5 per diem, Bureau of Highways: Wilbur E. Phelps, 449 Dean St., Brooklyn, N. Y.; Adolph Suehsdorf, 11 Oakland Place, Woodhaven, L. I.; Edward A. Kelly, 300 W. 17th St., New York City; Michael Leddy, 332 54th St., Brooklyn, N. Y.; Mrs. Anna McGowan. 949 Lorimer St., Brooklyn, Attendant at \$750 per annum (for a temporary period of three months), Bureau of Public Buildings and Offices, April 7th; Alexander Dolphin, Mathias St., Jamaica, L. I., Stationary Engineer at \$4.50 per diem, Asphalt Plant, Bureau of Highways, April 9; Joseph H. Crennan, 9 Vine St., Richmond Hill, L. I., Painter at \$4 per diem in the Bureau of Public Buildings and Offices, April 12.

Services Ceased—John Venditto, 330 Vine St., Richmond Hill, L. I., Sweeper at \$2.50 per diem, Bureau of Street Clean-

ing, February 1.

Died—April 8th, Joseph H. Cary, 821 Crescent St., Long Island City, Inspector of Sewer Construction at \$4 per diem in the Division of Engineering, Construction, Sewers, reported.

Reassigned-William J. Wall, Laborer, at \$3 per diem. Bureau of Sewers.



## OFFICIAL DIRECTORY.

Unless otherwise stated, the Public Offices of the City are open for business from 9 a. m. to 5 p. m.; Saturday, 9 a. m. to

CITY OFFICES.

MAYOE'S OFFICE.
City Hall. Telephone, 8020 Cortlandt.
John Purroy Mitchel, Mayor.
Theodore Rousseau, Secretary. Theodore Rousseau, Secretary.

Bertram de N. Cruger, Executive Secretary.

Bureau of Weights and Measures.

City Hall. Telephone, 4334 Cortlandt.

Joseph Hartigan, Commissioner.

COMMISSIONERS OF ACCOUNTS.

Municipal Building. Telephone, 4315 Worth.

Leonard M. Wallstein, Commissioner of Accounts.

BOARD OF ALDERMEN.

BOARD OF ALDERMEN.
Cherk's Office, Municipal Building, 2nd floor,
Telephone, 4430 Worth.
P. J. Scally, Clerk.
President of the Board of Aldermen.
City Hall. Telephone, 6770 Corblandt.
George McAneny, President.
BOARD OF AMBULANUE BERVICE.
300 Mulberry st. Ambulance Calls—3100
Spring. Administration Offices—7586 Spring.
ARMORY BOARD.
Hall of Pecords Telephone, 3900 Worth. ARMORY BOARD.

Hall of Records. Telephone, 3900 Worth.
C. D. Rhinebart, Secretary.

ART COMMISSION.

City Hall. Telephone, 1197 Cortlandt.

John Quincy Adams, Assistant Secretary.

BOARD OF ASSESSORS.

Municipal Building, 8th floor. Telephone, 29

Dr. John W. Brahnan, President. J. K. Paulding, Secretary.

DEPARTMENT OF BRIDGES. Municipal Building, 18th floor. Telephone, 380

Worth.
F. J. H. Kracke, Commissioner.
BUREAU OF THE CHAMBERLAIN.
Municipal Building, 8th floor. Telephone, 4270

Henry Bruere, Chamberlain,
CITY CLERK AND CLERK OF THE BOARD
OF ALDERMEN. Municipal Building, 2nd floor. Telephone, 4430

Worth.
P. J. Scully, City Clerk.
BOARD OF CITY RECORD.
Supervisor's office, Municipal Building, 8th
floor. Distributing Division, 96 Reade st. Telephone, 3490 Worth.
David Ferguson, Eupervisor.
DEPARTMENT OF CORRECTION.
Municipal Building, 24th floor. Telep

1610 Worth. Katharine B. Davis, Commissioner. DEPARTMENT OF DOCKS AND PERRIES. Pier "A," N. R. Telephone, 300 Rector. R. A. C. S.nith, Commissioner.

DEPARTMENT OF EDUCATION. Moore, 49 East Avenue, L. I. City, Consulting Engineer, at \$7,200 per annum.

Transferred—Frank Byrnes, 36 38th St., Corona, L. I., Laborer, at \$2.50 per diem from Doot of Dool and fourth Wednesday in August, and the second and fourth wednesday in August, and fourth Wednesdays in every month, except

> Thomas W. Churchill, President. A. Emerson Palmer, Secretary.
> BOARD OF ELECTIONS. BOABD OF ELECTIONS.
>
> General office and office of the Borough of Manhattan, Municipal Building, 18th floor. Telephone, 1307 Worth.
>
> Edward F. Boyle, President.
>
> Moses M. McKee, Secretary.
>
> Other Borough Offices.
>
> The Bronx.
>
> 368 E. 148th st. Telephone, 336 Melrose.
>
> Brooklyn.
>
> 435-445 Fulton st. Telephone, 1932 Main.
> Oueens.

Queens.
64 Jackson ave., Long Island City. Telephone,
3375 Hunters Point.
Richmond.

Borough Hall, New Brighton, S. I. Telephone, 1000 Tompkinsviile. All offices open from 9 a. m. to 4 p. m. Saturday, to 12 m.

BOARD OF ESTIMATE AND APPORTIONMENT.
Municipal Building, 13th floor. Telephone, 1560 Worth.

Joseph Haag, Secretary. Bureau of Records and Minutes.

Municipal Building, 13th floor. Telephone,
4560 Worth. Joseph Haag, Secretary.

Office of the Chief Engineer.

Municipal Building, 13th floor. Telephone,
4560 Worth. Nelson P. Lewis, Chief Engineer.

Buresu of Public Improvements.

Municipal Building, 13th floor. Telephone,
4560 Worth, Nelson P. Lewis, Chief Engineer.

Municipal Building, 13th floor. Telephone,
4563 Worth. Harry P. Nichols, Engineer.
Bureau of Contract Supervision.
Municipal Building, 13th floor. Telephone,
4560 Worth. Central Testing Laboratory, 125
Worth St. Telephone, 3088 Franklin. Tilden
Adamson, Director.

Bureau of Standards.

Municipal Building, 13th floor, Telep.

4560 Worth. George L. Tirrell, Director.

Bureau of Sewer Plan.

Municipal Building, 12th floor, Telep.

4227 Worth. Kenneth Allen, Engineer. Telephone

BOARD OF EXAMINERS.

Municipal Building, 20th floor, 9 a. m. to 4
p. m. Saturday, to 12 m. Telephone, 3280

Worth. Board meets every Tuesday at 2 p. m.

Edward V. Barton, Clerk. DEPARTMENT OF FINANCE. Municipal Building, 5th floor. Telephone, 1200
Worth. Shepard A. Morgan, Secretary to the
Department, 5th floor.
William A. Prendergast, Comptroller.
Deputy Comptrollers, 7th floor. Alexander
Brough, Edmund D. Fisher, Charles S. Hervey,

Hubert L. Smith.

Receiver of Taxes.

Manhattan—Municipal Building, 2nd floor. Telephone, 1200 Worth.

Bronx—177th st. and Arthur ave. Telephone,
140 Tremont. Brooklyn-236 Duffield st. Telephone, 7056

Main.

Queens—5 Court Square, Long Island City.
Telephone, 3386 Hunter's Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.
Frederick H. Ebstein, Receiver of Taxes. Collector of Assessments and Arrears.

Manhattan—Municipal Building, 3d floor.

Telephone, 1200 Worth.

Bronx—177th St. and Arthur Ave. Telephone,
47 Tremont.

Brooklyn—503 Fulton st. Telephone, 8340 Queens—Municipal Building, Court House Square, Long Island City. Telephone, 1553 Hunter's Point.

Richmond—Borough Hall, St. George. Tele-phone, 1000 Tompkinsville. Daniel Moynahan, Collector. FIRE DEPARTMENT.
Municipal Building, 11th floor. Telephone, 410

Brooklyn, 365 Jay st. Telephone, 7600 Main. Robert Adamson, Commissioner DEPARTMENT OF HEALTH Centre and Walker sts., Manhattan. Telephone, 6280 Franklin.

Burial Permit and Contagious Disease offices always open.

Bronx, 3731 Third ave. Brooklyn, Flatbush ave., Willoughby and Fleet sts. Queens, 372 Fulton st., Jamaica. Richmond, 514 Bay st., Stapleton.

S. S. Goldwater, Commissioner.

Eugene W. Scheffer, Secretary. BOARD OF INEBRIETY. 300 Mulberry st. Telephone, 7116 Spring. Board meets first Wednesday in each month at

3 o'clock.
Charles Samson, Secretary.
LAW DEPARTMENT.
Office of Corporation Counsel.
Main office, Municipal Building, 16th floor.
Telephone, 4600 Worth.
Frank L. Polk, Corporation Counsel.
Brooklyn office, 153 Pierrepont st. Telephone,

2948 Main.

Bureau of Street Openings.

Main office, Municipal Building, 15th Soor.

Telephone, 1380 Worth.

Brooklyn office, 166 Montague st. Telephone

Queens office, Municipal Building, Long Island City. Telephone, 3886 Hunters Point. Bureou for the Recovery of Penalties. Municipal Building, 15th floor. Telephone, 3460 Worth. Bureau for the Collection of Arrears of Personal Municipal Building, 17th floor. Telephone, 4585 Worth. Tenement House Bureau and Bureau of

Municipal Building, 18th floor. Telephone, 1620

DEPARTMENT. OF LICENSES. Main Office, 49 Lafayette st. Telephone, 4490 Franklin.

George H. Bell, Commissioner, Centre St. Office—57-59 Centre st. Telephone, 2030 Worth. Julian Rosenthal, Deputy Commis-Brooklyn-381 Fulton Street. Telephone, 1497

Queens — Borough Hall, Long Island City.
Telephone, 5400 Hunters Point.
Richmond, Borough Hall, New Brighton. Telephone, 1000 Tompkinsville. Division of Licensed Vehicles—517-519 W. 57th t. Telephone, 6387 Columbus. Public Employment Bureau — Men's depart-

ments, 128 Leonard st.; Women's departments, 53 Lafayette st. Telephone, 6100 Franklin.

MUNICIPAL CIVIL SERVICE COMMISSION.

Municipal Building, 14th floor. Telephone, 1580 Henry Moskowitz, President.

Robert W. Belcher, Secretary.
MUNICIPAL REFERENCE LIBRARY. Municipal Building, 5th floor. Telephone, 1072 Worth. 9 a. m. to 5 p. m.; Saturday, to

DEPARTMENT OF PARKS. Municipal Building, 10th Floor. Telephone, 4850 Worth. Cabot Ward, Commissioner, Manhattan and

Borough of Breoklyn.
Litchfield Mansion, Prospect Park, Brooklyn.
Telephone, 2300 South. Raymond V. Ingersoll, Commissioner.

Borough of The Bronz. Zbrowski Mansion, Claremont Park. Telephone. 2640 Tremont, Thomas W. Whittle, Commissioner. The Overlook, Forest Park, Richmond Hill, L. I. Telephone, 2300 Richmond Hill, John E. Weier, Commissioner.

PARK BOARD. Municipal Building, 10th floor. Telephone, 4850 Worth. Cabot Ward, President. Louis W. Fehr,

Secretary.

BOARD OF PAROLE OF THE NEW YORK
OITY REFORMATORY OF MISDEMEAN. Municipal Building, 24th floor. Telephone, 1610

Worth. Thomas R. Minnick, Secretary. EXAMINING BOARD OF PLUMBERS.

Municipal Building, 8th floor. Telephone, 1800

Worth.

J. A. Glendinning, Clerk.

POLICE DEPARTMENT.

240 Centre st. Telephone, 3100 Spring.

Arthur Woods, Commissioner.

DEPARTMENT OF PUBLIC CHARITIES.

Principal office, Municipal Building, 10th floor.

Telephone, 4440 Worth.

Brooklyn, and Owener, 327 Schemenham at

Brooklyn and Queens, 327 Schermerhorn st.,
Brooklyn Telephone, 2977 Main.
Bureau of Dependent Adults, Pier, foot of
East 26th st., Telephone, 7400 Madison Square.
The Children's Bureau, 124 East 59th st. Telephone, 7400 Madison Square. The Children's Bureau. 124 East 59th st. Telephone, 7400 Madison Square.

Borough of Richmond, Borough Hall, St. George, S. I. Telephone, 100 Tompkinsville.

John A. Kingsbury, Commissioner.

PUBLIC RECREATION COMMISSION.

Municipal Building, 5th floor. Telephone, 1471

Worth

Meeting every second Tuesday at 2.30 p. m.
Cyril H. Jones, Acting Secretary.
PUBLIC SERVICE COMMISSION.
154 Nassau st., Manhattan. 8 a. m. to 11 p. m.
every day, including holidays and Sundays. Telephone, 4150 Beekman.
Edward E. McCall, Chairman.
Travis H. Whitney, Secretary. BOARD OF REVISION OF ASSESSMENTS.

Municipal Building, 7th floor. Telephone, 1200

John Korb, jr., Chief Clerk.
COMMISSIONERS OF SINKING FUND.

Office of Secretary, Municipal Building, 7th floor. Telephone, 1200 Worth.

John Korb, jr., Secretary.

DEPARTMENT OF TAXES AND

ASSESSMENTS.

Municipal Building, 9th floor. Telephone, 1800 Worth.

North.
Lawson Purdy, President.
C. Rockland Tyng, Secretary.
DEPARTMENT OF STREET CLEANING.
Municipal Building, 12th floor. Telephone, 4240

Worth.
John T. Fetherston, Commissioner.
TENEMENT HOUSE DEPARTMENT.
Manhattan and Richmond office, Municipal
Building, 19th floor. Telephone, 1526 Worth. Brooklyn and Queens office, 503 Fulton st., Brooklyn. Telephone, 3825 Main. Bronx office, 391 East 149th st. Telephone, 107 Melrose.
John J. Murphy, Commissioner.
BOARD OF WATER SUPPLY.

Municipal Building, 22d floor. Telephone, 3150

Charles Strauss, President.
W. Bruce Cobb, Secretary.
DEPARTMENT\_OF\_WATER\_SUPPLY, GAS AND ELECTRICITY.

Municipal Building, 23d, 24th and 25th floors.
Telephones: Manhattan, 4320 Worth; Brooklyn, 3980 Main; Queens, 3441 Hunters Point; Richmond, 840 Tompkinsville; Bronx, 3400 Tre-

Brooklyn, Municipal Building, Brooklyn.
Bronx, Tremont and Arthur aves. Queens,
Municipal Building, Long Island City. Richmond,
Municipal Building, St. George.
William Williams, Commissioner.

BOROUGH OFFICES.

BOBOUGH OF THE BRONX. President's office, 3d ave. and 177th st. Tele-hone, 2680 Tremont. Douglas Mathewson, President, BOROUGH OF BROOKLYN. President's office, Borough Hall. Telephone,

3960 Main. Lewis H. Pounds, President. BOROUGH OF MANHATTAN.

President's office, 20th floor, Municipal Bldg.

Commissioner of Public Works, 21st floor, Municipal Building.

Assistant Commissioner of Public Works, 21st floor, Municipal Building.

Bureau of Highways, 21st floor, Municipal

Bureau of Public Buildings and Offices, 20th floor, Municipal Building.

Bureau of Sewers, 21st floor, Municipal Bldg.

Bureau of Buildings, 20th floor, Municipal Building.
Telephone, 4227 Worth,
Marcus M. Marks, President,
BOROUGH OF QUEENS.

President's office, Borough Hall, Long Island City, Telephone, 5400 Hunters Point.
Bureau of Public Buildings and Offices, Town Hall, Flushing, L. I. Telephone, 1740 Flushing.
Maurice E. Connolly, President.
BOROUGH OF RICHMOND.
President's office. New Brighton, Staten Island, Telephone, 1000 Tompkinsville.
Charles J. McCormack, President.
CORONERS.

CORONERS.
Manhattan, Municipal Building—Second Floor Open at all hours of the day and night. Tele-phone, Worth 3711. Bronx, Arthur and Tremont aves. Telephone, 1250 Tremont. 8 a. m. to midnight, every day.

Brooklyn, 236 Duffield st. Telephone, 4004 Main. Open at all hours of the day and night. Queens, Town Hall, Jamaica, L. 1., 9 a. m. to 10 s. m.; Sundays and holidays, 9 a. m. to Richmond, 175 Second st., New Brighton. Open at all hours of the day and night.

#### COUNTY OFFICES.

Unless otherwise stated, the County officer are open for business from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 13 neon.

### NEW YORK COUNTY.

COUNTY CLERK. County Court House. Telephone, 5388 Corthade. William F. Schmeider, County Clerk 9 a. m. to 2 p. m. during July and August. DISTRICT ATTOMMEY. Criminal Courts Building, 9 a. m. to 5.15 p. m.; Saturday, to 12 m. Telephone, 2304 Frank-

Charles Albert Perkin, District Attorney.

COMMISSIONER OF JUNORS.

280 Broadway. Telephone, 241 Worth.

Thomas Allison, Commissioner.

PUBLIC ADMINISTRATOR. 119 Nassau st. Telephone, 6376 Cortlandt. William M. Hoes, Public Administrator. COMMISSIONER OF RECORDS. Hall of Records. Telephone, 3900 Worth. John F. Cowan, Commissioner. BEGISTER.

Hall of Records. Telephone, 3900 Worth, 9 a. m. to 2 p. m. during July and August. John J. Hopper, Register.

51 Chambers st. Telephone, 4300 Worth. New York County Jail, 70 Ludlow st. Max S. Grisenhagen, Sherist.

8URBOGATES.

Hall of Records. Telephone, 3000 Worth. Hall of Records. Telephone, 3900 Worth. John P. Cohatan; Robert Ladiow Fowler, Sur

rogates.
John F. Curry, Commissioner of Records.

# KINGS COUNTY.

COUNTY CLERK.
Hall of Records, Brooklyn. Telephone, 4930

Charles S. Devoy, County Clerk.
COUNTY COURT. County Court House, Brooklyn. Court opens at 10 a. m. daily and sits until business is completed. Part I. Room No. 23; Part II, Room No. 10; Part III, Room No. 14; Part IV, Room No. 1, Court House. Clerk's office, Rooms 17, 18, 19 and 22; open daily from 9 a. m. to 5 p. m.; Saturday, to 12 m. Telephone, 4154 p. m. Main.

John T. Rafferty, Chief Clerk. DISTRICT ATTORNEY. 566 Court st., Brooklyn, 9 a. m. to 5.30 p. m.;
Saturday, to 1 p. m. Telephone, 2954 Main.
James C. Cropsey, District Attorney.
COMMISSIONER OF JUROES. 381 Fulton st., Brooklyn, Telephone, 1454

Thomas R. Farrell, Commissioner. PUBLIC ADMINISTRATOR. 44 Court st., Brooklyn. Telephone, 2840 Mais Frank V. Kelly, Public Administrator. COMMISSIONER OF RECORDS. Hall of Records, Brooklyn. Telephone, 6988

Edmund O'Connor, Commissioner. REGISTER.
Hall of Records, Brooklyn. Telephone, 2830

Edward T. O'Loughlin, Register. 46-50 Court st., Brooklyn. Telephone, 6845

Lewis M. Swasey, Shorlff. SURROGATE. Hall of Records, Brooklyn. Court opens at 10 a. m. Telephone, 3954 Main. Herbert T. Ketcham, Surrogate. John H. McCooey, Chief Clerk.

## BRONX COUNTY.

COUNTY CLERK.

161st st. and 3d ave. Telephone, 9266 Melrose.

James Vincent Ganly, County Clerk.

COUNTY JUDGE.

161st st. and 3d ave. Telephone, 7907 Melrose.

Louis D. Gibbs, County Judge.

DISTRICT ATTORNEY.

161st st. and 3d ave. Telephone, 9200 Melrose. 161st st. and 3d ave. Telephone, 9200 Mehrose. Francis Martin, District Attorney.

COMMISSIONER OF JURORS. 1932 Arthur ave. Telephone, 3700 Tremont, John A. Mason, Commissioner, PUBLIC ADMINISTRATOR. 2808 3d ave. Telephone, 9816 Melrose, 9 s. m. to 5 p. m., Saturday to 12 m.

Ernest E. L. Hammer, Public Administrator.

REGISTER. 1932 Arthur ave. Telephone, 6694 Tremont. Edward Polak, Regin SHERIFF. 1932 Arthur ave. Telephone, 6600 Tremont. James F. O'Brien, Sheriff. SURROGATE.
161st st. and 3d ave.
George M. S. Schulz, Surregate.

# QUEENS COUNTY.

COUNTY CLERK.
364 Fulton st., Jamaica. Telephone, 151 Ja Leonard Ruoff, County Clerk. COUNTY COURT.

County Court House, Long Island City. Tele-phone, 596 Hunters Point. Court opens at 10 a. m. Trial Terms begin first Monday of each month, except July, August and September, and on Friday of each

Clerk's office opens 9 a. m. to 5 p. m.; Saturdays to 12.30 p. m. Telephone, 551 Jamaica.
Burt Jay Humphrey, County Judge.
DISTRICT ATTORNEY.

County Court House, Long Island City, 9 a. m. to 5 p. m.; Saturday, to 12 m.
County Judge's office always open at 336 Fulton st., Jamaica. Telephone, 3871 Hunters Point.
Denis O'Leary, District Attorney.
COMMISSIONER OF JURORS.

County Court House, Long Island City. Tele-hone, 9631 Hunters Point. Thorndyke C. McKennee, Commissioner, PUBLIC ADMINISTRATOR. 302 Fulton st., Jamaica. Telephone 223 Ja-

Randolph White, Public Administrator.

County Court House, Long Island City. Tele-phone, 3766 Hunters Point. George Emener, Sheriff.

BURROGATE.

364 Fulton st., Jamaica. Telephone, 397 Ja

maica.
Daniel Noble, Surrogate.

## RICHMOND COUNTY.

County Office Building, Richmond. Telephone 28 New Dorp.
C. Livingston Bostwick, County Clerk. C. Livingston Bostwick, County Clerk.

DOWNEY JUDGE AND SURROGATE.

Trial Terms, with Grand and Trial Juty, second Monday of March, first Monday of October.

Trial Terms, with Trial July only, first Monday of May, first Monday of December.

Special Terms, Without Jury—Wednesday of each week, except the last week of July, the month of August and the first week of September.

Surrogate's Court.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court, at Richmond, except during the session of the County Court. There will be on Surrogate's Court during the month of August.
Surrogate's Court during the month of August.
Surrogate's Chambers, Borough Hall, St. George.
J. Harry Tiernan, County Judge and Surro-

DISTRICT ATTORNEY.

Borough Hall, St. George. Telephone, 50
Tompkinsville, 9 a. m. to 5 p. m.; Saturday, to

Albert C. Fach, District Atterney, COMMUSSIONER OF JUNOSS, Village Hall, Stapleton. Telephone, 81 Tomp-Edward I. Miller, Commissioner. PUBLIC ADMINISTRATOR. Pert Richmond, Telephone, 704 West Brighton. William T. Holt, Public Administrator, SHERIFF.

County Court House, Richmond. Telephone 120 New Dorp.
Joseph F. O'Grady, Sheriff.

### THE COURTS.

CITY COURT OF THE CITY OF NEW YORK.

City Hall Park. Special Term Chambers held from 10 a. m. to 4 p. m. Clerk's office open from 9 a. m. to 4 p. m. Telephone, 122 Cortlandt.

Thomas F. Smith, Clerk.

CITY MAGISTRATES' COURT. First Division.

William McAdoo, Chief City Magistrate, 390

Mulberry st. Telephone 6213 Spring.

First District—Crimmal Court Building.

Second District—125 Sixth ava.

Third District—2d ave. and 1st st.

Fearth District—151 F 57th st. Fourth District-151 E. 57th st. Fifth District—121st st. and Sylvan place. Sixth District—162d st. and Washington ave.

Seventh District—314 W. 54th st. Eighth District—1014 E. 181st st., The Bronx. Ninth District (Night Court for Females)— 125 6th ave. Tenth District (Night Court for Males)-151

Eleventh District (Domestic Relations)-151

E. 57th st. Thirteenth District (Domestic Relations)-1014 E. 181st st., The Bronx.
Office of the Chief Probation Officer, 300 Mul-

berry st. Telephone, 8713 Spring.

Second Division.

Borough of Broadlyn.

Office of Chief Magistrate, 44 Court st. Telephone, 7411 Main.

First District—318 Adams st. Second District—Court and Butler ets. Fifth District—249 Mambattan ave. Sixth District—495 Gates ave. Seventh District—495 United ave.
Seventh District—31 Snider ave., Flatbush.
Eighth District—W. 8th st., Coney Island,
Ninth District—5th ave. and 29th st.
Tenth District—133 New Jersey ave.
Domestic Relations—Myrtle and Vanderbilt

William F. Delaney, Chief Clerk. Borough of Queens.

First District—St. Mary's Lyceum, L. I. City.
Second District—Town Hall, Flushing, L. I.
Third District—Central ave., Far Rockaway.
Fourth District—Town Hall, Jamaica, L. I.

Borough of Richmond.
First District—Lafayette ave., New Brighton.
Second District—Village Hall, Stapleton. All courts open daily from 9 a. m. to 4 p. m. except on Saturdays, Sandays and legal holidays, when only moraing sessions are held.

COURT OF GENERAL SESSIONS. Criminal Court Building. Court opens at 10.30 a.m. Clerk's office open from 9 a.m. to 4 p. m., and on Saturdays until 12 m.
Edward R. Carroll, Clerk.

Edward R. Carroll, Clerk,

MUNICIPAL COURTS.

The Clerks' offices are open from 9 a. m.
to 4 p. m.; Saturdny, to 12 neon.

Borough of Mankatten.

First District—54-60 Lafayette st. Additional
Part is held at southwest corner of 6th ave. and

10th st. Telephone, 6030 Franklin.
Second District—264-266 Madison st. Telephone, 4300 Orchard.
Third District—314 W. 54th st. Telephone 5450 Columbus.
Fourth District—Parts I and II, 207 E. 32d

st. Telephone, 4358 Murray Hill.
Fifth District—Broadway and 96th st. Tele

Fifth District—Broadway and 96th st. Telephone, 4006 Riverside.
Sixth District—155 E. 88th st.
Seventh District—70 Manhattan st.
Eighth District—121st st. and Sylvan place.
Telephone, 3950 Harlem.
Ninth District—Madison ave. and 59th st.
Parts I and II. Telephone, 3273 Plaza.

Borough of The Brons.
First District—Town Hall, 1400 Williamshridge road, Westchester. Trial of causes, Tuesday and Friday of each week. Telephone, 457 Westchester.

chester.

Second District—Washington ave. and 162d st. Telephone, 3043 Meirose. Borough of Brooklyn.

First District—State and Court sts. Parts I and II. Telephone, 7091 Main.
Second District—495 Gates ave. Telephone, Third District—6 Lee ave. Telephone, 955 Williamsburg.
Fourth District—14 Heward ave.

Fifth District-5220 Third ave. Telephone, 3907 Sunnet. Sixth District—236 Duffield st. Telephone 6156 Main. Seventh District—31 Pennsylvania ave. 8.45 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m. Telephone, 904 East New York.

Telephone, 964 East New York.

Borouph of Queens.

First District—115 5th st., Long Island City.

Telephone, 1420 Hunters Point.

Second District—Breadway and Court st., Elmhurst. Telephone, 87 Newtown.

Third District—1908 Myrile sve., Glendale.

Telephone, 2352 Bushwick.

Fourth District—Town Mall, Jamaica. Tele-

phone, 1654 Januica.

Borough of Richmond.

First District—Lafayette ave. and 2d at., New Brighton. Clerk's office open from 3.45 a. m. to 4 p. m. Telephone, 503 Pomphinoville. Second District—Former Edgewater Village Hall, Stapleton. Cloud's affice open from 8.45 a. m. to 4 p. m. Telephone, 313 Tompkinsville.

COURT OF SPECIAL SESSIONS. Court opens at 10 a. m.
Part I, Criminal Court Building, Manhattan.
Telephone, 3983 Franklin.
Part II, 171 Atlantic ave., Brooklyn. Telerart 11, 171 Atlantic eve., Brooklyn. Telethome, Main 4250.
Part III, Town Hall, Jamaica. Held on Passday of each week. Telephone, 2620 Jamaica.
Part IV, Borough Hall, St. George. Held on
Wednesday of each week. Telephone, 324
Tompkinsville. Part V, 161st st. and 3d ave., Bronx. Held on Thursday of each week. Telephone, 9088 Mel-

rose. Frank W. Smith, Chief Clerk.

Children's Court. New York County - 66 3d ave. Telephone. 1832 Stuyvesant.

Dennis A. Lembert, Clerk.

Bronx County—355 E. 137th st. Court held on Wednesday and Friday of each week. Telephone, 9092 Melrose. Michael Murray, Clerk. Kings County-102 Court st. Telephone, 627

Main. Joseph W. Duffy, Clerk.
Queens County—19 Flushing ave., Jamaica.
Court held on Monday and Thursday of each

Court held on Monday and Thursday of each week. Telephone, 2624 Jamaica.
Sydney Ollendorf, Cierk.
Richmond County — Carn Exchange Bank Building, St. George. Court held on Tuesday of each week. Telephone, 324 Tompkinsville.
William J. Browne, Clerk.
SUPREME GOURT—APPELLATE DIVISION.
First Judicial Department.
Madison ave. corner 25th st. Court open from 2 p. m. until 6 p. m. Friday, Motion Day. Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30 a. m. Telephone, 3840 Madison Square.

Madison Square. Alfred Wagstaff, Clerk.

Second Judicial Department.

Borough Hall, Brooklyn. Court meets from 2 p. m. to 5 p. m., excepting that on Fridays Court opens at 10 o'clock a. m. Clerk's office open 9 a. m. Telephone, 1392 Main. John B. Byrne, Clerk. SUPREME COURT—APPELLATE TERM.

503 Fulton st., Brooklyn. Court meets 10 a. m Clerk's office opens 9 a m. Telephone, 7452 Main.

Joseph H. DeBragga, Clerk.

SUPREME COURT—CRIMINAL DIVISION.

Criminal Court Building. Court opens at 10.30
a. m. Clerk's office open from 9 a. m. to 4 p. m.;

Saturday, to 12 m. Telephone, 6064 Franklin.

William Schmider Clerk.

William Schneider, Clerk. SUPREME COURT—FIRST DEPARTMENT. County Court House. Court open from 10.15 a. m. to 4 p. m. Telephone, 4580 Cortlandt. SUPREME COURT—SECOND DEPARTMENT.

Joralemon and Fulton sts., Brooklyn. Clerk's effice hours, 9 a. m. to 5 p. m.. Seven jury trial parts. Special Term for trials. Special Term for motions. Special Term (ex-parte business). Court opens at 10 a. m. Naturalization Bureau, Hall of Records, Brooklyn. Telephone, 5460 Main.

James F. McGee, General Clerk.

Queens County.
County Court House, L. I. City. Court opens at 10 a. m. Trial and Special Term for motions and ex-parte business each month except July, August and September, in Part I. Trial Term, Part II, January, February, March, April, May and December. Special Term for trials, January, April, June and November. Naturalization, tist Friday in each Term.

Clerk's office open 9 a. m. to 5 p. m.; Saturday, to 12.30 p. m. Telephone, 3896 Hunters Point.

Thomas B. Seaman, Special Deputy Clerk in

charge. Richmond County. Trial Term held at County Court House, Richmond. Special Term for trials held at Court room, Borough Hall, St. George. Special Term for motions held at Court House, Borough Hall, St. George. C. Livingston Bostwick, Clerk.

### BOARD MEETINGS.

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

Board of Estimate and Apportisument.

The Board of Estimate and Apportisument meets in the Old Council Chamber (Room 16), City Hall, every Friday, at 19 o'clock a. m.

JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesday, at 11 a. m., at call of the Mayor.

JOHN KORB, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Thursday, at 10.30 a. m., upon notice of the Chief Clerk. JOHN KORB, JR., Chief Clerk.

Beard of City Record.

The Board of City Record meets in the City Hall at call of the Mayor. DAVID FERGUSON, Supervisor, Secretary.

#### BELLEVUE AND ALLIED HOSPITALS.

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Staff Room of Bellevue Hospital (entrance 415 E. 26th

st.) until 12 o'clock moon on

MONDAY, MAY 3, 1915,

FOR SPECIFICATION NO. 25, MEDICAL
AND SURGICAL SUPPLIES (ALCOHOL,
GAUZE, HYDROGEN PEROXIDE, PLASTER,

ZINC OXIDE). The time for the delivery and full performance of these contracts is by June 30th, 1915. The surety required on contract will be thirty (30) per cent. of the total amount for which the contract is awarded (bonds not required with

The deposit required will be not less than one and one-half (1½) per cent. of the total amount of the bid or estimate, and must accompany bid. The bidder will state the price per yard, per dezen, or other designated unit, by which the bids will be tested.

The extensions must be made and footed up. as the bids will be read from the total, and will be compared and awards made to the lowest bidder on each line or class, as stated in the specifications, as soon thereafter as practicable, ac cording to law.

Bids must be submitted in duplicate upon the

blank forms furnished by the department, each in a separate envelope. No bids will be accepted unless this provision is complied with. Blank forms and further information may be obtained at the office of the Contract Clerk and Auditor, entrance No. 400 East 29th st., Borough

of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, by JOHN W. BRANNAN, a22 m3

M. D., President. a22,m3

##F8ce General Instructions to Bidders on last page, last column, of the "City Record." SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Staff Room of Believue Hospital (entrance 415 E. 26th St.) until 12 o'clook noon on

St.) while 20 o'clock nown on MONDAY, MAY 2, 1915,
FOR PROVIDING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED FOR FURNISHING AND ENSTALLING THE SURGICAL APPARATUS, KITCHEN EQUIPORT OF CONCRETE AND SHORT LENGTHS OF CONCRETE AND WOOD GUARD RAILS, MENT, METAL LOCKERS, METAL CUPBOARDS, WOOD SHELVES AND LINEN CLOSETS, BATH ROOM EQUIPMENT, THE ASHOKAN RESERVOIR. THE WORK MATTRESS AND TRUNK RACKS, RODS IN

STEAM DRYERS, CURTAINS IN DRESSING ROOMS, AWNINGS. SCREENS, WINDOW GUARDS AND OTHER WORK AS SET FORTH IN THE DRAWINGS AND SPECIFICATIONS FOR THE EQUIPMENT OF THE HARLEM HOSPITAL, 136TH-137TH STREETS AND LENOX AVENUE, BOROUGH OF MANHATTAN, CITY OF NEW YORK. YORK.

The time allowed for doing and completing the new work, repairs and alterations will be not more than sixty (60) consecutive calendar days. The surety required will be thirty (30) per cent. of the total amount of the contract.

Bonds not required with bids.

A deposit of five per cent. of the amount of the bond required by this Department must accompany this bid.

Separate bids are invited on each section. Bids must be submitted upon the blank forms

prepared by the department.

The bids will be read from the total and awards will be made to the lowest bidder on each section as soon thereafter as practical, according to law. Blank forms and further information may be obtained at the office of the Contract Clerk and Auditor, entrance No. 400 East 29th St., Borough of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, by John W. BRANNAN, M. D., President. a22,m3

\*\*See General Instructions to Bidders on

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

### POLICE DEPARTMENT.

Auction Sale. PUBLIC NOTICE IS HEREBY GIVEN THAT PUBLIC NOTICE IS HEREBY GIVEN THAT the One Hundred and Seventy-fifth Public Auction Sale, consisting of condemned Police Department horses, carriages and harness, will be held at the Sales Stables of Messrs. Fiss, Doerr and Carroll Horse Company, Nos. 153-155 East 24th Street, Borough of Manhattan, on THURSDAY, APBIL 22, 1915, at 11 A. M.

Lot Nos. 1 to 37, Horses: Telephone 401, Bronx 389, Garrison 68, Plater 415, Mexican 405, Norman 466, Compis 507, Senator 527, Inspector

Norman 466, Comis 507, Senator 527, Inspector T. 782, Harmon 685, Seymour 213, Fordham 743, Wonder 176, Tinker 234, Dan 329, Roy 500, Rodman 93, Censor 509, Broadway 293, Scott 334, Autumn 358, Hope 135, C. O. 506, Ajax 505, Balckfoot 547, Jestor 561, Thorpe 710, Ormond 591, Carnegie 712, Empire 319, Saylor 307, Cheyenne 255, Cudjo 41, Cardinal 164, Bull 161, Date 316, Edwin 601. Lot Nos. 38 to 45—Carriages: 148, 155, 161, 164, 171, 173, 180. Lot Nos. 46 to 59—Sets of harness.

April 13, 1915. ARTHUR WOODS, Police Commissioner.

### Owners Wanted for Unclaimed Property.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 240 Centre st., for the following property now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Pa-trolmen of this Department.

ARTHUR WOODS, Police Commissioner.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York—Office, No. 72 Poplar st., Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, made and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of meney taken from prisoners and found by Patrolmen of this Department.
ARTHUR WOODS, Police Commissioner.

BELLEVUE AND ALLIED HOSPI-TALS, DEPARTMENT OF PUBLIC CHARITIES, DEPARTMENT OF CORRECTION AND DEPARTMENT OF HEALTH.

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by Bellevue and Allied Hospitals, Department of Public Charities, Department of Correction and Department of Health at Room 1226, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock M. on WEDNESDAY, APRIL 28, 1915, FOR FURNISHING AND DELIVERING

The time for the performance of the contract is during the month ending May 31, 1915. The amount of security required is thirty (30) per cent. of the amount of the bid or estimate.

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money, or a certified check upon one of the State or National Banks of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature assued by The City of New York and approved by the Comptroller as of equal value to the security required. Such deposit shall be in an amount not less than one and onehalf (11/2) per cent. of the total amount of the bid.

The bidder will state the price per pound, or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each line or item, as stated in the specifications.

Bids must be submitted in duplicate, each in a

separate envelope. No bid will be accepted un-tess this provision is complied with.

Blank forms and further information may be obtained at Room 1226, Municipal Building, Borough of Manhattan.
BOARD OF TRUSTEES, BELLEVUE AND

ALLIED HOSPITALS, JOHN W. BRANHAN, M. D., President.
DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.
DEPARTMENT OF CORRECTION, KATH-

ARINE BEMENT DAVIS, Commissioner.

DEPARTMENT OF HEALTH, S. S. Goldwater, M. D., Commissioner. 217,28 12 See General Instructions to Bidders on last page, fust column, of the "Otty Record," except for the address of the office for recelving and spening bids.

# BOARD OF WATER SUPPLY.

## Proposals.

SEALED BIDS WILL BE RECEIVED BY the Board of Water Supply, at its offices, twenty-second floor, Municipal Building, Park Row, Centre and Chambers Streets, New York City, until 11 A. M. on

City, until 11 A. M. on

TUESDAY, MAY 4, 1915.

CONTRACT NO. 143.

FOR FURNISHING AND ERECTING
ABOUT 15 MILES OF WIRE FENCE WITH

MARBLETOWN AND HURLEY, ULSTER COUNTY, NEW YORK.

An approximate statement of the quantities of the various items of work and further informa-tion are given in the Information for Bidders, forming part of the contract. At the above place and time the bids will be publicly opened and read. The award of the contract, if awarded, read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids.

A bond in the sum of twenty thousand dollars (\$20,000) will be required for the faithful performance of the contract.

formance of the contract.

No bid will be received and deposited unless accompanied by a certified check upon a Na-tional or State Bank, drawn to the order of the Comptroller of The City of New York, to the amount of one thousand dollars (\$1,000).

Time allowed for the completion of the work

is 9 months from the service of notice by the Board to begin work.

Pamphlets containing information for bidders, forms of proposal and contract, specifications, contract drawings, etc., can be obtained at the above address, at the office of the Secretary, upon application in person or by mail, by depositing the sum of ten dollars (\$10) in cash or its equivalent for each pamphlet. This deposit will be refunded upon the return of the pamphlets in acceptable condition within thirty days from the date on which hide are to be overed. from the date on which bids are to be opened For further particulars apply to the office of the Principal Assistant Engineer at the above

address.
CHARLES STRAUSS, President; CHARLES
N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.
W. BBUCE COBB, Secretary.

NOTE: SEE GENERAL INSTRUCTIONS TO BIDDERS ON LAST PAGE, LAST COLUMN, OF THE CITY REC-ORD, SO FAR AS APPLICABLE HERETO AND NOT OTHERWISE PROVIDED FOR.

#### MUNICIPAL CIVIL SERVICE COMMISSION.

#### Proposals.

SEALED BIDS WILL BE RECEIVED AT the office of the Municipal Civil Service Commission in Room 1440, 14th floor, Municipal Building, Borough of Manhattan, until 5 o'clock

p. m., on
TUESDAY, MAY 4, 1915,
FOR FURNISHING AND LAYING ABOUT
1,975 SQUARE YARDS OF LINOLEUM
UPON THE FLOORS OF CERTAIN ROOMS
IN USE BY THE MUNICIPAL CIVIL
SERVICE COMMISSION IN THE MUNICIPAL BUILDING, BOROUGH OF MANHAT-

The time allowed for the performance of the contract is forty (40) calendar days, beginning with the date upon which the work thereunder is ordered to be started.

The amount of security required is seven hun-

dred dollars (\$700).

The amount of the deposit required with the bid is fifty dollars (\$50).

Bidders must state in their bids, in writing and

in figures, a price per square yard for linoleum, furnished and laid as required by the specifications, which price shall cover the cost of furnishing all the materials and labor, and of per-forming all the work required to be done; also the cost of all wastage due to trimming and fitting linoleum, also the cost of moving and replacing office furniture and equipment, and also all other costs involved in or incidental to the complete fulfillment of the contract.

Samples of the linoleum and of the lining, 12 inches by 24 inches, and of the cements intended to be used, shall be furnished and delivered by the bidders at the office of the Chief Clerk, Room 1440, Municipal Building, Manhattan, prior to the time of the opening of the bids, and if such samples be not so furnished, or if they do not conform to the quality and character re-quired by the specifications, the bid will be re-

Blank forms and further information may be obtained at the office of the Chief Clerk of the Municipal Civil Service Commission, Room 1440, Municipal Building, Borough of Manhattan. a22,m4 HENRY MOSKOWITZ, President.

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

## Notices of Examinations.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from FRIDAY, APRIL 16, 1915, TO FRIDAY, APRIL 30, 1915,

for the position of PHYSICIAN (SURGEON, NOSE AND

THEOAT). No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. FRIDAY, APRIL 30, 1915, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mail ing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which full postage is not prepaid will not be accepted.

Applicants must be citizens of the United States, residents of the State of New York and legally qualified to practice medicine in the State of New York.

The subjects and weights of the examination are: Technical, 5; 75% required; Experience, 5; 70% required. A physical qualifying examination will be

Candidates failing to receive 70% on Experience will not be summoned for the Physical test; candidates failing to qualify in the physical ex

amination will not be summoned for the technical

examination. Applications for this examination must be filed on a special blank, Form C, with insert. Experience blanks will be issued with the appli-cations and must be filed with the Commission

at the time of filing applications.

Candidates should have thorough experience in operations on Tonsils and Adenoid tissue. Minimum age, 25 years. Two vacancies at \$1,560 in the Health Department.
a16,30 R. W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT

applications will be received from THURSDAY, APRIL 15, 1915, TO THURS-DAY, APRIL 29, 1915,

for the position of

PHYSICIAN (CLINIC). No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. THURSDAY, APRIL 29, 1915, will be accepted

Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which full postage is not prepaid will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York. The subjects and weights of the examination Experience, 5; 70% required; Technical, A physical qualifying examination will be given.

Applications for this examination must be filed on a special blank, Form C, with insert. Experience blanks will be issued with the applicaions and must be filed with the Commission at the time of filing applications.

Candidates receiving less than 70% on Experience will not be summoned for the physical test; candidates failing to qualify in the physical test will not be summoned for the technical examination.

Candidates for this examination must be licensed to practice medicine in the State of New York.

Duties: The duties are the supervision of

the various clinics (Tubercular, Venereal and Antirabic) of the Department of Health. Hours of service: three hours daily, six days a week.

Requirements: Candidates will be required to

present evidence of one year's experience as interne in a hospital or sanatorium, or at least two

years' experience in out-patient work.

Compensation, \$1,200 to \$1,500 per annum.

Minimum age, 25 years. One vacancy in the
Health Department at \$1,200 per annum.

a15,29 R. W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from WEDNESDAY, APRIL 14, 1915, TO WEDNES

DAY, APRIL 28, 1915, for the position of DIRECTOR OF SOCIAL INVESTIGATIONS.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. WEDNESDAY, APRIL 28, 1915, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or sufficient postage is enclosed to cover verope or sunctent postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which full postage is not prepaid will not be accepted.

The subjects and weights of the examination are: Experience, 4; 70% required; Written examination, 4; 70% required; Oral examination, 2; 70% required.
Candidates will not be assembled for the writ-

ten examination. Candidates will be assembled for the oral examination. A physical qualifying examination will be

given.

Candidates receiving less than 70% on Experience will not be summoned for the physical test; candidates failing to qualify in the physical test; will not be summoned for the written examination; candidates receiving less than 70% on the written examination will not be summoned for

the Oral examination.

Applications for this examination are to be filed on a special blank, Form C, with insert. Experience blanks will be issued with the applications and must be filed with the Commission at the time of filing applications.

DUTIES.

1. To plan, direct and be responsible for the investigations made necessary by applications to the Department of Public Charities by individuals or families for
(a) the commitment of children to institutions,

transfer from one institution to another, or dis-(b) for payment to private homes or hospitals for patients or inmates as public charges;
(c) for transportation or deportation as public

charges: (d) for admission to any municipal or state charitable institution, such as the sanitoria for consumptives, institutions for the feeble-minded,

(e) for any other service now rendered or

2. To direct and be responsible for the social rvice divisions of hospitals of the Department of Public Charities. 3. To plan, direct and be responsible for statistical and other inquiries into the causes of public

REQUIREMENTS. Extended administrative experience in the field of public or private charitable organizations or social service will be required for entrance to the examination.

dependence and its increase or decrease.

The written examination will test the candidate's knowledge of the administration of public charities in the City and State of New York. The minimum age is 21 years. There is one vacancy in the Department of Public Charities

at \$4,000 per annum.

The requirement that applicants must be residents of the State of New York is waived for this examination. Competitive examinations to be open to all citizens of the United States.

Persons who accept appointment must thereafter reside in the State of New York. The requirement that every application shall bear the certificate of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or

engaged in business elsewhere.
a14,28 R. W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from TUESDAY, APRIL 13, 1915, TO TUESDAY, APRIL 27, 1915,

for the position of PATHOLOGIST-BACTERIOLOGIST.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M., TUESDAY, APRIL 27, 1915, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which full postage is not prepaid will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and vieights for this examination are: Technical, 6; 75% required. Experience 4; 70% required.

Candidates failing to qualify in any part of the examination will not be summoned for the ensuing tests.

A physical qualifying examination will be Applications for this examination are to be filed on a special blank, Form C, with insert. Experience blanks will be issued with the appli-cations and must be filed with the Commission at

the time of filing applications.

Candidates must be licensed to practice medicine in the State of New York, and must have

had at least one year's work, in an official ca-pacity, in a Pathological Laboratory, or its equivalent.

Minimum age, 21 years; one vacancy at Kings
County Hospital, Department of Charities. Salary \$1,320 with maintenance or \$1,500 without
maintenance. R. W. BELCHER, Secretary.
a13,27

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

FRIDAY, APRIL 9, 1915, TO FRIDAY APRIL 28, 1915, for the position of

RESIDENT PHYSICIAN, GRADE 2, MALE AND FEMALE. No applications delivered at the office of the

Commission, by mail or otherwise, after 4 P. M. ance of t FRIDAY, APRIL 23, 1915, will be accepted. Application blanks will be mailed upon request, awarded.

provided a relf-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which full postage is not prepaid

will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York. The subjects and weights of the examination are: Experience, 4; Technical, 6; 75% required on the technical examination.

Candidates will be required to be licensed to practice medicine in the State of New York. The license must be submitted at the time of filing the application.

A physical examination will precede the mental Applications for this examination must be filed on a special blank, Form C, with insert. Experience blanks will be issued with the applications. Candidates failing to pass the physical examination will not be summoned for the writ-ten examination. The time and place of holding the physical and mental examinations will be an

nounced later.

A vacancy exists at the Workhouse, Blackwell's Island, for a Physician (Female) who will not be required to reside on Blackwell's Island. Residence at an institution is usually required. The salary is \$1,200 per annum with mainte nance. The minimum age is 21. a9,23 ROBERT W. BELCHER, Secretary.

#### DEPARTMENT OF DOCKS AND FERRIES.

#### Municipal Ferry Privileges.

JOSEPH P. DAY, AUCTIONEER, WILL SELL on behalf of the Department of Docks and Ferries at public auction to the highest bidder on TUESDAY, APRIL 27, 1915, at 11.00 o'clock in the forenoon at Pier "A," foot of Battery Place, North river, the herein

detailed privilege, for a term of three years beginning at noon on May 1, 1915:

1. THE PRIVILEGE OF MAINTAINING A STAND FOR THE SALE OF FRUIT AT THE ENTRANCE TO THE TERMINAL BUILDING AT THE MANHATTAN TERMINAL OF THE STATEN ISLAND FERRY. The upset price is \$2,500.00 per annum.

GENERAL TERMS AND CONDITIONS. 1. All bidding shall be upon the basis of an aggregate per annum fee or compensation to the City of New York for the privilege stated, which shall be payable quarterly in advance and in equal sums on the first day of May, August, November and February, respectively, to the Cashier of the Department of Docks and Ferries.

2. The successful bidder will be required to

pay at the time of the sale the Auctioneer's fee 3. The Commissioner of Docks reserves the right to reject any or all bids if in his judgment he deems it to be to the best interests of the City of New York so to do. No person will be accepted as a successful bidder who is delinquent on any form of contract with the Department of Docks and Ferries or with the City of New York. No bid will be received from any person who is in arrears to the Department of Docks and Ferries or to the City of New York upon debt or contract or who is a defaulter as surety or otherwise upon any obligation to the Department of Docks and Ferries or to the City of New York.

4. In the event of the award of the privilege, the successful bidder will be required to enter into a written agreement with the Commissioner of Docks at the time of the sale. This agreement may be seen and examined at the office of the Secretary of the Department of Docks and

5. The successful bidder must pay to the Department of Docks and Ferries at the time of the sale 25% of the amount of the annual fee or compensation bid for the privilege, as security for carrying into effect the terms of the sale, which 25% will be applied to the payment of the quarterly installment of such fee or compensation first accruing under the agreement when executed, or will be forfeited to the City as liquidated damages if the successful bidder neglects or refuses to execute the agreement with good and sufficient bond or obligation of a surety company, authorized by law to act as surety, in the sum of the annual fee or compensation bid for the privilege.

The Commissioner of Docks reserves the right to resell the privilege where the successful bidder fails, refuses or neglects to comply with the terms and conditions herein contained, the bidder so failing, refusing or neglecting to com-ply with the terms and conditions of the sale to be liable to the City of New York for any deficiency resulting from or occasioned by such re-

R. A. C. SMITH, Commissioner of Docks. Dated New York, April 20, 1915. a22,27

# Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at his office, Pier "A," foot of Battery Place, North River, Borough of Manhattan, until 12 o'clock

MONDAY, APRIL 26, 1915,

CONTRACT NO. 1447.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING LUMBER.

The time for the completion of the work and the full performance of the contract is on or before the expiration of one hundred and twenty calendar days. The amount of security required shall be thirty (30) per cent. of the total amount for which the contract is awarded.

The deposit to accompany bid shall be in an amount not less than one and one-half (11/2) per cent, of the total amount of the bid.

The contract, if awarded, will be awarded to the bidder whose price is the lowest for furnishing and delivering all of the lumber called for and whose bid is regular in all respects. and whose bid is regular in all respects.

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 said Department.
R. A. C. SMITH, Commissioner of Docks.

Dated April 13, 1915. a14,26

ESSee General Instructions to Bidders on last page, last column, of the "City Record." DEPARTMENT OF WATER SUPPLY

#### GAS AND ELECTRICITY. Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at room 2351, Municipal Building, Manhattan, until 2 o'clock p. m., on MONDAY, MAY 3, 1915,

Boroughs of Manhattan and The Bronx, FOR FURNISHING AND DELIVERING ENGINEERS' AND DRAUGHTMEN'S SUP-

The time allowed for the performance of the contract is thirty (30) calendar days.

The amount of the security for the performance of the contract is thirty (30%) per cent. of the total amount for which the contract is

The bidder will state the price per unit of each item of materials or supplies contained in the specifications or schedules, by which the bids will be tested. The bids will be compared and award made to the lowest formal bidder on each

Blank forms of bid, proposals and contract, including specifications, approved as to form by the Corporation Counsel, can be obtained at Room 2351, in the Municipal Building, Manhattan, New York City.

April 20, 1915. 122,m3 WILLIAM WILLIAMS, Commissioner. A See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Water Supply, Gas and Electricity at Room 2342, Municipal Building, Manhattan, until 11 A. M. MONDAY, APRIL 26, 1915,

Boroughs of Manhattan, The Bronx and

FOR WORK IN CONNECTION WITH GAS LIGHTING EQUIPMENT FROM MAY 1, 1915, TO DECEMBER 31, 1915, BOTH INCLUSIVE.

The amount of the security required is twenty-five (25%) per cent. of the total amount of the

Blank forms of bid, proposals and contract. including specifications, approved as to form by the Corporation Counsel, can be obtained at Room 2342 in the Municipal Building, Manhat-

tan, New York City.
Dated New York, April 14, 1915.
a15,26 WILLIAM WILLIAMS, Commissioner. See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Water Supply, Gas and Electricity at Room 2342, Municipal Building, Manhattan, until 11 A. M.

MONDAY, APRIL 26, 1915,
Borough of Brooklyn.

FOR WORK IN CONNECTION WITH GAS LIGHTING EQUIPMENT FROM MAY 1, 1915, TO DECEMBER 31, 1915, BOTH INCLUSIVE.

The amount of security required is twenty-five.

The amount of security required is twenty-five (25%) per cent. of the total amount of the bid. Blank forms of bid, proposals and contract, including specifications, approved as to form by the Corporation Counsel, can be obtained at Room 2342 in the Municipal Building, Manhattan, New York City.

Dated New York, April 14, 1915.

a14,26 WILLIAM WILLIAMS, Commissioner.

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

## FIRE DEPARTMENT.

## Auction Sale.

VAN TASSELL & KEARNEY, AUC-tioneers, on behalf of the Fire Department, will offer for sale at public auction to the highest bidder, on

FRIDAY, APRIL 23, 1915. at premises No. 130 East 13th Street, Borough of Manhattan, at 12 m., on said date, the following sixteen horses:

Borough of Manhattan. Horses registered Nos. 89, 169, 184, 277, 297,

322, 599, 608 and 632-B. Borough of Brooklyn.

Horses registered Nos. 51-B, 171-B, 221-B, 223-B, 403-B, 532-B and 615-B.

The above horses may be seen at any time be-

fore the date of sale at department stables, 133 West 99th Street, Borough of Manhattan, and Bolivar and St. Edwards Streets, Borough of Brooklyn ROBERT ADAMSON, Fire Commissioner.

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at his office, Eleventh Floor, Municipal Building, Borough of Manhattan, until 10.30 o'clock a. m., on
TUESDAY, APRIL 27, 1915,
NO. 1. FOR FURNISHING AND DELIVERING TWELVE MOTOR DRIVEN CITY
SERVICE HOOK AND LADDER TRUCKS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is One Hundred and Fifty (150) days. The amount of security required is Fifty per cent. (50%) of the amount of the bid or estimate. The bidder will state the price of each item or article contained in the specifications or sched-ules herein contained or hereto annexed, per tractor, 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 total. The bids will be compared and

Bids for supplies must be submitted in dupli-Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, Eleventh Floor, Municipal Building, Manhattan.

ROBERT ADAMSON, Fire Commissioner.

the contract awarded at a lumb or aggregate sum.

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

#### DEPARTMENT OF STREET CLEANING.

# Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at his office, Room 1244, Municipal Building, Borough of Manhattan, until 12 o'clock noon on MONDAY, APRIL 26, 1915,
Boroughs of Manhattan, The Bronx and

Brooklyn,
FOR FURNISHING AND DELIVERING
(1) HORSE SHOE PADS; (2) REINS,
HAMES AND BREECHINGS. The time allowed for the delivery of materials

and supplies and the performance of the con tract is (1) Sixty (60) days; (2) Thirty (30) The amount of security required is Thirty

(30) per cent. of the amount of the bid or esti-Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price of each item

or article contained in the specifications or schedules herein contained or hereto annexed, per pair, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each borough, and awards made to the lowest bidder on each borough.

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, Room 1244, Municipal Building, New York City. J. T. FETHERSTON, Commissioner. Dated April 12th, 1915. a15,26 Me See General Instructions to Bidders of last page, last column, of the "City Record."

a8.23

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at his office, Room 1244, Municipal Building, Borough of Manhattan, until 12 o'clock noon on MONDAY, APRIL 26, 1915, Boroughs of Manhattan, The Bronx and

FOR FURNISHING AND DELIVERING WINDOW GLASS.

The time allowed for the delivery of materials and supplies and the performance of the con-

The amount of security required is Thirty (30) per cent. of the amount of the bid or esti-

Bids must be submitted in duplicate in separat

envelopes.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per light, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each Borough, and awards made to the lowest bidder

on each Borough.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Department of Street Cleaning, the Borough of Manhattan, Room 1244, Municipal Building, New York City.

J. T. FETHERSTON, Commissioner.
Dated April 12th, 1915.

a15,26

Dated April 12th, 1915. a15,26

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

### DEPARTMENT OF BRIDGES.

#### Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at his office, Municipal Building, Borough of Manhattan, until 2 o'clock P. M. on

THURSDAY, APRIL 22, 1915,

FOR FURNISHING AND DELIVERING WHITE LEAD AND RED LEAD TO THE DEPARTMENT OF BRIDGES.

The time allowed for the full delivery of

The time allowed for the full delivery of the white lead and red lead and for the complete performance of the contract will be ninety (90) calendar days after the date of certifica-tion of the contract by the Comptroller of the

City.

The bidder shall state a unit price for each item contained in the specifications or schedule, by which the bids will be tested. The bids will be compared and the award, if made, will be made to the lowest formal bidder in an aggregate sum for the total of all items. The amount of security to guarantee the faithful performance of the contract will be thirty (30) per cent. of the total amount for which the contract is awarded.

The right is reserved by the Commissioner to reject all the bids should he deem it to the

interest of the City so to do. Blank forms and specifications may be obtained at the office of the Department of Bridges. F. J. H. KRACKE, Commissioner.

Dated April 8th, 1915.

Lar See General Instructions to Bidders on last page, last column, of the "City Record." SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Bridges at his office, Municipal Building, Borough of Manhattan, until 2 o'clock P. M. on

#### THURSDAY, APRIL 22, 1915, FOR FURNISHING AND DELIVERING LINSEED OIL TO THE DEPARTMENT OF BRIDGES.

The time allowed for the full delivery of the linseed oil and for the complete performance of the contract will be ninety (90) calendar days after the date of certification of the con-

days after the date of certification of the contract by the Comptroller of the City.

The bidder shall state a unit price for each item contained in the specifications or schedule, by which the bids will be tested. The bids will be compared and the award, if made, will be made to the lowest formal bidder in an aggregate sum for the total of all items.

The amount of security to guarantee the faithful performance of the contract will be thirty (30) per cent. of the total amount for which the contract is awarded. The right is reserved by the Commissioner to reject all the bids should he deem it to the

interest of the City so to do.

Blank forms and specifications may be ob tained at the office of the Department of Bridges. F. J. H. KRACKE, Commissioner.

Dated April 8th, 1915. a10,22

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

## DEPARTMENT OF EDUCATION.

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Borough of Manhattan, until eleven o'clock A. M., on

#### MONDAY, MAY 3, 1915, Borough of Brooklyn.

NO. 1:—FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 24, 25, 26, 36, 43, 52, 53, 55, 57, 68, 74, 75, 79, 86, 88, 117, 123, 129, 141, 145, 147, 148 AND 162, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

The amount of security required is as follows:
P. S. 24, \$1,000; P. S. 25, \$800; P. S. 26, \$1,200; P. S. 36, \$500; P. S. 43, \$500; P. S. 52, \$200; P. S. 53, \$1,200; P. S. 55, \$500; P. S. 57, \$300; P. S. 68, \$200; P. S. 74, \$200; P. S. 77, \$300; P. S. 68, \$200; P. S. 74, \$200; P. S. 75, \$300; P. S. 86, \$400; P. S. 88, \$400; P. S. 123, \$1,000; P. S. 88, \$200; P. S. 141, \$600; P. S. 145, \$600; P. S. 141, \$600; P. S. 145, \$600; P. S. 147, \$1,200; P. S. 148, \$1,000; P. S. 162, \$1,500.

The deposit accompanying bid on each school shall be five per centum of the amount of security required is as follows:

The amount of security required is as follows:

The amount of security required is accompanying bid on each item shall be five per centum of the amount of security.

A separate proposal must be submitted for each item and award will be made thereon.

Borough of Queens.

NO. 5:—FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 39, 46, 50, 51, 54, 56, 57, 58, 59, 62, 63, 65, 66, 82, 90 AND RICHMOND HILL HIGH SCHOOL, BOR-OUGH OF QUEENS.

The deposit accompanying bid on each school will be fity-five (55) working days, as provided in the contract.

shall be five per centum of the amount of se-

separate proposal must be submitted for each school and award will be made thereon.

NO. 2:—FOR FURNITURE, ETC., FOR
NEW PUBLIC SCHOOL 169, ON THE EASTERLY SIDE OF 7TH AVENUE, BETWEEN 43RD AND 44TH STREETS, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be sixty (60) working days, as provided in

The amount of security required is as follows Item 1, \$1,200; Item 2, \$600; Item 4, \$400; Item 5, \$300; Item 6, \$200.

The deposit accompanying bid on each item shall be five per centum of the amount of se-A separate proposal must be submitted for each

item and award will be made thereon.

On Nos. 1 and 2, the bidders must state the price of each item, by which the bids will be tested. Award of contract will be made to the lowest bidder on each item.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of

Street, Borough of Manhattan, and also at No. 131 Livingston Street, Borough of Brooklyn. C. B. J. SNYDER, Superintendent of School

Buildings.
Dated, APRIL 21, 1915. See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Borough of Manhattan, until eleven o'clock A. M., on

MONDAY, MAY 3, 1915,

Borough of The Bronx.

NO. 3:—FOR INSTALLING ELECTRIC EQUIPMENT IN THE ADDITION TO AND ALTERATIONS IN PUBLIC SCHOOL 12, ON THE SOUTHWESTERLY CORNER OF BENSON AND FRISBY AVENUES, WEST-CHESTER, BOROUGH OF THE BRONX.

The time allowed to complete the whole work The time allowed to complete the whole work will be one hundred (100) working days, as provided in the contract.

The amount of security required is Two Thou sand (\$2,000) Dollars. The deposit accompanying bid shall be five per centum of the amount of security.

Borough of Queens.

NO. 4:—FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 20, 27, 29, 31, 34, 49, 79, JAMAICA HIGH SCHOOL, JAMAICA TRAINING SCHOOL AND NEW YORK PARENTAL SCHOOL, BOROUGH OF

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

days, as provided in the contract.

The amount of security required is as follows:
P. S. 20, \$400; P. S. 27, \$100; P. S. 29, \$100;
P. S. 31, \$100; P. S. 34, \$100; P. S. 49, \$300;
P. S. 79, \$300; J. H. S., \$400; J. T. S., \$300;
N. Y. P. S., \$2,000.

The deposit accompanying bid on each school shall be five per centum of the amount of security.

A separate proposal must be submitted for each

school and award will be made thereon.

On No. 3, the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder. On No. 4, the bidders must state the price of each item, by which the bids will be tested. Award of contract will be made to the lowest

bidder on each item.

Blank forms, plans and specifications may be obtained or seen at the office of the Superin tendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Bor-

ough of Queens. C. B. J. SNYDER, Superintendent of School Buildings.

The time allowed to complete the whole work on P. S. 7 will be sixty (60) working days, and on P. S. 19 forty (40) working days, as provided in the contract.

The amount of security required is as follows: P. S. 7, \$2,000; P. S. 19, \$2,000.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

curity.

snail be live per centum of the amount of security.

A separate proposal must be submitted for each school and award will be made thereon.

NO. 3:—FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 11, 17, 26, 28, 32, 33, 51, 53, 58, 59, 69, 70, 96, 116, 117, 127, 141, 158, DEWITT CLINTON HIGH SCHOOL AND HIGH SCHOOL OF COMMERCE, BOR-OUGH OF MANHATTAN.

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

The amount of security required is as follows:

P. S. 11, \$300; P. S. 17, \$400; P. S. 26, \$400; P. S. 28, \$500; P. S. 32, \$200; P. S. 33, \$400; P. S. 51, \$300; P. S. 53, \$600; P. S. 59, \$400; P. S. 69, \$300; P. S. 70, \$300; P. S. 59, \$400; P. S. 69, \$300; P. S. 70, \$300; P. S. 127, \$200; P. S. 111, \$200; P. S. 127, \$200; P. S. 141, \$200; P. S. 158, \$400; D. W. C. H. S., \$400; H. S. of C., \$500.

The deposit accompanying bid on each school shall be five per centum of the amount of security.

separate proposal must be submitted for A separate proposal must be submitted for each school and award will be made thereon.

NO. 4:—FOR FURNITURE, ETC., FOR NEW PUBLIC SCHOOL 52, ON THE WEST-ERLY SIDE OF ACADEMY STREET, BETWEEN BROADWAY AND VERMILYEA AVENUE, BOROUGH OF MANHATTAN.

The time allowed to complete the whole work.

The time allowed to complete the whole work will be sixty (60) working days, as provided in the contract. The amount of security required is as follows:

Item 1, \$1,200; Item 2, \$600; Item 4, \$400; Item 5, \$100; Item 6, \$400. The deposit accompanying bid on each item shall be five per centum of the amount of se-

days, as provided in the contract.

The amount of security required is as follows:
P. S. 39, \$600; P. S. 46, \$600; P. S. 50, \$300;
P. S. 51, \$300; P. S. 54, \$200; P. S. 56, \$200;
P. S. 57, \$300; P. S. 58, \$200; P. S. 59, \$200;
P. S. 62, \$300; P. S. 63, \$200; P. S. 65, \$300;
P. S. 66, \$400; P. S. 82, \$300; P. S. 90, \$200;
R. H. H. S., \$400.

A separate proposal must be submitted for each school and award will be made thereon. The deposit accompanying bid on each school shall be five per centum of the amount of se-

Borough of Richmond.

NO. 6:—FOR ITEM 1, GENERAL CONSTRUCTION, ALSO ITEM 2, PLUMBING AND DRAINAGE OF NEW PUBLIC SCHOOL 8, AT THE INTERSECTION OF LINDENWOOD AVENUE AND SCHOOL STREET, ABOUT 450 FEET SOUTHERLY FROM THE AMBOY ROAD, GREAT KILLS, BOROUGH OF RICHMOND.

The time allowed to complete the relative to the state of the state

The time allowed to complete the whole work on each item will be two hundred (200) working days, as provided in the contract. The amount of security required is as follows:

Item 1, \$30,000; Item 2, \$2,000. The deposit accompanying bid on each item

the Board of Education, Park Avenue and 59th shall be five per centum of the amount of se-

A separate proposal must be submitted for each item and award will be made thereon.

On Nos. 2, 3, 4, 5 and 6, bidders must state the price of each item, by which the bids will be tested.

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Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Offices, No. 69 Broadway, Flushing, Borough of Queens, and Borough Hall, New Brighton, Borough of Richard, for work for their respective boroughs.

C. B. J. SNYDER, Superintendent of School Buildings

Buildings.
Dated, APRIL 14, 1915.

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

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Borough of Manhattan, until eleven o'clock A. M.,

#### MONDAY, APRIL 26, 1915,

NO. 7:—FOR FURNISHING AND DELIVERING NEW DIRECT RADIATORS TO VARIOUS SCHOOLS IN THE BOROUGH OF MANHATTAN.

Proposals shall start to

Proposals shall state the price for furnishing and delivering all the radiators to all the schools listed and the contract will be awarded in a lump sum for all the work specified. Completion:—All radiators shall be delivered and all work in connection therewith, as specified, and shall be entirely completed within forty

(40) working days from date of contract.

Security:—The amount of security required is One Thousand Dollars (\$1,000). The deposit accompanying bid shall be five per centum of the amount of security.

On No. 7, the bids will be compared and the contract awarded to the lowest bidder.

Blank forms and specifications in typewritten form may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan. C. B. J. SNYDER, Superintendent of School

Buildings.
Dated, APRIL 14, 1915. Ar See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Borough of Manhattan, until eleven o'clock A. M.,

#### MONDAY, APRIL 26, 1915.

MONDAY, APRIL 26, 1915,

Borough of Brooklyn.

NO. 1:—FOR ALTERATIONS, REPAIRS, ETC., AT PUBLIC SCHOOLS 16, 17, 19, 20, 22, 23, 31, 33, 34, 37, 38, 49, 51, 59, 71, 110, 122, 126, 132, 143 AND EASTERN DISTRICT HIGH SCHOOL, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work on each school will be fifty-five (55) working days, as provided in the contract.

The amount of security required is as follows:

P. S. 16, \$800; P. S. 17, \$1,000; P. S. 19, \$500; P. S. 20, \$300; P. S. 23, \$2,200; P. S. 31, \$1,000; P. S. 33, \$1,400; P. S. 34, \$1,500; P. S. 37, \$500; P. S. 38, \$300; P. S. 29, \$500; P. S. 10, \$300; P. S. 122, \$400; P. S. 143, \$1,000; P. S. 10, \$300; P. S. 122, \$400; P. S. 16, \$1,800; P. S. 122, \$400; P. S. 16, \$1,800; P. S. 17, \$1,000; P. S. 18, \$1,000; P. S. 19, \$1,000; P. S. 19, \$1,000; P. S. 19, \$1,000; P. S. 19, \$1,000; P. S. 10, \$1,000; P. S. 10, \$1,000; P. S. 10, \$1,000; P. S. 10, \$1,000; P. S. 110, \$1,000; P. S. 122, \$400; P. S. 126, \$1,800; P. S. 122, \$400; P. S. 124, \$1,000; P. S.

\$1,000; E. D. H. S., \$600.

The deposit accompanying bid on each school shall be five per centum of the amount of se-

separate proposal must be submitted for each school and award will be made thereon. On No. 1, the bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superinthe Board of Education, Park Avenue and 59th Branch Office, No. 131 Livingston Street, Borough of Brooklyn.

B. J. SNYDER, Superintendent of School Buildings.
Dated, APRIL 14, 1915.

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

# PUBLIC SERVICE COMMISSION.

## Hearing on Form of Contract.

NOTICE IS HEREBY GIVEN THAT A PUBlic hearing will be held at the office of the Public Service Commission for the First District, at 154 Nassau Street, Borough of Manhattan, New York City, on the 23rd day of April, 1915, at twelve-fifteen o'clock P. M., upon the proposed terms and conditions of the contract for the construction of Section No. 3 of Route No. 8, being a part of the 14th Street-Eastern Rapid Transit Railroad, in the Boroughs of Manhattan and Brooklyn, which section may be briefly described

as follows:
Section No. 3. Beginning under 14th Street, in the Borough of Manhattan, at a point about 365 feet east of the center line of Avenue B, and running thence under 14th Street, private property and the East River to waterfront prop-erty at the foot of North 7th Street, in the Borough of Brooklyn, and under North 7th Street to a point about 50 feet west of the center line of Bedford Avenue.

Copies of the said contract may be obtained at

the said office of the said Public Service Com-

mission for one dollar each.

Dated, New York, April 6, 1915.

PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, by EDWARD E. Mc-CALL. Chairman. TRAVIS H. WHITNEY, Secretary.

NOTICE IS HEREBY GIVEN THAT A PUBlic hearing will be held at the office of the Public Service Commission for the First District, at 154 Nassau Street, Borough of Manhattan, New York City, on the 23rd day of April, 1915, at twelve-fifteen o'clock P. M., upon the proposed terms and conditions of the contract for the construction of Sections Nos. 1, 2, 4 and 5 of Route No. 8, being parts of the 14th Street-Eastern Rapid Transit Railroad, in the Boroughs of Manhattan and Brooklyn, which sections may be briefly described as follows:

Section No. 1. Beginning under 14th Street, in the Borough of Manhattan, at a point about 300 feet west of the center line of Sixth Avenue and running thence under 14th Street to a point about opposite the easterly building line of Irving Place.

Section No. 2. Beginning at the last named point and continuing under 14th Street, in the Borough of Manhattan, to a point about 365 feet east of the center line of Avenue B.

Section No. 4. Beginning at a point under North 7th Street, in the Borough of Brooklyn, about 50 feet west of the center line of Bedford Avenue, and continuing thence under North 7th Street and Metropolitan Avenue to a point about

and Bushwick Avenue to a point about opposite the northerly building line of Meserole Street.

Copies of the said contracts may be obtained at
the said office of the said Public Service Com-

mission for one dollar each.
Dated, New York, April 6, 1915.
PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, by EDWARD E. Mc-CALL, Chairman.

TRAVIS H. WHITNEY, Secretary,

NOTICE IS HEREBY GIVEN THAT A PUBlic hearing will be held at the office of the Public Civil Service Commission for the First District, at 154 Nassau Street, Borough of Manhattan, New York City, on the 23rd day of April, 1915, at twelve-fifteen o'clock P. M., upon the proposed terms and conditions of the contract for the construction of part of Route No. 27 and the reconstruction Struction of part of Route No. 27 and the reconstruction of a part of the present Manhattan-Bronx Rapid Transit Railroad, being the 149th Street connection between the Jerome Avenue branch of the Lexington Avenue subway and the

existing subway. The points where work is to be done, all being within the Borough of The Bronx, may be briefly described as follows:

(a) Part of Route No. 27, beginning under the intersection of Gerard Avenue and East 149th Street and extending easterly under East 149th Street about 80 feet, crossing over the present Manhattan-Bronx Rapid Transit Railroad.

(b) Part of Route No. 27 beginning at points.

(b) Part of Route No. 27, beginning at points under East 149th Street east of Walton Avenue, to which the construction of Route No. 27 is now being executed under another contract, and extending thence easterly under East 149th Street to a connection with the present Manhattan-Bronx Rapid Transit Railroad.

(c) Part of Contract No. 1, beginning under East 149th Street at the easterly end of the Mott Avenue station of the present Manhattan-Bronx Rapid Transit Railroad, and extending thence easterly under 149th Street to a point about mid-way between Spencer Place and Park Avenue. Copies of the draft of said contract may be ob-

tained at the said office of the said Public Service Commission for one dollar each. Dated, New York, March 30, 1915.
PUBLIC SERVICE COMMISSION FOR THE
FIRST DISTRICT, By Edward E. McCall,

hairman. TRAVIS H. WHITNEY, Secretary,

NOTICE IS HEREBY GIVEN THAT A PUBlic hearing will be held at the office of the Pub-lic Civil Service Commission for the First District, at 154 Nassau Street, Borough of Manhattan, New York City, on the 23rd day of April, 1915, at twelve-fifteen o'clock P. M., upon the proposed terms and conditions of the contracts for the supply of track materials and installation of tracks on the City-owned rapid transit lines, being con-structed under the provisions of Contracts Nos. 3 and 4, between the City of New York, acting by the Commission, and the Interborough Rapid Transit Company and New York Municipal Railway Corporation respectively, not already so

equipped. Copies of the draft of said contract and copies of the specifications relating thereto may be ob-tained at the said office of the said Public Commission for fifty cents each, or one

dollar for the two books.

Dated, New York, March 30, 1915.

PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, By EDWARD E. McCall, TRAVIS H. WHITNEY, Secretary,

# BOROUGH OF MANHATTAN.

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at Room 2032, Municipal Building,

Manhattan, at Room 2032, Municipal Building, until 2 o'clock p. m., on MONDAY, APRIL 26, 1915,
FOR FURNISHING ALL OF THE LABOR AND MATERIALS REQUIRED FOR THE CONSTRUCTION OF A CORPORATION YARD UNDER THE MANHATTAN BRIDGE, BETWEEN MADISON AND MONROE STREETS, BOROUGH OF MANHATTAN. The time allowed for the completion of the work will be Ninety (90) consecutive calendar working days.

working days The amount of security required will be Four Thousand Dollars (\$4,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

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 bids will be compared and the contract awarded at a lump or aggregate sum to the low-

est bidder.

Blank forms, specifications and plans may be obtained at the Bureau of Highways, offices of the Commissioner of Public Works, Room 2124, Municipal Building, Bor. of Manhattan.

MARCUS M. MARKS, President.

April 15, 1915. a15.26 See General Instructions to Bidders on last page, last column, of the "City Record."

## DEPARTMENT OF CORRECTION.

## Auction Sale.

SALE OF RAGS, ETC., WILL TAKE PLACE at the Pass Bureau of the Department of Correction, 124 Leonard st., 2nd floor, on WEDNESDAY, APRIL 28, 1915,

at 2 P. M. 10 Tons Old Iron. 12,000 Lbs. Rags. 40 Tons Bones. 12,000 Lbs. Grease. 100 Iron Bound Barrels. 100 Kerosene Barrels. 300 Lbs. Tea Lead. 20,000 Lbs. Old Paper.

All equantities to be "more or less." All quali-ties to be "as are." All the above to be received by the purchaser at pier foot of E. 26th st., and removed therefrom 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 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 of sale. The Commissioner reserves the right to reject any or all bids KATHARINE BEMENT DAVIS, Commis-

## Proposals

sioner.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Correction at Municipal Building, Borough of Manhattan, un-

160 feet west of the center line of Manhattan Avenue.

Section No. 5. Beginning at the last named point and continuing under Metropolitan Avenue

FRIDAY, APRIL 30, 1915,

FURNISHING AND DELIVERING CEMENT, BRICK AND SAND.

The time for the delivery of the articles, materials and supplies and the performance of the contract is as stated in the schedules. The amount of security required is thirty (30) per cent. of the amount of the bid or estimate.

The bidder will state the price for 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 and awards made

to the lowest bidder on each item.

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

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, Municipal Building, New York City. KATHARINE BEMENT DAVIS, Commis-

sioner. April 17, 1915. De See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Correction at Municipal Building, Borough of Manhattan, until

11 o'clock a. m., on
FRIDAY, APRIL 23, 1915,
FURNISHING AND DELIVERING SUPPLIES FOR MANUFACTURING PURPOSES. The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before June 30, 1915.

The amount of security required is thirty (30) per cent, of the amount of the bid or estimate.

The bidder will state the price for each item or article contained in the specifications or schedules 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.

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

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, Municipal Building, New York City.

KATHARINE BEMENT DAVIS, Commis-

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

### DEPARTMENT OF PARKS.

#### Sale of Privileges.

SEALED BIDS WILL BE RECEIVED BY the Park Commissioner at the office of the Department of Parks, Municipal Building, Bor-

Department of Parks, Municipal Building, Borough of Manhattan, until eleven o'clock on MONDAY, APRIL 26, 1915.

FOR THE PRIVILEGE OF ERECTING AND MAINTAINING TWO STANDS IN TOMPKINS SQ. PARK FOR THE SALE OF LIGHT REFRESHMENTS (SPIRITUOUS LIQUORS EXCEPTED), ONE STAND AT THE NORTHEAST CORNER, THE OTHER IN THE CENTER OF THE PARK.

STANDS TO BE OF SAME SIZE AND CHARACTER AS THE ONES NOW IN USE. Each bidder shall make his bid for the amount Each bidder shall make his bid for the amount

of monthly rental. The period of time, should the contract be let. will expire on December 31st, 1917.

No bids will be considered unless accompanied

by a certified check or money to the amount of Two Hundred (200) dollars.

The bids will be compared and the privilege will be awarded to the highest responsible bidder.

The Commissioner reserves the right to reject The form of proposal and full information as

to bidding can be obtained at the office of the Department of Parks, Municipal Building, 10th Floor, Centre Street, New York City.

CABOT WARD, Commissioner of Parks, Manhattan and Richmond.

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

SEALED BIDS WILL BE RECEIVED BY SEALED BIDS WILL BE RECEIVED BY
the Park Commissioner at the office of the
Department of Parks, Litchfield Mansion, Prospect Park, Prospect Park West and Fifth Street,
Borough of Brooklyn, until 10 o'clock a. m. oa
THURSDAY, APRIL 22, 1915,
FOR THE PRIVILEGE OF PURVEYING
AT THE PAVILION AND ONE STAND AT
DREAMLAND PARK, CONEY ISLAND,
BOROUGH OF BROOKLYN, FROM MAY
1ST TO NOVEMBER 1ST, 1915.
All bids must be accompanied by a certified

All bids must be accompanied by a certified check or cash in the sum of One Hundred (\$100.00) Dollars. Deposits to be returned to the unsuccessful bidders. No bid or deposit to be withdrawn until after award is made.

The deposit of the successful bidder will be applied to the first payment to be made by him upon the execution of the agreement covering these privileges. In the event that he shall neglect or refuse to execute the agreement within five days after notice to do so, then the deposit made by him shall be retained as liqui-

dated damages for such neglect or refusal.

The bids will be compared and the privilege will be awarded to the highest responsible bidder. The Commissioner of Parks reserves the right to reject all bids.

ne form of permit and full information as to bidding can be obtained at the office of the Department of Parks, Litchfield Mansion, Prospect Park West and Fifth Street, Borough of Brook-

RAYMOND V. INGERSOLL, Commissioner of Parks, Borough of Brooklyn.

received by the Park Board at the office of the Department of Parks, Municipal Building, Borough of Manhattan, until 3 o'clock P. M. on THURSDAY, APRIL 23, 1915,

All taxes become liens on the real estate affected thereby on the respective days when they

Borough of Brooklyn.

1. FOR FURNISHING AND DELIVERING COARSE AND FINE GRAVEL, TRAP ROCK AND TRAP ROCK SCREENINGS TO PARKWAYS IN THE BOROUGH OF BROOKLYN.

2. FURNISHING AND DELIVERING COW BAY SAND AND TRAP ROCK SCREENINGS TO PARKWAYS IN THE BOROUGH OF BROOKLYN.

The time allowed for the completion of this contract will be thirty days. The amount of security required will be thirty (30%) per cent. of the amount for which the

contract will be awarded.

A deposit of one and one-half (11/2%) per cent, of the total amount of bid must accompany

estimate.

Bids will be compared and the contract awarded at a lump or aggregate sum.
Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn,

Litchfield Mansion, Prospect Park West and Fifth Street, Prospect Park, Brooklyn. CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. a19,22 AFSec General Instructions to Bidders on last page, last column, of the "City Record."

BOROUGH OF THE BRONX.

#### Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of The Bronx at his office, Municipal Building, Crossona Park, 177th Street and 3rd Ave., until

10.30 a. m., on

THURSDAY, APRIL 22, 1818.

NO. 1. FOR REPAIRING ASPHALT
BLOCK PAVEMENT AND SETTING CURB
WHERE NECESSARY, TOGETHER WITH
ALL WORK INCIDENTAL THERETO, IN
THE BOROUGH OF THE BRONX.

The Engineer's estimate of the work is as fol-

OWS: 2,500 Square yards of Completed asphalt block pavement, including asphalt pitch filler, mortar bed and concrete foundation. 6,000 Square yards of Completed asphalt block pavement, including asphalt pitch filler and

mortar bed on present foundation.

350 linear feet of Old curbstone reset in concrete, including concrete foundation.

The above quantities shall not be exceeded, no compensation shall be made for a greater

The time allowed for the completion of the work will be by or before December 31, 1915.

The security required will be Nine thousand five hundred (\$9,500) Dollars.

NO. 2. FOR FURNISHING AND DELIVERING ASPHALTIC CEMENT (175 TONS).

The time allowed for the completion of the contract is on or before November 1, 1915. The amount of security required for the per formance of the contract shall be thirty (30) per cent. of the amount for which the contract

s awarded. Blank forms can be obtained upon application therefor, the specifications may be seen and other information obtained at said office. 16,29 DOUGLAS MATHEWSON, President.

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

#### DEPARTMENT OF FINANCE. Corporation Sales of Beal Estate.

Wm. P. Rae Company, Auctioneer.

PUBLIC NOTICE 1S HEREBY GIVEN THAT the Commissioners of the Sinking Fund of The City of New York, by virtue of the powers vested in them by law, will offer for sale at public auction on

public auction on

THURSDAY, MAY 6, 1915,
at 12 o'clock M., at the Brooklyn Real Estate
Exchange, No. 189 Montague Street, Borough
of Brooklyn, all that certain piece or parcel of
land belonging to the City of New York, and
known on the Tax Maps of the City of New
York as Lots 29 and 31, in Block 1171, Section
4, Borough of Brooklyn, bounded and described as follows:

BEGINNING at a point on the southerly line
of Butler Place, distant 150 feet 3½ inches
westerly from the intersection of the southerly
line of Butler Place with the westerly line of
Sterling Place: running thence southerly and at

Sterling Place; running thence southerly and at right angles, or nearly so, with Butler Place 128 feet 6 inches to the northerly line of Lot No. 7, in Block 1171, Section 4; running thence westerly and along the northerly line of Lots 7, 12 and 14 in the above mentioned block 230 feet 3 inches; running thence northerly and at right angles, or nearly so, with Butler Place; 114 feet to the southerly line of Butler Place; running thence easterly along the said southerly line of Butler Place 225 feet to the point or place of heripary.

place of beginning.

The minimum or upset price at which said property shall be sold is hereby fixed at Thirty-one Thousand Dollars (\$31,000), plus the cost of advertising the sale. The sale to be made upon the following

TERMS AND CONDITIONS: The highest bidder will be required to pay ten per cent. (10%) of the amount of the bid together with the auctioneer's fees, at the time of the sale, and ninety per cent. (90%) upon the delivery of the deed, which shall be within sixty (60) days from the date of the sale.

The deed so delivered shall be in form of a bargain and sale deed without covenants.

The Comptroller may, at his option, resell the property if the successful bidder shall fail to comply with the terms of the sale, and the person so failing to comply therewith will be held liable for any deficiency which may result from such resale.

The right is reserved to reject any and all Maps of said real estate may be seen on appli-

cation at the Comptroller's Office (Division of Real Estate), Room 733, Municipal Building, Borough of Manhattan. By order of the Commissioners of the Sinking

Fund under resolution adopted at meeting of the Board held July 29, 1914. ALEX. BROUGH, Deputy and Acting Comp-

Department of Finance, Comptroller's Office. April 16th, 1915.

DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF TAXES, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, NEW YORK, AFRIL 1, 1915.

## NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN THAT THE assessment rolls of real estate and personal property in the City of New York for the year 1915 have been delivered to the undersigned and that all taxes on said assessment rolls are due and payable as follows: All taxes on personal property and one-half of

all taxes on real estate are due and payable on SATURDAY, MAY 1, 1915, SEALED BIDS OR ESTIMATES WILL BE and the remaining and final one-half of taxes on

FIRST DAY OF NOVEMBER, 1915.
All taxes become liens on the real estate affected thereby on the respective days when they become due and payable as hereinbefore provided and shall remain such liens until paid.

The second half of the tax on real estate which is due on the first day of November may be paid on the first day of May or at any time

thereafter, providing the first half shall have been paid or shall be paid at the same time, and on such payments of the second half as may be made in such manner prior to November 1st, a discount shall be allowed from the date of payment to November 1st at the rate of four per centum per annum, No discount is allowed on personal tax bills.

Penalty on unpaid taxes on real estate begins June 1st and December 1st; on unpaid personal taxes June 1st.

Taxes are payable at the office of the Receiver of Taxes in the Borough where the property is located, as follows: Building.

Borough of Brooklyn, 236 Duffield St. Borough of Queens, Court Sq., L. I. City. Borough of Richmond, Borough Halt, St.

FRED'K. H. E. EBSTEIN, Receiver of Taxes.

#### Confirmation of Assessments. NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE

Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS in the BOROUGH OF MANHATTAN:

MENTS in the BOROUGH OF MANHATTAN:
TENTH WARD, SECTION 2.
CANAL STREET—REGULATING, GRADING, CURBING, FLAGGING AND PAVING
the portion recently widened between Bowery
and Chrystic Street. Area of assessment affects
property on both sides of Canal Street between
Bowery and Chrystic Street, including blocks
Nos 290 and 303 Nos. 290 and 303.

-that the same was confirmed by the Board of Assessors on April 13, 1915, and entered April 13, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

159 of this act." Section 159 of this act provides "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Colector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents Municipal Building, north side, third floor, Borough of Manhattan, 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 June 12, 1915, 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.
WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance Comptroller's Office, April 13, 1915. a21,m1

### NOTICE TO PROPERTY OWNERS

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of

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 IMPROVE-MENTS in the BOROUGH OF BROOKLYN:

EIGHTH WARD, SECTION 3.

FIRST AVENUE, westerly side, RECEIVING BASIN, about 187 feet north of Fifty-eighth street. Area of assessment affects Blocks Nos. 827, 835 and 843, bordering on First avenue.

FOURTEENTH AND SEVENTEENTH WARDS, SECTIONS 8 AND 9.

FRANKLIN STREET — REGULATING, GRADING, CURBING, FLAGGING AND PAVING that portion now occupied by a bridge, beginning at a point 140 feet east of North Thirteenth street and extending easterly a distance of 110 feet. Area of assessment: Both tance of 110 feet. Area of assessment: Both sides of Franklin street for the above distance and extending through half the intersecting

-that the same were confirmed by the Board of Assessors on April 13, 1915, and entered on April 13, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assess-ments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected

Greater New York Charter.

Said section provided, 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, corner of Arthur and Tremont aves., Borough 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

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-

lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. in the Offerman Building, 503 Fulton street Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 12, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, April 13, 1915. a21,m1

## 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 QUEENS:

SECOND WARD HULL AVENUE—REGULATING, GRAD-ING, CURBING AND FLAGGING, from Muel-ler street to Willow avenue. Area of assessment: Both sides of Hull avenue from Willow avenue to Mueller street and to the extent of half the block at the intersecting streets and ave-

FOURTH WARD. FOURTH WARD.

UNION PLACE—REGULATING, GRADING, LAYING SIDEWALKS AND CROSSWALKS, east side, from Jamaica avenue to
Tulip street, also on south side of JAMAICA
AVENUE from the Rockaway Division of the
L. I. R. R. to Freedom avenue (Union place).
Area of assessment affects the east side of Union
Place (Freedom avenue) and east side of Union Place (Freedom avenue) and south side of Jamaica avenue, as above described, including properties in Blocks Nos. 162, 163, 164, 176, 180

Borough of Manhattan, Room 200, Municipal CREED AVENUE—REGULATING AND GRADING SIDEWALK SPACES from Whittier Borough of the Bronz, 177th St. & Arthur Av. street to Sigourney street, and from Sedgwick assessment shall become a lien upon the real

street to Hempstead and Jamaica Turnpike; and on easterly side of Creed avenue from a point 100 feet north of Paulding street to a point opposite Whittier street; also on westerly side of SPRINGFIELD ROAD from Hempstead side of SPKINGNIELD ROAD from Hempstead and Jamaica Turnpike to a point opposite Preston avenue. Area of assessment: Both sides of Creed avenue from Whittier street to Irving street and east side from Irving street to a point about 108 feet southerly; west side of Creed avenue from Sadgwich street to University. avenue from Sedgwick street to Hempstead and Jamaica Turnpike; west side of Springfield road from Hempstead and Jamaica Turnpike to Preston avenue.

that the same were confirmed by the Board of Assessors on April 13, 1915, and entered on April 13, 1915, 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 asand or water kents, and unless the amount as-sessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, of Taxes and Assessments and of Water Rents, in the Municipal Building, Court House Square, 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 June 12, 1915, will be exempt from interest as above provided, and exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments be-

annum from the date when such assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, April 13, 1915. a21,m1

#### 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 IMPROVE.

MENTS IN THE BOROUGH OF THE

BRONX:

TWENTY-FOURTH WARD, SECTION 11.

EAST ONE HUNDRED AND NINETIETH
STREET—REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING
FENCES, from Jerome Avenue to Creston Avenue. Area of assessment: both sides of East
One Hundred and Ninetieth street from Jerome
to Creston Avenues and to the extent of half the
block at the intersecting avenues.

—that the same was confirmed by the Board of
Assessors on April 13, 1915, and entered April BRONX:

Assessors on April 13, 1915, and entered April 13, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

159 of this act."

Section 159 of this act provides \* \* \* 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, 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 June 12, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date of payment.
WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance,

#### Comptroller's Office, April 13, 1915. a21,m1 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 MAN-

HATTAN: EIGHTEENTH WARD, SECTION 3.
EAST TWENTY-THIRD STREET—REPAIRING PAVEMENT in front of Nos. 424
and 426. Area of assessment: South side of
East Twenty-third street, 219 feet west of Ave-

que A, known as Lot 40 in Block 954.

TWENTY-SECOND WARD, SECTION 4.

WEST SIXTY-FIFTH STREET—REPAIRING PAVEMENT in front of No. 206. Area of assessment affects property known as Lot 28,

The above assessments were certified to the Collector of Assessments and Arrears, under the provisions of section 391 of the Greater New York Charter.

that the same were entered on April 16, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected

thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

estate affected thereby ten days after its entry in the said record." The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Municipal Building, north side, third floor, Bor-ough of Manhattan, 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 June 15, 1915, will be exempt from in-terest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the

date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance.

Comptroller's Office, April 16, 1915. a21,m1

#### 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 THE

PROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.

TIFFANY STREET — REGULATING, GRADING AND REGRADING, SETTING AND RESETTING CURBSTONES, FLAGGING AND REFLAGGING SIDEWALKS, LAYING AND RELAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES from the northerly line of former Edgewater Road to the Dock at the foot of Tiffany Street; and PAVING WITH GRANITE BLOCKS the roadway thereof. Area of assessment affects property at the foot of Tiffany Street, embracing Blocks Nos. 2774 and 2777.

TWENTY-FOURTH WARD, SECTION 13.

NEWTON AVENUE — REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDEWALKS, BUILDING APPROACHES AND ERECTING FENCES from West Two Hundred and Fifty-third Street to West Two Hundred and Sixtieth Street. Area of assessment: both sides of Newton Avenue from West Two Hundred and Sixtieth Streets and to the extent of half the block at the intersecting streets.

WEST TWO HUNDRED AND FIFTY-

WEST TWO HUNDRED AND FIFTY FOURTH STREET—REGULATING, GRAD-ING, SETTING CURBSTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES between Broadway, a point about 250 feet west of Valles Avenue. Area of Assessment: both sides of West Two Hundred and Fifty-fourth Street from Broadway to a point about 250 feet west of Valles Avenue and to the extent of half the block at the intersecting

the extent of half the block at the intersecting and terminating streets and avenues.

TWENTY-FOURTH WARD, SECTION 14.

LUDLOW AVENUE — REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES from White Plains Road to Transport Avenue. to Tremont Avenue. Area of assessment: both sides of Ludlow Avenue from White Plains Road to Tremont Avenue, and to the extent of half the block at the intersecting streets and

One Hundred and Seventy-seventh Street to Ludlow Avenue. Area of assessment: both sides Virginia Avenue from Ludlow Avenue to Public Place, and to the extent of half the block

at the intersecting avenues. that the same were confirmed by the Board of Revision of Assessments on April 8, 1915, and entered April 8, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessmenis, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter. Said section provides, in part, "If any such

assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

159 of this act.' Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 7, 1915, 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 liens to the date of payment. WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, April 8, 1915. a14,24

## 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 MAN-

EIGHTEENTH WARD, SECTION 3.
WEST TWENTY-THIRD STREET—RESTORING PAVEMENT in front of No. 18. Area of assessment affects property known as Lot 49 in Block 824.

—that the same was entered on April 7, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by

section 1019 of the Greater New York Charter.
Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such

assessment became a lien, as provided by section

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, of Taxes and Assessments and of Water Rents, Municipal Building, north side, third floor, Borough of Manhattan, 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 June 7, 1915, 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.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, April 7, 1915. a14,24

### 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 QUEENS:

FIRST WARD.

SHERMAN STREET — REGULATING,
GRADING, CURBING AND FLAGGING between Washington and Payntar Avenues. Area of assessment: both sides of Sherman Street between Washington and Payntar Avenues and to the extent of half the block at the intersecting

SEWER BASIN at the intersection of the northerly curb line of MYRTLE AVENUE with the southerly line of PALMETTO STREET. Area of Assessment affects property in Block

—that the same were confirmed by the Board of Revision of Assessments on April 8, 1915, and entered April 8, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.
Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

159 of this act." Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Col-

lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, avenues.

VIRGINIA AVENUE — REGULATING, GRADING, SETTING CURBSTONES, FLAG-GING SIDEWALKS, LAYING CROSS-WALKS, BUILDING APPROACHES AND ERECTING FENCES from the Public Place at the intersection of Westchester Avenue and the intersection of Westchester Avenue and the intersection of Westchester Avenue and after that date will be subject to a charge of after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments be-

came liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, April 8, 1915. a14,24 NOTICE OF ASSESSMENTS 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 avenue in the BOROUGH OF THE BRONX:

TWENTY-FOURTH WARD, SECTION 13.
SPUYTEN DUYVIL ROAD—OPENING,
from West Two Hundred and Thirtieth street
to West Two Hundred and Forty-second street,
and RIVERDALE AVENUE—OPENING, from West Two Hundred and Thirtieth street northwardly to its junction with Spuyten Duyvil road Confirmed January 11, 1915. Entered April 9 1915. 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 former northerly bulkhead line of Spuyten Duyvil Creek where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Twenty-seventh street and West Two Hundred and Thirtieth street, as these streets are laid out between Netherland avenue and Johnson avenue, and running thence westwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Johnson avenue, the said distance being measured at right angles to Johnson avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Johnson avenue the intersection with the northerly line of West Two Hundred and Thirty-second street: thence northeastwardly in a straight line to a point on the easterly line of Oxford avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-second street and West Two Hundred and Thirty-fourth street, as these streets are laid out between Tibbett avenue and Corlear avenue; thence eastwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Spuyten Duyvil road, the said distance being measured at right angles to Spuyten Duyvil road; thence northwardly and always distant 100 feet westerly from an The above assessment was certified to the Collector of Assessments and Arrears, under the provisions of section 391 of the Greater New the southerly line of West Two Hundred and Thirty-eightle street, the said distance being measured at right angles to West Two Hundred and Thirty-eighth street; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of West Two Hundred and Thirty-eighth street to the intersection with a line parallel with Greystone avenue and passing through a point on the northerly line of West Two Hundred and Thirty-eighth street midway between Greystone avenue and Waldo avenue; thence northwardly along the said line parallel with Greystone avenue and along the prolongation of the said line to a point distant 200 feet northerly from its intersection with the northerly line of West Two Hundred and Fortysecond street; thence eastwardly in a straight line to a point distant 100 feet westerly from the westerly line of West Two Hundred and Forty-

second street and passing through a point on its westerly side where it is intersected by a line bisecting the angle formed by the intersection Two Hundred and Fortieth street on the north; thence eastwardly along the said line at right angles to West Two Hundred and Forty-second angles to West Two Hundred and Forty-second street to its westerly side; thence southwardly along the said bisecting line to the intersection with the prolongation of a line midway between Tibbett avenue and Corlear avenue, as these streets are laid out adjoining West Two Hundred and Fortieth street; thence southwardly along the said line midway between Tibbett avenue and Corlear avenue. along the said line midway between Tibbett avenue and Corlear avenue and along the prolongation of the said line to a point distant 100 feet southerly from the southerly line of West Two Hundred and Thirty-eighth street; thence westwardly and parallel with West Two Hundred and Thirty-eighth street to a point distant 100 feet easterly from the costerly line of Spanton Duyvil road; thence southwardly and always distant 100 feet easterly from the easterly line of Spuyten Duyvil road; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Spuyten Duyvil road to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the by the intersection of the prolongations of the centre lines of West Two Hundred and Thirty-second street and West Two Hundred and Thirty-fourth street, as these streets are laid out between Tibbett avenue and Corlear avenue; thence eastwardly 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 be-tween West Two Hundred and Thirtieth street and West Two Hundred and Thirty-first street; thence southwardly along the said line midway between Corlear avenue and Kingsbridge ave-nue and along the prolongations of the said line to the intersection with the former northerly bulkhead line of Spuyten Duyvil Creek; thence generally westwardly along the said former bulk-head line to the point or place of beginning. —that the same was entered on the day here-inbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be poid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1006 of the Greater New York Charter. Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section

159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Colector of Assessments and Arrears at the Bureau or the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, of Taxes and Assessments and of Water Rents, in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 8, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of even ject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.
WILLIAM A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 9, 1915. a14,24

## 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 IM-PROVEMENTS in the Borough of Brooklyn:

TWENTY-EIGHTH WARD, SECTION 11.
SEWER BASIN at the intersection of the northerly curb line of MYRTLE AVENUE with the southerly line of PALMETTO STREET. Area of Assessment affects block No. 3356. -that the same was confirmed by the Board of Revision of Assessments on April 8th, 1915, and entered on April 8th, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* . \* 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, in the Offerman Building, 503 Fulton street Borough of Brooklyn, between the hours of a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 7, 1915, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST. Comptroller. City of New York, Department of Finance, Comptroller's Office, April 8, 1915. a14,24 NOTICE OF ASSESSMENTS 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 avenues in the BOROUGH OF

following named avenues in the BOROUGH OF THE BRONX:
TWENTY-FOURTH WARD, SECTION 16.
BRONXWOOD AVENUE—OPENING, from Burke avenue to Gun Hill road: BARNES AVENUE—OPENING, from Williamsbridge road to Tilden Street, and WALLACE AVENUE—OPENING, from Williamsbridge road to Gun Hill Road. Confirmed March 9, 1915; entered April 9, 1915. Area of assessment includes all those lands, tenements and ment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New second street, the said point being on a line at York, which, taken together, are bounded and right angles to West Two Hundred and Forty- described as follows, viz.:

Beginning at the point where the southerly line of Tilden street intersects the prolongation of a line midway between Barnes avenue and Bronxwood avenue, as these streets are laid out between Gun Hill road and East Two Hundred and Eleventh street, and running thence south-wardly along the said line midway between Barnes avenue and Bronxwood avenue and the prolongation thereof to a point distant 100 feet northerly from the northerly line of Gun Hill road; thence eastwardly and parallel with Gun Hill road to the intersection with a line at right angles to Gun Hill road, and passing through a point on the southerly line of Gun Hill road midway between Paulding avenue and Hone avenue; thence southwardly along the said line at right angles to Gun Hill road to the intersection with a line parallel with and distant 100 feet westerly from the westerly line of Hone avenue, the said distance being measured at right angles to the line of Hone avenue; thence south-wardly along the said line parallel with Hone avenue to a point distant 100 feet southerly from the southerly line of Burke avenue; thence westwardly and parallel with Burke avenue to the intersection with a line midway between Barnes avenue and Mathews avenue; thence southwardly along the said line midway between Barnes avenue and Mathews avenue to the northerly line of Williamsbridge road; thence westwardly along the northerly line of Williamsbridge road to the intersection with a line midway between Holland avenue and Wallace avenue as these streets are laid out south of South Oak drive; thence northwardly along the said line midway between Holland avenue and Wal-lace avenue as laid out south of South Oak drive and along the prolongation of the said line to the intersection with the prolongation of a line midway between Holland avenue and Wallace avenue as these streets are laid out north of Bartholdi street; thence northwardly along the said line midway between Holland avenue and Wallace avenue as the said streets are laid out north of Bartholdi street and along the prolonga-tion thereof to the southerly line of Tilden street; thence northwardly at right angles to Tilden street 150 feet; thence eastwardly and parallel with Tilden street to the intersection with a line at right angles to Tilden street and passing through the point described as the point or place of beginning; thence southwardly along the said line at right angles to Tilden street, to

the said line at right angles to Tilden street, to the point or place of beginning.

—that the same was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment interest the date of said entry of the assessment, interest will be collected thereon, as provided by section 1006 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of

sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall became a lien upon the real estate affected thereby ten days after its eintry in the said record."

The above assessments are payable to the Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before June 8, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment. WILLIAM A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 9, 1915.

## Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE, BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

Berough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of Rosewood Street, from Bronx Boulevard to White Plains Road, in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.
PURSUANT to a resolution of the Commission-

ers of the Sinking Fund, adopted at a meeting held April 7, 1915, the sale by sealed bids at the upset or minimum prices named in the de-scription of each parcel of the above buildings and appurtenances thereto will be held by direc-

wednesday, APRIL 28, 1915, at 11 A. M., in lots and parcels and in manner and form, and at upset prices as follows: PARCEL NO. 2: Fence on the north side of Rosewood St., 100 feet east of Bronx Boulevard.
Upset price, \$2.00.
PARCEL NO. 3: Part of two and one-half

story frame house on the northwest corner of Rosewood Street and Barker Avenue. Cut 0.9 feet on rear by 4.5 feet on front bay window.
Upset price, \$10.00.
PARCEL NO. 5: Part of two and one-half

story frame house on the north side of Rosewood Street, 100 feet east of Barker Avenue. Cut 4.7 feet on west side by 4.8 feet on east side. Also wall and fence. Upset price, \$25.00.

PARCEL NO. 6: Part of two and one-half

story frame house and barn at the northwest corner of Rosewood Street and Elliott Avenue. Cut house 5.8 feet on rear of side extension by 5.6 feet on front. Cut barn 4.7 feet on east and west sides. Upset price, \$50.00.
PARCEL NO. 8: Part of two and one-half

story frame house and barn on the northeast corner of Rosewood Street and Elliott Avenue. Cut house 4.6 feet on front and 5 feet on rear. Cut barn 5.3 feet on east and west sides. Upset price, \$50.00.

PARCEL NO. 11: Iron fence and vault on the south side of Rosewood Street at Bronx Boulevard. Upset price, \$5.00.

PARCEL NO. 14: Part of two-story frame house on the south side of Rosewood Street, 100 feet east of Barker Avenue. Cut 2.8 feet on west side by 3 feet on east side. Upset price,

PARCEL NO. 15: Part of two-story frame house and barn at the southwest corner of Rose-wood Street and Elliott Avenue. Cut house 3.3 feet on west side by east corner of hay window. Cut barn 2.7 on west side by 3.1 feet on east side. Upset price, \$25.00.

PARCEL NO. 17: Fence on the south side of Rosewood Street, east from Elliott Avenue. Upeet price, \$3.00.
PARCEL NO. 18: Fence on the south side

of Resewood Street, 100 feet east of Elliott Avenue. Upset price, \$2.00.

Sealed bids (blank forms of which may be obmeaned ones (Diama forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11.00 a. m. on the 28th day of April, 1915, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

Each parcel must be bid for separately and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid the biddings.

on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

cation of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for.

(2) the amount of the bid, (3) the full name and address of the bidder.

(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 28, 1915," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY SURFICE.

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, April 7, 1915. a12,28

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Queens, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the Borough of Queens.

BEING the buildings, parts of buildings, etc., standing within the lines of Van Dam Street, from Hunters Point Avenue to Greenpoint Avenue, and Greenpoint Avenue, from Review Avenue.

nue, and Greenpoint Avenue, from Review Avenue to Newtown Creek, in the Borough of Queens, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough

of Manhattan.
PURSUANT to resolutions of the Commis sioners of the Sinking Fund, adopted at meetings held February 10, 1915, and April 7, 1915, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

at 11 A. M., in lots and parcels, and in manner and form, and at upset prices as follows:

PARCEL NO. 6: Part of two-story frame building on the north side of Greenpoint Avenue, west of Long Island R. R. right of way. Cut 17.26 feet on west side by 17.31 feet on east

side. Upset price, \$10.00.

PARCEL NO. 33: Three sheds and parts of sheds in rear of 60 Pearsall Street. Upset rice, \$5.00.
PARCEL NO. 39: Two sheds in rear of 63

Greenpoint Avenue. Upset price, \$5.00.
PARCEL NO. 41: Two-story frame building in rear of 65 Greenpoint Avenue. Upset price,

PARCEL NO. 42-43: Sheds and part of out-house in rear of 67 Greenpoint Avenue. Upset PARCEL NO. 44-45: Two sheds, outhouse and part of stable in rear of 69 Greenpoint Avenue. Cut stable 11.2 feet on west side by 6.2

feet on south side. Upset price, \$5.00.
PARCEL NO. 46: Part of two and one-half story frame house 74 Pearsall Street. Cut 2.3 feet on north side by 13.79 feet on south side. Upset price, \$5.00.
PARCEL NO. 49: Part of one-story frame

shed southwest corner of Pearsall Street and Star Avenue. Cut 1.76 feet on north side by 10.52 feet on south side. Upset price, \$5.00.
PARCEL NO. 50-51: One-story frame barn and part of two sheds, northwest corner of Pearsall Street and Star Avenue, and part of one-story frame office. Upset price, \$5.00.
PARCEL NO. 64-65: Rear corner of two story frame house 57 Star Avenue, with sheds and outhouses. Cut house 7.69 feet on rear by 14.88 feet on south side. Upset price, \$5.00. PARCEL NO. 68: Shed and outhouse in

rear of 103 Pearsall Street. Upset price, \$5.00. PARCEL NO. 70: Rear corner of one-story frame, brick basement house, 105 Pearsall Street, with sheds in rear. Cut house 5.28 feet on rear by 2.82 feet on southside. Upset price, \$5.00.

PARCEL NO. 72: Two sheds in rear of 107 Pearsall St. Upset price, \$5.00.
PARCEL NO. 74: Shed and outhouse in rear

of 109 Pearsall Street. Upset price, \$5.00.

PARCEL NO. 88-89: Part of one and onehalf story frame house with one-story extension,
south side of Borden Avenue at Van Dam
Street. Cut 34.6 feet on front by 39.1 feet on
rear. Upset price, \$10.00.

Sealed bids (blank forms of which may be ob-

tained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11.00 a. m. on the 27th day of April, 1915, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except City of New York, deeming it for the public in-

that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all

of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids. The Comptroller reserves the right to reject

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened April 27, 1915," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue. Room 368. Municipal Building, New York nue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be

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, April 7, 1915. a10,27

#### Interest on City Bonds and Stock.

THE INTEREST DUE ON MAY 1, 1915, ON registered bonds and stock of The City of New York, and of the former corporations now in-

York, and of the former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 853 in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan).

The coupons that are payable in New York or in London for the interest due on May 1, 1915, 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, 140 Broadway, New York City, in United States money, or at the office of Messrs. Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling.

Brothers, 18 Austin Friars, London, E. C., England, in sterling.

The coupons that are payable only in New York for interest due on May 1, 1915, 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 or that day at the office of the said Guaranty Trust Company.

The coupons that are payable on May 1, 1915. The coupons that are payable on May 1, 1915, 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 Exhange 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, 1915, will be closed from April 5th to May 1, 1915.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 18, 1915.

m19,my1

### Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMpanies will be accepted as sufficient upon the following contracts to the amounts named:
Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Construction. One company on a bond up to \$25,000. Including regulating, grading, paving, sewers maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.,

When such company is authorized to write that amount as per letter of Comptroller to the surety companies dated January 1, 1914. Asphalt, Asphalt Block and Wood Block Pave-

ments.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated January 1, 1914.

January 1, 1914. WILLIAM A. PRENDERGAST, Comptroller.

#### **BOARD OF ESTIMATE AND** APPORTIONMENT.

## Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

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 Broadway between a point about 100 feet south of Bleecker Street and East 14th Street, Borough of Manhattan, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the fol-lowing resolutions adopted by the Board on April 1, 1915, 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 pur-suance of the provisions of Section 442 of the Greater New York Charter as amended, deeming tr 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 Broadway between a point about 100 feet south of Bleecker Street and East 14th Street, in the Borough of Manhattan, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated December 9, 1914. 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 30th day of April, 1915, at 10 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 con-

prior to the 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth.

terest so to do, proposes to change the map or plan of The City of New York so as to change the grades of Lexington Avenue between East 91st Street and East 92nd Street, Borough of Manhattan, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on April 1, 1915, notice of the adoption of which is hereby given. tice of the adoption of which is hereby given

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 Lexington Avenue between East 91st Street and East 92nd Street, in the Borough of Manhattan, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated December 4, 1914. Resolved, That this Board consider the pro-

posed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 30th day of April, 1915, at 10 o'clock A. M.
Resolved, That the Secretary of this Board

ause these resolutions, and a notice to all percause 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 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a17,28

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 plan of The City of New York so as to change the lines and grades of the street system within the territory bounded by North Henry Street, Flushing Avenue, Carver Street and Newtown Avenue, Borough of Queens, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on April 1, 1915, notice of the adoption of which is hereby given, viz.:

ereby given, viz.: Resolved, That the Board of Estimate and Apportionment of The City of New York, in pur-suance of the provisions of Section 442 of the Greater New York Charter as amended, deeming treater 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 lines and grades of the street system within the territory bounded by North Henry Street, Flushing Avenue, Carver Street and Newtown Avenue, in the Borough of Queens, City of New York, which proposed

Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated June 16, 1914.

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 30th day of April, 1915, at 10 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

will be considered at a meeting of the Board to 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 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth.

a17,28

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 plan of The City of New York so as to change the lines of the street system within the territory bounded approximately by Woodside Avenue, Baxter Avenue, Judge Street, Warner Avenue, Kingsland Avenue, Roach Place, Gerry Avenue, Chicago Street, Horton Street, Justice Street, Broadway, Queens Boulevard, Van Loon Place, Poyer Street, South Railroad Avenue, Leon Place, Sinclair Avenue and 22nd Street, Borough of Queens, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on April 1, 1915, notice of the adoption of which is hereby given

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pur-suance 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 lines of the street system within the territory bounded approximately by Woodside Avenue, Baxter Avenue, Judge Street, Woodside Avenue, Baxter Avenue, Judge Street, Warner Avenue, Kingsland Avenue, Roach Place, Gerry Avenue, Chicago Street, Horton Street, Justice Street, Broadway, Queens Boulevard, Van Loon Place, Poyer Street, South Railroad Avenue, Leon Place, Sinclair Avenue and 22nd Street, in the Borough of Queens, City of New York, which proposed change is more porticularly shown upon a man or plan hearing particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated August 15, 1914.

Resolved, That this Board consider the pro-

nesoived, 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 30th day of April, 1915, at 10 o'clock A. M.

Resolved, That the Secretary of this Board course these resolutions and another the secretary.

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 conpublished in the Chy Record for ten days continuously, Sundays and legal holidays excepted, prior to the 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a17,28

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 of the street system within the territory bounded by Forest Park, Babbage Street, Leferts Avenue, Jamaica Avenue and Bessemer Street, Borough of Queens, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on April 1, 1915, 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 establishing the lines of the street system within the territory bounded by Forest Park, Babbage Street, Lefferts Avenue, Jamaica Avenue and Bessemer Street, in the Borough of Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated October 29, 1914.

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 30th day of April, 1915, at 10 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 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth.

10 The Secretary of the That The

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of 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 Belmont Place between Fort Place and Daniel Low Terrace, and change the grades of Daniel Low Terrace between Crescent Avenue and Vine Street; of Wall Street between Belmont Place and Tompkins Avenue, and of Fort Place between Monroe Avenue and and of Fort Place between Monroe Avenue and Montgomery Avenue, Borough of Richmond, 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 30, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on April 1, 1915, 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 pur and of Fort Place between Monroe Avenue and

portionment of The City of New York, in nur-suance 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 Belmont Place between Fort Place and Daniel Low Terrace; and changing the grades of Daniel Low Terrace between Crescent Avenue and Vine Street, of Wall Street between Belmont Place and Tompkins Avenue, and of Fort Place be-tween Monroe Avenue and Montgomery Avenue, in the Borough of Richmond, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated February 20,

Resolved, That this Board consider the pro-

held in the City Hall, Borough of Manhattan, City of New York, on the 30th day of April, 1915, at 10 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 con-

tinuously, Sundays and legal holidays excepted, prior to the 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth.

a17.28 NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 1, 1915, the following

esolutions were adopted: Whereas, The Board of Estimate and Apportionment, under resolutions adopted on October 3, 1912, and February 6, 1913, authorized a proceeding for acquiring title to Flatlands Avenue from Ralph Avenue to East 76th Street; Paerdegat Avenue North from Ralph Avenue to Paerdegat Basin; Ralph Avenue from the junction of Avenue H and Paerdegat Avenue North to Paerdegat Avenue South; Paerdegat Avenue South from Glenwood Road to Avenue J; Avenue J from Ralph Avenue to Paerdegat Avenue South East 72d Street from Ralph Avenue to Avenue J; and to East 71st Street from Ralph Avenue to

Avenue J, Borough of Brooklyn; and Whereas, The Board is considering the advisability of amending the aforesaid proceeding so as to conform to a map or plan adopted by the Board of Estimate and Apportionment March 5, 1915, and approved by the Mayor March 11, 1915, in which the portions of East 71st Street, East 72d Street and Avenue J included in the aforesaid proceeding are discontinued, as are also Paerdegat Avenue North between Flatlands Avenue and Paerdegat Basin, and Paerdegat Avenue South from Ralph Avenue to Avenue J; the amendment now proposed providing for the acquisition of title only to Flatlands Avenue from Ralph Avenue to East 76th Street; Ralph Avenue from the junction of Avenue H and Paerdegat Avenue North to Paerdegat Avenue South; Paerdegat Avenue North from Ralph Avenue to Flatlands Avenue; and Paerdegat Avenue South from Glenwood Road to Ralph Avenue.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed modified area of assessment for benefit in this proposed amended proceeding:

Beginning at a point on a line midway between East 54th Street and East 55th Street where it is intersected by a line midway between Farragut Road and Glenwood Road, and running thence eastwardly along the said line midway between Farragut Road and Glenwood Road to the intersection with a line midway between East 57th Street and East 58th Street; thence southwardly along the said line midway between East 57th Street and East 58th Street to a point distant 100 feet northerly from the northerly line of Glenwood Road; thence eastwardly and parallel with Glenwood Road to the intersection with a line midway between East 58th Street and East 59th Street; thence southwardly along the said line midway between East 58th Street and East 59th Street, to a point distant 100 feet southerly from the southerly line of Glenwood Road; thence eastwardly and parallel with Glenwood Road and its prolongation as laid out west of Ralph Avenue to the intersection with a line midway between East 75th Street and East 76th Street; thence southeastwardly along the said line mid way between East 75th Street and East 76th Street to the intersection with a line midway between Glenwood Road and Flatlands Avenue; thence northeastwardly along the said line mid-way between Glenwood Road and Flatlands Avenue to the intersection with a line midway between East 77th Street and East 78th Street; thence southeastwardly along the said line mid-way between East 77th Street and East 78th Street to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the center lines of Flatlands Avenue and Paerdegat 1st Street as these streets are laid out between East 77th Street and East 78th Street;

thence southwestwardly along the said bisecting line to the intersection with the northeasterly bulkhead line of Paerdegat Basin as shown on map adopted by the Board of Estimate and Apportionment on March 5, 1915; thence northwestwardly, southwestwardly and southeastwardly along the said bulkhead line of Paerdegat Basin to the intersection with a line parallel with Flatlands Avenue as this street is laid out between Ralph Avenue and East 76th Street, and passing through a point on the easterly line of Kalph Avenue where it is intersected by the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of Avenue I, the said distance being measured at right angles to Avenue I; thence southwestwardly along the said line parallel with Flatlands Avenue to the easterly line of Ralph Avenue; thence westwardly along the said line parallel with Avenue I and along the prolongation of the said line, to the intersection with a line midway between East 57th Street and East 58th Street; thence northwardly along the said line midway between East 57th Street and East 58th Street to the intersection with a line midway between Avenue H and Avenue I; thence westwardly along the said line midway between Avenue H and Avenue I to the intersection with a line midway between East 56th Street and East 57th Street; thence northwardly along the said line midway between East 56th Street and East 57th Street to a point distant 100 feet southerly from the southerly line of Avenue H; thence westwardly and parallel with Avenue H to the intersection with a line midway between East 55th Street and East 56th Street; thence northwardly along the said line midway between East 55th Street and East 56th Street to the intersection with a line midway between Glenwood Road and Avenue H; thence westwardly along the said line midway between Glenwood Road and Avenue H to the intersection with a line midway between East 54th Street and East 55th Street; thence northwardly along the said line midway between East 54th Street and East 55th Street to the point or place of be-

Resolved, That this Board consider the proposed modified 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 30th day of April, 1915, at 10 o'clock 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

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and in the Corporation Newspapers for ten days prior to the 30th day of April, 1915.

Dated April 17, 1915.

JOSEPH HAAG, Secretary, Municipal Building, Telephone 4560 Weeth.

ing. Telephone, 4560 Worth.

#### Notices of Public Hearings.

### FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT the public hearing, in accordance with the provisions of Sections 525 and 527 of the Greater New York Charter, of all persons interested, in order that this Board may determine whether, in its opinion, the electrical conductors in White Plains Road between Gun Hill Road and 242nd Street, and in Gun Hill Road between Webster Avenue and the Boston Post Road, shall be placed underground, which hearing was, by resolution adopted July 30, 1914. fixed for September 21, 1914, and was continued from time to time until Wednesday, November 25, 1914, when it was continued until January 8, 18, 1914, when it was continued until January 8, 1914, when it was continued until December 1915, when it was continued until February 1915, when it was continued until April 2, 1915, and subsequently fixed for April 1, 1915, was on that day continued until April 30, 1915, at 10 o'clock A. M., in Room 16, City Hall, Borough of Manhattan, at which time and place all persons interested will be afforded an oppor-tunity to appear and be heard.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Telephone 4560

Dated, New York, April 1, 1915. a5,8,12,15,19,22 to 30

PUBLIC NOTICE IS HEREBY GIVEN THAT the hearing on the form of contract for the grant of a franchise to The Yonkers Electric Light and Power Company; Westchester Lighting Company; The New York Edison Company and The United Electric Light and Power Company to construct, maintain and operate conductors, conduits, poles and towers for the operation of one line of poles and towers, and to install and maintain wires, cables and other conductors upon the route described in the contract over the Catskill Aqueduct Lands and other lands acquired for water supply purposes be-tween the northerly boundary line of the City and the boundary line between the Counties of Westchester and Putnam, acquired or purchased by the City, pursuant to law, subject to the limitations set forth in the contract, which was, by resolution adopted February 19, 1915, fixed for March 19, 1915, when it was continued until March 26, 1915, and then continued until April 1, 1915, and then continued until April 16, 1915, was continued until Friday, April 23, 1915, at ten o'clock in the forenoon, in Room 16, City Hall, Borough of Manhattan, at which time and place all citizens interested will have an opportunity to appear and be heard.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Borough of Manhattan. Telephone, 4560 Worth. Dated, New York, April 16, 1915.

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the following communication was received:

State of New York—PUBLIC SERVICE COMMISSION For the First District, Tribune Building, 154 Nassau St. Telephone, 4150 Beek-

New York, April 13, 1915. To the Board of Estimate and Apportionment of

The City of New York:
The Public Service Commission for the First District transmits herewith to your Honorable Board for your approval and the approval of the Mayor of the City, as required by law, a certified copy of resolutions adopted by it on April 13, 1915, amending the route and general alon of construction for the Manhattan Board. plan of construction for the Manhattan Brooklyn Rapid Transit Railroad (Contract No. 2—Brook-lyn Extension of "The Subway") so as to provide for a passageway and station approach in and under Pine Street for a distance of about one hundred and sixty (160) feet on Pine Street from the easterly building line of Broadway, to connect the Wall Street station with the new Equitable Building. The present general plan of construction provides that "no part of any cross-street shall be used for a station or station approach at a distance greater than seventy-five feet from the exterior line or side of the street of the route." Under this limitation the proposed passageway cannot be constructed so as to connect with the main entrance of the Equitable Building on Pine Street. The Equitable Office Building Corporation, owner of the new Equitable Building, has agreed to the construction of the proposed passageway by the Interborough Rapid proposed passageway by the interporough Rapid Transit Company at the expense of the Equitable Office Building Corporation and upon the completion of said passageway it will constitute a complied with by the Company:

portion of the railroad and title thereto will vest in The City of New York. In addition, the Equitable Office Building Corporation will construct and maintain an approach between Pine Street and the passageway through the Equitable building for passengers and intending passengers of the railroad and will bear the expense of necessary ticket sellers and the additional ticket chopper. This approach and passageway will furnish additional facilities to the traveling public and without any cost to the City or Railroad Company, and the Commission is of the opinion that the route and general plan should be modified in order that the passageway may be constructed.

The Commission begs to invite the attention of your Honorable Board to the consideration of the extent to which the amended route might affect the use of the space under the streets for future subsurface structures.

Dated, April 13, 1915.
PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, By Edward E. Mc-

CALL, Chairman. Attest: Travis H. Whitney, Secretary.

—and the following resolutions were thereupon

adopted: Resolved, That the communication be received Resolved, That the communication be received and in pursuance of law this Board hereby fixes Friday, April 23, 1915, at ten o'clock in the forenoon as the time, and Room 16, City Hall, Borough of Manhattan, as the place, when and where such plans and conclusions will be considered; and be it further

Resolved, That the Secretary of this Board be and he is hereby directed to publish notice of such consideration in the City Record.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Borough of Manhattan. Telephone, 4560 Worth.

Dated, New York, April 16, 1915. a19.23

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the following reso-

Whereas, The Far Rockaway Transportation Company, Inc., has by a petition dated June 15, 1914, applied to this Board for the right and privilege to maintain and operate a stage or omnibus route for public use upon and along Central Avenue and South Street in the former Village of Far Rockaway, and upon and along Cornaga Avenue, Sea View Avenue, Atlantic Avenue and Washington Avenue, in the section known as Rockaway Park, and upon and along Mott Avenue in the former Village of Far

Rockaway, all in the Borough of Queens; and Whereas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, and Chapter 467 of the Laws of 1914, provide for the manner and procedure of making such grants;

Whereas. In pursuance of such laws, this Board adopted a resolution on July 2, 1914, fix Board adopted a resolution on July 2, 1914, fixing the date for public hearing thereon as September 18, 1914, at which citizens were entitled to appear and be heard, and by resolution adopted July 30, 1914, said hearing was continued to September 21, 1914, and publication was had for at least two (2) days in the "New York Herald" and "The Sun," 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 said last-named day; and Whereas. This Board has made inquiry as to

Whereas, This Board has made inquiry as to the money value of the franchise or right ap-plied for and proposed to be granted to the Far Rockaway Transportation Company, Inc., and the adequacy of the compensation to be paid therefor; now, therefore, it is Resolved, That the following form of the reso-

lution for the grant of the franchise or right applied for by the Far Rockaway Transportation applied for by the Far Rockaway Transportation
Company, Inc., 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 Far Rock-

away Transportation Company, Inc., the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates 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

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 and executed in duplicate this day of 19, 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 Apportionment of said City (hereinafter called the Board), and the FAR ROCKAWAY TRANSPORTATION COMPANY, INC. (hereinafter called the Com-COMPANY, INC. (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 maintain and operate a stage or omnibus route for public use in the Borough of Queens in The City of New York, upon the following

routes, to wit: 1. Beginning in Central Avenue at its intersec tion with City Line at or near McNeil Avenue, thence along Central Avenue to South Street, thence along South Street to Rue de St. Felix Street; all in the former Village of Far Rockaway, Borough

of Queens.
Beginning in the former Village of Far Rockaway, at the intersection of Central Avenue and Cornaga Avenue, thence along Cornaga Avenue to Sea View Avenue, thence along Sea View Avenue to Atlanthence along Sea view Avenue to Avenue and the Boulevard to Washington Avenue, thence along Washington Avenue to Fifth Avenue, in the section known as Rockaway Park in the Borough of Queens.

Beginning in Mott Avenue at its intersec-tion with Point Breeze Place, thence along Mott Avenue to Central Avenue; all in the former Village of Far Rockaway, Bor-

ough of Queens.

And to cross such other streets and avenues, named and unnamed, as may be encountered in

The said routes hereby authorized are shown

"Map showing the proposed stage or omnibus routes of the Far Rockaway Transportation Company, Inc., in the Borough of Queens, City of New York, to accompany petition to the Board of Estimate and Apportionment. Dated June 15, 1914" and signed by Herman Bose, Jr., Secretary and

Treasurer.
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 sub-stantially followed; provided that temporary de-viations therefrom may be permitted as hereinafter set forth.

First—The said right to maintain or operate said stage or omnibus routes shall be held and enjoyed by the Company for the term of ten (10) years from the date upon which this contract is signed by the Mayor, with the privilege of renewal of said contract for the further period of five (5) years upon a fair revaluation of such right and privilege. Such right and privilege shall be valued as if the Company had not exercised the same for the said period of ten (10) years, and no allowance shall be made to the Company in such valuation by reason of such

If the Company shall determine to exercise its It 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 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 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 last year prior to the termination of the original term of this contract unless the Board shall, during the original term of this contract, permit another company or an individual to operate stages or omnibuses over all or a por-

tion of the routes herein authorized.

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 five (5) 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 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, unless the Board shall, during the original term of this contract permit another company or an individual to operate stages or omnibuses over all or a porion of the routes herein authorized, 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 persons selected in the following

nanner. One disinterested person shall be chosen by the Board; one disinterested person shall be chosen by the Company; these two shall choose a third disinterested person, 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 re-port 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 experi 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 unless the Board shall, during the original term of this contract permit during the original term of this contract, permit another company or an individual to operate stages or omnibuses over all or a portion of the routes herein authorized. If in any case the annual rate shall not be fixed prior to the ter-mination 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 compensation and expenses of the said

appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the privilege hereby granted the following sums of money:

(a) The sum of five hundred dollars (\$500) in cash within thirty (30) days after the date on which this contract is signed by the Mayor. (b) During the first term of one (1) year a sum which shall be equal to five (5) per cent. of its gross receipts, but which sum shall not be less than five hundred dollars (\$500).

During the succeeding term of four (4) years an annual sum which shall be equal to five (5) per cent. of its gross annual receipts, but which sum shall not be less than fifteen hundred dollars (\$1,500).

During the remaining term of five (5) years, an annual sum which shall be equal to five (5) per cent. of its gross annual receipts, sum shall not be less than two

thousand dollars (\$2,000).

The gross annual receipts mentioned above shall be the gross receipts of the Company from all sources within the limits of the City and for the purpose of determining such gross annual receipts, the Company shall keep accurate ac-

counts of all fares collected 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 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. 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, 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

Third-The annual charges or payments shall continue throughout the whole term of this contract, notwithstanding any clause in any statute or in the charter of any other company providing for payment for similar rights or franchises at a different rate.

Fourth-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 same streets and avenues, hereinbefore described.

Fifth-At the termination or forfeiture of this grant, the City, at the election of the Board, shall have the right to purchase all or any part of the property of the Company used for the purpose of the operation of the stage or omnibus system hereby authorized at a sum equal to a fair valuation of such property, exclusive of any value which such property may have by reason of this

If the Company and the City cannot agree upon a fair valuation of such property, then the valuation thereof shall be determined and fixed by three arbitrators selected in the following man-

One disinterested person shall be chosen by the Company; one disinterested person shall be authorized representatives may require the with-chosen by the Board, and the two so chosen drawal of such vehicle from service.

shall choose a third disinterested person. The decision under oath of any two of such persons, who shall be so selected, shall be final and conclusive.

If either the Company or the City fails to appoint an arbitrator as herein provided, or should the first two arbitrators fail to agree on the selection of the third arbitrator within thirty (30) days after the first two arbitrators shall be chosen, or it no two arbitrators so selected shall agree upon the valuation of such property within sixty (60) days after the arbitrators shall be so selected, then such valuation may be fixed by a commissioner appointed by the Supreme Court on the application of either party.

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 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 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 any wise notwithstanding, and the granting, giving of waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents; and no assignment lease or sublease of the rights or privileges hereby granted, 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 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 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 ex-emption from liability to perform each and all of the conditions of this contract.

Seventh—The Company shall commence opera-tion within three (3) months from the date on which this contract is signed by the Mayor; provided that such period may be extended by the Board for a period or periods not exceeding in the aggregate six (6) months; and provided, further, that when the commencement of said operation 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 of such operation 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 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, 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 inter

vene in any such proceeding.

Eighth—Nothing herein contained shall be construed as permitting the grantee to erect any structures whatever upon City streets, and the Company shall not construct or maintain any fixture or structure in the street unless especially authorized by resolution of the Board.

Ninth—All vehicles which may be operated

pursuant to this contract shall comply with the following general requirements: 1. They shall be propelled by power generated

or contained within the vehicle itself, but no power shall be used which will in its generation or use produce smoke or noxious odors sufficient in the opinion of the Board or its authorized representatives to constitute a nuisance.

The maximum weight, including fuel, water, oil or any other material or any accessories used in operation, shall not exceed nine thousand five hundred (9,500) pounds.

3. The seating space shall not be more than

that sufficient to accommodate forty (40) adults. 4. The maximum width shall not exceed seven feet two inches (7' 2"). The maximum height shall not exceed

eleven feet eight inches (11'8").

6. The maximum length shall not exceed twenty-four feet (24').

7. They shall be designed and constructed in a manner which will permit ease and freedom of movement under all conditions. 8. The distribution of weight on axles, length

of wheel base and other features of design shall be such as to avoid skidding as far as possible and shall be such as to permit easy steering and

9. They shall be fitted with brakes capable of stopping and holding the same under all condi-

10. They shall be so constructed that the oil or grease cannot drop on the roadway.

11. All parts shall be so constructed that no undue noise or vibration shall result from opera-

Tenth-No stage or omnibus shall be operated pursuant to this contract unless there shall be painted thereon in letters sufficiently large to be clearly visible for a distance of seventy-five feet:
(a) The name of the Company owning and

operating such vehicle.

(b) The number of the vehicle which is as signed to it upon receiving the approval of the Board or its authorized representatives. (c) The number of adults for which the

vehicle has seating space. Eleventh—No advertising signs shall appear on the outside of any stage or omnibus.

Twelfth-The destination of each stage or omnibus shall be plainly indicated on the front of the vehicle, and shall be illuminated at night. Thirteenth-The number of passengers to be carried in any vehicle shall at no time exceed

the seating capacity of the vehicles. Fourteenth—The inclosed portion of all stages or omnibuses which are operated on said routes shall be heated during the cold weather in conformity with such laws and ordinances as are now in force affecting surface railway cars or such laws and ordinances affecting stages or omnibuses as may hereafter, during the term of this contract, be in force, or as may be required by

resolution of the Board. Fifteenth-The inclosed portion of all stages omnibuses operated on said routes shall be well lighted or as may be required by resolution

of the Board.

Sixteenth—Before any stage or omnibus is put in service it must be submitted to the Board or its authorized representatives and receive the approval thereof. If any vehicle which may be so submitted for approval shall not conform with the requirements herein or should any such vehicle for any reason be considered by the Board or its authorized representatives unfit for public use, then the Board or its authorized representatives may refuse such approval, in which case the Company shall not operate such vehicle. If after a vehicle shall have been so approved, defects develop which in the opinion of the Board or its authorized representatives render it un-suitable for public service, then the Board or its

Upon being approved by the Board or its other sent approved by the Board of its authorized representatives, each vehicle shall be given a number which shall not be changed so long as such vehicle shall be operated by the Company, unless and until the Company shall notify the Board that it proposes to change the number of the vehicle and of the new number

number of the vehicle and of the new number which it is proposed to use.

Seventeenth—All vehicles operated pursuant to this grant shall be maintained in good and safe repair and in a manner which will in all ways render the vehicle fit for public service. The Company shall permit the Board or its authorized representatives to inspect at all reasonable times any or all the vehicles used by the Company. If upon inspection any vehicle shall appear in the judgment of said Board or its authorized representatives to be unfit for public authorized representatives to be unfit for public service, then the Company shall, upon notice, immediately withdraw such vehicle from service, and shall remedy the defect and notify the Board or its authorized representatives that the defect has been remedied before such vehicle shall be restored to service.

Eightsenth-All laws and ordinances affecting the operation of stages or omnibuses now in force or which may be in force during the term of this contract shall be com-plied with by the Company. The Company shall also comply with and enforce the carrying out of any orders or regulations which may be issued by the Board, designed for the protection of per-sons, of property or of the comfort and health

Nineteenth-The rate of fare for any passenger upon any stage or omnibus route herein authorized shall not exceed ten (10) cents, and the Company shall not charge any passenger more than ten (10) cents for one continuous ride from any point on any of the stage or omnibus routes hereby authorized to any other point on any of said routes.

Twentieth—Stages or omnibuses shall be run

on said routes at intervals of not more than thirty (30) minutes during the period of each day between 6 o'clock a. m. and 12 o'clock midnight, and as much oftener as reasonable con-venience of the public may require, or as may be directed by resolution of the Board.

Twenty-first—The Company shall, at its own expense, do anything and everything within its power to keep its vehicles in operation on regular schedules during the existence of snow and ice in the streets and avenues upon which the Company is hereby authorized to operate, and if it shall be necessary to remove such snow and ice to the side of the roadway in order to so operate, then such removal shall be done under the supervision and to the satisfaction of the President of the Borough of Queens, but in no event shall snow or ice so removed be allowed by the Company to obstruct the crosswalks of any

Twenty-second-It is understood that the Company shall operate, pursuant to this contract, only the routes herein authorized, but should vehicular traffic be diverted from any portion of any of the streets or avenues upon which the Company is herein authorized to operate because of fires, parades or because of any other event which will close the street to vehicular traffic temporarily, then the Company may use such other streets or avenues as are necessary to continue the operation. If, however, for any reason any of the streets and avenues in which the operation is hereby authorized shall be closed to vehicular traffic for a longer period than twenty-four hours, then the Company shall communicate with the Board or its authorized representatives and obtain authority for the operation upon other streets and avenues for the period during which said street or avenue may be closed.

Twenty-third-Should it be deemed advisable by the Board at any time during the term of this contract to require the Company to operate extensions to the routes herein authorized, additional route or routes in substitution for those herein authorized, and the Board shall so order, then the Company shall, upon notice by the Board, apply for a franchise or right to operate such extension, additional or substituted routes and accept a franchise therefor upon terms and conditions similar to those contained herein, and for a term expiring not later than the date of the expiration of this contract, provided that the Board shall not hereunder require the Company to extend its routes for a distance greater

than one mile during any calendar year.

Twenty-fourth—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 property.

  The amount paid in as by last report.
- 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
- 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
- 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 paid by the Company for damage
- to persons or property on account of construction 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. Twenty-fifth-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 Company, for the year ending September 30 next preceding, in such form as he may pre-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 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 oath. Twenty-sixth-The Company shall keep accurate books of the performance of different types of vehicles and the different services rendered and the cost thereof, and shall at any time furnish the Board, or its authorized representa-tives, such information with respect thereto as

shall be requested. Twenty-seventh-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 its authorized representatives, acting under the powers herein reserved, the franchise or consent herein granted may be for-feited at the option of the Board by reso-lution of said Board, 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 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.

Any take entry in the books of the Company

or false statement in the reports to the Comptroller as to a material fact, knowingly made by the Company, shall constitute such a violation or breach or failure to comply with the provisions herein contained as to warrant the forfeiture of the franchise.

Nothing herein contained shall affect in any way the right of the Company to apply to a court of competent jurisdiction for review of any action of the Board forfeiting the franchise or consent herein granted.

Twenty-eighth-If the Company shall fail to

give efficient public service at the rates herein fixed, or fail to maintain its 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 at the option of the Board this contract may be forfeited upon

ten (10) days' notice to the Company.

Twenty-ninth—The Company shall assume all liability for damages to persons or property oc-casioned by reason of the operation of the stage or omnibus routes 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 the City any damage which the City shall be compelled to pay by reason of any acts or default of the Com-

Thirtieth-This grant is upon the express conafter 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 one thousand before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of one thousand deliver (#1.000) sand dollars (\$1,000), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all the terms and conditions 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, and the maintenance of vehicles 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 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 acting hereunder, relating to the headway, repair, maintenance or withdrawal from service of vehicles, the Company shall pay a sum of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each vehicle that shall not be properly heated or lighted in case of the violation of the provisions relating to those matters, as fixed or liquidated damages, all of which sums may be deducted from said fund.

The procedure for the imposition and collection of the sums as fixed or liquidated damages in this contract shall be as follows:

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 pay such liquidated damages 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 damages, or where the amount of such damages 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 damages 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 may 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. These provisions for the recovery of such damages are in addition to the right to forfeit the franchise conferred by Section Subdivision Twenty-seventh of this contract. 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 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 or direc-

tion, and shall be deemed to have been given at the time of delivery or mailing. Thirty-second-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" encountered in the routes hereinabove described and upon or in which authority is hereby given to the Company to operate stages or

omnibuses. Thirty-third-If at any time the powers of the Board or any other of the authorities herein men-tioned 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, rights and duties herein re-served to or prescribed for the Board or other

authorities, officer or officers. SECTION 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.

Section 4. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

IN WITHESS 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,

Mayor.

By [CORPORATE SEAL.]

FAR ROCKAWAY TRANSPORTATION COMPANY, INC.,
By
[SEAL.]

President.

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 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 Far Rockaway Transportation Company, Inc., 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 in full for at least fifteen (15) days immediately prior to Friday, April 30, 1915, in the "City Record," together with the following notice, to

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 Far Rockaway Transright applied for by the Far Rockaway Transportation Company, Inc., 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 resolutions authorizing such contract will, at a meeting of said Board to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 30, 1915, at 10 o'clock a. m., hold a public hearing thereon at which citizens shall be entitled to appear and be heard. Resolved That a notice of such hearing state.

Resolved, That a notice of such hearing, statresolution of consent thereto may be obtained by all those interested therein at the Bureau of Franchises, Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee, during the ten (10) days immediately prior to Friday, April 30, 1915, in the "New York Herald" and "The Sun," the two daily newspapers in which the petition and notice of hearing thereon have been published

JAMES D. McGANN, Assistant Secretary. Telephone, 4560 Worth. Dated, New York, April 1, 1915.

#### BOROUGH OF BROOKLYN. Proposals.

ESTIMATES WILL BE

received by the President of the Borough of Brooklyn at Room 2, Borough Hall, until 11 o'clock A. M., on WEDNESDAY, APRIL 28, 1915,
FOR FURNISHING AND DELIVERING 2.200 CUBIC YARDS OF SAND FOR USE AS COVERING AFTER TAR TREATMENT. TO BE DELIVERED ON VARIOUS STREETS IN THE BOROUGH OF BROOKLYN AS IN THE BOROUGH OF BROOKLYN AS STATED IN THE CONTRACT.

Time for the completion of the contract on or

before December 31st, 1915. Security required, 30% of the total amount for which the contract is awarded.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed per cubic 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. 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 Bureau of High-ways, Room 502, No. 50 Court Street, Brooklyn. a16,28 L. H. POUNDS, President.

last page, last column, of the "City Record." SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at Room 2, Borough Hall, until 11

o'clock A. M., on

WEDNESDAY, APRIL 28, 1915,
FOR FURNISHING ALL THE LABOR AND
MATERIALS REQUIRED FOR REPAIRING
SEWER IN WORTMAN AVENUE BETWEEN NEW JESEY AVENUE AND VERMONT STREET.
The Engineer's preliminary estimate of the
quantities is as follows:

quantities is as follows: 270 linear feet of 132-inch sewer repaired, complete, including all incidentals and appurtenances; per linear \$4,995.00

800.00

280.00

70.00

place complete, including all inciden-tals and appurtenances; per cubic yard, cluding grouted joints and all incidentals and appurtenances; per square

yard, \$2.00

10 cubic yards of concrete, Class
"A," including extra excavation, removal of extra brickwork, and all incidentals and appurtenances; per cubic yard, \$7.00 .....

Total......\$6,145.00 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 three thousand (\$3,000) dollars.

The foregoing engineer's preliminary estimate of the total cost of the completed work is to be taken as the 100% basis and test for bidding. Proposals shall each state a single percentage of such 100% (such as 95%, 100% or 105%) for which all material and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage, as bid for in this contract, shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work described in the

contract. Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215 Montague Street, Borough of Brooklyn. a16,28 L. H. POUNDS, President.

ATSee General Instructions to Bidders on dentals and appurtenances; per last page, last column, of the "City Record." thousand feet, board measure, \$18.00

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at Room No. 2, Borough Hall, until 11 o'clock

received by the President of Borough of Brooklyn at Room No. 2, Borough Hall, until 11 o'clock A. M., on

WEDNESDAY, APRIL 28, 1915,

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING SEWERS IN 84TH STREET, FROM 24TH AVENUE TO A POINT ABOUT 334 FEET EAST OF 24TH AVENUE; IN 85TH STREET, FROM BAY PARKWAY TO POINTS EAST OF 24TH AVENUE, ABOUT 150 FEET FOR THE SANITARY SEWER AND ABOUT 257 FEET FOR THE STORM SEWER; IN 86TH STREET, FROM 21ST AVENUE TO BAY 37TH STREET; IN BENSON AVENUE, FROM BAY 29TH STREET TO BAY 35TH STREET TO BAY 35TH STREET TO BAY 35TH STREET TO BAY 34TH STREET; IN 23RD AVENUE, FROM 86TH STREET, FROM BATH AVENUE, IN BAY 34TH STREET; FROM BATH AVENUE, IN BAY 34TH STREET; AND IN 24TH AVENUE, FROM 84TH STREET TO BENSON AVENUE. SECTION 2: SEWERS IN 85TH STREET, FROM BAY PARKWAY TO STILLWELL AVENUE; IN 86TH STREET; IN BAY 34TH STREET; IN STILLWELL AVENUE; IN STILLWELL AVENUE; IN STILLWELL AVENUE; IN STILLWELL AVENUE, FROM 84TH STREET TO 86TH STREET; IN BAY 34TH STREET; IN 23RD AVENUE, FROM 86TH STREET; IN 24TH AVENUE, FROM 84TH STREET TO BENSON AVENUE, FROM 84TH STREET TO BENSON AVENUE, FROM 84TH STREET, AND IN WEST 11TH STREET TO 86TH STREET, AND IN WEST 11TH STREET TO 86TH STREET TO AVENUE V.

THE ENGINEER'S PRELIMINARY ESTIMATE OF THE OUINNTIVES IS A SETIMATE OF THE OUINNTIV

NUE V.
THE ENGINEER'S PRELIMINARY ESTI-MATE OF THE QUANTITIES IS AS FOL-

762 linear feet of 60-inch storm sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$11.50

1,053 linear feet of 54-inch storm sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$9.00

272 linear feet of 48-inch storm sewer, laid complete, including all incidentals and appurtenances; per linear foot. \$6.80

sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$6.25 1,556 linear feet of 36-inch storm

sewer, laid complete, including all incidentals and appurtenances; per 

storm sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$3.00....
546 linear feet of 20-inch pipe storm sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$2.40....
562 linear feet of 18-inch pipe storm sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$2.20....
4.940 linear feet of 12-inch pipe storm sewer, laid complete, including all incidentals and appurte-nances; per linear foot, \$1.00.... 973 linear feet of 18-inch pipe sanitary sewer, laid complete, cluding concrete cradle and all in-

cidentals and appurtenances; per linear foot, \$7.50 sanitary sewer, laid complete, in-cluding concrete cradle and all in-

cidentals and appurtenances; per linear foot, \$4.30 sanitary sewer, laid complete. cluding concrete cradle and all in-

sanitary sewer, laid complete, in-cluding all incidentals and appurtenances; per linear foot, \$1.90....
7.600 linear feet of 8-inch sanitary house connection drain, laid complete, including all incidentals and appurtenances; per linear foot,

2,600 linear feet of 6-inch sanitary house connection drain, laid complete, including all incidentals and appurtenances; per linear foot, 3,100 linear feet of 6-inch storm house connection drain, laid com-

plete, including all incidentals and appurtenances; per linear foot, \$0.45 83 linear feet of stand pipe. erected in place complete, includ-ing concrete casing, "T" or double "T" branch, and all incidentals and

appurtenances; per linear foot, \$2.00 84 manholes on storm sewers com plete, with special manhole heads and covers, including all inciden-

complete, with standard manhole heads and special covers, including all incidentals and appurtenances;

standard design, with iron pans or gratings, iron basin hoods, and connecting culverts, including all inci-

plete, including all incidentals and 

connected complete, including all incidentals and appurtenances; per house connection drain reconnected, \$5.00 125,000 feet, board measure, of foundation planking, pile capping

and stringers, laid in place com-plete, including all incidentals and 

762 linear feet of 60-inch storm

\$8,763.00

9,477.00 1.849.60

4,768.75

8,713.60 2,517.15

1,686.00

1,310.40

4,940.00

1,236.40

7,297.50

2,331.00

2,309.10

6,261.00 13,737.00

13,300.00

3,250.00

1,395.00

166.00

3,360.00

3,600.00

21,000.00

5,175.00

300.00

500.00

3,500.00

900.00

THURSDAY, APRIL 22, 1915	
610 cubic yards of concrete, Class "A," laid in place complete, including extra excavation and all inci-	
dentals and appurtenances; per cubic yard, \$7.00	4,270.00
ing extra excavation and all inci- dentals and appurtenances; per cubic yard, \$6.25	375.00
in place complete, including all incidentals and appurtenances; per linear foot, \$0.30	6,600.00
and appurtenances; per pound, \$0.03 10 barrels of cement, furnished and delivered on the work, includ- ing all incidentals and appurte-	60.00
nances; per barrel, \$1.25	12.50
purtenances; per cubic yard, \$0.50 100 days' operation of pumps after final acceptance of contract, includ- ing all labor, materials, incidentals	50.00
The time allowed for the completion work and full performance of the com-	tract will
The amount of security required will Thousand Dellars (\$40,300.00).	be Forty
CONSTRUCTING SEWERS IN	ED FOR 84TH
AVENUE; IN 85TH STREET, FROM WELL AVENUE TO POINTS E. 24TH AVENUE, ABOUT 150 FEET F SANITARY SEWER AND ABOUT 2	AST OF FOR THE
STREET, FROM STILLWELL AVE A POINT ABOUT 334 FEET EAST AVENUE; IN 85TH STREET, FROM WELL AVENUE TO POINTS E. 24TH AVENUE, ABOUT 150 FEET F SANITARY SEWER AND ABOUT 2 FOR THE STORM SEWER; II STREET, FROM BAY 37TH STR WEST 11TH STREET; IN STI AVENUE, FROM 84TH STREET STREET; IN BAY 38TH STREET 86TH STREET TO BENSON AVEN WEST 12TH STREET, FROM 86TH	N 86TH EET TO LLWELL TO 86TH
86TH STREET TO BENSON AVEN WEST 12TH STREET, FROM 86TH TO AVENUE V; IN WEST 11TH FROM 86TH STREET TO AVENUE	NUE; IN STREET STREET,
WEST 12TH STREET, FROM 86TH TO AVENUE V; IN WEST 11TH FROM 86TH STREET TO AVENUE IN 25TH AVENUE, FROM 84TH TO 86TH STREET. SECTION SEWERS IN 85TH STREET, FRO	STREET NO. 1:
PARKWAY TO STILLWELL AVE 86TH STREET, FROM 21ST AVE WEST 11TH STREET; IN 84TH FROM 24TH AVENUE TO STI AVENUE; IN STILLWELL AVENUE	NUE TO STREET, LLWELL E. FROM
84TH STREET TO 86TH STREET; SON AVENUE, FROM BAY 29TH TO BAY 35TH STREET; IN BA STREET, FROM BATH AVENUE; STREET; IN BAY 38TH STREET BENSON AVENUE TO 86TH STR	IN BEN- STREET Y 34TH TO 86TH
STREET; IN BAY 38TH STREET BENSON AVENUE TO 86TH STR 23RD AVENUE, FROM 86TH STR BATH AVENUE; IN 24TH AVENUE	FROM EET; IN EET TO E, FROM
23RD AVENUE, FROM 86TH STR BATH AVENUE; IN 24TH AVENUE 84TH STREET TO BENSON AVE 25TH AVENUE, FROM 84TH STR 86TH STREET; AND IN WES STREET AND WEST 12TH STREET 86TH STREET TO AVENUE V.	NUE; IN EET TO T 11TH T, FROM
The Engineer's preliminary estimat quantities is as follows: 313 linear feet of 120-inch storm sewer, laid complete, including all	e of the
incidentals and appurtenances; per	\$16,276.00
incidentals and appurtenances; per linear foot, \$44.00	2,068.00
incidentals and appurtenances; per linear foot, \$10.00  564 linear feet of 48-inch storm sewer, laid complete, including all	6,250.00
incidentals and appurtenances; per linear foot, \$8.00 777 linear feet of 36-inch storm sewer, laid complete, including all	4,512.00
incidentals and appurtenances; per linear foot, \$6.50	5,050.50
linear foot, \$5.25	2,352.00
nances; per linear toot, \$2.00 263 linear feet of 20-inch pipe storm sewer, laid complete, includ- ing all incidentals and appurte-	526.00
nances; per linear foot, \$1.60 379 linear feet of 18-inch pipe storm sewer, laid complete, includ-	420.80
nances; per linear foot, \$1.70 395 linear feet of 15-inch pipe storm sewer, laid complete, includ- ing all incidentals and appurte-	644.30
nances; per linear foot, \$1.00 2,785 linear feet of 12-inch pipe storm sewer, laid complete, includ- ing all incidentals and appurte- nances; per linear foot, \$0.90	395.00 2,506.50
374 linear feet of 36-inch pipe sanitary sewer, laid complete, in- cluding concrete cradle and all in- cidentals and appurtenances; per	2,300.30
linear foot, \$19.00	7,106.00
cidentals and appurtenances; per linear foot, \$9.50	26,191.50
sanitary sewer, laid complete, in- cluding concrete cradle and all in- cidentals and appurtenances; per linear foot, \$5.10	6,334.20
linear foot. \$4.00	1,572.00
2,181 linear feet of 8-inch pipe santary sewer, laid complete, in- cluding concrete cradle and all in- cidentals and appurtenances; per	£ 542 00
finear foot, \$3.00	6,543.00

tary house connection drain, laid complete, including all incidentals and appurtenances; per linear foot,

\$1.85 180 linear feet of 6-inch sani-

tary house connection drain, laid complete, including all incidentals

and appurtenances; per linear foot,

house connection drain, laid com-plete, including all incidentals and

appurtenances; per linear foot, \$0.45

670 linear feet of stand pipes, complete, including concrete casing,

covers, specials, extra excavation, and all incidentals and appurtenances; per linear foot, \$1.75.....

12 drop manholes complete, with standard manhole heads and special covers, including all incidentals and appurtenances; per manhole, \$140.00

760 linear feet of 6-inch storm

10,500.00 3,105.00 place complete, including all incidentals and appurtenances; per thousand feet, Board Measure, \$18.00

SEWERS IN 84TH
SEWERS IN 84TH
STREET FROM STILL
TO POINTS EAST OF 334 FEET EAST OF 24TH
H STREET, FROM STILL
TO POINTS EAST OF 30UT 150 FEET FOR THE RAND ABOUT 257 FEET RM SEWER; IN 86TH BAY 37TH STREET TO REET; IN STILLWELL 84TH STREET TO 86TH STREET, FROM DENSON AVENUE; IN SENSON AVENUE; IN SENSON AVENUE; IN STREET, FROM 84TH STREET TO AVENUE VAND EF, FROM 84TH STREET TO AVENUE TO ET; IN 84TH STREET TO AVENUE; IN STREET, FROM BAY TILLWELL AVENUE; IN STREET, FROM 84TH STREET SECTION NO. 1: H STREET, FROM 84TH STREET STREET, IN BENSON AVENUE; IN ROM 21ST AVENUE TO ET; IN 84TH STREET, FROM 86TH STREET, IN BENSON AVENUE; IN ROM 21ST AVENUE TO SET; IN 84TH STREET, FROM 86TH STREET, IN BENSON AVENUE; IN ROM 21ST AVENUE TO SET; IN 84TH STREET, FROM 86TH STREET, IN BAY 34TH AVENUE TO 86TH STREET; IN BAY 34TH AVENUE TO 86TH AVENUE; IN STREET; IN BAY 34TH AVENUE TO 86TH AVENUE TO 86TH AVENUE; IN STREET; IN BAY 34TH AVENUE TO 86TH AVENUE TO 86TH AVENUE TO 86TH AVENUE; IN STREET; IN BAY 34TH BATH AVENUE TO 86TH AVENUE; IN STREET; IN BAY 34TH BATH AVENUE, FROM 86TH STREET TO 10 86TH STREET; IN BAY 34TH BATH AVENUE, FROM 20 BENSON AVENUE; IN Total.

The time allowed for the complete and appurtenances; per cubic yards of extra excavation and all incidentals and appurtenances; per cubic yard, \$6.25

25,000 linear feet of piles, driven in place complete, including all incidentals and appurtenances; per cubic yard, \$6.25

25,000 linear feet of piles, driven in cidentals and appurtenances; per barrel, \$1.25

26,000 pounds of steel rods, in place complete, including all incidentals and appurtenances; per barrel, \$1.25

50 cubic yards of concrete, Class "B," laid in place complete, including all incidentals and appurtenances; per cubic yard, \$6.25

25,000 linear feet of piles, driven incidentals and appurtenances; per pound, \$0.03

The foreign feet of piles, driven incidentals and appurtenances; per cubic yard, \$6.25

25,000 lin dentals and appurtenances; per thousand feet, Board Measure, 2,700.00 1,750.00 2,031.25 7,500.00 60.00 12.50 25.00

THE

46 manholes on storm sewers com-

plete, with special manhole heads and covers, including all inciden-tals and appurtenances; per man-hole, \$40.00

The time allowed for the completion of the work and full performance of the contract will

rreet in the total cost for the completed work are to be taken as the 100 per cent. (such as 95 per cent., 100 per cent. (such as 95 per cent., 100 per cent.) for which all materials and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimates of the completed work are to be taken as the 100 per cent. (such as 95 per cent., 100 per cent. (such as 95 per cent., 100 per cent. (such as 95 per cent., 100 per cent. (such as 95 per cent.) for which all materials and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work described in the contract.

Blank forms and further information may be

obtained and the plans and drawings may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215 Montague st., Borough of Brooklyn.

a16,28 L. H. POUNDS, President.

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

### DEPARTMENT OF HEALTH. Amendment to Sanitary Code.

AT A MEETING OF THE BOARD OF

Health of the Department of Health, held March 30, 1915, the following resolution was adopted: Resolved, That section 219 of the Sanitary

Code be and the same is hereby amended so as to read as follows: Section 219. Nurses. No person other than one who shall have received from the regents of

526.00 the University of the State of New York a cer tificate of his or her qualifications to practice as a registered nurse shall assume the title Registered Nurse, or use the abbreviation R. N. 420.80 or any other letters or words or figures to indicate that such person is a registered nurse. No person other than one who shall have graduated after a course of training of not less than two years' duration from a hospital training

school for nurses shall practice as or hold himself or herself out to be or be by any one held out or represented to be a trained, graduate or 395.00 certified nurse, or use any letters, words, figures or device to indicate that such person is a trained, graduate or certified nurse.

A TRUE COPY.

a16,23 EUGENE W. SCHEFFER, Secretary.

2,506.50

## Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Cor. of Centre and Walker sts., Borough of Manhattan, until 10.30 o'clock a. m., on

a. m., on

THURSDAY, APRIL 22, 1915,
FOR FURNISHING ALL THE LABOR AND
MATERIALS NECESSARY OR REQUIRED
TO ERECT AND COMPLETE, TOGETHER
WITH ALL NECESSARY ALTERATIONS
AND OTHER WORK INCIDENTAL THERETO, (A) THE GENERAL CONTRACT, (B)
THE PLUMBING AND GAS FITTING, (C)
THE STEAM HEATING FOR A MEDICAL
STAFF HOUSE AND NURSES' HOME ON
THE GROUNDS OF THE WILLARD PARKER HOSPITAL OF THE DEPARTMENT
OF HEALTH, FOOT OF EAST 16TH
STREET, BOROUGH OF MANHATTAN,
CITY OF NEW YORK.
The time for the completion of the work and 26,191.50 1,572.00

The time for the completion of the work and the full performance of the contracts on Propothe full performance of the contracts on Proposition "A" will be Two hundred fifty (250) consecutive working days; on Proposition B will be One hundred and fifty (150) consecutive working days; on Proposition C will be One hundred and Fifty (150) consecutive working days.

The bid, however, must be accompanied by a lease of an arrows of not less than 216 pages.

deposit of an amount of not less than 21/2 per cent, of the amount of the bid. Bids will be compared and the contract awarded to the lowest bidder on each of the Propositions A, B and C.

Plans may be seen and blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the

Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan, City of New York.
S. S. GOLDWATER, M. D., President;
JOSEPH J. O'CONNELL, M. D., ARTHUR

#### SUPREME COURT—FIRST DEPARTMENT. Filing Final Reports.

CITY RECORD

1,840.00

2,900.00

#### FIRST DEPARTMENT.

In the Matter of the Application of the Mayor, Aldermen and Commonalty of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST 161ST STREET (although not yet named by proper authority) from Elton Avenue to Mott Avenue, in the 23rd Ward of The City of New York, as the same has been heretofore laid out and designated as a first class street or road.

NOTICE IS HEREBY GIVEN THAT THE last partial and separate final report of the Commissioners of Estimate and Assessment in Commissioners of Estimate and Assessment in the above-entitled matter 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 County Court House in the Borough of Manhattan in The City of New York, on the 29th day of April, 1915, at 10.30 o'clock in forenoon of that day; and that the said last partial and separate final report has been deposited in the Office of the Clerk of the County of Bronx, there to remain for and during the space of five days, as required by law.

required by law.

Dated, New York, April 21st, 1915.

MADISON GRANT, MAURICE S. COHEN,
Commissioners of Estimate and Assessment.
JOEL J. SQUIER, Clerk. a21,26

#### Filing Bill of Costs. FIRST DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title wherever 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 NEREID AVENUE (although not yet named by proper authority), from White Plains Road to the Bronx River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, as amended by an order of this Court York, as amended by an order of this Court dated July 16, 1914, and entered in the office of the Clerk of the County of The Bronx on the 20th day of July, 1914, so as to conform to a map adopted by the Board of Estimate and Apportionment December 4, 1913, and approved by the Mayor December 15, 1913, in which a slight change is made in the lines of Bullard Avenue; the proceeding as amended to relate to Nereid Avenue, between White Plains Road and Bullard Avenue, as now laid out upon the map of The 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 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 April, 1915, 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 New York, there to remain for and during the space of ten days, as required by law. lays, as required by law.

Dated, New York, April 17th, 1915. E. C. DELAFIELD, WILLIAM S. GER-MAIN, HENRY A. COSTER, Commissioners of Estimate and Assessment. Joel J. Squier, Clerk. Application for Appointment of Commis-

#### sioners. 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 HERING AVENUE,
from Bronx and Pelham Parkway South to
Sacket Avenue; TENBROECK AVENUE,
from Bronx and Pelham Parkway South to
Pierce Avenue; SACKET AVENUE, from
Williamsbridge Road to the prolongation of the
sesterly line of Newport Avenue and NEW easterly line of Newport Avenue, and NEW-PORT AVENUE, from Sacket Avenue to Morris Park Avenue, 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, in and for the County of New York, in the County Court-house, in the Borough of Manhattan, City of New York, on the 4th day of May, 1915, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Com-missioners of Estimate and one Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement

hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging required for the opening and extending of Hering Avenue, from Bronx and Pelham Parkway South to Sacket Avenue. Tenbroeck Avenue, from Bronx and Pelham Parkway South to Pierce Avenue; Sacket Avenue, from Williamsbridge Road to the prolongation of the easterly line of Newport Avenue, and Newport Avenue, from Sacket Avenue, and Newport Avenue, from Sacket Avenue, the sacket Avenue from Sacket Avenue, and Newport Avenue, from Sacket Avenue, from and Newport Avenue, from Sacket Avenue to Morris Park Avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

Hering Avenue, from Bronx and Pelham Parkway South to Sacket Avenue; Tenbroeck Avenue, from Bronx and Pelham Parkway South to Pierce Avenue; Sacket Avenue, from Williamsbridge Road to the prolongation of the easterly line of Newport Avenue, and of Newport Avenue, from Sacket Avenue to Morris Park Avenue, in the Borough of The Bronx, City of New York, being the following-described lots, pieces or parcels of land, viz.:

HERING AVENUE.

Beginning at a point in the southern line of Bronx and Pelham Parkway distant 3,760.614 feet easterly from the intersection of said southern line of Bronx and Pelham Parkway and the eastern line of White Plains Road. Thence eastern line of white Plains Road. Inence easterly along said southern line of Bronx and Pelham Parkway for 60.0 feet. Thence southerly deflecting 90° to the right for 425.0 feet. Thence southeasterly deflecting 31° 21′ 47″ to the left for 70.27 feet. Thence still southeasterly deflecting 7° 16′ 41″ to the right for 3,673.65 feet to the northern line of Sacket Avenue as being acquired berewith. Thence south nue as being acquired herewith. Thence south-westerly and along said northern line of Sacket Avenue for 65.03 feet. Thence northwesterly for 3,725.54 feet on a line forming an angle of 21° 58' 22" to the east with the radius of the JOSEPH J. O'CONNELL, M. D., ARTHUR WOODS, Board of Health.

Dated March 31st, 1915.

M31,a22

M8See General Instructions to Bidders on last page, last column, of the "City Record."

1,680.00 last page, last column, of the "City Record."

TENBROECK AVENUE. Beginning at a point in the southern line of Bronx and Pelham Parkway distant 4,045.614 feet easterly from the intersection of said southern line of Bronx and Pelham Parkway and the eastern line of White Plains Road. Thence easterly along said line of Bronx and Pelham Parkway for 60.0 feet. Thence southerly deflecting 90° to the right for 425.0 feet. Thence southeasterly deflecting 31° 13′ 09″ to the left for 70.16 feet. Thence still southeasterly deflecting 7° 08′ 03″ to the right for 3,222.11 feet to the northern line of Pierce Avenue as laid out on Section 46 of the Final Maps of the Borough of The Bronx. Thence southwesterly deflecting 90° to the right along last-mentioned line for 60 feet. Thence northwesterly deflecting 90° to the right for 3,248.93 feet. Thence still northwesterly deflecting 2° 58′ 10″ to the left for 67.37 feet. Thence northerly for 425.0 feet to the point of beginning. ern line of Bronx and Pelham Parkway and the

feet. Thence northerly for 425.0 feet to the point of beginning.

SACKET AVENUE.

Beginning at the point of intersection of the southern line of Sacket Avenue and the prolongation of the eastern line of Newport Avenue as these streets are laid out on Section 46 of the Final Maps of the Borough of The Bronx. Thence northerly along the prolongation of said eastern line of Newport Avenue for 72.41 feet. Thence southwesterly deflecting 124° 02' 51" to the left for 104.92 feet. Thence still southwesterly curving to the right on an arc of a circle of 2,655.0 feet radius and tangent to the preceding course for 1,068.91 feet. Thence southerly for 60.02 feet on a line forming an angle of 1° 26' 18" to the west with the southern prolongation of the preceding course drawn through its western extremity. Thence northeasterly curving to the left on the arc of a circle of 2,715 feet radius fee 1,094.58 feet. The radius of this fett radius for 1,094.58 feet. The radius of this circle produced southerly through the southern extremity of the preceding course forms an angle of 1° 24′ 23″ easterly with the prolongation of the preceding course. Thence northeasterly for 64.38 feet to the point of beginning.

Newport Avenue.

Reginning at the point of intersection of the

Beginning at the point of intersection of the prolongation of the eastern line of Newport Avenue and the prolongation of the northwesterly nue and the prolongation of the northwesterly line of Sacket Avenue as these streets are laid out on Section 46 of the Final Maps of the Borough of The Bronx. Thence southwesterly along the northwestern line of Sacket Avenue as being acquired herewith for 72.41 feet. Thence northerly deflecting 124° 02′ 51″ to the right for 1,078.69 feet. Thence easterly deflecting 120° 41′ 46″ to the right for 69.78 feet. Thence southerly for 1,002.53 feet to the point of beginning.

ning.

Hering, Tenbroeck, Sacket and Newport Avenues are laid out on Sections 41 and 46 of the Final Maps of the Borough of The Bronx as

Section 41-In the office of the President of Section 41—In the office of the President of the Borough of The Bronx on November 13, 1911, in the office of the Register of the County of New York on November 10, 1911, as Map No. 1564, and in the office of the Corporation Counsel of The City of New York on November 10, 1911, in pigeonhole 177.

Section 46—In the office of the President of the Borough of The Bronx on April 8, 1912, in the office of the Register of the County of New York on April 5, 1912, as Map No. 1603, and in the office of the Corporation Counsel of The City of New York on April 6, 1912, in pigeonhole 185.

The land to be taken for Hering, Tenbroeck, Sacket and Newport Avenues is located east of Bronx River.

The Board of Estimate and Apportionment on the 6th day of February, 1913, duly fixed and determined the area of assessment for benefit in this proceeding as follows:
Beginning at a point on the northwesterly line

of Eastchester Road where it is intersected by a line midway between Newport Avenue and El-beron Avenue and running thence southeast-wardly at right angles to Eastchester Road to the intersection with the northwesterly right of way line of the New York, New Haven and Hartford Railroad; thence southwestwardly along the said right of way line to the intersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Wiliamsbridge Road as this street is laid out at Sacket Avenue, the said distance being measured at right angles to Williamsbridge Road; thence northwestwardly along the said line parallel with Williamsbridge Road to the intersection with a line bisecting the angle formed by the inter-section of the prolongations of the centre lines of Sacket Avenue and Pierce Avenue as these streets are laid out immediately westerly from and adjoining Williamsbridge Road; thence north-eastwardly along the said bisecting line to the intersection with a line midway between Hering Avenue and Yates Avenue; thence northwardly along a line always midway between Hering Avenue and Yates Avenue and the prolongations thereof, to a point distant 100 feet northerly from the northerly line of Bronx and Pelham Parkway South; thence eastwardly and parallel with Bronx and Pelham Parkway South to the intersection with the prolongation of a line midway between Tenbroeck Avenue and Narragansett Avenue as these streets are laid out north of Lydig Avenue; thence generally southwardly along a line always midway between Tenbrocck Avenue and Narragansett Avenue and the pro-longations thereof, to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Morris Park Avenue, the said distance being measured at right angles to Morris Park Avenue; thence eastwardly along the said line parallel with Morris Park Avenue to the intersection with the prolongation of a line midway between Newport Avenue and Elperon Avenue as these streets are laid out south of Morris Park Avenue; thence southwardly along the said line midway between Newport Avenue and Elberon Avenue and along the proongation of the said line to the point or place

of beginning.
Dated, New York, April 22nd, 1915.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, City of New York.

## FIRST DEPARTMENT.

In the Matter of the Application of the Corpora-tion Counsel of The City of New York for the appointment of Commissioners of Estimate and Assessment to ascertain and determine the compensation which should justly be made the compensation which should justly be made to owners abutting on William and North William Streets, who have filed claims with the Comptroller of The City of New York for damages for the closing of portions of said WILLIAM and NORTH WILLIAM STREETS, in the Borough of Manhattan, City of New York, as shown by a map dated April 1912, adopted by the Board of Estimate and Apportionment on the 12th day of May, 1912, and approved by the Mayor on the 22d day of May, 1912.

NOTICE IS HEREBY GIVEN THAT PURsuant to the provisions of Chapter 1006 of the Laws of 1895, it is the intention of the Corporation Counsel of The City of New York, in behalf of The City of New York, to make application to the Supreme Court of the State of New York York, First Department, at a Special Term, Part III. thereof, to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 4th day of May, 1915, at the opening of the Court on that day, or as

soon thereafter as counsel can be heard thereon, for the appointment of three discreet and disfor the appointment of three discreet and dis-interested persons as Commissioners of Estimate and Assessment, to ascertain and determine the compensation that should justly be made to owners abutting on William and North William Streets who have filed claims with the Comp-troller of The City of New York for damages claimed to have been suffered by the said owners by reason of the closing of the portions of said William and North William Streets, in the Borough of Manhattan, City of New York, described as follows:

stollows:

"I. Beginning at a point on the southerly line of William Street distant 206.44 feet easterly from its intersection with the easterly line of Frankfort Street, and running thence westwardly along the southerly line of William Street a distance of 106.44 feet; thence deflecting to the right through an adjetance of 10 degrees 12 minutes 10 seconds a distance of 12 minutes 10 seconds a distance of 12 minutes 10 seconds a distance of 13 minutes 13 minut degrees 12 minutes 10 seconds a distance of 1.36 feet; thence deflecting to the right through an angle of 107 degrees 47 minutes 50 seconds a distance of 106.44 feet along a line parallel with the southerly line of William Street; thence deflecting to the right through an angle of 72 degrees 12 minutes 10 seconds a distance of 1.36 feet to the point or place of

beginning.

"2. Beginning at a point on the northerly line of William Street where it is intersected by a line at right angles to the southerly line of William Street and passing through a point on the said southerly line of William Street distant 102 87 feet easterly from its intersection. distant 102.87 feet easterly from its intersection with the easterly line of Frankfort Street, and running thence eastwardly along the northerly line of Wiliam Street a distance of 80.65 feet; thence deflecting to the right through an angle of 72 degrees 12 minutes 10 seconds a distance of 24.90 feet; thence deflecting to the right through an angle of 107 degrees 47 minutes 50 seconds a distance of 80.65 feet; thence deflecting to the right through an angle of 72 degrees 12 minutes 10 seconds a distance of 24.90 feet to the point

or place of beginning.

"3. Beginning at a point on the northwesterly line of North William Street distant 85.47 feet northeasterly from its intersection with the easterly line of Frankfort Street and runthe easterly line of Frankfort Street and running thence northeastwardly along the northwesterly line of North William Street a distance of 141.50 feet; thence deflecting to the right through an angle of 98 degrees 22 minutes a distance of 40.43 feet; thence deflecting to the right through an angle of 81 degrees 38 minutes a distance of 121.79 feet along the southeasterly line of North William Street; thence deflecting to the left through an angle thence deflecting to the left through an angle of 81 degrees 38 minutes a distance of 15,66 feet along the line forming the junction be-tween North William Street and William Street; thence deflecting to the right through an angle of 107 degrees 47 minutes 50 seconds a distance of 21.08 feet; thence deflecting to the right through an angle of 72 degrees 54 minutes 40 seconds a distance of 46.79 feet to the point or place of beginning."

The resolution favoring the change of the map or plan of The City of New York so as to show the said portions of William and North William the said portions of William and North William Streets closed as aforesaid, and the map dated April 11, 1912, showing the change were adopted by the Board of Estimate and Apportionment on the 16th day of May, 1912. The map was approved by the Mayor on the 22d day of May, 1912. Copies of the said map were filed as follows: One in the office of the Register of the County of New York on the 4th day of October, 1912, as Map No. 1667; one in the office of the Corporation Counsel of The City of New York on the 5th day of October, 1912, and one in the office of the President of the Borough of Manhatan on the 4th day of October, 1912.

Dated, New York, April 22nd, 1915.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, City
of New York.

a22,m3

## 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 MEAD STREET, from Garfield Street to Unionport Road, as said Mead Street is now laid out upon the map or plan of The City of New York, 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 I, in and for the County of Bronx, in the County Court House, in the Borough of Bronx, City of New York, on the 27th day of April, 1915, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commis-sioners of Estimate and one Commissioner of Assessment in the above entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Mead Street, from Garfield Street to Unionport Road, as said Mead Street is now laid out upon the map or plan of The City of New York, in the Twenty-fourth Ward,

Borough of The Bronx, City of New York.

Mead Street, from Garfield Street to Union port Road, in the Borough of The Bronx, City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the eastern line of Garfield Street distant 195.029 feet southerly from the intersection of said line with the southern line of Van Nest Avenue as these streets are legally acquired. Thence southerly along said eastern line of Garfield Street for 50.0 feet. Thence easterly, deflecting 90° to the left for 553.749 feet to the western line of Unionport Road as legally acquired. Thence northerly and along last mentioned line for 50.2 feet. Thence westerly for 555.206 feet to the point of beginning.

Mead Street, from Garfield Street to Union-

port Road, is shown on a map entitled "Map showing the reduction of width of Mead Street, from Garfield Street to Unionport Road, and the adjustment of grades necessitated thereby. Amendment to Section 37," which map was filed in the office of the Corporation Counsel of The City of New York on September 14, 1914, and in the office of the Register of the County of Bronx and in the office of the President of the Borough of The Bronx on or about the same

The land to be taken for Mead Street is lo cated east of Bronx River.

The Board of Estimate and Apportionment of the 26th day of June, 1914, duly fixed and de-termined the area of assessment for benefit in

this proceeding as follows:

Bounded on the north by a line midway between Van Nest Avenue and Mead Street and by the prolongations of the said line; on the east by the centre line of White Plains Road: on the south by a line midway between Baker Avenue and Mead Street and by the prolongations of the said line; and on the west by a line

midway between Garfield Street and Taylor

Dated New York, April 15th, 1915.
FRANK L. POLK, Corporation Counsel, Municipal Building, Borough of Manhattan, City of

# Filing Preliminary Abstracts.

#### 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 UNIONPORT ROAD, from Morris Park Avenue to White Plains Road, near Baker Avenue, in the 24th Ward, Borough of The Bronx, Ctiy of New York.

NOTICE IS HEREBY GIVEN TO ALL PER-sons interested in the above entitled proceed-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 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, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Manhattan, in The City of New York, on or before the 10th day of May, 1915, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 13th day of May, 1915, at 2 o'clock P. M. persons interested in this proceeding, or in any

Second .- That the undersigned, Commissioner of Assessment, has completed his supplemental and amended 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 objections in writing, duly verified, with him at his office, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Manhattan, in The City of New York, on or before the 10th day of Man, 1915, and that the said Commissioner of May, 1915, 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 May, 1915, at 3.30 o'clock P. M. Third.—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the amended area of assessment for benefit by the Board of Estimate and Apportionment on the 25th day of September, 1914, 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, which, taken together, are bounded and described as follows, viz.: Beginning at a point on a line midway between White Plains Road and Victor Street where it is intersected by a line midway between Rhinelander Avenue and Morris Park Avenue, and

running thence southwardly along the said line midway between White Plains Road and Victor Street to a point distant 100 feet northerly from the northerly line of Van Nest Avenue, the said distance being measured at right angles to Van Nest Avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Van Nest Avenue to he intersection with nidway between Cruger Avenue and Holland Avenue; thence southwardly along the said line midway between Cruger Avenue and Holland Avenue and along the prolongation of the said line to the intersection with the southerly right-of-way line of the New York, New Haven and Hartford Rail-road; thence westwardly along the said right-ofway line to the intersection with the prolongation of a line midway between Garfield Street and Taylor Avenue; thence northwestwardly along the said line midway between Garfield Street and Taylor Avenue and along the prolongations of the said line to a point distant 100 feet northwesterly from the northwesterly line of Morris Park Avenue, the said distance being measured at right angles to Morris Park Avenue; thence northeastwardly and always distant 100 feet northwesterly from and parallel with the northwesterly line of Morris Park Avenue to a point distant 100 feet westerly from the westerly ine of Unionport Road, the said distance being measured at right angles to Unionport Road thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Unionport Road to the intersection with the prolongation of a line midway between Rhineander Avenue and Morris Park Avenue as these streets are laid out between White Plains Road and Victor Street; thence eastwardly along the said line midway between Rhinelander Avenue and Morris Park Avenue and along the prolongation of the said line to the point or place

of beginning.

Fourth.—That the abstracts of said supplemental and amended estimate of damage and of said supplemental and amended assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Comnissioners 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, Room 1529, 15th Floor, Municipal Building Chambers and Centre Streets, in the Borough of Manhattan, in said City, there to remain until the 10th day of May, 1915. Fifth.—That, provided there be no objections

filed to either of said supplemental and amended 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 County Court House in the Borough of Manhattan, in The City of New York, on the 24th day of June, 1915, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, April 16th, 1915.

MANTON M. WYVELL, Chairman; EDWARD J. McLAUGHLIN, FRANK E. GORE, ommissioners of Estimate. MANTON WYVELL, Commissioner of Assessment. 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, tene-ments and hereditaments required for the widening of RIVERSIDE DRIVE on its easterly side from the northerly line of West 181st Street to a point about 550 feet northerly therefrom, in the 12th Ward, Borough of Manhattan, 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 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, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Manhattan, in The City of New York, on or before the 6th day of May, 1915, and that the said Commissioners will hear parties so objecting, and for that purpose will be ties so objecting, and for that purpose will be in attendance at their said office on the 10th day of May, 1915, 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, and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, in The City of New York, on or before the 6th day of May, 1915, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 11th day of May, 1915, at his said office on the 11th day of May, 1915, 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 12th Jay of June, 1914, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate 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 easterly line of Riverside Drive where it is intersected by a ine bisecting the angle in the easterly line of Northern Avenue at the first angle point north of West 181st Street, and running thence east-wardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Northern Avenue, the said distance being measured at right angles to Northern Avenue; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Northern Avenue to the intersection with a line midway between West 178th Street and West 179th Street, as these streets are laid out between Pinehurst Avenue and Northern Ave-nue; thence westwardly along the said line mid-way between West 178th Street and West 179th Street and along the prolongation of the said line to a point distant 100 feet westerly from the westerly line of Haven Avenue, the said distance being measured at right angles to

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, Room 1529, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Man-

hattan, in said City, there to remain until the 10th day of May, 1915.

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 County Court House in the Borough of Manhattan, in The City of New York, on the 25th day of June, 1915, 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 as-sessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, April 13th, 1915.
JOHN Z. LOWE, JR., Chairman; ALBERT
KERR, WINTER RUSSELL, Commissioners of Estimate. JOHN Z. LOWE, JR., Commissioner of Assessment. JOEL J. SQUIER, Clerk. a16.m3

### Hearings on Qualifications. 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 DYRE AVENUE, from Boston Road to the northerly City Line, as said Dyre Avenue is now laid out upon the map or plan of The City of New York, in the 24th Ward, Borough of The Bronx, City of

New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, First Department, bearing date the 14th day of April, 1915, and duly entered and filed in the office of the Clerk of the County of Bronx on the 16th day of April, 1915, WILLIAM CURRY MARTIN, MARTIN BEISZLER and WALTER McLAUGHLIN, Esqs., were appointed Commissioners of Estimate in the above-entitled proceeding, and that in and by the said order WILLIAM CURRY MARTIN, Esq., was appointed the Commissioner of Assess-

NOTICE IS FURTHER GIVEN that, pursuant to the statute in such cases made and provided, the said WILLIAM CURRY MARTIN vided, the said WILLIAM CURRY MARTIN, MARTIN GEISZLER and WALTER Mc-LAUGHLIN, Esqs., will attend at a Special Term, Part II, of the Supreme Court of the State of New York, First Department, to be held at the County Court House, in the Borough of Manhattan, in the City of New York, on the 3rd day of May, 1915, at the opening of the Court on that day or as soon thereafter as counter that day or as soon thereafter as counter on that day or as soon thereafter as counter the counter that the counter that the counter that the counter the counter that the Court on that day, or as soon thereafter as counsel can be heard thereon, for the purpose of beother person having any interest in said proceeding, as to their qualifications to act as such

Commissioners. Dated, NEW YORK, April 21st, 1915.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, City of New York.

#### FIRST DEPARTMENT.

In the Matter of the Application of The City of n 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 BEAR SWAMP ROAD, from West Farms Road to White Plains Road, subject to the easements of the New York, Westchester and Boston Railroad and of the New York New Haven and Hattford Rail-New York, New Haven and Hartford Rail-road in the area within the limits of their right of way, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of order of the Supreme Court of the State of New York, First Department, bearing date the 13th day of April, 1915, and duly entered and filed in the office of the Clerk of the County of Bronx on the 14th day of April, 1915, EDWARD D. DOWLING, HENRY A. FRIEDMAN and FRANCIS V. S. OLIVER, Esqs., were appointed Commissioners of Estimate in the above-entitled proceeding, and that in and by the said entitled proceeding, and that in and by the said order EDWARD D. DOWLING, Esq., was appointed the Commissioner of Assessment.

NOTICE IS FURTHER GIVEN that pursu-

NOTICE IS FURTHER GIVEN that pursuant to the statute in such cases made and provided the said EDWARD D. DOWLING, HENRY A. FRIEDMAN and FRANCIS V. S. OLIVER, Esqs., will attend at a Special Term, Part II, of the Supreme Court of the State of New York, First Department, to be held at the County Court House, in the Borough of Manhattan, in the City New York, on the 30th day of April, 1915, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any other person having any interest in said proceeding, as to their qualifications to act as such Commissioners. sioners.

Dated, NEW YORK, April 19th, 1915.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, New
York City.
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#### FIRST DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises on the westerly side of LEXINGTON AVENUE, between EAST TWENTY-SECOND STREET and EAST TWENTY-THIRD STREET, in the 18th Ward of the Borough of Manhattan, in the City of New York, duly selected as a site for school purposes according to law.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, First Department, bearing date the feth day of April, 1915, and duly entered and filed in the office of the Clerk of the County of New York on April 7, 1915, Valentine Taylor, Leslie J. Tompkins and William Clark were appointed Commissioners of Estimate and Appraisal in the above extitled recentling.

Haven Avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Haven Avenue to a point distant 100 feet southerly from the southerly line of West 181st Street, the said distance being measured at right angles to West 181st Street; thence westwardly and parallel with West 181st Street to the intersection with the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence northwardly along the easterly line of Riverside Drive; thence of New York, First Department, to be held at the County Court House, in the Borough of New York, or New York, or New York, or by any person having an interest in said proceeding.

ONTICE IS FURTHER GIVEN, pursuant to the above entitled proceeding.

NOTICE IS FURTHER GIVEN, pursuant to the statutes in such case made and Appraisal in the above entitled proceeding.

NOTICE IS FURTHER GIVEN, pursuant to the statutes in such case made and Appraisal in the above entitled proceeding.

NOTICE IS FURTHER GIVEN, pursuant to the statutes in such case made and provided, that ing an interest in said proceeding, as to their qualifications to act as such Commissioners.

Dated, New York, April 14, 1915. FRANK L. POLK, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

#### SUPREME COURT—SECOND DEPARTMENT.

#### Applications to Amend Proceedings. SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to amending its applica-tion heretofore made in the Matter of the Ap-plication of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same pur-pose in fee, to the lands, tenements and hereditaments required for the opening and extending of YOUNG STREET, from Hunters Point Avenue to Review Avenue, in the First Ward, Borough of Queens, City of New York, so as to provide for the acquisition of title to Young Street, from Hunters Point Avenue to Review Avenue, and to the Public Park bounded by Gale Street, Young Street and Borden Avenue, as the same are now laid out upon the map or plan of The City of New

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, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 4th day of May, 1915, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for an order amending the proceeding entitled "In the Matter of the Application of The City of New York, relative to acquiring title wherever." 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 Young Street, from Hunters Point Avenue to Review Avenue, in the First Ward, Borough of Queens, City of New York," and the petition and order appointing Commissioners of Estimate and a Commissioner of Assessment in said proceeding heretofore duly entered and filed in the office of the Clerk of the County of Queens on the 24th day of September, 1913, so as to provide for the acquisition of title to Young Street, from Hunters Point Avenue to Review Avenue and to the Public Park bounded by Gale Street, Young Street and Borden Avenue, as the same are now laid out upon the map or plan of The City of New York, being the following described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point formed by the intersection of the southerly line of Young Street with the easterly line of Review Avenue. Running thence northerly along the easterly line of Review Avenue for 60 feet to the northerly line of Young Street. Thence easterly deflecting to the right 90° for 1,346.20 feet along the northerly line of Young Street to the southwesterly line of Borden Avenue. Thence southeasterly deflecting to the right 40° 14′ 30″ for 92.88 feet along the southwesterly line of Borden Avenue to the southerly line of Young Street. Thence westerly for 1,417.10 feet along the southerly line of Young Street to the easterly line of Review Avenue, the point or place of beginning.

PARCEL "B."

Reciproing at a point formed by the intersec-

Beginning at a point formed by the intersec-tion of the westerly line of Gale Street with the northeasterly line of Borden Avenue, being the

southerly corner of the Public Park bounded by Young Street, Gale Street and Borden Avenue. Running thence northwesterly for 77.95 feet along the northeasterly line of Borden Avenue to the southerly line of Young Street. Thence northwesterly deflecting to the left 0° 06′ 55″ for 93.10 feet to the northerly line of Young Street. Thence easterly deflecting to the right 139° 52′ 31″ for 672.86 feet along the northerly line of Young Street to the westerly line of Hunters Point Avenue. Thence southerly deflecting to the right 57° 12′ 40″ for 71.37 feet along the westerly line of Hunters Point Avenue to the southerly line of Young Street. Thence westerly deflecting to the right 122° 47′ 20″ for 580.82 feet along the southerly line of Young Street to the westerly line of Gale Street. Thence southerly for 50.36 feet along the westerly line of the westerly line of Street. of Gale Street to the northeasterly line of Borden

Avenue, the point or place of beginning.
Young Street, extending from Review Avenue to Hunters Point Avenue, and the Public Park, in the First Ward, Borough of Queens, City of New York, is laid down upon the Commissioners' Map of Long Island City, filed at the City Clerk's office, Long Island City, December 31,

The Board of Estimate and Apportionment on the 8th day of January, 1915, duly fixed and de-termined that the area of assessment for benefit in this amended proceeding be fixed and deter-mined to be as follows:

1875 as amended

Beginning at a point on the southwesterly line of Hunters Point Avenue where it is intersected by a line midway between Young Street and Pearsall Street, and running thence westwardly along the said line midway between Young Street and Pearsall Street to the intersection with a line at right angles to Pearsall Street and passing through a point on its southerly side where it is intersected by a perpendicular to the line of Borden Avenue erected at the intersection of the southerly line of Borden Avenue with the prolongation of a line midway between Pearsall Street and Greenpoint Avenue as these streets are laid out between Gale Street and Bradley Avenue; thence southwardly along the said line at right angles to Pearsall Street to the intersection with its southerly side; thence south-westwardly along the said perpendicular to the line of Borden Avenue to the intersection with its southerly side; thence westwardly along the prolongation of the said line midway between Pearsall Street and Greenpoint Avenue to the in-tersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Borden Avenue, the said distance being measured at right angles to Borden Avenue; thence northwestwardly along the said line parallel with Borden Avenue to the intersection with a line midway between Young Street and Pearsall Street; thence westwardly along the said line midway between Young Street and Pearsall Street to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of Review Avenue, the said distance being measured at right angles to Review Avenue; thence northwardly along the said line Avenue; thence northwardly along the said line parallel with Review Avenue to the intersection with a line midway between Young Street and Gilbert Street; thence eastwardly along the said line midway between Young Street and Gilbert Street and along the prolongation of the said line to a point distant 100 feet westerly from the westerly line of Cale Street; thence porther themse morths. the westerly line of Gale Street; thence north-wardly and parallel with Gale Street a distance of 100 feet; thence eastwardly at right angles to Gale Street to a point distant 100 feet easterly from its easterly side; thence southwardly and parallel with Gale Street to a point distant 100 feet northerly from the northerly line of Young Street; thence eastwardly and parallel with Young Street to the intersection with the southwesterly line of Hunters Point Avenue; thence northeastwardly at right angles to Hunters Point Avenue to a point distant 100 feet northeasterly from its northeasterly side; thence southeast-wardly and parallel with Hunters Point Avenue to the intersection with a line at right angles to Hunters Point Avenue and passing through the point of beginning; thence southwestwardly along the said line at right angles to Hunters Point Avenue to the point or place of beginning.

Dated, New York, April 22nd, 1915.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, City
of New York.

#### Application for Appointment of Commisslouers.

SECOND DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises on the westerly side of WEST 1ST STREET, 485.09 feet south of the intersection of the westerly side of WEST 1ST STREET with the southerly side of SHEEPSHEAD BAY ROAD, in the 31st Ward of the Borough of Brooklyn, in The City of New York, duly selected as a site for school purposes according lected as a site for school purposes according

PURSUANT TO THE STATUTES IN SUCH case made and provided, notice is hereby given that it is the intention of the Corporation Counsel to make application to the Supreme Court of the State of New York, at a Special Term thereof for the hearing of motions, to be held in and for the County of Kings, at the County Court House in the Borough of Brooklyn, in the City of New York, on the 28th day of April, 1915, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Appraisal in the above matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee simple absolute to certain lands and premises, with the buildings thereon and appurtenances thereunto belonging, situated on the westerly side of West 1st Street, commencing at a point 485.09 feet southerly from the southerly side of Sheepshead Bay Road in the 31st Ward of the Borough of Brooklyn, in the City of New York, the same to be converted, appropri-ated and used as a site for school purposes. Said lands and premises so to be acquired are bounded and described as follows:
BEGINNING at a point on the westerly line

of West 1st Street distant 685.09 feet southerly from the southerly line of Sheepshead Bay Road, and running thence westerly 25 feet to the southeasterly corner of Lot No. 127; thence still westerly along the southerly line of Lots Nos. 127 and 138, 201.14 feet to the easterly line of the lands of Public School 100; thence northerly along the easterly line of said lands of Public School 100 and a continuation thereof 201.02 feet to the northwesterly corner of Lot No. 120; thence easterly along the northerly line of Lots Nos. 120 and 127 and a continuation thereof 246.34 feet to the westerly line of West 1st Street; thence southerly along the westerly line of West 1st Street 200 feet to the point or place of beginning, be the said several dimensions more or less; excepting therefrom such portions thereof as are included in the opening of West 2d Street; being the premises known as Lots Nos. 120, 127 and 138, and that part of Lot No. 83 lying between the easterly line of Lot No. 127 and the westerly line of West 1st Street, in Block 7281, Section 21, Try Mean of West No. on the present Tax Maps of the City of New

Vork, Borough of Brooklyn.

Dated, New York, April 15, 1915.

FRANK L. POLK, Corporation Counsel,

Municipal Building, Borough of Manhattan, New York City.

#### 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 for the same purpose in fee, to the lands, tene-ments and hereditaments required for the opening and extending of COLUMBIA (ADAMS) AVENUE, from Laurel Hill Boulevard (Shell Road) north to Queens Boulevard, in the Second Ward, Borough of Queens, 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, Sec-Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on the 26th day of April, 1915, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the labove entitled matter. above entitled matter.

above entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Columbia (Adams) Avenue, from Laurel Hill Boulevard (Shell Road) north to Queens Boulevard, in the Second Ward, Borough of Queens, City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersec-

Beginning at a point formed by the intersection of the westerly line of Columbia Avenue with the southerly line of Queens Boulevard. Running thence easterly for 121.25 feet along the southerly line of Queens Boulevard to the southeasterly line of Columbia Avenue. Thence southwesterly along the arc of a circle, tangent to the last mentioned course, and concave to the southeast, the radius of which is 40.00 feet, for 1.38 feet along the southeasterly line of Columbia Avenue. Thence southerly on a tangent to the last mentioned course for 77.13 feet along the easterly line of Columbia Avenue to the northerly line of Laurel Hill Boulevard. Thence westerly, deflecting to the right 77° 19′ 14″ for 123.75 feet along the northerly line of Laurel Hill Boulevard. Hill Boulevard to the northwesterly line of Columbia Avenue. Thence northeasterly on the arc of a circle, tangent to the last mentioned course and concave to the northwest, the radius of which is 65.00 feet, for 87.72 feet along the northwesterly line of Columbia Avenue. Thence northerly for 105.69 feet along the westerly line of Columbia Avenue to the southerly line of Queens Boulevard, the point or place of begin

ning.
Columbia Avenue, extending from Laurel Hill Columbia Avenue, extending from Laurel Hill Boulevard north to Queens Boulevard, in the Second Ward, Borough of Queens, City of New York, is laid down upon Section 11 of the Final Maps of the Borough of Queens, approved by the Board of Estimate and Apportionment October 17, 1912, by the Mayor October 24, 1912, copies of which were filed at the office of the President of the Borough of Queens April 23, 1913, at the office of the Clerk of the County of Queens at Jamaica April 22, 1913, and at the office of the Corporation Counsel April 19, 1913. The Board of Estimate and Apportionment on the 20th day of February, 1913, duly fixed and the 20th day of February, 1913, duly fixed and determined the area of assessment for benefit in

this proceeding as follows: Beginning at a point on the centre line of Queens Boulevard where it is intersected by the prolongation of a line midway between Columbia Avenue and Fisk Avenue, as these streets adjoin Adams Street; and running thence southwardly along the said line midway between Columbia Avenue and Fisk Avenue, and along the prolongation of the said line to the intersection with a line midway between Adams Street and Monroe Street; thence westwardly along the said line midway between Adams Street and Monroe Street, and along the prolongation of the said line to the intersection with a line midway be-tween Burrough Avenue and Columbia Avenue, as these streets adjoin Monroe Street; thence northwardly along the said line midway between Burrough Avenue and Columbia 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 easterly line of Burrough Avenue and the westerly line of Columbia Avenue, as these streets adjoin Queens Boulevard on the south; thence northwardly along the said bisecting line to the intersection with the centre line of Queens Boulevard; thence eastwardly along the centre line of Queens Boulevard to the point or place of

Dated New York, April 14, 1915.
FRANK L. POLK, Corporation Counsel, Municipal Building, Borough of Manhattan, City of

## Filing Reports.

SECOND DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the easterly side of Pennsylvania Avenue, between Liberty and Glenmore Avenues, in the 26th Ward of the Borough of Brooklyn, City of New York, duly selected as a site for school purposes according to law.

WE. THE UNDERSIGNED. COMMISsioners of Estimate and Appraisal in the above entitled matter, appointed pursuant to the pro-visions of the statute relating thereto, hereby give notice to the owner or owners, lessee or lessees, parties or persons, respectively entitled to or interested in the lands, tenements, hereditaments and appurtenances, title to which is sought to be acquired in this proceeding and to all other persons whom it may concern, to wit: FIRST:—That we have completed our estimate of loss or damage to the respective owners

lessees, parties and persons interested in the lands and premises affected by this proceeding, or having any interest therein, and have filed true report or transcript of said estimate in the office of the Department of Education, 59th Street and Park Avenue, Borough of Manhat-City of New York, for the inspection of whomsoever it may concern.

SECOND:—That all parties or persons whose rights may be affected by the said estimate and who may object to the same or any part thereof may, within ten days after the first publication of this notice, April 12, 1915, file their objections to said estimate, in writing, with us at our office, Franklin Trust Company Building, No. 164 Montague Street, in the Borough of Brooklyn, in said City, as provided by statute, and that we, the said Commissioners, will hear parties so objecting at our office on the 23rd day of April, 1915, at three o'clock in the afternoon, and upon such subsequent days as may be

Dated New York, April 10, 1915. ELMER G. SAMMIS, WALTER F. CLAY-TON, RAYMOND GUNNISON, Commissioners.

# Filing Final Reports.

SECOND DEPARTMENT.

In the Matter of the Application of The City of

the lands, tenements and hereditaments required for the purpose of opening and extending 36TH STREET, from Fort Hamilton Avenue to West Street; OLD NEW UTRECHT ROAD, from 36th Street to 14th Avenue; and 35TH STREET, from Church Avenue to West Street, in the 29th Ward of the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE final report of the Commissioners of Estimate and Commissioner of Assessment in the aboveentitled matter 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, City of New York, on the 27th day of April, 1915, at 10:00 o'clock in the forenoon of that day, and that the said final report has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of five days, as required by law.

Dated, New York, April 20th, 1915.

WILLIAM M. RUSSELL, WALTER HAMMITT, JOHN N. HARMAN, Commissioners of Estimate. WILLIAM M. RUSSELL, Commissioner of Assessment. entitled matter will be presented for confirmation

#### SECOND DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situate on the northerly side of Wilson Street, between Bedford Avenue and Lee Avenue, in the 19th Ward of the Borough of Brooklyn, in the City of New York, duly selected as a site for school purposes, according to law.

NOTICE IS HEREBY GIVEN THAT Thomas C. Whitlock, William H. Muldoon and Edward Lyons, Commissioners of Estimate and Appraisal in the above entitled proceeding, have made and signed their final report herein, and on April 10, 1915, filed the same in the office of the Board of Education, Park avenue and 59th street, in the Borough of Manhattan, in the City of New York, and on the same day filed a duplicate of said report in the office of the Clerk of Kings County, in the Hall of Records in the Borough of Brooklyn, in the City of New York, and that said report will be presented for confirmation to the Supreme Court at a Special Term for the hearing of contested motions, to be held in the County Court House, Kings County, on April 23, 1915, at ten o'clock A. M., or as soon thereafter as counsel can be eard

Dated New York, April 12, 1915. FRANK L. POLK, Corporation Counsel.

SECOND DEPARTMENT.

# Filing Preliminary Abstracts.

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 wherever the same has not been heretotore acquired, to the lands and premises required for the opening and extending of NEWTOWN AVENUE (although not yet named by proper authority) from Flushing Avenue to Grand Avenue, in the 1st Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above-entitled proceed 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. Comp

of Estimate, have completed their supplemental and 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, 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 3rd day of May, 1915, and that the said Commissioners will parties so objecting, and for that purpose will be in attendance at their said office on the 4th day of May, 1915, at 3 o'clock P. M.

Second.—That the undersigned, Commissioner of Assessment, has completed his supplemental and amended 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 objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 3rd day of May, 1915, and that the said Commissioner will hear parties so objecting and for that currous hear parties so objecting, and for that purpose will be in attendance at his said office on the 5th day of May, 1915, at 3 o'clock P. M.

Third.—That the Commissioner of Asssess-

ment has assessed any or all such lands, tene-ments 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 5th day of April, 1907, 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 midway between Clark and Taylor streets 100 feet northwest of the northwesterly side of Van Alst avenue, and running thence southeastwardly on a line 100 feet southwest of the southwesterly side of Clark street to the intersection with a line midway be tween Newtown avenue and Grand street; thence southeastwardly on a line midway between New town avenue and Grand street to the middle of the block between Marc place and Debevoise avenue; thence southwestwardly on a line midway between Marc place and Debevoise avenue and midway between Lockwood street and Debevoise avenue to a point 100 feet southwest of the southwesterly side of Grand street; thence south eastwardly on a line 100 feet southwest of the southwesterly side of Grand street to a point 100 feet southeast of the southeasterly side of Brielle street; thence northeastwardly on a line 100 feet southeast of the southeasterly side of Brielle street to a point midway between Grand street and Vandeventer avenue; thence northwestwardly on a line midway between Vandeventer avenue and Grand street and midway between Vandeventer avenue and Newtown avenue to a point midway between Rapelje avenue and Debevoise avenue; thence northeastwardly on a line midway between Rapelje avenue and Debevoise avenue to its intersection with the prolongation of a line midway between Newtown avenue and Flushing avenue, as laid out between their intersection Carver street; thence northwestwardly along the line midway between Flushing avenue and Newtown avenue above referred to and the prolongation of the same to a point 100 feet southeast of the southeasterly side of the Crescent; thence northeastwardly on a line 100 feet southeast of the southeasterly side of the Crescent to a point 100 feet northeast of the northeasterly side of Flushing avenue; thence northwestwardly on a line 100 feet northeast of the northeasterly side of Flushing avenue to a point between the Crescent and Hallett street; thence northeastwardly on a line midway between the Crescent and Hallett street to a point in the prolongation New York, relative to acquiring title in fee to of a line 100 feet southwest of the southwesterly

side of North Washington place, as laid out be-tween Van Alst avenue and Hallett street; thence northwestwardly along a line 100 feet southwest of the southwesterly side of North Washington place, between Van Alst avenue and Hallett street, and the prolongations thereof, to a point 100 feet northwest of the northwesterly side of Van Alst avenue; thence southwestwardly on a line 100 feet northwest of the northwesterly side of Van Alst avenue to the point or place of beginning.

Fourth.-That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 1st day of May, 1915.

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 of damage and of said assessment for benefit.

preme 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 22nd day of Lune, 1915, at the opening of the Court June, 1915, at the opening of the Court on that

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and asto the foregoing abstracts of estimate and as-sessment, or to either of them, the motion to confirm the reports as to awards and as to as-sessments 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

of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906. Dated, New York, April 16th, 1915. GEORGE A. GREGG, Chairman; A. VAN DEWATER, THEODORE P. WILSNACK, Com-missioners of Estimate. GEORGE A. GREGG, Commissioner of Assessment. WALTER C. SHEPPARD, Clerk. a22,m3 a22,m3

### 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 HEGEMAN AVENUE from East 98th Street to New Jersey Avenue, in the 26th & 32nd Ward, 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 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 amended and sup-Estimate, have completed their amended and supplemental 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 28th day of April, 1915, and that the said Commissioners will hear parties so objecting, and for that purpose wil be in attendance at their for that purpose wil be in attendance said office on the 30th day of April, 1915, at 11 o'clock A. M.

Second—That the undersigned, Commissioner of Assessment, has completed his amended and supplemental 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 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 28th day of April, 1915, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3rd day of May, 1915, at 11 o'clock A. M.

Third-That the Commissioner of Assessments has assessed any or all of 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 19th day of April, 1907, 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 the intersection of a line midway between Hegeman avenue and Lott avenue with the easterly line of East Ninety-eighth street and running eastwardly, along the said line midway between Hegeman avenue and Lott avenue and the prolongation thereof to the intersection with the prolongation of a line midway between Hegeman avenue and New Lots avenue, through that portion of their length east of Louisiana avenue; thence eastwardly, along the line last described midway between Hegeman and New Lots avenues to the intersection with a line midway between Vermont street and Wyona street; thence southwardly along a line midway between Vermont street and Wyona street, to the intersection with a line midway between Hegeman avenue and Vienna avenue; thence westwardly along the line last described midway between Hegeman and Vienna avenues, to the intersection with the easterly side of East Ninety-eighth street; thence westwardly at right angles to the line of East Ninety-eighth street to a point midway between East Ninety-eighth street and Rockaway park-way; thence northwardly and midway between East Ninety-eighth street and Rockaway parkway to the intersection with a line drawn at right angles to the line of East Ninety-eighth street and passing through the point described as the point or place of beginning; thence eastwardly to the point or place of beginning.

Fourth-That the abstracts of said amended and supplemental 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 5th day of May, 1915. 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 16th day of June, 1915, at the opening of the Court

on that day, Sixth-In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such

cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, April 16th, 1915.

JOHN H. ELLIOTT, GEO. F. MADDOCK, THOMAS LESLIE, Commissioners of Estimate; JOHN H. ELLIOTT, Commissioner of Assessment.

#### 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 has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of LAWRENCE AVENUE, from 47th Street to Ocean Parkway; NEWKIRK AVENUE, from Ocean Parkway to East 17th Street; EAST 13TH STREET, from Ditmas Avenue to Foster Avenue; EAST 15TH STREET, from Ditmas Avenue to Foster Avenue; and THIRD STREET, from 18th Avenue to Foster Avenue, in the 29th and 30th Wards, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PER sons interested in the above-entitled proceed ing, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to

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. 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 28th day of April, 1915, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 29th day of April, 1915, at 2 o'clock P. M.

Second—That the undersigned Commissioner

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 objections in writing, duly verified with him at his office, No. 166 Montague Street, in the Bornal of the said of his office, No. 106 Montague Street, in the Borough of Brooklyn, in the City of New York, on or before the 28th day of April, 1915, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 30th day of April, 1915, at 2 o'clock P. M.

Third.—That the Commissioner of Assessments has assessed any or all of such lands, tenements and hereditaments and premises as are within

and hereditaments and premises as are within the area of assessment fixed and presscribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 22nd day of October, 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.:

BEGINNING at a point on the southwesterly line of Forty-seventh street where it is intersected by the prolongation of a line midway between Webster avenue and Lawrence avenue, and running thence eastwardly along the said line midway between Webster avenue and Lawrence avenue and the prolongation thereof to the intersection with a line bisecting the angle formed by the intersection of the easterly line of Gravesend avenue with the prolongation of the westerly line of Third street; thence north-wardly along the said bisecting line to a point distant 100 feet northerly from the northerly line of Eighteenth avenue, said distance being measured at right angles to the line of Eighteenth avenue; thence eastwardly and parallel with Eighteenth avenue to the intersection with a line bisecting the angle formed by the intersection of the westerly line of Ocean Parkway and the prolongation of the easterly line of Tkind easterly line of the said Third street; thence southwardly along the said bisecting line to the intersection with a line midway between Webster avenue and Lawrence avenue; thence eastwardly along the said line between Webster avenue and Lawrence avenue to the westerly line of Ocean Parkway; thence eastwardly in a straight line to a point on the easterly line of Ocean Parkway midway between Webster avenue and Newkirk avenue; thence eastwardly along a line midway between Webster avenue and Newkirk avenue to the westerly line of Coney Island avenue; thence northeastwardly in a straight line to a point on the easterly line of Coney Island avenue midway between Ditmas avenue and Newkirk avenue; thence eastwardly along a line midway between Ditmas avenue and Newkirk avenue to the intersection with a line midway between East Twelfth street and East Thirteenth street; thence northwardly along the said line midway between East Twelfth street and East Thirteenth street to a point distant 100 feet northerly from the northerly line of Ditmas avenue, the said distance being measured at right angles to Ditmas avenue; thence eastwardly and parallel with Ditmas avenue to the intersection with a line midway between East Thirteenth street and East Fourteenth street; thence southwardly along the said line midway between East Thirteenth street and East Fourteenth street to the intersection with a line midway between Ditmas avenue and Newkirk avenue; thence eastwardly along the said line midway between Ditmas avenue and Newkirk avenue to the intersection with a line midway between East Fourteenth street and East Fifteenth street; thence northwardly along the said line midway between East Fourteenth street and East Fifteenth street to a point distant 100 feet northerly from the northerly line of Ditmas avenue, the said distance being measured at right angles to the line of Ditmas avenue; thence eastwardly and parallel with Ditmas avenue to the intersection with a line midway between East Fifteenth street and East Sixteenth street; thence southwardly along the said line midway between East Fifteenth street and East Sixteenth street to the intersection with a line midway between Ditmas avenue and Newkirk avenue; thence eastwardly along the said line

midway between Ditmas avenue and Newkirk

avenue to the intersection with a line midway

between East Seventeenth street and East Eigh teenth street; thence southwardly along the said line midway between East Seventeenth street and

East Eighteenth street to the intersection with a line midway between Newkirk avenue and

Foster avenue; thence westwardly along the said

line midway between Newkirk avenue and Fos-

ter avenue to the intersection with a line mid-

way between East Fifteenth street and East

Sixteenth street; thence southwardly along the said line midway between East Fifteenth street

and East Sixteenth street, and the prolongation thereof, to a point distant 100 feet southerly

from the southerly line of Foster avenue, the

said distance being measured at right angles to the line of Foster avenue; thence westwardly

and parallel with Foster avenue to the intersection with the prolongation of a line midway be-tween East Fourteenth street and East Fifteenth

westwardly along the said line midway between Newkirk avenue and Foster avenue to the inter-section with a line midway between East Thir-teenth street and East Fourteenth street; thence southwardly along the said line midway between East Thirteenth street and East Fourteenth street and the prolongation thereof to a point distant 100 feet southerly from the southerly line of Foster avenue, the said distance being measured at right angles to the line of Foster avenue; thence westwardly and parallel with Foster avenue to the intersection with a line midway between East Twelfth street and East Thirteenth street; thence northwardly along the said line midway between East Twelfth street and East Thirteenth street to the intersection with a line midway Newkirk avenue and Foster avenue; thence westwardly along the said line midway between Newkirk avenue and Foster avenue to the easterly line of Coney Island avenue; thence northwestwardly in a straight line to a point on the westerly line of Coney Island avenue where it is intersected by the prolongation of a line midway between Newkirk avenue and Washington avenue; thence westwardly along the said line midway between Newkirk avenue and Wash-

ington avenue and the prolongation thereof to the easterly line of Ocean Parkway; thence westwardly in a straight line to a point on the west-erly side of Ocean Parkway midway between Lawrence avenue and Washington avenue; thence westwardly along a line midway between Law-rence avenue and Washington avenue to the intersection with a line bisecting the angle formed by the intersection of the westerly line of Ocean Parkway and the prolongation of the easterly line of Third street; thence southwardly along the said bisecting line to the intersection with a line at right angles to Foster avenue, and passline at right angles to Foster avenue, and passing through a point on its southerly side where it is intersected by the easterly line of East Fifth street; thence southwardly along the said line at right angles to Foster avenue to a point distant 100 feet southerly from its southerly side; thence westwardly and parallel with Foster avenue to the intersection with a line bisecting the angle formed by the intersection of the easterly line of Gravesend avenue with the prolongation of the westerly line of Third street; thence northwardly along the said bisecting line to the intersection with a line midway between to the intersection with a line midway between Lawrence avenue and Washington avenue; thence westwardly along the said line midway between Lawrence avenue and Washington avenue. nue, and the prolongation thereof, to the south-westerly line of Forty-seventh street; thence

the intersection with a line at right angles to Forty-seventh street and passing through the point of beginning; thence northeastwardly along the said line at right angles to Fortyseventh street 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 8th day of May, 1915.

southwestwardly at right angles to Forty-seventh street a distance of 100 feet; thence northwest-wardly and parallel with Forty-seventh street to

Fifth.—That, provided there be no objections filed as 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, Secand 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 16th day of June, 1915, at the opening

of the Court on that day. Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and as-sessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, April 9th, 1915.
FRANCIS S. McDIVITT, GEO. F. MADDOCK, WM. H. TAYLOR, Commissioners of
Estimate. FRANCIS S. McDIVITT, Commissioner of Assessment.

## Filing Bill of Costs.

## SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, by the Corporation Counsel for the appointment of Commissioners of Estimate and Assessment to ascertain and determine the compensation which should justly be made for the closing and discontinuing of WEST 8TH STREET, from Surf Avenue to Highwater Line, in the 31st Ward, Borough of Brooklyn, The 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, 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 29th day of April, 1915, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by

Dated New York, April 16th, 1915. CHAS. J. McDERMOTT, WILLIAM H. HARDING, FRANK H. TYLER, Commissioners of Estimate and Assessment.

## 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 comprising the area bounded by AVENUE J, East 72nd Street, Ralph Avenue and Paerdegat Avenue South, required as a site for a sewage pumping station, in the 32nd 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-en-titled 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 29th day of April, 1915, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to re-main for and during the space of ten days, as

street; thence northwardly along the sat's line midway between East Fourteenth street and East Fifteenth street, and the prolongation thereof, to the intersection with a line midway between Newkirk avenue and Foster avenue; thence the intersection with a line midway between Newkirk avenue and Foster avenue; thence the first firs

SUPREME COURT—THIRD JUDICIAL DISTRICT.

Application for Appointment of Commissioners.

THIRD JUDICIAL DISTRICT-ULSTER COUNTY.

In the Matter of the Application and Petition of the Board of Water Supply of The City of New York for the appointment of a Commission under Section 42, Chapter 724 of the Laws of 1905, as amended by Section 9, Chapter 314 of the Laws of 1906.

PUBLIC NOTICE IS HEREBY GIVEN THAT

PUBLIC NOTICE IS HEREBY GIVEN THAT it is the intention of the Corporation Counsel of the City of New York to make application to the Supreme Court for the appointment of Commissioners under Section 42, Chapter 724 of the Laws of 1905, as amended by Section 9, Chapter 314 of the Laws of 1906.

Such application is to be made at a Special form of the said Court to be held in and for the Third Judicial District at the Court House in the City of Kingston, Ulster County, New York, on the 1st day of May, 1915, at ten o'clock in the forenoon of that day or as soon thereafter as counsel can be heard.

The object of this application is to obtain an order of the Court for the appointment of three disinterested and competent freeholders, at least one of whom shall reside in the County of New

one of whom shall reside in the County of New York, and at least one of whom shall reside in the County of Ulster, to ascertain and determine the damages, if any, for such decrease in value as the owner of any real estate not taken by virtue of chapter seven hundred and twenty-four of the laws of nineteen hundred and five and Chapter seven hundred and twenty-three of the laws of nineteen hundred and five or of any established business on the first day of June, nineteen hundred and five, and situate in the counties of Ulster, Albany or Greene, may be entitled by reason of Section 42, Chapter 724 of the Laws of 1905, as amended by Section 9, Chapter 314 of the Laws of 1906, provided an agreement cannot be had with the Board of Water Supply.

And for an order that said Commission herein applied for shall hold stated sessions every month, except July and August, in Kingston, and not elsewhere, and shall be and act as the sucelsewhere, and shall be and act as the suc-cessor to certain Commissions hereinbefore duly appointed by orders of this Court, and known as Business Damage Commissions Nos. 1, 2 and 3, as is more fully set forth in the petition of the Board of Water Supply dated February 16, 1915, for the appointment of the Commission herein applied for.

This notice is not an admission that any one is entitled to any recovery from the City of New York, and the City of New York reserves row, and the City of New York reserves to itself the right to submit any defense, legal or equitable, to the said Commission herein applied for, including any affirmative defense, and especially that any claim presented to said Commission for trial has not been filed in the form or in the manner or within the time provided by statute, or that any proceedings already had

by statute, or that any proceedings already had are a bar in whole or in part to the prosecution of any claim or the taking of testimony thereon.

Dated, March 5, 1915.

FRANK L. POLK, Corporation Counsel, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, City of New York.

#### NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller 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 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, 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 sale and cause immediate forfeiture of the purchase money and the security deposited for the faithful performance of the conditions of the taithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant free, 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 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 circumstances of vacating the structures of their tenants will

All the material of the buildings, sheds, walks. structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurte-nances and foundations of all kinds, except the exterior walls of the buildings and their foun-dations 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 re-sulting from demolition shall be allowed to remain on the premises, except old mortar or plas-ter 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 ele-vation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regu-lations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove all

in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the

work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurte-nances, 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 acbidder'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 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 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 ma-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, protecting 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 and adjacent build ings shall be properly flashed and painted and 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 departments, 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 received will be publicly opened by the President or Board or head of said Department and read, and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him therein, and, if no other person be so interested, it shall distinctly state that fact; also, that is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the 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 mak ing the estimate that the several matters stated herein are in all respects true.

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 National banks of The City of New York, drawn to the order of the Comptroller, or money or cor-porate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the adver-tisement to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The amount shall be as specified in the pro-

posals or instructions to bidders and shall not

be in excess of 5 per cent.

The certified check or money should not be inclosed in the envelope containing the bid or estimate, 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

of the supplies, or the nature and extent of the work, reference must be made to the specifica-tions, schedules, plans, etc., on file in the said office of the President, Board or Department. No bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who 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 hids or estimates in addition to inserting the same in

Bidders are requested to make their bids o 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, ts gether 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 for oners of house sewer connections to the main sewer in which the work is to be done. Plans and draw-al6,27 the street and the openings of the main sewer ings of construction work may also be seen there.