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BOARD OF ALDERMEN.

Public 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, OCTOBER 7, 1915, at 2 o'clock p. m., Dock Department-Proposed Lease to the United States Steel Products Comon the following matters:

No. 2059. Ordinance amending the fire limits in the Borough of Queens. No. 2060. Ordinance relating to safeguards against spread of fire in The City

of New York. No. 2061. Ordinance relating to roofing and roof structures in The City of New

No. 2062. Ordinance relating to safeguards during construction or demolition of buildings.

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 September 27, 1915.

Friday. October 1, 1915-11.00 A. M.-Room 305-Case No. 1959-Long Island Railroad Company—"Alteration of crossing at Howard Avenue on Atlantic Division, Borough of Brooklyn"-Commissioner Cram. 12.15 P. M.-Room 305-Case No. 2020-Interborough Rapid Transit Company-"Equipment, signals and safety devices on elevated lines"-Whole Commission.

Regular meeting of the Commission held Tuesday and Friday at 12.15 P. M. Meeting of the Committee of the Whole held Tuesday, Wednesday, Thursday and Friday at 10.30 A. M.

COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK.

Proceedings of the Commissioners of the Sinking Fund at a Meeting Held in Room 16, City Hall, at 11 o'Clock A. M., on Wednesday, September 5, 1915.

Present-John Purroy Mitchel, Mayor; Alexander Brough, Deputy and Acting Comptroller; George L. Bergen, Deputy and Acting Chamberlain; Henry H. Curran, Acting President, Board of Aldermen; Frederick H. Stevenson, Chairman Finance Committee, Board of Aldermen.

The minutes of the meetings held July 29 and 30, and August 2, 5 and 12, 19, 24, 1915, were approved as printed.

Dock Department-New Plan for Improvement of the Waterfront Between Mill Basin and Fresh Creek Basin, Jamaica Bay, Adopted by the Commissioner of Docks April 28, 1915.

The Chair called for a continuation of the public hearing in the matter of the new plan for improvement of the waterfront and harbor of the City of New York, between Mill Basin and Fresh Creek Basin, Jamaica Bay, adopted by the Commissioner of Docks in accordance with law, April 28, 1915, which was postponed at meeting held July 30, 1915, to this day.

Affidavit as to publication of notice of hearing in THE CITY RECORD, on file with

the papers,

The Commissioner of Docks explained that the matter was exactly in the same situation as it was at the last hearing, and that nothing had developed. Discussion followed.

On motion, the hearing was postponed, to be continued at 11 o'clock in the forenoon on Wednesday, September 22, 1915. In the meantime, the Secretary was directed to request the Corporation Counsel to render a statement in writing as to the exact status in this matter.

Dock Department-New Plan for Improvement of the Waterfront at Dreamland Park, Coney Island.

The Chair called for a hearing in the matter of the new plan for improvement of the waterfront and harbor of The City of New York at Dreamland Park, Coney Island, adopted by the Commissioner of Docks in accordance with law July 30, 1915. (Affidavit as to publication of notice of hearing in THE CITY RECORD on file with the papers.)

No one appearing in opposition the Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—On July 30, 1915, the Commissioner of Docks transmitted for approval a new plan for the improvement of the waterfront and harbor of The City of New York at Dreamland Park, Coney Island.

The plan proposed and adopted by the Commissioner consists of a pier and landing platform near West 8th Street, in front of Dreamland Park, on the southerly side of Coney Island, Borough of Brooklyn.

The purpose of this improvement is to provide public landing facilities to accom-

modate general water traffic for which inadequate facilities now exist. If reasons to the contrary are not advanced at the public hearing, I believe the Commissioners of the Sinking Fund may properly approve of such plan as submitted by the Commissioner of Docks.

If the Board approves of the plan at the public hearing I recommend the adoption of the attached resolution approving the plan. Respectfully,
ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby approve of the New Plan layout for the improvement of the water front and harbor of the City of New York, near West 8th Street in front of Dreamland Park, on the southerly side of Coney Island, Borough of Brooklyn, as adopted by the Commissioner of

Docks on July 30th, 1915, in accordance with law. The report was accepted and the resolution unanimously adopted.

The chair then declared the hearing closed.

Note—A discussion then took place with reference to the proposed demolition of the old Dreamland Pier. The Commissioner of Parks for the Borough of Brooklyn was heard in regard to the matter, and the Commissioner of Docks, who has jurisdiction over the pier, stated that he proposed to utilize the pier in connection with the work of constructing the new pier which will shortly be commenced, and that as soon as the new pier was completed the old pier will be turned over for such disposition as the Commissioners may desire to make.

Dock Department—New Plan for Improvement of the Waterfront in the Vicinity of Pier 97, North River, Borough of Manhattan.

A communication was received from the Commissioner of Docks, transmitting for approval proposed amendment to the new plan for improvement of the waterfront in the vicinity of Pier No. 97, at the foot of 57th Street, North River, Borough of

A public hearing being necessary, the following resolution was offered for adop-

Resolved, That the Commissioners of the Sinking Fund hereby fix 11 o'clock in the forenoon, on Wednesday, October 6th, 1915, in Room 16, City Hall, Borough of Manhattan, as the time and place for a public hearing, relative to the request of the Commissioner of Docks for approval of proposed airculating to the new plan for improvement of the waterfront of the City of New York in the vicinity of Pier No. 97, at the foot of West 57th Street, North River, Borough of Manhattan, made and adopted by the Commissioner of Docks in accordance with law September 10. 1915.

Which resolution was unanimously adopted.

pany of the Marginal Street Area Between 28th and 29th Streets, South Brooklyn.

Withdrawn from the calendar by the Commissioner of Docks.

Dock Department-Issue of \$12,138.50 of Additional Corporate Stock for the Construction of a Shed on the Pier Foot of 29th Street, Borough of Brooklyn, Recommended to the Board of Estimate and Apportionment.

Brought up by unanimous consent at the request of the Commissioner of Docks. The following was received from the Commissioner of Docks:

Department of Docks and Ferries, August 23, 1915.

Hon. George McAneny, Acting Mayor and Chairman of the Commissioners of the Sinking Fund:

Sir-On April 28, 1915, a resolution was adopted by the Commissioners of the Sinking Fund, recommending to the Board of Estimate and Apportionment that the Comptroller be authorized to issue corporate stock of the City of New York to an amount not exceeding \$222,500, the proceeds, to the amount of the par value thereof, to be used by this department for the construction of a pier at the foot of 29th Street, Borough of Brooklyn.

On May 7, 1915, a resolution was adopted by the Board of Estimate and Apportionment, pursuant to the recommendation of the Commissioners of the Sinking Fund, authorizing the Comptroller to issue corporate stock for the purpose mentioned to an amount not to exceed \$222,500.

On May 5, 1915, a resolution was adopted by the Commissioners of the Sinking Fund, approving of and consenting to the execution by the Commissioner of Docks of a lease to the United States Steel Products Company of the pier at the foot of 29th Street, Brooklyn, with the adjoining bulkhead at a rental of \$35,000 per annum.

The contract has been awarded for the building of the pier at \$116.148.50, leaving

a balance of \$106.351.50 from the authorized appropriation of \$222.500.00. On August 23, 1915, bids were received for building the shed on the pier, the schedule of which is attached hereto; the lowest of these bids is \$118.490. The original appropriation was......\$222.500 00

I, therefore, beg to recommend that the Commissioners of the Sinking Fund adopt a resolution recommending to the Board of Estimate and Apportionment that

the Comptroller be authorized to issue corporate stock of the City of New York to an amount not exceeding \$12.138.50, the proceeds, to the amount of the par value thereof, to be used by this department for the construction of a shed on the pier foot of 29th Street. Borough of Brooklyn; this being the balance required for that purpose. Respectfully yours.

CHAS. J. FARLEY. Deputy and Acting Commissioner (* Docks.

The following resolution was then offered for adoption:

Resolved. That, pursuant to the provisions of section 180 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby recommend to the Board of Estimate and Apportionment that the Comptroller be authorized to issue additional cornorate stock of The City of New York to an amount not exceeding twelve thousand one hundred and thirty-eight dollars and fifty cents

(\$12,138.50), the proceeds to the amount of the par value thereof to be used by the ditions as contained in the existing lease; lessor, Richmond Hill House, Incorporated; Department of Docks and Ferries for the construction of a shed on the pier at the foot of 29th Street, Borough of Brooklyn, this being the balance required for that purpose. Which resolution was unanimously adopted.

Board of Education-Lease for, of Premises Nos. 209-213 East 23rd Street, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9th, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—The Assistant Secretary of the Board of Education, in a communication to your Board under date of August 12, 1915, states that at a meeting of the Board of Education held August 11, 1915, the following resolution was adopted:

'Resolved, That the Commissioners of the Sinking Fund be, and they are hereby respectfully requested, subject to financial ability, to approve of and consent to the execution by the Board of Education of a lease to that portion of the Trade School for Girls, together with the store floor at No. 213 East 23rd Street, formerly leased to the Crown Cork & Seal Co. of Baltimore, Md., for a period of heat for said store floor and for Room 52 at No. 209 East 23rd Street, to be deducted therefrom by reason of the proposed occupancy of the store floor mentioned for school purposes, otherwise upon the same conditions as contained in the existing lease. Owners, Board of Trustees, Manhattan Trade School for Girls."

The existing lease, which does not include the store floor at 213 East 23rd Street, contains a renewal privilege of one year, provided that on September 1, 1915, the Board of Education shall have let a contract for the erection of a building for the Manhattan Trade School for Girls. The Board of Education state that plans and specifications have been completed for the excavation and foundation work for the new building for the Manhattan Trade School for Girls, at the northwest corner of Lexington Avenue and East 22nd Street, and it is expected that the contract therefor will be awarded in the near future.

The need for increased accommodations is shown by the fact that the average daily attendance increased from 537 in September, 1914, to 716 in July, 1915.

The premises proposed to be leased consist of six floors (with the exception of Room 52 on the fifty floor), being 73 feet by 89 feet each, and the store 23 feet by 89 feet on the ground floor of No. 213, at a total rental of \$7,381 a year.

It has been determined, however, that the yearly rental shall be \$7,316, which sum includes the proportionate amount agreed upon for heat and light, for Room 52

at No. 209 East 23rd Street, which is leased to Peter A. Julev. These six floors were previously rented to the City for \$5.881 a year, which sum included \$81 to be deducted from the said \$5.881 for furnishing heat and light to Room 52 and the store floor at No. 213 East 23rd Street, the store having been rented to private parties at \$1.500 a year.

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a lease of the premises Nos. 209 213 East 23rd Street, Borough of Manhattan (except Room 52 in No. 209 East 23rd Street, which is leased to Peter A. Juley), for use of the Board of Education, for a term of one year from September 1, 1915, at a rental of \$7.316 a year, payable quarterly; the lessor to pay taxes and make outside repairs, including repairs to the roof; the lessee to pay water rates, furnish heat, light and janitor service and make such inside alterations and repairs as it may deem necessary, the lessee also to furnish light and heat for Room 52 in No. 209 East 23rd Street, occupied by Peter A. Juley, in consideration of which the lessor shall grant and allow the Board of Education the sum of \$16 a year, which shall be deducted from the rent in four equal installments, and the lessor to grant the use of the equipment in the premises, consisting of office furniture cutting tables, forms, sewing machines, etc., for its own use and enjoyment free of charge during the term of this lease, or until the same has been purchased by the Board of Education, the Board of Education to have the right at any time during the term of this lease to purchase said equipment for the sum of \$4,400, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Board of Trustees, Manhattan Trade School for Girls. Respectfully.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That the Commissioners of the Sinking Fund hereby approve of and consent to the execution, by the Board of Education, of a lease to the City from the Board of Trustees of the Manhattan Trade School for Girls, of the premises Nos. 200-213 Fast 23rd Street. Borough of Manhattan (except Room 52 in No. 209 East 23rd Street which is leased to Peter A. Juley), for use of the Board of Education, for a term of one year from September 1, 1915, at a rental of Seven thousand three handred and sixteen dollars (\$7.316) a year, payable quarterly: the lessor to pay taxes and make outside repairs, including repairs to the roof; the lessee to pay water rates, furnish heat, light and janitor service and make such inside alterations and repairs as it may deem necessary; the lessee to also furnish light and heat for Room 52, in No. 209 East 23rd Street, occupied by Peter A. Juley, in consideration of which the lessor shall grant and allow the Board of Education the sum of \$16 a year, which shall be deducted from the rent in four equal installments. and the lessor to grant the use of the equipment in the premises, consisting of office furniture, cutting tables, forms, sewing machines, etc., for its own use and enjoyment free of charge during the term of this lease, or until the same has been purchased hy the Board of Education; the Board of Education to have the right at any time during the term of the lease to purchase said equipment for the sum of Four thousand four hundred dollars (\$4,400), otherwise upon the same terms and conditions as contained in the existing lease; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease he made.

The report was accepted and the resolution unanimously adopted.

Board of Education-Renewal of Lease for, of Premises at No. 28 McDougal Street, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 9th, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Secretary of the Board of Education in a communication to your Board under date of July 15, 1915, states that at a meeting of the Board of Education held July 14, 1915, a resolution adopted requesting a renewal of the lease of the double parlors of the first floor of the premises No. 28 McDougal Street, Manhattan, occupied as an annex to Public School No. 8, for a period for one year from July 1, 1915

at an annual rental of \$420. The Comptroller in a communication to your Board under date of June 20, 1913. recommended a renewal of this lease for a period of two years from July 1, 1913, at an annual rental of \$420, the same as now asked, and said report was approved and renewal authorized at a meeting of your Board held June 25, 1913.

Deeming the rent reasonable and just and it being the same as previously paid, and the City being a holdover tenant. I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the double parlors on the first floor of the premises No. 28 McDougal Street. Borough of Manhattan, for a period of one year from July 1, 1915, at an annual rental of \$420, payable quarterly; the lessor to pay taxes and water rates, supply heat, light and janitor service and make outside repairs; also to give the use of the piano during school hours and the use of the rear vard as a playground and children's gardens; the lessee to make such inside repairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Richmond Hill House, Incorporated.

ALEX, BROUGH, Deputy and Acting Comptroller. Respectfully. Resolved. That the Commissioners of the Sinking Fund hereby approve of and consent to the execution by the Board of Education, of a renewal of the lease to the City, of the double parlors on the first floor of the premises No. 28 McDougal Street, Borough of Manhattan, for a period of one year from July 1, 1915 at an annual rental of Four hundred and twenty dollars (\$420), payable quarterly; the lessor to pay taxes and water rates, supply heat, light and ianitor service and make outside repairs; also to give the use of the piano during school hours and the use of the rear yard as a playground and children's gardens: the lessee to make such inside repairs as it may deem necessary, otherwise upon the same terms and con- the following resolution:

the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made. The report was accepted and the resolution unanimously adopted.

Board of Education-Renewal of Lease for, of Premises at No. 288 East Broadway, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9th, 1915. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Assistant Secretary of the Board of Education in a communication to your Board under date of August 12, 1915, states that at a meeting of that Board held August 11, 1915, a resolution was adopted requesting the consent and approval of your Board to the execution by the Board of Education of a renewal of the lease of the premises at 288 East Broadway, Borough of Manhattan, occupied as an annex to Public School 147, for a period of two years from July 1, 1915, with the premises Nos. 209-213 East 23rd Street, Manhattan, occupied by the Manhattan the privilege of renewal for an additional year upon the same terms and conditions. at an annual rental of \$900.

The Comptroller in a communication to your Board under date of November one year from September 1, 1915, at an annual rental of \$7,381, a proportionate 27, 1914, recommended a renewal of this lease for a period of one year from July amount of the \$81 allowed to the Board of Education for furnishing light and 1, 1914, at a rental of \$900, the same as now asked, and said report was approved and renewal of lease authorized at a meeting of your Board held December 2, 1914.

Deeming the rent reasonable and just and it being the same as previously paid, and the City being a holdover tenant. I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution hv the Board of Education of a renewal of the lease of the store premises at No. 288 East Broadway, northeast corner of Gouverneur Street, Borough of Manhattan, for a period of two years from July 1. 1915, with the privilege of renewal for an additional year upon the same terms and conditios, at an annual rental of of \$900, payable quarterly; the lessor to pay taxes and water rates, keep the premises in good and tenantable condition and make outside repairs, the lessee to furnish heat, light and ianitor service, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Mrs. Jennie Isaacs individually and as guardian for Lucille Charlotte and Harold I. Isaacs, minors. Respectfully.

ALEX, BROUGH, Deputy and Acting Comptroller, Resolved. That the Commissioners of the Sinking Fund hereby approve of and consent to the execution by the Board of Education, of a renewal of the lease to the City, of the store premises at No. 288 Fast Broadway. Borough of Manhattan, for a period of two years from July 1, 1915, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of Nine hundred dollars (\$900), pavable quarterly; the lessor to pay taxes and water rates. keep the premises in good and tenantable condition and make outside repairs; the lessee to furnish heat, light and janitor service, otherwise upon the same terms and conditions as contained in the existing lease; lessor, Mrs. Jennie Isaacs individually and as guardian for Lucille. Charlotte and Harold I. Isaacs, minors; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted and the resolution unanimously adopted.

Bridge Department-Renewal of Lease for, of Premises at Nos. 125-131 Canal Street, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9th, 1915. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Commissioner of the Department of Bridges in a communication to your Board under date of July 28, 1915, requests a renewal of the lease of the corner room on the second floor of the premises Nos. 125-131 Canal Street, Borough of Manhattan, for a period of six months from November 1, 1915.

The Comptroller, in a communication to your Board under date of March 17. 1915, recommended a renewal of this lease for a period of six months from May 1, 1915, at a rental at the rate of \$720 a year, the same as now asked, and said report was approved and renewal of lease authorized at a meeting of your Board held March 24, 1915.

Deeming the rent reasonable and just and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the corner front room. 18 feet by 25 feet 6 inches, on the second floor of the 6-story building at 125-131 Canal Street. Borough of Manhattan, for use of the Department of Bridges, for a period of six months from November 1, 1915, with the privilege of renewal on a month to month basis thereafter for a period not exceeding six months, at a rental at the rate of \$720 a year, payable quarterly, the lessor to pay taxes and water rates, make outside repairs, supply steam heat and hall janitor service, the lessee to supply light and room janitor service, and make such interior alterations and repairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, 125 Canal Street Realty Company, 72 Madison Avenue, Manhattan,

ALEX BROUGH, Deputy and Acting Comptroller, Respectfully

Resolved. That the Comptroller he and is hereby authorized and directed to execute a renewal of the lease to the City of the corner front room on the second floor of the huilding Nos. 125-131 Canal Street Borough of Manhattan, for use of the Department of Bridges, for a period of six months from November 1, 1915, with the privilege of renewal on a month to month basis thereafter for a period not exceeding six months at a rental at the rate of Seven hundred and twenty dollars (\$720) a year, payable quarterly; the lessor to pay taxes and water rates, make outside renairs, supply steam heat and hall ianitor service; the lessee to supply light and room ianitor service and make such interior alterations and renairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, 125 Canal Street Realty Company; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease he made.

The report was accepted and the resolution unanimously adopted.

Bridge Department-Rescinding Resolution Approving of a Lease of Stand Privileges to John D. Antonopolis.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund: Gentlemen-At a meeting of your Board held July 15, 1915, a resolution was idopted approving of a lease by the Commissioner of Bridges to John D. Antonopolis of stand privileges on Park Row, adjacent to the Brooklyn Bridge, for a period from August 1, 1915, to December 31, 1917, at an annual rental of five thousand six hundred and twenty-four dollars and ninety-two cents (\$5.624.92)

Upon representations of urgency the matter was brought up by unanimous consent and the resolution was adopted.

This being the first time a lease such as proposed was presented to the Sinking Fund Commission for approval a question was raised as to the legality of the proposed lease and the Corporation Counsel advised the Comptroller that the lease as approved was illegal. The Commissioner of Bridges was thereupon informed of the opinion of the Corporation Counsel and requested not to execute the lease.

In order that the records of the transaction may be complete I recommend that

the resolution approving of the lease he rescinded. ALEX. RROUGH, Deputy and Acting Comptroller. Respectfully

Resolved. That the resolution adonted by this Board at meeting held July 15. 1915, approving of a lease by the Commissioner of Bridges to John D. Antonopolis. of stand privileges on Park Row, adjacent to the Brooklyn Bridge, for a period from August 1, 1915, to December 31, 1917, at an annual rental of Five thousand six hundred and twenty-four dollars and ninety-two cents (\$5.624.92).

-be and the same is hereby rescinded.

The report was accepted and the resolution unanimously adopted.

Children's Court, Kings County-Lesse for, of Premises No. 98 Court Street, Borough of Brooklyn.

The Deputy and Acting Comptroller presented the following report and offered

September 11, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-Justice Robert J. Wilkin of the Unildren's Court of the County of Kings, in a communication to your Board under date of June 23, 1915, requests that a hoor in the premises No. 98 Court Street, Brooklyn, be leased for use of the Probation Officers attached to said Court, as the present quarters occupied by these Officers are crowded, and that two additional Probation Officers will soon be appointed.

This Court at present occupies the second and third floors of 102-104 Court Street, and the second, third and tourth floors of 100 Court Street. The additional floor proposed to be leased is the third floor of 98 Court Street, and it is proposed to cut an opening connecting this floor with the present quarters at No. 100 Court

The owners have agreed to make the changes and alterations as required by the Court.

The rent of the floor in question is \$540 a year, and it contains a floor space of about 1,200 square feet, which is at the rate of 45 cents a square foot.

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of the third floor of premises 98 Court Street, Borough of Brooklyn, for use of the Children's Court for the County of Kings, for a period from October 1, 1915, to February 15 1918, with the privilege to the City of terminating said lease on February 15, 1916, at a rental of \$540 a year, payable quarterly; the lessor to pay taxes and water rates, make inside and outside repairs during the term of this lease or any renewal thereof cut an opening in the wall at the third floor and place door connecting the demised premises with No. 100 Court Street, all of said alterations and repairs to be completed to the satisfaction of the Justices of said Court; lessee to furnish heat, light and janitor service. Lessor, State Court Holding Corporation, 44 Court Street, Brooklyn. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Corporation Counsel be and is hereby requested to prepare a lease to the City from the State Court Holding Corporation, of the third floor of the premises No. 98 Court Street, Borough of Brooklyn, for use of the Children's Court for the County of Kings, for a period from October 1, 1915, to February 15, 1918, with the privilege to the City of terminating said lease on February 15, 1916, at a rental of Five hundred and forty dollars (\$540) a year, payable quarterly; the lessor to pay taxes and water rates, make inside and outside repairs during the term of this lease or any renewal thereof; cut an opening in the wall at the third floor and place door connecting the demised premises with No. 100 Court Street, all of said alterations and repairs to be completed to the satisfaction of the Justices of said Court; lessee to furnish heat, light and janitor service; and the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made, the Comptroller be and is hereby authorized and directed to execute the same when prepared and approved as to form by the Corporation Counsel pursuant to the provisions of Sections 149 and 217 of the Greater New York Charter.

The report was accepted and the resolution unanimously adopted.

Department of Water Supply, Gas and Electricity-Amendment to Resolution Authorizing a Lease for, of Premises at No. 164 Stuyvesant Place, Borough of Richmond.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Honorable The Commissioners of the Sinking Fund:

Gentleman-On July 30, 1915, the Commissioners of the Sinking Fund adopted a resolution authorizing a lease from the Corn Exchange Bank of the room at the northwest corner of the top floor of the new Corn Exchange Bank Building, located at 164 Stuyvesant Place, Borough of Richmond, for use of the Department of Water Supply, Gas and Electricity, for a period of one year from September 1, 1915, at an annual rental of \$440, payable quarterly, the lessor to supply hot and cold water, heat, electric light, elevator and janitor service, allow use of toilets, and pay taxes and water rates.

The lessor objects to supplying electric light.

I therefore respectfully recommend that the resolution above referred to be amended by striking out the words, "electric light," from the clause, "the lessor to supply hot and cold water, heat, electric light, elevator and janitor service, allow use of toilets, and pay taxes and water rates," and adding the clause, "the lessee to supply light."

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully.

Resolved, That the resolution adopted by this Board at meeting held July 30, 1915, authorizing a lease of the room at the northwest corner of the top floor of the Corn Exchange Bank Building, located at No. 164 Stuyvesant Place, Borough of was turned over to this department for the purpose of merging with present quarters Richmond, for use of the Department of Water Supply, Gas and Electricity, for a of H. & L. Co. 5, making quarters for a double company. Upon investigation, I have period of one year from September 1, 1915, at an annual rental of Four hundred and found that a single company will answer the requirements of the department in this forty dollars (\$440), payable quarterly; the lessor to supply hot and cold water, locality. heat, electric light, elevator and janitor service, allow the use of the toilets, pay taxes and water rates, * * * be and the same is hereby amended, by striking out the provision that the lessor is to supply electric light, and adding a clause reading as follows: "the lessee to supply light."

The report was accepted and the resolution unanimously adopted.

Naval Militia Headquarters-Authorization to Pay Rent of Rooms Occupied by, at No. 2 Rector Street, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 11, 1915.

To the Honorable The Commissioners of the Sinking Fund:

Gentlemen-The Secretary of the Armory Board in a communication to your Board under date of September 2, 1915, states that the Armory Board at a meeting held August 31, 1915, adopted a resolution requesting the Commissioners of the Sinking Fund to authorize the Comptroller to pay to the United States Express Realty Company, No. 2 Rector Street, Borough of Manhattan, rent at the rate of \$75 a month, for a period not exceding six months from September 1, 1915, on a month to month basis, for Rooms 1027-1029 in the building No. 2 Rector Street, Borough of Manhattan, for use of the Naval Militia Headquarters, without the necessity of entering into a lease therefor.

The Comptroller in a communication to your Board under date of May 28, 1915, recommended a renewal of this lease for a period from May 1, 1915, to September 1, 1915, at a rental of \$75 a month, with the privilege of renewal for an additional two months on the same terms and conditions, and said report was approved and renewal

of lease authorized at a meeting of your Board held June 16, 1915. Deeming the rent reasonable and just and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the Comptroller to pay, on a month to month basis, without the necessity of entering into a lease, rent at the rate of \$75 a month, for a period not exceeding six months, from September 1, 1915, to the United States Express Realty Company, No. 2 Rector Street, Borough of Manhattan, for Rooms 1027-1029 in the building No. 2 Rector Street, Borough of Manhattan, for use as headquarters for the Naval Militia, the lessor to pay taxes and water rates, furnish hot and cold water,

filtered ice water and heat, elevator and janitor service. ALEX. BROUGH, Deputy and Acting Comptroller. Respectfullly,

Resolved, That the Comptroller be and is hereby authorized to pay to the United States Express Realty Company rental at the rate of Seventy-five Dollars (\$75.00) a month, on a month to month basis, payable monthly, for a period not exceeding six months from September 1, 1915, for Rooms 1027-1029 in the building, No. 2 Rector Street, Borough of Manhattan, occupied as headquarters by the Naval Militia: the lessor to pay taxes and water rates, furnish hot and cold water, filtered ice water, heat, elevator and janitor service-said payment to be made without the necessity

of entering into a lease. The report was accepted and the resolution unanimously adopted.

County Clerk of Queens County-Authorization to Pay Rent of Premises Occupied by, at No. 358 Fulton Street, Jamaica, Borough of Queens.

The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 11th, 1915.

To the Honorable. The Commissioners of the Sinking Fund: Gentlemen-The Queens County Clerk in a communication to your Board under

date of September 7, 1915, requests that rent be paid for the months of May and June of the premises occupied by his department at 358 Fulton Street, Jamaica. The said premises were vacated by the County Clerk to take effect July 1, 1915.

The Comptroller in a communication to your Board under date of March 17, 1915, recommended that the Commissioners of the Sinking Fund adopt a resolution authorizing the Comptroller to pay to Messrs, Kennedy & Herzog, Attorneys for Jane Pursall and Lester Davis, 360 Fulton Street, Jamaica, Queens, rent at the rate of \$60 a month, payable monthly, for a period not exceeding two months from March 1, 1915, without the necessity of a lease, for the premises occupied by the Queens County Clerk at No. 358 Fulton Street, Jamaica, and said report was approved at a meeting held March 24, 1915.

Deeming the rent reasonable and just and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the Comptroller to pay to Messrs. Kennedy & Herzog, Attorneys for Jane Pearsall and Lester Davis, 360 Fulton Street, Jamaica, Borough of Queens, rent at the rate of \$60 a month, payable monthly, for a period not exceeding two months, from May 1, 1915, without the necessity of entering into a lease, for the second floor of the premises No. 358 Fulton Street, Jamaica, Borough of Queens, for use of the Clerk of the County of Queens, the lessor to pay taxes and water rates and furnish heat, the lessee to furnish light and janitor service.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully,

Resolved, That the Comptroller be and is hereby authorized to pay to Messrs. Kennedy & Herzog, Attorneys for Jane Pearsall and Lester Davis, 360 Fulton Street, Jamaica, Borough of Queens, rent at the rate of Sixty dollars (\$60) a month, payable monthly, for a period not exceeding two months from May 1, 1915, without the necessity of entering into a lease, for the second floor of the premises No. 358 Fulton Street, Jamaica, Borough of Queens, occupied by the Clerk of the County of Queens; the lessor to pay taxes and water rates and furnish heat; the lessee to furnish light and janitor service.

The report was accepted and the resolution unanimously adopted.

Fire Department, Communication from, Turning Over as No Longer Required Property at No. 146 Jersey Street, New Brighton, Borough of Richmond.

August 26, 1915.

The Honorable Commissioners of the Sinking Fund, Municipal Building: Gentlemen—The proeprty at 146 Jersey Street, New Brighton, S. I., which was used by this department for a storehouse, is surrendered to your commission, to take effect September 1st, after which date it will no longer be required for the use and purposes of this department. Respectfully,

W. HOLDEN WEEKS, Deputy and Acting Fire Commissioner. In connection therewith the Deputy and Acting Comptroller presented the following

report and offered the following resolution:

September 9, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Deputy and Acting Fire Commissioner has turned over to the Commmissioners of the Sinking Fund as no longer required for the purposes of his department the property at No. 146 Jersey Street, New Brighton, Borough of Richmond, to take effect September 1st, 1915.

I therefore respectfully recommend that the question of the final disposition of this property be referred to the Committee on Vacant Property, and that pending such determination, the Comptroller be authorized to derive such revenue therefrom as may be had. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Whereas, The Fire Commissioner in a communication dated August 26, 1915, having turned over as no longer required the property known as No. 146 Jersey

Street, New Brighton, Borough of Richmond, it is Resolved, That the question of the final disposition thereof be and is hereby referred to the Committee on Vacant Property, and that pending such determination

the Comptroller be and is hereby authorized to derive such revenue therefrom as may be had. The report was accepted and the resolution unanimously adopted.

Fire Department—Communication from, Turning Over as No Longer Required Premises on the Southerly Side of Charles Street, Borough of Manhattan, Being the Easterly Half of Lot 18, Block 620, Section 2....

Hon. John P. Mitchel, Mayor, and Chairman, Sinking Fund Commission.

Sir—The premises on Charles Street, Manhattan, known as Let 18. Block 620, Section 2, formerly occupied by a police station, adjoining quarters of H. & L. Co. 5

The property mentioned is, therefore, surrendered to your commission. Respectfully, W. HOLDEN WEEKS, Deputy and Acting Fire Commissioner. In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9th, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Deputy and Acting Fire Commissioner has turned over to the Commissioners of the Sinking Fund as no longer required for the purposes of his Department the premises on the southerly side of Charles Street, Borough of Manhattan, adjoining the quarters of H. & L. No. 5, being the easterly half of Lot 18, Block 620, Section 2.

I, therefore, respectfully recommend that the question of the final disposition of the property be referred to the Committee on Vacant Property, and that, pending such determination, the Comptroller be authorized to derive such revenue therefrom as may be had. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, The Fire Commissioner in a communication dated August 12. 1915. having turned over as no longer required the premises on the southerly side of Charles Street, Borough of Manhattan, adjoining the quarters of Hook and Ladder No. 5, being the easterly half of Lot 18, Block 620, Section 2, it is

Resolved, That the question of the final disposition thereof be and is hereby referred to the Committee on Vacant Property, and that pending such determination the Comptroller be and is hereby authorized to derive such revenue therefrom as may be had.

The report was accepted and the resolution unanimously adopted.

Park Department, Bronx-Assignment to, of Building at the Southeasterly Corner of Willis Avenue and Southern Boulevard, Borough of The Bronx.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9th, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Commissioner of the Department of Bridges, in a communication to your Board under date of August 3, 1915, states that the Department of Bridges has no further use for the building formerly used as an office and shop. located in the public park at the southeasterly corner of Willis Avenue and Southern Boulevard, Borough of The Bronx, and he, therefore, surrenders it to the Commissioners of the Sinking Fund as being no longer required by the Department of Bridges.

I, therefore, respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution assigning to the Department of Parks of the Borough of The Bronx the above-mentioned building. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of The Bronx, the building formerly used as an office and shop by the Department of Bridges, located in the public park at the southeasterly corner of Willis Avenue and Southern Boulevard, Borough of The Bronx; the land being under the control of the Park Department, and the building having been turned over by the Bridge Department as no longer required.

The report was accepted and the resolution unanimously adopted.

Amendment to Resolution Authorizing a Lease to Elizabeth Nesbit and Edgar Logan of Premises Nos. 9/=99 Park Row, borough of Mannatian. The Deputy and Acting Comptroller presented the tohowing report and offered

the following resolution:

September 9th, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-At a meeting of your Board neid August 19, 1915, a resolution was adopted authorizing a renewal of the lease of the premises, Nos. 97-99 Park Row, Borough of Manhattan, to Elizabeth Nesbit and Eugar Logan, for a period of twenty-one years from May 1, 1913, at an annual rental of \$5,000, payable quarterly, in advance, the lease otherwise to contain the same terms and conditions as contained in the lease from the City of New York to Edgar Logan, Louisa Koch and Elizabeth Nesbit, dated October 1, 1873, and recorded in Book 2 of Special Leases, Page 367, on file in the Division of Real Estate of the Department of Finance.

Upon investigation, it is found that the lease is dated October 31, 18/3, and is recorded in Book I of Special Leases.

I, therefore, recommend the adoption of the following resolution:

Resolved, That the resolution adopted by this Board at meeting held August 19 1915, authorizing a renewal of the lease of premises Nos. 97-99 Park Row, Borough of Manhattan, be and the same is hereby amended to read as follows:

Resolved, That the Commissioners of the Sinking Fund hereby authorize a renewal of the lease from the City of premises known as Nos. 97-99 Park Row. Borough of Manhattan, to Elizabeth Nesbit and Edgar Logan, for a period of twenty-one years from May 1, 1913, at an annual rental of Three thousand dollars (\$3,000), payable quarterly in advance; the lease otherwise to contain the same terms and conditions as contained in the lease from the City of New York to Edgar Logan, Louisa Koch and Elizabeth Nesbit, dated October 31, 1873, and recorded in Book 1 of Special Leases, Page 367, on file in the Division of Real Estate of the Department of Finance. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That the resolution adopted by this Board at meeting held August

19, 1915, authorizing a renewal of the lease of premises Nos. 97-99 Park Row, Borough of Manhattan, be and the same is hereby amended to read as follows:

Resolved, That the Commissioners of the Sinking Fund hereby authorize a renewal of the lease from the City of premises known as Nos. 97-99 Park Row, Borough of Manhattan, to Elizabeth Nesbit and Edgar Logan for a period of twenty-one years from May 1, 1913, at an annual rental of Three thousand dollars (\$3,000) payable quarterly in advance; the lease otherwise to contain the same terms and conditions as contained in the lease from the City of New York to Edgar Logan, Louisa Koch and Elizabeth Nesbit, dated October 31, 1873, and recorded in Book 1 of Spectial Leases, Page 367, on file in the Division of Real Estate of the Department of Finance.

The report was accepted and the resolution unanimously adopted.

Board of Estimate and Apportionment-Assignment to, of Premises at Nos. 125-127 Worth Street, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 11, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Director of the Bureau of Contract Supervision of the Board of Estimate and Apportionment in a communication to your Board under date of

August 26, 1915, requests that the first floor of the building owned by the City at 125-127 Worth Street, Borough of Manhattan, be assigned to the use of the Central Testing Laboratory. The main office of the laboratory occupies part of the fifth floor, and it is pro-

posed to move this office to the first floor, thereby affording better control over the work which is now scattered over several floors, and make it more convenient for every one having business at the laboratory, as there will be no necessity for long waits while the elevator is in use for carrying freight.

I therefore respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution assigning to the Bureau of Contract Supervision of the Board of Estimate and Apportionment the first floor of the building at Nos. 125-127 Worth Street, Borough of Manhattan.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Commissioners of the Sinking Fund hereby assign to the Board of Estimate and Apportionment, for use of the Bureau of Contract Supervision—Central Testing Laboratory—the first floor of the building at Nos. 125-127

Worth Street, in the Borough of Manhattan. The report was accepted and the resolution unanimously adopted.

Brooklyn Academy of Music-In the Matter of the Application of, for the Partial Exemption from Taxation of the Land and Building Owned by the Academy in the Borough of Brooklyn.

Laid over until meeting to be held October 6th, 1915.

In the Matter of the Application of the Co-operative Consumers, Inc., for the Allotment and Lease to it of a Portion of the Area Now Under the Jurisdiction of the Dock Department at St. George, Staten Island, Considered at Meeting Held July 30th and Laid Over to This Day. (See Minutes July 30, 1915, Page 865).

It was the sense of the Board that the Commissioner of Docks should turn the property in question over to the Commissioners of the Sinking Fund, as no longer required, in order that they may be in a position to authorize a sale of the lease of said premises at public auction or by sealed bids, as provided by section 205 of the Charter. The Commissioner of Docks agreed to turn the property over, and the Secretary was directed to bring the matter up for consideration at the special meeting to be held on the 22nd inst.

Second Church of Christ Scientist-Application of, for Use of Room in One of the Public Buildings for Giving a Christian Science Lecture During the Month of October.

On motion, the application was denied.

Applications of Henry Baedecker, Jr., and Herman Schumacher, Tenants of the City in West Washington Market,, Having Restaurants with Bar Privileges, for Consent to a Renewal of Their Liquor Tax Licenses.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-Messrs. Henry Baedecker, Jr., and Herman Schumacher, tenants of the City in West Washington Market, having restaurants with bar privileges, have made applications to the Commissioners of the Sinking Fund for a renewal of their I quor tax licenses, as required by the Special Commission of Excise.

These market restaurants have always been among the most orderly places of the kind in the city, and the fact of their having practically no trade to supply on Sunday has rendered the tenants free from even the temptation of violating the Sunday Closing Law.

The restaurants are a great convenience to the market men and the public having business in the market.

At a meeting held September 16, 1914, this Board granted a similar request for the same tenants.

I see no objection to the granting of the applications, and submit them to the Board for its consideration.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That the Commissioners of the Sinking Fund hereby approve of and corsent to a renewal of the liquor tax licenses to Messrs. Henry Baedecker, Jr., and H rman Schumacher, tenants of the City in West Washington Market.

The report was accepted and the resolution unanimously adopted.

Redemption and Cancellation of Bonds and Stock as Follows: \$3,030.500 Maturing October 1, 1915; \$19,000 Maturing October 7, 1915; \$4,875,686.98 Maturing November 1, 1915.

The Deputy and Acting Comptroller presented the following report and offered

the following resolutions:

September 7, 1915. To the Commissioners of the Sinking Fund:

Gentlemen-On October 1, 1915, Stock of The City of New York, amounting to three million and thirty thousand five hundred dollars (\$3,030,500) becomes due. This stock is payable from the Sinking Fund for the Redemption of the City Debt

On October 7, 1915, Bonds of the former City of Long Island City, amounting to nineteen thousand dollars (\$19,000) became due. These bonds are payable from the Sinking Fund of Long Island City for the Redemption of Water Bonds.

On November 1, 1915, Bonds and Stock of The City of New York amounting to four million eight hundred and seventy-five thousand six hundred and eighty-six and 98/100 dollars (\$4,875,686.98) becomes due. The bonds and stock are payable from the Sinking Fund for the Redemption of the City Debt, No. 1.

I present herewith for your action statement of said stock and bonds and resolutions authorizing the redemption of such stock and bonds as are held by the public and for the cancellation of those held by the Sinking Funds from which the same are payable. Respectfully,

EDMUND D. FISHER, Deputy and Acting Comptroller.

Whereas, The following described stock, issued by The City of New York, as constituted prior to January 1, 1898, becomes due on October 1, 1915, and is payable from the "Sinking Fund for the Redemption of the City Debt, No. 2":

Title.	Total Amount.	Amount Held by the Sinking Fund for the Re- demption of the City Debt, No. 2.	Amount Held by the Public.
Per Cent. Gold Consolidated Stock Additional Water Stock, Authorized by			

Sections 132 and 134, New York City Consolidation Act of 1882 and Chapter 490, Laws of 1883 \$3,030,500 00

\$64,000 00 \$2,966,500 00

-and Whereas, In order to provide said Sinking Fund with a sufficient amount of cash to redeem such of said stock as is held by the public, it will be necessary to sell a portion of its present holdings of corporate stock to some of the other of the sinking funds of the City, therefore,

Resolved, That the Comptroller be and hereby is authorized to transfer the following described stocks and bonds now held by the "Sinking Fund for the Redemption of the City Debt, No. 2," to the Sinking Fund of The City of New York, viz.:

Intere Rate	est			
Per Ce		Maturity	<i>(</i> .	
3%	Corporate Stock. Construction of the Criminal Court House			
3%	Building, Manhattan Alterations to County Court House, Manhat-	1953	********	\$10,000 00
	tan	1953		2,500 00
3% 3%	New Municipal Building, Brooklyn	1953	********	7,500 00
3%	District Magistrates' Court, Brooklyn	1953		5,000 00
3%	Borough Hall, Borough of Queens	1953	********	32,000 00
3%	pital, Manhattan Fitting Up, Etc., Building in Central Park, Metropolitan Museum of Art	1953 1952	*******	3,000 00
3%	New Heating and Lighting Plant, American Museum of Natural History	1952	*******	10,000 00 5,000 00
3%	Buildings, Department of Charities	1953		62,500 00
3% 3%	Construction of Richmond County Jail Improved Toilet Facilities, City Parks, and	1953		15,000 00
	Rebuilding Bank Rock Bridge	1952	\$5,000 00	
3%	Improved Toilet Facilities, City Parks, and Rebuilding Bank Rock Bridge	1953	2,000 00	
		-700		7,000 00
3%	Construction, Etc., Public Comfort Stations, Manhattan	1952	10,000 00	1,123, 23
3%	Construction, Etc., Public Comfort Stations,			
	Manhattan	1953	6,000 00	16,000 00
3%	Construction, Etc., Public Comfort Stations,	1052	10.000.00	20,000 00
3%	Construction, Etc., Public Comfort Stations,	1952	10,000 00	
	Brooklyn	1953	21,000 00	21 (99) 393
3%	Purchase of Land Required for a Site for	1041		31,000 00
3%	the College of The City of New York Improvement, Etc., Bronx Park, Set Apart	1941	* * * * * * * *	14,860 73
3%	tor the Zoological Society	1952	*******	25,000 00
	Park and Drive	1952	*******	3,000 00
3% 3%	Public Parks, 12th Ward	1953 1953	********	5,048 94 1,000 00
3% 3%	Improvement of William H. Seward Park Bridge Over Bronx River, Westchester Ave-	1953	*******	6,300 00
-	nue	1953	******	500 00
3% 3%	New East River Bridge	1953	*******	55,000 00
	and Brooklyn	1953	*******	68,000 00
3%	Bridge Over East River, Between Manhattan and Queens	1953	*******	35,000 00
3%	Bridge Over Harlem River at Spuyten Duy- vil Creek	1953		74 34
3% 3%	Bridge Across Prospect Avenue, Brooklyn Construction of a Bridge to Extend East 189th Street, Over the New York and Har-	1953	*******	14,000 00
3%	lem Railroad	1952	\$5,000 00	
	189th Street, Over the New York and Har- lem Railroad	1953	18,000 00	
		C. (1971)		23.000 00
3%	Bridge Over Harlem River, 207th Street, Manhattan, to 184th Street, The Bronx	1953		26,000 00
3%	Melrose Avenue Viaduct, East 163d Street to East 165th Street	1953		56,500 00
3%	Fire Department Purposes	1953		30,000 00
3%	Paving Jerome Avenue	1953 1953	. *******	2,000 00
3% 3%	Awards, Etc., Lands for Public Purposes Construction of a Building in Bryant Park for the New York Public Library, Astor,		********	2,000 00
3%	Lenox and Tilden Foundations	1957	\$30,000 00	
	Lenox and Tilden Foundations	1958	268,000 00	200 000 00
31/4%	Construction of the Rapid Transit Railroad	1952	\$1,000 00	298,000 00
31/2%	Construction of the Rapid Transit Railroad	1955	100,000 00 86,000 00	
4%	Construction of the Rapid Transit Railroad	1958		187,000 00

Rat Per C	e. Title.	/aturit	y 	
3	Corporate Stock For: Improvement of Parks, Parkways and Drives (sections 47 and 169)	1953 1953	\$1,000 1,000	
3	Construction of Bridges over Gowanus Canal, in the Rorough of Brooklyn	1953	5,000	
3	Various Municipal Purposes	1958	2,000	
3	Various Municipal Purposes	1959	2,500	00
			\$11,500	00

-and to the Water Sinking Fund of The City of New York,

Interest Rate Per Cent. \$4,000 00 To Provide for the Supply of Water 1956

-and to draw warrants upon the said Sinking Funds of The City of New York, in favor of said Sinking Fund of Long Island City for the Redemption of Water Bonds for the par value of said stock and the accrued interest thereon to the date of such transfer; and

Resolved, That the Comptroller be and hereby is authorized to redeem said 41/2 per cent. Gold Water Supply Bonds of the City of Long Island City, amounting to nineteen thousand dollars (\$19,000), which mature on October 7th, 1915, from the Sinking Fund of Long Island City for the Redemption of Water Bonds.

Whereas, The following described stock, issued by The City of New York, as constituted prior to January 1, 1898, becomes due November 1, 1915, and is payable from the "Sinking Fund for the Redemption of the City Debt, No. 1.

Amount

Amount

Titles.	Total Amount.	held by the Sinking Fund for the Re- demption S of the City Debt No. 1.	Public and other inking Funds of the
3 Per cent. Consolidated Stock, City Improvement Stock, authorized by sections 132, 134 and 139, Consolidation Act of 1882, Payable November 1, 1915	\$778,772 36	\$54,500 00	\$724, 272 36
3 Per cent. Consolidated Stock, for Constructing a Bridge over the Harlem River. Authorized by chapter 487, Laws of 1885, chapter 573, Laws of 1888 and chapter 249 Laws of 1890, Payable November 1, 1915.	39,325 11	39.325 11	
3 Per cent. Consolidated Stock, for Constructing a Bridge over the Harlem Ship Canal, at Kingsbridge. Authorized by chapter 232, Laws of 1892, Payable November 1, 1915	45,069 34	45.069 34	
structing a Bridge over the Harlem River, at Third Avenue. Authorized by chapter 413, Laws of 1892, Payable November 1, 1915 3 Per cent. Consolidated Stock for Acquiring	85,000 00	85,000 00	
Washington Bridge Park. Authorized by chapter 249, Laws of 1898, Payable November 1, 1915	16,778 80	16,778 80	

the rear of the one-story extension and overhangs from the wall of the abutting building at the rear of No. 180 Clinton Street, in the Borough of Manhattan, said property being owned by the City of New York, in order to improve facilities for furnishing telephone service within this block.

I therefore respectfully recommend that your Board adopt a resolution granting such permission during the pleasure of the Commissioners of the Sinking Fund. ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully.

Resolved, That permission be and is hereby given to the New York Telephone Company to attach a small cable to the rear of the one-story extension and overhangs from the wall of the abutting building at the rear of No. 180 Clinton Street, Borough of Manhattan, in order to improve facilities for furnishing better telephone service in this block—said permission to continue during the pleasure of the Commissioners of the Sinking Fund.

The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of Six Work Benches, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York.

Gentlemen-On July 16, 1915, the Department of Docks and Ferries, surrendered to the Commissioners of the Sinking Fund the following property as no longer

Six (6) work benches; seven (7) tons reinforced steel tension rods for concrete; one (1) lot T-rails, 3,000 feet; five (5) flat cars for narrow gauge track; one (1) sand screen; nineteen (19) davits; one (1) large grindstone and stand; three (3) blacksmiths' forges and one stack; one (1) small scale; four (4) Bundy steam traps; one (1) letter press; six (6) wooden benches; one (1) lot galvanized rods, 347 pounds; two (2) coal tubs; one hundred and three (103) rolls Clinton wire cloth; one (1) Richardson automatic scale and accessories; one (1) Pratt & Whitney turret lathe.

In a communication, dated July 9, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is, therefore, recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Department of Docks and Ferries as no longer required:

Six (6) work benches; seven (7) tons reinforced tension rods for concrete; one (1) lot of T-rails, 3,000 feet; five (5) flat cars for narrow gauge track; one (1) sand screen; nineteen (19) davits; one (1) large grindstone and stand; three (3) blacksmiths' forges and one stack; one (1) small scale; four (4) Bundy traps; one (1) letter press; six (6) wooden benches; one (1) lot galvanized rods, 347 pounds; two (2) coal tubs; one hundred and three (103) rolls Clinton wire cloth; one (1) Richardson automatic scale and accessories; one (1) Pratt & Whitney turret lathe.

The report was accepted and the resolution unanimously adopted.

quired:

Department of Correction—Assignment to, of One No. 36 Mercer Low Pressure Steam Boiler, Etc.

The Deputy and Acting Comptroner presented the following report and offered the following resolution:

August 30th, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentiemen-On June 3, 1915, the Department of Correction requested the assignment to that department of the following property:

One (1) No. 30 Mercer low pressure steam boiler; thirty-eight (38) radiators for low pressure steam; steam piping and covering; valves and httings.

The above property was contained in building No. 65 Park Street, being one of the buildings to be sold for demontion, for the purpose of erection of a new court house, as the property, it sold to wreckers, would bring a comparatively small amount, and the Department of Correction, having stated that it is suitable for their purpose on Rikers Island, taking the place of property they would have to purchase if this was not obtained at an estimated cost of one thousand dollars (\$1,000). The adoption of the attached resolution is, therefore, recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property:

One (1) No. 36 Mercer low pressure steam boiler, complete; thirty-eight (38) radiators for low pressure steam; steam piping and covering; valves and fittings. The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of One Worthington Condenser Pump, Etc., Turned Over by Department of Water Supply, Gas and Elec-

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 14th, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On June 14, 1915, the Department of Water Supply, Gas and Electricity surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) Worthington Condenser Pump; one (1) Warren Boiler Feed Pump; one (1) Cameron Vacuum Pump.

In a communication, dated July 14, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX, BROUGH, Deputy and Acting Comptroller. Resolved, That pursuant to the provisions of section 205, of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Department

of Water Supply, Gas and Electricity as no longer required: One (1) Worthington Condenser Pump; one (1) Warren Boiler Feed Pump one (1) Cameron Vacuum Pump.

The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of One Worthing Duplex Steam Pump, Etc., Turned Over by President, Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 4, 1915, the President of The Borough of Manhattan surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) Worthington Duplex steam pump, 14 inches by 8½ inches by 10 inches, serial No. 104198.

In a communication dated July 31, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully,

ALEX, BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the President of the Borough of Manhattan as no longer required:

One (1) Worthington Duplex steam pump, 14 inches by 8½ inches by 10 inches,

serial No. 104198.

The report was accepted and the resolution unanimously adopted.

Department of Correction—Assignment to, of Two Bench Bellows, Etc., Turned Over by Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 30th, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen—On August 6, 1915, the Board of Water Supply surrendered to the

Commissioners of the Sinking Fund the following property as no longer required: Two (2) bench bellows, 14-inch; fifty (50) feet 1½-inch 4-ply rubber belting; four (4) sponge cups; one (1) pile driver, with 20 feet lead; one (1) adjustable

drafting table; seventy-two (72) chimneys for bracket lamps. In a communication dated August 12, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is, therefore, recommended,

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Board of Water Supply as no longer required.

Two (2) bench bellows, 14-inch; fifty (50) feet 1½-inch 4-ply rubber belting four (4) sponge cups; one (1) pile driver, with 20 feet lead; one (1) adjustable drafting table: seventy-two (72) chimneys for bracket lamps.

The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of 2,000 Feet of One-half Inch Steel Hoisting Rope, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 28, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer required: 2,000 feet ½-inch steel hoisting rope, 2,600 feet ¾-inch steel hoisting rope, 500 feet 11/8-inch steel hoisting rope, 1,700 feet 3/8-inch galvanized wire rope, 1,400 feet 78-inch wire tiller rope.

In a communication dated July 28, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully, Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205, of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Department of Docks and Ferries as no longer required.

2,000 feet 1/2-inch steel hoisting rope, 2,600 feet 3/4-inch steel hoisting rope, 500 feet 11/8-inch steel hoisting rope, 1.700 feet 3/8-inch galvanized wire rope, 1,400 feet 7%-inch wire tiller rope.

The report was accepted and the resolution unanimously adopted.

Department of Correction—Assignment to, of Two Manhole Covers with Frames Turned Over by the Department of Public Charities.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—On July 6, 1915, the Department of Public Charities surrendered to 5 2½ in. 18-18 round heads, 5 2½ in. 16-20 flat heads. Total 105.

the Commissioners of the Sinking Fund the following property as no longer re-

I wo (2) manhole covers and frames.

In the communication, dated June 16, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Kespectiuny,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, I nat pursuant to the provisions of section 200, of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Department of Public Charities as no longer required:

Two (4) manhole covers and trames.

The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of 72 Pieces of Rubber Balls for Lifeboats, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On July 28, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer re-

At St. George Storehouse.

72 pieces rubber balls for liteboats, 2 pieces wash basins, 50 pieces carpenter's braces, 90 pieces brackets for fire extinguishers, 9 pieces indicator ouzzers, 34 cans trowel cement, 47 pieces chain, beaded (arc lamps), 9 pieces transom litters, 148 pieces key receptacies, 39/ pieces rosettes (horse), 24 pieces copper oil tips, 426 pieces porcelain rings (Edison socket), 72 pieces mouthpieces for speaking tubes, 33 pieces zinc plates for clock battery, 39 pieces Minimax nre extinguisners, 25 pieces gauge reflex glasses, 12 pieces reflex gaskets, 750 pieces life preservers.

At St. George Uil House.

250 pounds artificial vermilion, 300 gailons black graphite paint. At Whitehall Storehouse.

49 pieces Petticoat lamp burners, 68 pieces speaking tube connections, 9 pieces green lantern globes, 3 pieces eight-day port lamps, 5 pieces spherical lamps, 8 pieces mouthpieces, 7 pieces rooter's hrepots, 48 pieces squirt can spouts, 1,000 pieces 1/8 and 1/4 in. wrought staples, 48 speaking tube whistles, 290 square feet boiler blankets (asbestos), 150 pieces double insulators (glass), 154 pieces oak insulator brackets, 43 pieces Racket wrenches, 14 pieces pipe chain wrenches, 68 pieces stencil brushes, 7 square yards rubbing telt, 11 sets valve grinders, 3 packages (1 gross each) Grommet rings, 15 pieces paving hammers, 411 pieces iron "S" hooks, 12 pieces twist drill jaws, 2 gross large flat lamp wicks, 49 pieces door stops, 1 piece pole switch, 20 packages iron burrs, 800 pieces 3/8 in. by 11/2 in. lag screws, 500 pieces 3/8 in. by 2 in. lag screws, 800 pieces 3/8 in. by 21/2 in. lag screws, 355 pieces 1 in. by 12 in. lag screws, 93 pieces 3/8 in. by 5 in. double-ended lag screws, 20 pounds lead wire, 33 spools fuse wire, 20 gross 16-20 hexagon brass machine nuts, 33 pieces 16-20 machinist hand taps, 30 pieces 18-18 machinist hand taps, 6 pieces 20-16 machinist hand taps, 2 pieces 3 in. hatchet soldering coppers, 1 piece 6 in. hatchet soldering copper, 3 pieces tips, soldering coppers, 4 31/4 in. coaking augers, 5 41/4 in. coaking augers, 3 41/8 in. coaking augers, 6 6 in. Trimo wrench jaws, 6 8 in. Trimo wrench jaws, 30 10 in. Trimo wrench jaws, 20 14 in. Trimo wrench jaws, 20 18 in. Trimo wrench jaws, 29 24 in. Trimo wrench jaws, 33 36 in. Trimo wrench jaws, 5 No. 1 tap wrenches, 3 No. 2 tap wrenches, 10 No. 3 tap wrenches, 6 No. 4 tap wrenches, 2 No. 5 tap wrenches 25 2 in. pipe hangers, 51 3 in. pipe hangers, 25 3½ in. pipe hangers, 7 4 in. pipe hangers, 21 ceiling brushes, 17 cans belt cement, 10 pounds poushing glue, 100 cans liquid glue, 155 belt fasteners, 4,226 belt fastener rivets.

Brass Machine Screws- 2 3/8 in. 16-18 round head, 21/2 in. 16-18 round head, 2 1/8 in. 16-18 round head, 2 1/4 in. 16-18 round head, 2 1/8 in. 16-18 round head, 2 1 in. 16-18 round head, 2 11/4 in. 16-18 round head, 2 13/8 in. 16-18 round head, 2 11/2 in. 16-18 round head, 2 13/4 in. 16-18 in. round head, 2 2 in. 16-18 round head, 5 3/8 in. 16-20 round head, 4½ in. 16-20 round head, 8 ¾ in. 16-20 round head, 5 7/8 in. 10-20 round head, 8 1 in. 10-20 round head, 8 11/4 in. 10-20 round head, 6 11/2 in. 10-20 round head, 8 2 in. 16-20 round head, 6 2½ in. 16-20 round head, 3 1 in. 18-18 round heads, 4 11/4 in. 18-18 round heads, 5 11/2 in. 18-18 round heads, 5 2 in. 18-18 round heads, $52\frac{1}{2}$ in. 18-18 round heads, $52\frac{1}{2}$ in. 16-20 flat heads. Total 105.

At West 57th Street Yard Storehouse.

2 pieces Planker jacks, 5,000 1 in. oak treenails, 200 lbs. 5% by 4 in. button head spikes, 400 sheets expanded metal, 93 square feet to sheet. At 57th Street Boat Shop, North River.

1 12 H.P. Edison motor, 110 volts, 82 amperes, 1,150 rev., incomplete.

At West 58th Street Pier.

1 Hayward clam shell bucket.

At St. George, S. I. 2 second-hand lifeboats, 15 ft. 6 in. long, 4 ft. 10 in. beam.

In a communication dated July 28, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Department of Docks and Ferries as no longer required:

At St. George Storehouse. 72 pieces rubber balls for lifeboats, 2 pieces wash basins, 50 pieces carpenter's braces, 90 pieces brackets for fire extinguishers, 9 pieces indicator buzzers, 34 cans trowel cement, 47 pieces chain, beaded (arc lamps), 9 pieces transom lifters, 148 pieces key receptacles, 397 pieces rosettes (horse), 24 pieces copper oil tips, 426 pieces porcelain rings (Edison socket), 72 pieces mouth pieces for speaking tubes, 33 pieces zinc plates for clock battery, 39 pieces Minimax fire extinguishers, 25 pieces gauge reflex glasses, 12 pieces reflex gaskets, 750 pieces life preservers.

At St. George Oil House. 250 pounds artificial vermilion, 300 gallons black graphite paint.

At Whitehall Storehouse.

49 pieces Petticoat lamp burners, 68 pieces speaking tube connections, 9 pieces green lantern globes, 3 pieces eight-day port lamps, 5 pieces spherical lamps, 8 pieces mouthpieces, 7 pieces roofer's firepots, 48 pieces squirt can spouts, 1,000 pieces 1/8 and 1/4 in. wrought staples, 48 speaking tube whistles, 290 square feet boiler blankets (asbestos), 150 pieces double insulators (glass), 154 pieces oak insulator brackets, 43 pieces Racket wrenches, 14 pieces pipe chain wrenches, 68 pieces stencil brushes. 7 square yards rubbing felt, 11 sets valve grinders, 3 packages (1 gross each) Grommet rings, 15 pieces paving hammers, 411 pieces iron "S" hooks, 12 pieces twist drill jaws, 2 gross large flat lamp wicks, 49 pieces door stops, 1 piece pole switch, 20 packages iron burrs, 800 pieces 3/8 in. by 11/2 in. lag screws, 500 pieces 3/8 in. by 2 in. lag screws, 800 pieces 3% in. by 2½ in. lag screws, 335 pieces 1 in. by 12 in. lag screws, 93 pieces 3/8 in. by 5 in. double-ended lag screws, 20 pounds lead wire, 33 spools fuse wire, 20 gross 16-20 hexagon brass machine nuts, 33 pieces 16-20 machinist hand taps, 30 pieces 18-18 machinist hand taps, 6 pieces 20-16 machinist hand taps, 2 pieces 3 in. hatchet soldering coppers, 1 piece 6 in. hatchet soldering copper, 3 pieces tips, soldering coppers, 4 33/4 in. coaking augers, 5 41/4 in. coaking augers, 3 43/8 in. coaking augers, 66 in. Trimo wrench jaws, 68 in. Trimo wrench jaws, 30 10 in. Trimo wrench jaws, 20 14 in. Trimo wrench jaws, 20 18 in. Trimo wrench jaws, 29 24 in. Trimo wrench jaws, 33 36 in. Trimo wrench jaws, 5 No. 1 tap wrenches, 3 No. 2 tap wrenches, 10 No. 3 tap wrenches, 6 No. 4 tap wrenches, 2 No. 5 tap wrenches 25 2 in. pipe hangers, 51 3 in. pipe hangers, 25 3½ in. pipe hangers, 7 4 in. pipe hangers, 21 ceiling brushes, 17 cans belt cement, 10 pounds polishing glue, 100 cans liquid glue, 155 belt fasteners, 4,226 belt fastener rivets.

Brass Machine Screws— 2 3/8 in. 16-18 round head, 21/2 in. 16-18 round head, 2 5/8 in. 16-18 round head, 2 3/4 in. 16-18 round head, 2 7/8 in. 16-18 round head, 2 1 in. 16-18 round head, 2 11/4 in. 16-18 round head, 2 13/8 in. 16-18 round head, 2 11/2 in. 16-18 round head, 2 13/4 in. 16-18 in. round head, 2 2 in. 16-18 round head, 5 3/4 in. 16-20 round head, 4½ in. 16-20 round head, 8 ¾ in. 16-20 round head, 5 ½ in. 16-20 round head, 8 1 in. 16-20 round head, 8 11/4 in. 16-20 round head, 6 11/2 in. 16-20 round head, 8 2 in. 16-20 round head, 6 21/2 in. 16-20 round head, 3 1 in. 18-18 round heads, 4 11/4 in. 18-18 round heads, 5 11/2 in. 18-18 round heads, 5 2 in. 18-18 round heads.

At West 57th Street Yard Storehouse.

2 pieces Planker jacks, 5,000 1 in. oak treenails, 200 lbs. 5% by 4 in. button head spikes, 400 sheets expanded metal, 93 square feet to sheet.

At 57th Street Boat Shop, North River. 1 12 H.P. Edison motor, 110 volts, 82 amperes, 1,150 rev., incomplete. At West 58th Street Pier.

1 Hayward clam shell bucket. At St. George, S. I.

2 second-hand lifeboats, 15 ft. 6 in. long, 4 ft. 10 in. beam. The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of 1,500 Feet Steel Hoisting Rope, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915.

To the Commissioner of the Sinking Fund. The City of New York:

Gentlemen-On August 2, 1915, the Department of Docks and Ferries, surrendered to the Commissioners of the Sinking Fund the following property as no longer

Fifteen hundred (1,500) feet steel hoisting rope; four hundred and fifty-five (455) pounds bull head spikes.

In a communication, dated August 3, 1915, the Department of Correction requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

Respectfully.

ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Department of Docks and Ferries as no longer required:

Fifteen hundred (1,500) feet steel hoisting rope; four hundred and fifty-five (455) pounds bull head spikes.

The report was accepted and the resolution unanimously adopted.

Department of Correction-Assignment to, of One Transit with Compass Turned Over By the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 24, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required: One (1) transit. K. & E., 12736, with compass, vertical arc. gradienter, horizontal

circle graduated to 20 minutes, vernier reading to 20 seconds, fixed stadia wires inverting telescone; one (1) Dumpy level. Brandis, No. 2304, 18 inch inverting telescope; one (1) N. Y. level rod. graduated to hundredths. In a communication dated July 23, 1915, the Department of Correction re-

quested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully.

Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Board of Water Supply as no longer required:

One (1) transit. K. & E., 12736, with compass, vertical arc. gradienter, horizontal circle graduated to 20 minutes, vernier reading to 20 seconds fixed stadia wires inverting telescope: one (1) Dumpy level. Brandis, No. 2304, 18 inch inverting telescope: one (1) N. Y. level rod. graduated to hundredths.

The report was accepted and the resolution unanimously adopted.

Bridge Department-Assignment to. of 60 Oil Barrels Heretofore Turned Over by Bridge Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On March 30, 1915, the Department of Bridges surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Sixty (60) oil barrels. The Department of Bridges finds they now have use for these barrels, and in To the Commissioners of the Sinking Fund, The City of New York: a communication dated July 16, 1915, requested the reassignment of the property above therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby reassign to the Department of Bridges the following property turned over by the Department

of Bridges as no longer required. Sixty (60) oil barrels.

The report was accepted and the resolution unanimously adopted.

Bridge Department-Assignment to. of Steel Lockers Turned Over by Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 24, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required: Six (6) steel lockers formerly used at Shaft No. 20, in Delancey Street, Bor-

In a communication dated August 24, 1915, the Department of Bridges requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended the Commissioners of the Sinking Fund hereby assign to the Department of Bridges the following property turned over by the Board of Water Supply as no longer required:

Six (6) steel lockers formerly used at Shaft No. 20, in Delancey Street. Borrugh of Manhattan.

The report was accepted and the resolution unanimously adopted.

Department of Water Supply, Gas and Electricity-Assignment to, of One Water Meter Turned Over By Bridge Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915. To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 3, 1915, the Department of Bridges surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) water meter, formerly used at the Brooklyn Bridge. In a communication dated August 3, 1915, the Department of Water Supply Gas and Electricity requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALFX BROUGH, Deputy and Acting Comptroller. Respect fully Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Water Supply. Gas and Electricity the following property turned over hy the Department of Bridges as no longer required.

One (1) water meter, formerly used at the Brooklyn Bridge. The report was accepted and the resolution unanimously adopted.

Department of Water Supply, Gas and Electricity-Assignment to. of Three 10 K. W. Direct Connected Generators, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered Jacks. the following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On July 19, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Three (3) 10 k. w. direct connected generators, General Electric Company (marine sets), 9x5 engines with 4 pole generators, 110 volts, 91 amperes, 450 revolutions. In a communication, dated July 2, 1915, the Department of Water Supply, Gas and

Electricity requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Water Supply, Gas and Electricity the following property turned over by the Department of Docks and Ferries as no longer required:

Three (3) 10 k. w. direct connected generators, General Electric Company (marine sets), 9x5 engines with 4 pole generators, 110 volts, 91 amperes, 450 revolutions. The report was accepted and the resolution unanimously adopted.

Department of Water Supply, Gas and Electricity-Assignment to, of One Locker House and Appurtenances Turned Over by the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered he following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York:
Gentlemen—On August 24, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required: One (1) locker house, together with the appurtenances therein, at present located at 135th Street and St. Nicholas Avenue.

In a communication dated June 30, 1915, the Department of Water Supply, Gas and Electricity requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Water Supply, Gas and Electricity the following property turned over by the Board of Water Supply as no longer required:

One (1) locker house, together with the appurtenances therein, at present located at 135th Street and St. Nicholas Avenue.

The report was accepted and the resolution unanimously adopted,

Department of Water Supply, Gas and Electricity-Assignment to, of 30 3-inch

Tube Brushes Turned Over by Dock Department. The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York:
Gentlemen—On August 14, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Thirty (30) 3-inch tube brushes.

In a communication, dated August 20, 1915, the Department of Water Supply, Gas and Electricity requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recom-

Respectfully ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Water Supply, Gas and Electricity the following property turned over by the Department of Docks and Ferries as no longer required: Thirty (30) 3-inch tube brushes.

The report was accepted and the resolution unanimously adopted.

Department of Public Charities-Assignment to, of Iron Ladders, Gratings, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 8, 1915.

Gentlemen-On July 12, 1915, the Department of Docks and Ferries surrendered referred to. The adoption of the attached resolution authorizing the reassignment is to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) iron ladder, length 13 feet 3 inches; width, 21 inches, with 1 inch pipe hand rail. One (1) iron ladder, length 6 feet 6 inches; width 18 inches. One (1) iron ladder, length 8 feet 9 inches; width 15 inches. One (1) iron grating, length 32 feet; width 24 inches. Two (2) iron gratings, length 15 feet 3 inches; width 24 inches. One (1) iron grating, length 44 feet; width 3 feet. One (1) iron grating, length 27 feet 6 inches; width 3 feet.

In a communication dated July 12, 1915, the Department of Public Charities requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX, BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That pursuant to the provisions of section 205, of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Public Charities the following property turned over by the Department of Docks and Ferries as no longer required:

One (1) iron ladder, length 13 feet 3 inches; width, 21 inches, with 1 inch pipe hand rail. One (1) iron ladder, length 6 feet 6 inches; width 18 inches. One (1) iron ladder, length 8 feet 9 inches; width 15 inches. One (1) iron grating, length 32 feet; width 24 inches. Two (2) iron gratings, length 15 feet 3 inches; width 24 inches. One (1) iron grating, length 44 feet; width 3 feet. One (1) iron grating, length 27 feet 6 inches; width 3 feet.

The report was accepted and the resolution unanimously adopted.

Department of Public Charities-Assignment to, of One 16-inch Shaper, Smith & Mills; Hack Saw, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On July 16, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer re-

One (1) 16-inch shaper, Smith & Mills; one (1) power back saw, 17-inch blade; one (1) 10-inch speed lathe, Diamond Machine Company; one (1) planer, 18-inch by 60-inch table, Draper Machine Tool Company: one (1) drill press, 20-inch diameter table, J. E. Snyder & Sons; one (1) 15 H. P. Cutler-Hammer rhcostat; one (1) lot of pipe, odd sizes, wrought iron; three (3) oak desks, standing; four (4) water hydrants, caps, tees, sleeves, crosses, reducers and bends; six (6) locomotive screw

In a communication dated July 19, 1915, the Department of Public Charities re quested the assignment of the property above referred to. The adoption of the at tached resolution authorizing the assignment is therefore recommended.

ALEX, BROUGH, Deputy and Acting Comptroller. Respectfully,

Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended the Commissioners of the Sinking Fund hereby assign to the Department of Public Charities the following property turned over by the Department of Docks and Ferries as no longer required:

One (1) 16-inch shaper, Smith & Mills; one (1) power back saw, 17-inch blade; one (1) 10-inch speed lathe. Diamond Machine Company; one (1) planer. 18-inch by 60-inch table. Draper Machine Tool Company: one (1) drill press, 20-inch diameter table, I. E. Snyder & Sons; one (1) 15 H. P. Cutler-Hammer rheostat; one (1) lot of pipe, odd sizes, wrought iron; three (3) oak desks, standing; four (4) water hydrants, caps, tees, sleeves, crosses, reducers and liends; six (6) locomotive screw

The report was accepted and the resolution unanimously adopted

Dock Department—Assignment to, of Three Bars of Octagon Tool Steel, Turned Over by Street Cleaning Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On May 24, 1915, the Department of Street Cleaning surrendered to the Commissioners of the Sinking Fund the following property as no longer

Three (3) bars \(\frac{7}{8}\)-inch octagon tool steel, 81 pounds; three (3) bars \(\frac{1}{2}\)-inch octagon tool steel, 103 pounds.

In a communication dated May 17, 1915, the Department of Docks and Ferries requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended

. ALEX, BROUGH, Deputy and Acting Comptroller. Respectfully. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Docks and Ferries the following property turned over by the Department of Street Cleaning as no longer required.

Three (3) hars 1/8-inch octagon tool steel, 81 pounds; three (3) bars 1/2-inch octagon tool steel, 103 pounds.

The report was accepted and the resolution unanimously adopted.

Dock Department-Assignment to. of a Quantity of Machine Bolts Turned Over by Fire Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 2, 1915, the Fire Department surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

500 ½ by 1 inch machine bolts, 388 5% by 3¼ inch machine bolts, 158 5% by 3½ inch machine bolts, 165 5/8 by 41/2 inch machine bolts, 164 5/8 by 5 inch machine bolts, 253 5% by 6 inch machine holts, 29 5% by 7 inch machine bolts, 55 34 by 21/2 inch machine bolts, 34 34 by 3½ inch machine bolts, 247 34 by 4½ inch machine bolts 120 34 by 5 inch machine bolts. 266 ½ by 2 inch machine bolts, 193 3/8 by 2½ inch machine holts. 4½ pounds ½ inch asbestos rope packing, 4½ pounds ¼ inch asbestos rope packing, 85 rounds 1/2 by 10 inch dock spikes.

In a communication dated July 29, 1915, the Department of Docks and Ferries requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX, BROUGH, Deputy and Acting Comptroller. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Docks and Ferries the following property turned over by the Fire Department as no longer required:

500 1/4 by 1 inch machine holts, 388 5/4 by 31/4 inch machine holts, 158 5/8 by 31/4 inch machine bolts, 165 5% by 4½ inch machine bolts, 164 5% by 5 inch machine bolts, 253 5% by 6 inch machine holts, 29 5% by 7 inch machine bolts, 55 3/4 by 21/2 inch machine holts. 34 34 hv 31/2 inch machine holts. 247 34 bv 4½ inch machine holts 120 34 by 5 inch machine bolts, 266 1/2 by 2 inch machine bolts, 193 3/8 by 21/2 inch machine holts. 414 pounds 14 inch asbestos rope packing, 4½ pounds ¼ inch asbestos rope nacking, 85 pounds 1/2 by 10 inch dock spikes.

The report was accepted and the resolution unanimously adopted.

Health Department-Assignment to, of One Bay Horse, 13, and One Sorrel Horse, No. 26, Turned Over by Department of Correction. Laid over.

Health Department-Assignment to, of Four Horses Turned Over by Park Department, Manhattan and Richmond.

Laid over.

Health Department-Assignment to, of One Chestnut Mare Turned Over by the President of the Borough of Brooklyn.

Laid over.

Street Cleaning Department-Assignment to, of Two Twin Chain Motorcycles. Etc., Turned Over by Commissioner of Accounts.

Acting Comptroller presented the the following resolution:

September 8, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 9 and 15, 1915, the Commissioners of Accounts surrendered to the Commissioners of the Sinking Fund the following property as no longer

Two (2) Reading Standard twin-chain model motorcycles; two (2) leather coats: two (2) pairs of leggings; two (2) pairs of gauntlets; three (3) pairs of khaki leggings; two (2) pairs of khaki trousers; one (1) khaki coat; three (3) khaki caps; one (1) motorcycle horn; three (3) motorcycle inner tubes; two (2) pedal axles for motorcycles; one (1) watch holder for motorcycle; two (2) drive chains for motorcycles.

In a communication dated July 15, 1915, the Department of Street Cleaning requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Street Cleaning the following property, turned over by the Commissioners of Accounts as no longer required:

Two (2) Reading Standard twin-chain model motorcycles; two (2) leather coats; two (2) pairs of leggings; two (2) pairs of gauntlets; three (3) pairs of khaki leggings; two (2) pairs of khaki trousers; one (1) khaki coat; three (3) khaki caps; one (1) motorcycle horn; three (3) motorcycle inner tubes; two (2) pedal axles for motorcycles; one (1) watch holder for motorcycle; two (2) drive chains for motorcycles.

The report was accepted and the resolution unanimously adopted.

Street Cleaning Department-Assignment to, of 100 Ruby Globes, Etc., Turned Over by the Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 5, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer re-

One hundred (100) Ruby Globes (Vesta); eighteen (18) pieces Copper terminal fuse links; fifty-six (56) cans stove polish. In a communication, dated August 9, 1915, the Department of Street Cleaning requested the assignment of the property above referred to. The adoption of the at-

tached resolution authorizing the assignment is therefore recommended. ALEX, BROUGH, Deputy and Acting Comptroller Respectfully. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign

to the Department of Street Cleaning the following property turned over by the Department of Docks and Ferries as no longer required:

One hundred (100) Ruby Globes (Vesta); eighteen (18) pieces Copper terminal

fuse links; fifty-six (56) cans stove polish. The report was accepted and the resolution unanimously adopted.

President, Borough of Manhattan-Assignment to, of One Sunflower Machine

Turned Over by Board of Water Supply. The Deputy and Acting Comptreller presented the following report and offered the following resolution:

August 30, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 7, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required: One (1) Sunflower Machine.

In a communication, dated July 2, 1915, the President of the Borough of Manhattan requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the President of the Borough of Manhattan the following property turned over by the Board of Water Supply as no longer required: One (1) Sunflower Machine.

The report was accepted and the resolution unanimously adopted.

President, Borough of Manhattan-Assignment to, of Two Planimeters, Scales, Etc., Turned Over by Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915. To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 24, 1915, the Board of Water Supply surrendered to the

Commissioners of the Sinking Fund the following property as no longer required: Two (2) planimeters; ten (10) roof scales (tunnel); four (4) verniers for roof scales; four (4) angle iron weights; two (2) reels, complete, for plumb bob wire: one (1) Buff & Buff transit, No. 6857; one (1) Buff & Buff transit, No. 6858.

In a communication dated July 19, 1915, the President of the Borough of Manhattan requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the President of the Borough of Manhattan the following property turned over by the Board of Water Supply as no longer required:

Two (2) planimeters; ten (10) roof scales (tunnel); four (4) verniers for roof scales; four (4) angle iron weights; two (2) reels, complete, for plumb hob wire; one (1) Buff & Buff transit, No. 6857; one (1) Buff & Buff transit, No. 6858.

The report was accepted and the resolution unanimously adopted.

President, Borough of Manhattan-Assignment to, of One 18-inch American Tool Company Lathe, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 5, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer re-

One (1) 18-inch American Tool Works Co. lathe; one (1) 4-inch Saunders pipe machine; one (1) Sellers tool grinder; one (1) surface grinder, Pratt & Whitney. In a communication dated August 4, 1915, the President of the Borough of Manhattan requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully,

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Borough President of Manhattan the following property turned over by the Department of Docks and Ferries as no longer required:

One (1) 18-inch American Tool Works Co. lathe; one (1) 4-inch Saunders pipe machine; one (1) Sellers tool grinder; one (1) surface grinder, Pratt & Whitney. The report was accepted and the resolution unanimously adopted.

Board of Inebriety-Assignment to, of Five Horses Turned Over by the Trustees of Bellevue and Allied Hospitals. Laid over.

Board of Inebriety-Assignment to, of Two Horses Turned Over by Trustees of

Respectfully,

Bellevue and Allied Hospitals. Laid over.

Fire Department-Assignment to, of Tool Steel Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered thte following resolution:

August 13, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 16, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Tool Steel.	Bars.	Pounds.
1% inches round	3	287
2 inches round		496
21/4 inches round	3	458
2½ inches round	4	606
23/4 inches round	5	857
2½ inches round	2	375
3 inches round	1	301

In a communication, dated July 20, 1915, the Fire Department requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Fire Department the following property turned over by the Department of Docks and Ferries as no longer required:

Tool Steel.	Bars.	Pounds.
1¼ inches round	3	287
2 inches round	3	496
2½ inches round	3	458
2½ inches round	4	606
2¾ inches round	5	857
27% inches round	2	375
3 inches round	1	301

The report was accepted and the resolution unanimously adopted.

Fire Department-Assignment to, of a Quantity of Steel Turned Over by Street Cleaning Department.

The Deputy and Acting Comptroller presented the following report and offered

thte following resolution: August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On May 24. 1915, the Department of Street Cleaning surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Twenty-seven (27) lbs. 1/2-inch Jessops octagon tool steel; one hundred and nineteen (119) lbs. 78-inch Jessops octagon tool steel; six hundred and fifty-eight (658) lbs. 1-inch Jessops octagon tool steel. In a communication, dated May 6, 1915, the Fire Department requested the assign-

ment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH. Deputy and Acting Comptroller.

Resolved, That pursuant to the provisions of section 205, of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Fire Department the following property turned over by the Department of Street Cleaning as no longer required:

Twenty-seven (27) lbs. 1/2-inch Jessops octagon tool steel; one hundred and nineteen (119) lbs. 78-inch Jessops octagon tool steel; six hundred and fifty-eight (658)

lbs. 1-inch Jessops octagon tool steel. The report was accepted and the resolution unanimously adopted.

Fire Department-Assignment to, of a Quantity of Machinists' Hand Taps Turned Over by Department of Correction.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 5, 1915, the Department of Correction surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

33 pieces 16-20 machinists' hand taps; 30 pieces 18-18 machinists' hand taps; 6 pieces 20-16 machinists' hand taps. In a communication dated July 30, 1915, the Fire Department requested the assign-

ment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully,

ALEX. BROUGH. Deputy and Acting Comptroller. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Fire Department the following property turned over by the Department of Correction as no longer required.

33 pieces 16-20 machinists' hand taps; 30 pieces 18-18 machinists' hand taps: 6 pieces 20-16 machinists' hand taps.

The report was accepted and the resolution unanimously adopted.

Armory Board-Assignment to, of One Boiler No. 8579, with Stack, Etc., Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered thte following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On July 16, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer

One (1) boiler, No. 8579, Donegan & Swift, with stack, crown plate, base and hand hole plates.

In a communication, dated August 3, 1915, the Armory Board requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Armory Board the following property turned over by the Department of Docks and Ferries as no longer required:

One (1) boiler, No. 8579, Donegan & Swift, with stack, crown plate, base and hand hole plates.

The report was accepted and the resolution unanimously adopted.

Finance Department-Assignment to, of One Three-drawer Legal Filing Cabinet Turned Over by Department of Water Supply, Gas and Electricity. The Deputy and Acting Comptroller presented the following report and offered

the following resolution: August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 23, 1915, the Department of Water Supply, Gas and Electricity surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) three-drawer, steel, legal filing cabinet.

In a communication dated July 29, 1915, the Department of Finance requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. Respectfully,

ALEX, BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Finance the following property turned over by the Department of Water Supply, Gas and Electricity as no longer required

One (1) three-drawer, steel, legal filing cabinet. The report was accepted and the resolution unanimously adopted.

President, Borough of The Bronx-Assignment to, of 573 Feet of Double Braided Electric Cable Turned Over by Bridge Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution.

August 14, 1915. To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On July 30, 1915, the Department of Bridges surrendered to the Commissioners of the Sinking Fund the following property as no longer required: Five hundred and seventy-three (573) feet of No. 2 B. and S. gauge, double braided, stranded, electric cable.

In a communication dated July 27, 1915, the President of the Borough of The Bronx requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the President of the Borough of The Bronx the following property turned over by the Department of Bridges as no longer required.

Five hundred and seventy-three (573) feet of No. 2 B. and S gauge, double braided, stranded, electric cable, for use at the Municipal Asphalt Plant in the Borough of The Bronx.

The report was accepted and the resolution unanimously adopted.

President, Borough of Queens-Assignment to, of One Safe Turned Over by Finance Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution. August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On August 5, 1915, the Department of Finance surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

In a communication, dated July 19, 1915, the President of the Borough of Oueens requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the President of the Borough of Queens the following property turned over by the Department of Finance as no longer required:

One (1) safe.

The report was accepted and the resolution unanimously adopted

Board of Education-Assignment to, of One Wooden Map Filing Cabinet Turned Over by President, Borough of Richmond.

The Deputy and Acting Comptroller presented the following report and offered the following resolution.

August 30, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 10, 1915, the Borough President of Richmond surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) wooden map filing cabinet.

In a communication, dated June 29, 1915, the Department of Education requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Education the following property turned over by the Borough President of Richmond as no longer required:

One (1) wooden map filing cabinet.

The report was accepted and the resolution unanimously adopted.

Commissioners of Accounts-Assignment to, of Desks, Chairs, Tables, Etc., Turned Over by Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution.

September 8, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 24, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

Two (2) 60-inch roll top desks; one (1) 60-inch flat top desk; four (4) No. 453 x 4 chairs; six (6) No. 453 chairs; one (1) 30 inch by 60 inch table; one (1) typewriting desk, 37 inch.

In a communication, dated August 9, 1915, the Commissioner of Accounts requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Commissioner of Accounts the following property turned over by the Board of Water Supply as no longer required:

Two (2) 60-inch roll top desks; one (1) 60-inch flat top desk; four (4) No. 453 x 4 chairs; six (6) No. 453 chairs; one (1) 30 inch by 60 inch table; one (1) typewriting desk, 37 inch.

The report was accepted and the resolution unanimously adopted.

Park Department, Bronx-Assignment to, of 200 Life Preservers Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 30, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 10, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no

onger required: Two hundred (200) life preservers.

In a communication dated August 9, 1915, the Department of Parks, Borough of The Bronx, requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is, therefore, recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved. That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of The Bronx, the following property turned over by the Department of Docks and Ferries as no longer required.

Two hundred (200) life preservers.

The report was accepted and the resolution unanimously adopted.

Park Department, Queens-Assignment to, of a Quantity of Galvanized Pipe Turned Over by Dock Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

August 13, 1915.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen-On June 9, 1915, the Department of Docks and Ferries surrendered to the Commissioners of the Sinking Fund the following property as no longer re-

182 linear feet 4-inch galvanized pipe, second hand; 20 linear feet 3-inch galvanized pipe, second hand; 40 linear feet 2½-inch galvanized pipe, second hand; 16 linear feet 1½-inch galvanized pipe, second hand; 4 linear feet 5-inch galvanized pipe, second hand; 48 linear feet 2-inch black pipe, second hand. In a communication dated May 21, 1915, the Department of Parks, Borough of

Queens, requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended. ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved. That, pursuant to the provisions of section 205 of the Greater New

York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Parks, Borough of Queens, the following property turned over by the Department of Docks and Ferries as no longer required: 182 linear feet 4-inch galvanized pipe, second hand; 20 linear feet 3-inch galvan-

ized pipe, second hand; 40 linear feet 2½-inch galvanized pipe, second hand; 16 linear feet 1½-inch galvanized pipe, second hand; 4 linear feet 5-inch galvanized pipe, second hand: 48 linear feet 2-inch black pipe, second hand.

The report was accepted and the resolution unanimously adopted,

Department of Water Supply, Gas and Electricity-Assignment to, of Two Desks Turned Over by Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 10, 1915.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-On August 24, 1915, the Board of Water Supply surrendered to the

One (1) 55-inch flat top desk; one (1) 60-inch flat top desk. In a communication dated August 17, 1915, the Department of Water Supply, Gas and Electricity requested the assignment of the property above referred to. The

Commissioners of the Sinking Fund the following property as no longer required:

adoption of the attached resolution authorizing the assignment is therefore recommend. Respectfully, Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Water Supply, Gas and Electricity the following property turned over by the Board of Water Supply as no longer required:

One (1) 55-inch flat top desk; one (1) 60-inch flat top desk. The report was accepted and the resolution unanimously adopted.

Park Department, Queens-Assignment to, of One Buggy Turned Over by Parks,

Brooklyn. The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 10, 1915.

To the Commissioners of the Sinking Fund. The City of New York: Gentlemen-On August 25, 1915, the Department of Parks, Borough of Brooklyn. surrendered to the Commissioners of the Sinking Fund the following property as no longer required: One (1) buggy.

In a communication dated August 28, 1915, the Department of Parks, Borough of Queens, requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of Queens, the following property turned over by the Department of Parks, Borough of Brooklyn, as no longer required:

One (1) buggy. The report was accepted and the resolution unanimously adopted.

Municipal Civil Service Commission-Assignment to, of One 60-inch Flat Top Desk Turned Over by the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 10, 1915.

To the Commissioners of the Sinking Fund, The City of New York:
Gentlemen—On August 24, 1915, the Board of Water Supply surrendered to the Commissioners of the Sinking Fund the following property as no longer required:

One (1) 60-inch flat top desk. In a communication dated August 31, 1915, the Municipal Civil Service Commission requested the assignment of the property above referred to. The adoption of the attached resolution authorizing the assignment is therefore recommended.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Municipal Civil Service Commission the following property turned over by the Board of Water Supply as no longer required:

One (1) 60-inch flat top desk. The report was accepted and the resolution unanimously adopted.

Refunds of Amounts Paid as Jury Fees Refunded by Order of Court.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-Applications have been made by the attorneys in the cases mentioned below for the refund of amounts paid as jury fees to various Clerks of Municipal Courts of The City of New York:

Interborough Del. Co. vs. Westcott Express Co., Louis Boehm, attorneys, \$4.50. Burack vs. M. H. Harris; Benj. J. Greller, attorney, \$4.50. B. Levinson vs. A. Hyman; Maurice A. Pompan, attorney, \$4.50. F. W. Marks vs. Max Becker; Jacob W. Block, attorney, \$4.50. A. Grossfield vs. B. S. Brody; Jacob M. Leibner, attorney, \$9.

After an examination in each case this office has come to the conclusion that the amounts paid should be refunded in accordance with section 351-A of the Municipal Court Act of New York City. The amounts paid have been deposited in the Sinking Fund for the Payment of the Interest on the City Debt.

I attach hereto resolution for adoption.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That warrants payable from the Sinking Fund for the Payment of the Interest on the City Debt be drawn in favor of the following parties, refunding them amounts paid as Jury Fees in cases which were settled before trial:

Louis Boehm, \$4.50; Benjamin J. Greller, \$4.50; Maurice A. Pompan, \$4.50;

Jacob W. Block, \$4.50; Jacob M. Leibner, \$9.00.

The report was accepted and the resolution unanimously adopted.

Refund of Fines Paid for Violation of the Municipal Speed Ordinance.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 9, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-In the matters of the People of the State of New York against Ercole H. Locatelli and People of the State of New York against John J. Cronin, the defendants appealed to the Court of General Sessions of the Peace in and for the County of New York from Judgments of Conviction obtained in the 2nd and 5th Districts City Magistrates' Courts, wherein they were found guilty of having violated the Municipal Speed Ordinance and were each fined the sum of \$25, which was paid and later deposited in the Sinking Fund for the Payment of the Interest on the City Debt. The appeals were argued before the Court of General Sessions. By a decision of that Court the Judgments of Conviction were reversed and it was ordered that the Comptroller of The City of New York refund to the said Locatelli and John J Cronin the sum of \$25 each.

I attach herewith resolution for adoption in order to carry into effect the provisions of said orders.

ALEX, BROUGH. Deputy and Acting Comptroller. Resolved. That warrants payable from the Sinking Fund for the Payment of the Interest on the City Debt be drawn in favor of the following parties, refunding them for fines paid in the City Magistrates Courts for violation of the Municipal Speed Ordinance and now refunded in accordance with orders of the Court of General

Ercole H. Locatelli, \$25; John J. Cronin, \$25.

The report was accepted and the resolution unanimously adopted.

Refund of Amounts Due on Revoked Taxicab Licenses.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-Applications have been made by the following for amounts due on taxicab licenses, etc., which were revoked by the Mayor on July 31, 1913; Joseph Freedman, \$594; Anthony Prescottano, \$8.63; Joseph Park, \$8.77; Daniel M. Sullivan, \$5.19; Margaret Hanlon, \$6.66; John J. Mahoney, \$3.71; Daniel M. Sulli-

van, \$6.74; total, \$45.64. On June 23, 1914, the Board of Aldermen passed an Ordinance granting refund

to Licensees whose licenses have been so revoked, the Ordinance taking effect July 7. 1914, and the applications are each approved by the Commissioner of the Department of Licenses, and the amounts to be refunded are certified to by him.

The total amount to be refunded, \$45.64, is a proper charge against the Sinking Fund for the Redemption of the City Debt No. 1.

The attached resolution is necessary to reimburse the account, "Refunds, Licenses, Taxicabs, etc.." for amount to be refunded. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That a warrant payable from the Sinking Fund for the redemption of City Debt No. 1 be drawn in favor of the Chamberlain in the sum of \$45.64 for deposit in the City Treasury to the credit of "Refunds, Licenses, Taxicabs, etc." for refund of amount due on revoked taxicab licenses, etc. in accordance with an Ordinance of the Board of Aldermen dated June 23, 1914, which became effective

The report was accepted and the resolution unanimously adopted.

Refund of Amounts Overpaid on Permits to Build Street Vaults.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 10, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-Applications have been made by the following for the refund of amounts overpaid on Street Vault Permits:

Cascade Steam Laundry Co., 163 Sanford St., Brooklyn, permit No. 886, \$36.60. Garibaldi Realty & Construction Co., W. S. Hoffman, 68 feet north of 187th St., Bronx, permit No. 172, \$33.75.

Attached to each application is an affidavit of the owner and the certificate of City Surveyor, and the amounts to be refunded are approved by the Commissioner of Public Works, Bronx, and Commissioner of Public Works, Brooklyn. The amounts so overpaid have been deposited in the Sinking Fund for the Redemption of the City Debt No. 1.

attach hereto resolution for adoption.

Respectfully. ALEX, BROUGH, Deputy and Acting Comptroller, Resolved, That warrants payable from the Sinking Fund for the redemption of City Debt No. 1 be drawn in favor of the following parties, refunding them amounts overpaid on Street Vault Permits, as per statement submitted:

Cascade Steam Laundry Co., \$36.60; Garibaldi Realty & Const. Co., \$33.75. The report was accepted and the resolution unanimously adopted.

Refund of Croton Water Rents Overpaid in Error.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 10, 1915.

To the Commissioners of the Sinking Fund:

Gentlemen-Applications have been made, as per statement herewith, for the refund of Croton water rents paid in error.

The applications are severally approved by the Commissioner of Water Supply, Gas and Electricity, the Collector of Assessments and Arrears, or the Receiver of Taxes, and the amount so erroneously paid, Ten hundred and thirty dollars and eighty-one cents (\$1,030.81) has been deposited in the City Treasury to the credit of the Sinking Fund for the Payment of the Interest on the City Debt.

The attached resolution is necessary to reimburse the account, "Croton Water Rent Refunding Account," for amount so overpaid. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Tower Construction Co., \$37.88; Mandelbaum & Levine, \$2; Lawyers Mortgage Co., \$8; Hyland P. Rice, \$7.02; Rosa Meyer, \$73.19; Charles S. Kohler, \$1.27; Bond & Mortgage Guarantee Co., \$4.11; Geo. G. Hallock, Jr.'s, Sons, \$11.12; Nassau Beekman Investing Company, Assignee, \$34.81; Estate of Herrietta Weltz, Dec'd, \$7.33; man Investing Company, Assignee, \$34.81; Estate of Henrietta Weltz, Dec'd, \$7.33; the Title Guarantee & Trust Company, \$1.05; Max Marx, \$12; the Herman Steersberg Realty Co., \$1; Receiver of Taxes, \$1.40; Mabel C. Bocquet, \$13.65; Estate of J. Foster, \$4.50; John H. Tripler, Inc., \$2.25; Martha A. Hovey, \$2; Catherine Hickey, \$5; Meyer Freeman, \$63; Meyer Freeman, \$63; A. H. Mathews, \$2; Joseph Sullivan, \$11.33; David J. Mackie, \$11; Burns Brothers, \$3 Burns Brothers, \$7.30; Oliver J. Wells, \$6; John H. Hallock, \$6; Elizabeth A. Raftery, \$27; Mollie Hirschfeld, \$81; Title Guaranty & Trust Co., \$21; Dunn & Nase, Inc., \$29.90; Doris Eckhoff, \$22.10; William J. Roome & Co., Inc., \$2; James N. Wells' Sons, \$12; Lillian A. Morris, \$11.55; Hortense B. Fischer, \$3.75; Hortense B. Fischer, \$3.75; Morris Hochberg, \$2.50; Underpinning & Foundation Co., \$13.75; Lillian C. Sherry, \$3.70; Charles E. Carroll, \$20.70; Hubert V. W. Card, \$9; Leonard Weill, \$2.10; Herbert C. Pell, \$62.70; Herbert C

Resolved, That a warrant payable from the Sinking Fund for the Payment of the Interest on the City Debt be drawn in favor of the Chamberlain for the sum of Ten Hundred and Thirty Dollars and Eighty-one Cents (\$1,030.81) for deposit in the City Treasury to the credit of "Croton Water Rent Refunding Account," for the refunding of erroneous and over-payments of Croton water rents, as per

statement submitted.

The report was accepted and the resolution unanimously adopted.

New York Railways Company—Bills of, Amounting to \$4,050.53 for Amounts Due Them for Exchange of Transfers.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9, 1915. To the Commissioners of the Sinking Fund: Gentlemen—The New York Railways Company has submitted the following bills for amounts due them for exchange of transfers issued by the Municipal Ferry and their Company, viz.: For Municipal Ferry Transfers lifted by this Company during the month of May, 1915, 160,035, at 3 cents..... \$4,801 05 New York Railways Company transfers lifted on Municipal Ferry for

the same period, 149,024, at 2 cents.... Balance due New York Railways Co......\$1,820 57 Attached to the above bill is a request signed by the Commissioner of Docks that the sum of \$1,820.57 be paid to the New York Railways Co. For Municipal Ferry Transfers lifted by this Company during the month of June, 1915, 203,080, at 3 cents..... \$6,092 40 Less: New York Railways Company transfers lifted on Municipal Ferry for the same period, 193,122, at 2 cents.....

that the sum of \$2,229.96 be paid to the New York Railways Co. The above bills are rendered in accordance with a resolution of the Board of Estimate and Apportionment, dated October 16, 1913, said resolution being approved

by the Commissioners of the Sinking Fund at a meeting held on October 29, 1913. The amounts so collected by the Municipal Ferry have been deposited in the Sinking Fund for the Payment of the Interest on the City Debt. I attach hereto a resolution for adoption. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That Warrants payable from the Sinking Fund for the payment the Interest on the City Debt be drawn in favor of the New York Railways Co., as

\$1,820.57 in payment of bill rendered by New York Railways Company for 160.035 Municipal Ferry transfers at 3 cents lifted by them during the month of May, 1915. (\$4,801.05) less 149,024 New York Railways Company's transfers lifted on Municipal Ferry for the same period at 2 cents (\$2,980.48), leaving balance due to New York

Railways Company \$1,820.57. \$2,229.96 in payment of bill rendered by New York Railways Company for 203,080 transfers at 3 cents lifted by them during the month of June, 1915, (\$6,092.40) less 193,122 New York Railways Company transfers lifted on Municipal Ferry for the same period at 2 cents (\$3,862.44), leaving balance due to New York Railways Com-

The report was accepted and the resolution unanimously adopted.

Fines Payable to the Conservation Commission.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 8th, 1915.

Commissioners of Sinking Fund:

Sirs-Fines for violation of the Conservation Law have been imposed and collected in the City Magistrates' Courts and Courts of Special Sessions of the City of New York during the years 1914 and 1915 and paid into the Sinking Fund for the Payment of the Interest on the City Debt.

Pursuant to section 29 of the Conservation Law, said fines are payable to the Conservation Commission of the State of New York, and enumeration of such fines so paid is as follows:

Nov. 16, 1914, David Balantoni, \$10; Dec. 1, 1914, Ruggerio Russo, \$20; Nov. 21. 1914, Francisco Snaragno, \$5; Nov. 25, 1914, Daniel Sartoro, \$25; Nov. 5, 1914, Tony Rosso, \$10; Nov. 21, 1914, John Smaragno, \$5; Nov. 21, 1914, Francisco Lablanco, \$5; May 13, 1915, Joseph Cardoronia, \$10; Dec. 1, 1914, Frank Bernardo, \$20; Nov. 26. 1915, Guiseppi Caputi, \$10; May 14, 1915, John Cipriani, \$10; July 15, 1915, Worthington May, \$10; Dec. 1, 1914, Christopher Grieco. \$20.

In all of the above cases prosecutions were instituted and conducted by officers of the Conservation Commission and none of them has been previously paid. Resolution authorizing such payment is herewith submitted. Very truly yours, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved. That a warrant payable from the Sinking Fund for the payment of the interest on the City Debt be drawn in favor of the Conservation Commission of the State of New York in the sum of One hundred and sixty dollars (\$160) for fines collected during the years 1914 and 1915 in the City Magistrates' Courts and Courts of Special Sessions, as per statement submitted.

The report was accepted and the resolution unanimously adopted.

Fines Payable to the American Society for the Prevention of Cruelty to Animals and Humane Society of New York.

The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 8th, 1915.

To the Commissioners of the Sinking Fund: Gentlemen-Fines for violations of the laws with regard to cruelty to animals have been imposed and collected in the several City Magistrates' Courts and the Courts of Special Sessions of the City of New York during the month of July. 1915.

and paid into the Sinking Fund for the Payment of the Interest on the City Deht. Pursuant to law said fines are payable to the several societies indicated. An

enumeration of such fines so paid is as follows:

Humane Society of New York.

(Section 5, Chapter 490, Laws of 1888.)

First Dirstrict Court, Manhattan—July 1: James Harrigan, \$5; Bryan Sweeney, \$10; Salvator Olcese, \$5; Morris Gruber, \$5; Isidor Breeben, \$5. July 2: Rocco Masigo, \$10; Julius Bass, \$5. July 6: Joseph P. Bailey, \$5; Frank De Leo, \$5; John Masigo, \$10; Julius Bass, \$5. July 6: Joseph P. Bailey, \$5; Frank De Leo, \$5; John Leavey, \$5; Israel Rosenberg, \$3; John Naughton, \$5; Eugene Isola, \$3; Frank Gappila, \$5; Ad. Schwartz, \$5. July 7: Sam Ladner, \$3; Abe. Leitstein, \$3; John Brady, \$5. July 8: Thomas Connolly, \$3; John Ristaino, \$3; William Salberg, \$3; James Clark, \$3; James Savage, \$3. July 9: Rudolph Brill, \$3; Antonio Simoni, \$3; Frank Bedell, \$3. July 10: George Washnitzer, \$3; John Huston, \$3. July 13: Peter Fosgo, \$5. July 14: William Hohn, \$3. July 16: James Lisa, \$3. July 19: Frank Sussman, \$3. July 20: Ralph Carastomofi \$5; Peter Widem, \$3; Charles Lucania, \$3; Al. Dinowitz, \$3; William Duffy, \$3. July 22: Wm. G. Cooley, \$3. July 24: Stephen Rack, \$3. July 26: Jack Millin, \$3; Martin Downey, \$3: George Dinkelmeyer, \$3. July 29: Benj. Album, \$3. July 30, William President of the Opening of Bear Swamp Road from West Farms Road to White December of Bear Swamp Road from West Farms Road to White Borough of The Bronx, to permit the improvement of Mathews Avenue, which is impeded by a portion of the same building.

This encroachment consists of part of a three-story frame building on Damage Parcel No. 150, the estimated removal value of which is \$100, which amount should be realized by its sale.

I, therefore, request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by sections 205 and 1553 of the Revised Charter, adopt a resolution authorizing and ordering that the said encroachment be offered for sale at the upset or minimum price named above and also authorizing and ordering the President of the Borough of The Bronx to demolish and remove this encroachment. Downey, \$3; George Dinkelmeyer, \$3. July 29: Benj. Album, \$3. July 30, William Peters, \$5; Jos. Hirsch, \$5.

Second District Court, Manhattan—July 2: Barney Bartolo, \$3; Casper Pannozzo, July 7: Otto Fuschse, \$5; James Palazzolo, \$10. July 9: William Guyre, \$3. \$5. July 7: Otto Fuschse, \$5; James Palazzolo, \$10. July 9: William Guyre, \$3. July 12: Jack Rigdakis, \$5; Toney Pagganpo, \$5. July 13: George Johrs, \$2; John Hardy, \$5. July 14: Eug. Orth, \$3; Henry Bradley, \$3; William Costello, \$3. July 15: Thos. Holmes, \$5; Howard Cox, \$10. July 16: Max Rothman, \$10; Augustin Scilla, \$5; Rossi Holtmo, \$5; Raphael Leoni, \$10. July 17: Louis Pelligrino, \$5; Edw. Foley, \$3. July 19: Bernard Levine, \$2; Max Scopp, \$5. July 20: Rich. Osborne, \$5. July 21: William Moylan, \$5. July 22: Arthur Stoser, \$2; Michael J. Kelly, \$2. July 27: Carlo Sendor, \$5; Pat. Bagley, \$5. July 28: Jos. Daunarumo, \$5; William Van Schaick, \$5. July 30: John McElligott, \$5; Edw. J. McWilliams, \$5; Thos. McHugh, \$5. July 31: Jos. Koniauhki, \$5; Frank Mohan, \$5. Third District Court, Manhattan—July 1: Jos. De Martin, \$3. July 2: Adolph Miller, \$3. July 7: Samuel Lam, \$5. July 9: Asa Patterson, \$5; Jos. Lindenbaum, \$5. July 12: Lewis Kearns, \$3; Samuel Duce, \$3. July 14: Abe Baraunstein, \$3. July 15: Herman Waldman, \$5. July 16: John Dixon, \$5; Louis Brown, \$5. July 19: Arthur O'Connell, \$5; Max Silverman, \$5. July 20: Vincenzo Lignori, \$5. July 21: Frederick Kendall, \$5; Joe Waneg, \$10. July 22: Abr. Diamond, \$5; Abr. Biemstock, \$5. July 23: Abr. Brown, \$5; Harry Simmer, \$5; Joseph J. O'Connor, \$10. July 24: Aug. Wick, \$10. July 26: James Cassidy, \$5; Richard A. Kelly, \$5. July 27: John Niadigan, \$5. July 28: Thomas Pinto, \$3; Joseph Malloy, \$3. July 29: Nathan Bender, \$5. July 6: Abe Butensky, \$5. Fourth District Court, Manhattan—July 6: Milton Taussig, \$5; John L. Hof-

Bender, \$5. July 6: Abe Butensky, \$5.

Fourth District Court, Manhattan—July 6: Milton Taussig, \$5; John L. Hofman, \$5. July 7: Israel Ernst, \$2; Frank Seyler, \$5. July 8: Robert Graham, \$5. July 9 Alfonse Avenzo, \$10; Morris Hodes, \$5. July 12: Abr. Stetzer, \$5; Antonio Mellio, \$3. July 13: Pat. Smith, \$10. July 14: Sol. Pearlman, \$5. July 15: John Yacono, \$10; Saml. Stadplwock, \$2. July 17: Harry Joseph, \$10; Sam Schwartz, \$3. July 19: Charles Badam, \$3. July 20: Jos. Foley, \$5. July 21: Abr. Levie, \$5. July 22: Walter Olson, \$3; John Delall, \$3. July 23: William Selbeck, \$5. July 26: Charles Hofmeister, \$5. July 27: John Stolth, \$5; Jack Weinberg, \$5. July 28: Sol. Pearlstein, \$5; Abt. Callidino, \$10; William Miller, \$5; William Selback, \$10. July 29: John Lennox, \$5. July 30: Alter Toma, \$10.

Fifth District Court, Manhattan—July 3: Harry Penner, \$10; James A. Reilly, \$5: July 7: Aaron Marks, \$5. July 8: Henry Duran, \$5; Arthur Outram, \$5; Henry

\$5; July 7: Aaron Marks, \$5. July 8: Henry Duran, \$5; Arthur Outram, \$5; Henry Mandler, \$5. July 14: William Johns, \$5. July 16: John Miller, \$5. July 19: Jacob Zwicker, \$5; Sam Litvin, \$5. July 27: Joseph Villeneuve, \$5. July 30: John W.

Boyd, \$5 Sixth District Court, Manhattan—July 2: Chas. Behr, \$10; Jacob Cramer, \$10. July 8: Otto Chiovitto, \$5. July 9: Max Simon, \$5. July 10: Charles Anderson, \$5. July 12: Isadore Goodman, \$5. July 13: Charles Sussman, \$5. July 22, Abr. Siegel, \$5. July 27: Jack Klebonow, \$5. July 28: William Welsky, \$5. Seventh District Court, Manhattan—July 2: Michael Betz, \$3. July 15: Michael Cassidy, \$5. July 16: John Bloomer, \$3. July 19: Robert Cameron, \$3. July 21:

Leo Seidemann, \$5.

Night Court, 10th District Court, Manhattan-July 1: Jos. Rosenberg, \$5. Ninth District Court, Brooklyn-July 13: Ernest Sorrentino, \$5; Virto Bernstein, \$10. July 24: George Lotes, \$5.

The American Society for the Prevention of Cruelty to Animals. (Section 196 of the Penal Law.)

FIRST DIVISION.

First District—July 9: Ferdinand Duerser, \$5.

Second District—July 2: John Maloney, \$5. July 14: John Mullen, \$5; John Sheehan, \$5. July 19: Barnet Manney, \$5. July 23: John Funt, \$3. July 27: Frank Lomelius, \$5.

Third District—July 7: Samuel Abramson, \$5. July 8: Samuel Abrahams, Frederick Nestol, \$5. July 22: Louis Greenglass, \$5. July 26: James Rogers, \$5. Fourth District—July 2: Frederick Ficken, \$5. July 7: Jacob Schielein, \$5. July 8: Emil Wagner, \$5; July 9: Isador Klein, \$5. July 12: Angelo Mangnio, \$5. July 21: Nathan Greenstein, \$5. July 22: Sam Henderson, \$5. July 27: Michael Carrano, \$5. July 28: Frank Tessoni, \$10. July 29: Frank Curry, \$10. Fifth District—July 2: Frank Zieran, \$10. July 16: Charles Wisotsky, \$5. July

20: Samuel Goldberg, \$10. July 21: John Barante, \$5. July 22: Frank Geller, \$5 Louis Fralyos, \$3. July 29: John Krapf, \$5. July 30: Morris Belowitt, \$3. July 31: Philip De Caro, \$3.

Sixth District—July 7: Angelo Sastoneto, \$5. July 8: Samuel Adler, \$5; July 8, Samuel Roth, \$10. July 9: Benj. Silverman, \$5. July 12: Charles Young, \$5. July 20: Frank Desanda, \$5. July 23: Samuel Domb, \$3. July 26: William Ryan, \$5; David Koyowsky, \$5. July 28: Anlia Regassa, \$5. July 29: Frank Berdit, \$10. Eighth District—July 15: Moses Hasket, \$5. July 16: William Brinckworth, \$5. July 21: Joseph Heksch, \$5. July 24: Hyman Wallach, \$3. SECOND DIVISION.

Kings. First District—July 13: Joseph Domego, \$10. July 22: Israel Resiko, \$10. July 26: Maurice Burlakoff, \$10. July 27: Patrick Fitzsimmons, \$10.

Fifth District—July 21: Max Nasofeio, \$10. Sixth District-July 10: William Tiemann, \$10. July 9: Samuel Rosenberg, Jr., July 14: John Felstein, \$10.

Seventh District-July 15: Charles Verdose, \$2. July 16: Ignatz Shulowsky, \$1. July 21: Edward Norton, \$10. July 24: Vincenzo Melfi, \$10.

Eighth District—July 6: Louis Bischoff, \$5.

Ninth District—July 12: Joseph Simpson, \$5. Tenth District—July 13: Nicholas Saraphino, \$10. July 20, Abraham Bernstein, \$5.

Queens. Second District-July 8: Felix Moralito, \$5. July 14: Michael Bossco, \$2. July 28: Thomas Marine, \$5.

Third District-July 22: Frederick Roberg, \$10. July 27: Charles Roder. \$5. July 29: Louis Saul, \$5. July 30: Dominick Spineli, \$5. Fourth District—July 2: Louis Hoppen, \$10. July 17: Frank Sando, \$10. July 19: Peter Schubert, \$5.

Richmond. First District-July 24: Harrison Fish, \$5.

All of the above cases it is certified were prosecuted by officers of the respective societies to which the fines are payable and none of them has been previously paid.

A resolution authorizing payment to the respective societies is herewith sub-ed. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. mitted. Respectfully,

Resolved, That warrants payable from the Sinking Fund for the Payment of Interest on the City Debt be drawn in favor of the following societies for the fines collected in City Magistrates' Courts and in Courts of Special Sessions during the month of July, 1915, as per statement submitted:

American Society for the Prevention of Cruelty to Animals..... The Humane Society of New York

The report was accepted and the resolution unanimously adopted.

Sale and Removal of Encroachments Lying Within the Lines of Bear Swamp Road from West Farms Road to White Plains Road, in the Borough of The

The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 8, 1915.

To the Honorable, The Commissioners of the Sinking Fund. Gentlemen-A request has been received from the President of the Borough of The Bronx for the removal of the encroachment on Damage Parcel No. 150 Pro-

ceeding for the opening of Bear Swamp Road from West Farms Road to White

President of the Borough of The Bronx to demolish and remove this encroachment. if not sold at the said upset price, as an encumbrance upon a public street, and such resolution is herewith transmitted. Yours respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, The President of the Borough of The Bronx has requested the removal of the encroachment lying within the lines of Bear Swamp Road, from West Farms Road to White Plains Road, in the Borough of The Bronx, and

Whereas, If this improvement is offered for sale at an upset price, it will probably realize a fair return in proportion to the award given, it is therefore

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by sealed bids of the part of the building on Damage Parcel No. 150 within the lines of Bear Swamp Road, from West Farms Road to White Plains Road, in the Borough of The Bronx, at the upset or minimum price of \$100,00, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910, and the President of the Borough of The Bronx is hereby authorized and ordered to demolish and remove this encroachment if it does not realize the said upset price, as an encumbrance upon a public highway, in the manner provided by Section 205 of the Revised Charter, as amended by Chapter 398 of the Laws of 1909.

The report was accepted and the resolution unanimously adopted.

Sale and Removal of Encroachments Lying Within the Lines of East 213th Street, from Bronx Boulevard to Boston Road, in the Borough of The Bronx.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 8, 1915.

To the Honorable, The Commissioners of the Sinking Fund: Gentlemen-A request has been received from the President of the Borough of The Bronx for the removal of the encroachments lying within the lines of East 213th Street, from Bronx Boulevard to Boston Road, in the Borough of The Bronx, to permit the improvement of the street.

These encroachments consist of buildings and other improvements, some of which are only partly taken in this proceeding, and their estimated removal value apportioned by damage parcels is as follows: Damage No. 9, \$10; No. 10, \$2; Nos. 11-12, \$250; Nos. 13-14, \$3; No. 17, \$5; No. 19, \$5; No. 20, \$2; No. 21, \$2; No. 22, \$2; No. 25, \$5; Nos. 28-30, \$10; No. 34, \$50, making a total of \$346, which amount should be realized by their sale.

I therefore request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by sections 205 and 1553 of the Revised Charter, adopt a resolution authorizing and ordering that the said encroachments be offered for sale at the upset or minimum prices named above, and also authorizing and ordering the President of the Borough of The Bronx to demolish and remove all those encroachments that are not sold at the said upset prices, as encumbrances upon a public street, and such a resolution is herewith transmitted. Yours respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, The President of the Borough of The Bronx has requested the removal of the encroachments lying within the lines of East 213th Street, from Bronx Boulevard to Boston Road, in the Borough of The Bronx, and

Whereas, If these improvements are offered for sale at upset prices, some of them would probably realize a fair return in proportion to the awards given, it is therefore

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by sealed bids, at the following upset or minimum prices: Damage Nos. 9, \$10; No. 10, \$2; Nos. 11-12, \$250; Nos. 13-14, \$3; No. 17, \$5; No. 19, \$5; No. 20, \$2; No. 21, No. 22, \$2; No. 25, \$5; No. 28-30, 10; No. 34, \$50; making a total of \$346.00 of all the buildings, parts of buildings, etc., lying within the lines of East 213th Street, from Bronx Boulevard to Boston Road, in the Borough of The Bronx, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910, and the President of the Borough of The Bronx is hereby authorized and ordered to demolish and remove all those encroachments that do not realize the said upset prices, as encumbrances upon a public highway, in the manner provided by section 205 of the Revised Charter,

as amended by chapter 398 of the Laws of 1909. The report was accepted and the resolution unanimously adopted.

Sale of Encroachments Lying Within the Lines of Rust Street, from Clark Avenue to Grand Street, in the Borough of Queens.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 9, 1915. To the Honorable, The Commissioners of the Sinking Fund:

Gentlemen-A request has been received from the President of the Borough of Queens for the removal of the encroachments lying within the lines of Rust Street, from Clark Avenue to Grand Street, in the Borough of Queens, to permit the improvement of the street.

These encroachments consist of buildings and other improvements, some of which are only partly taken in this proceeding, and their estimated removal value apportioned by damage parcels is as follows: Damage No. 18, \$25; No. 19, \$5; No. 21, \$5, making a total of \$35, which amount should be realized by their sale.

I therefore request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by sections 205 and 1553 of the Revised Charter, adopt a resolution authorizing and ordering that the said encroachments be offered for sale at the upset or minimum prices named above, and also authorizing and ordering the President of the Borough of Queens to demolish and remove all those encroachments that are not sold at the said upset prices, as encumbrances upon a public street, and

such a resolution is herewith transmitted. Yours respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, The President of the Borough of Queens has requested the removal of the encroachments lying within the lines of Rust Street, from Clark Avenue to Grand Street, in the Borough of Queens, and

Whereas, If these improvements are offered for sale at upset prices, some of them would probably realize a fair return in proportion to the awards given, it is

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by scaled bids, at the following upset or minimum prices: Damage No. 18, \$25; No. 19, \$5; No. 21, \$5, making a total of \$35.00, of all the buildings, parts of buildings, etc., lying within the lines of Rust Street, from Clark Avenue to Grand Street, in the Borough of Queens, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4. 1910, and the President of the Borough of Queens is hereby authorized and ordered \$438 00 to demolish and remove all those encroachments that do not realize the said upset prices, as encumbrances upon a public highway, in the manner provided by Section 205 of the Revised Charter, as amended by Chapter 398 of the Laws of 1909.

The report was accepted and the resolution unanimously adopted.

Sale of Encroachments Lying Within the Lines of Powell Avenue, from Pugsley Avenue to Zerega Avenue, in the Borough of The Bronx.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

to permit the improvement of the street.

September 9, 1915.

To the Honorable, The Commissioners of the Sinking Fund. Gentlemen-A request has been received from the President of the Borough o The Bronx for the removal of the encroachments lying within the lines of Powell Avenue, from Pugsley Avenue to Zerega Avenue, in the Borough of The Bronx,

These encroachments consist of buildings and other improvements, some of which are only partly taken in this proceeding, and their estimated removal value apportioned by damage parcels is as follows: Damage No. 247, \$3; No. 851, \$2; No. 254, \$2; No. 255, \$2; No. 258, \$3; No. 259, \$10; No. 260, \$5; No. 267, \$100; No. 268, \$2; No. 269, \$5; No. 270, \$2; No. 271, \$2; No. 272, \$2; No. 273, \$2; No. 283, \$5; No. 285, \$2; No. 286, \$2; No. 287, \$2; No. 288, \$2; No. 289, \$3; No. 290, \$2; No. 291, \$3; No. 292, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 299, \$2; No. 300, \$5; No. 291, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 299, \$2; No. 300, \$5; No. 291, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 299, \$2; No. 300, \$5; No. 291, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 299, \$2; No. 300, \$5; No. 291, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 299, \$2; No. 300, \$5; No. 291, \$3; No 301, \$2; No. 302, \$2; No. 303, \$3; No. 307, \$10; No. 309, \$5; No. 310, \$2; No. 311, \$2; No. 314, \$2; No. 315, \$2; No. 316, \$2; No. 317, \$2; No. 318, \$2; No. 319, \$3; No. 327, \$2; No. 328, \$2, making a total of \$228, which amount should be realized by their sale.

I therefore request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by sections 205 and 1553 of the Revised Charter, adopt a resolution authorizing and ordering that the said encroachments be offered for sale at the upset or minimum prices named above, and also authorizing and ordering the President of the Borough of The Bronx to demolish and remove all those encroachments that are not sold at the said upset prices, as encumbrances upon a public street, and such a resolution is herewith transmitted. Yours respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, The President of the Borough of The Bronx has requested the removal of the encroachments lying within the lines of Powell Avenue, from Pugsley Avenue to Zerega Avenue, in the Borough of The Bronx, and

Whereas, If these improvements are offered for sale at upset prices, some of them would probably realize a fair return in proportion to the awards given, it is

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by vested in them by law, hereby authorize and order the sale at public auction or by sealed bids, at the following upset or minimum prices: Damage No. 247, \$3; No. 351, \$2; No. 254, \$2; No. 255, \$2; No. 258, \$3; No. 259, \$10; No. 260, \$5; No. 267, \$100; No. 268, \$2; No. 269, \$5; No. 270, \$2; No. 271, \$2; No. 272, \$2; No. 273, \$2; No. 283, \$5; No. 285, \$2; No. 286, \$2; No. 287, \$2; No. 288, \$2; No. 289, \$3; No. 290, \$2; No. 291, \$3; No. 292, \$3; No. 293, \$5; No. 294, \$3; No. 297, \$2; No. 298, \$2; No. 309, \$5; No. 300, \$5; No. 301, \$2; No. 302, \$2; No. 303, \$3; No. 307, \$10; No. 309, \$5; No. 310, \$2; No. 311, \$2; No. 314, \$2; No. 315, \$2; No. 316, \$2; No. 317, \$2; No. 318, \$2; No. 319, \$3; No. 327, \$2; No. 328, \$2, making a total of \$228.00 of all the buildings parts of buildings, etc. lying within the lines of of \$228.00, of all the buildings, parts of buildings, etc., lying within the lines of Powell Avenue, from Pugsley Avenue to Zerega Avenue, in the Borough of The Bronx, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910, and the President of the Borough of The Bronx is hereby authorized and ordered to demolish and remove all those encroachments that do not realize the said upset prices, as encumbrances upon a public highway, in the manner provided by Section 205 of the Revised Charter, as amended by Chapter 398 of the Laws of 1909.

The report was accepted and the resolution unanimously adopted.

Sale of Encroachments Lying Within the Lines of Bartow Street, from Flushing Avenue to Woolsey Avenue, in the Borough of Queens.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 11, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—A request has been received from the President of the Borough of Queens for the removal of the encroachments within the lines of Bartow Street, from Flushing Avenue to Woolsey Avenue, in the Borough of Queens, to permit the improvement of the street.

This encroachment consists of part of a one-story frame building on Damage Parcel No. 62, the estimated removal value of which is \$10, which amount should be

realized by its sale. I, therefore, request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by sections 205 and 1553 of the Revised Charter, adopt a resolution authorizing and ordering the President of the Borough of Queens to demolish and remove this encroachment if it is not sold at the said upset price, as an encumbrance upon a public street, and such a resolution is herewith transmitted.

ALEX. BROUGH, Deputy and Acting Comptroller. Yours respectfully, Whereas, The President of the Borough of Queens has requested the removal an encroachment lying within the lines of Bartow Street, from Flushing Avenue to Woolsey Avenue, in the Borough of Queens, and

Whereas, If this improvement is offered for sale at an upset price it would probably realize a fair return in proportion to the award given, it is therefore

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by sealed bids Damage Parcel No. 62, consisting of part of a one-story frame building lying within the lines of Bartow Street, from Flushing Avenue to Woolsey Avenue, in the Borough of Queens, at the upset or minimum price of \$10.00, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910, and the President of the Borough of Queens is hereby authorized and ordered to demolish and remove this encroachment if it does not realize the said upset price, as an encumbrance upon a public highway, in the manner provided by Section 205 of the Revised Charter, as amended by Chapter 398 of the Laws of 1909.

The report was accepted and the resolution unanimously adopted.

Sale, Etc., of Buildings on the Property Adjacent to the Destructor of the Bureau of Street Cleaning at the Southeast Corner of Rosebank Avenue and the Staten Island Railway at Willow Avenue, Clifton, Borough of Richmond. The Deputy and Acting Comptroller presented the following report and offered

the following resolution:

September 11, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-A request has been received from the President of the Borough of Richmond for the sale and removal of the buildings on the property adjacent to the Destructor of the Bureau of Street Cleaning, at the southeast corner of Rosebank Avenue and the Staten Island Railway at Willow Avenue, Clifton, in the Borough of Richmond, as the buildings are unoccupied and of no further use for City

I, therefore, request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by section 1553 of the Revised Charter, adopt a resolution authorizing the sale of the said buildings, and such a resolution is herewith transmitted. Yours respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas. The President of the Borough of Richmond has requested the sale of certain buildings hereinafter described, located in the Borough of Richmond, acquired for street cleaning purposes.

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by sealed bids, at the highest marketable price, of the buildings on the property adjacent to the Destructor of the Bureau of Street Cleaning, at the southeast corner of Rosebank Avenue and the Staten Island Railway at Willow Avenue, Clifton, Borough of Richmond, 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, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910

The report was accepted and the resolution unanimously adopted.

Police Department-Authority to Establish, Provide and Furnish Premises at the Northeast Corner of East 146th Street and Walton Avenue, Borough of The Bronx.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 11th, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-On August 24, 1915, the Commissioners of the Sinking Fund adopted a resolution authorizing the Comptroller to execute an agreement with the Public Service Commission for the First District for the rental of the property at the northeast corner of Walton Avenue and East 146th Street, Borough of The Bronx, for use of the Police Department, for a period not exceeding one year from September 1, 1915. at a rental at the rate of \$720 a year, payable monthly.

I am in receipt of a communication from the Police Commissioner in which he requests the Commissioners of the Sinking Fund to authorize the establishment and furnishing of these premises as a station house.

I, therefore, respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the Police Department to establish, provide and furnish as a station house for the 61st Precinct the premises at the northeast corner of East 146th Street and Walton Avenue, Borough of The Bronx, for the accommodation thereat of members of the police force and as a place for temporary detention for prisoners arrested and property taken within the City of New York, and also to provide and furnish such business accommodations, apparatus and articles. and provide for the care thereof, as shall be necessary for the Police Department and the transaction of the business of the Department. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of section 320 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize the Police Commissioner to establish, provide and furnish as a station house for the 61st Precinct, the premises on the northeast corner of 146th Street and Walton Avenue, Borough of The Bronx, for the accommodation thereat of members of the Police force and as a place for temporary detention for prisoners arrested and property taken within The City of New York, and also to provide and furnish such business accommodations, apparatus and articles, and provide for the care thereof, as shall be necessary for the Police Department and the transaction of the business of the Department.

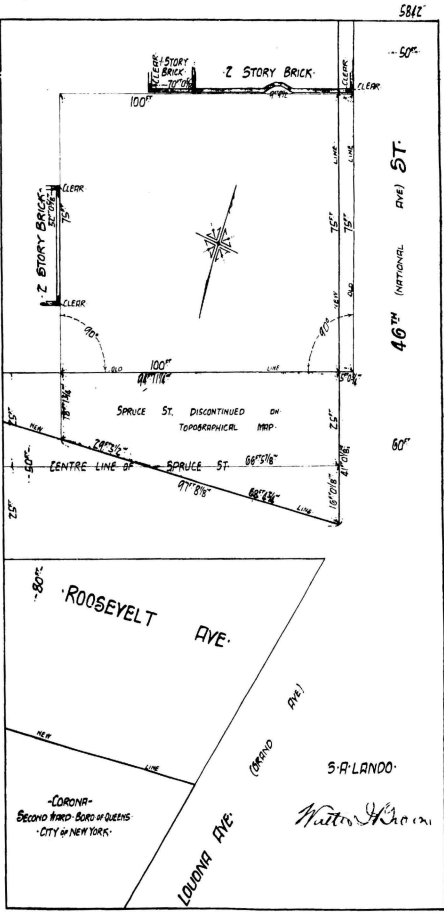
The report was accepted and the resolution unanimously adopted.

Petition of Samuel A. Lando and Maxwell S. Joffe for a Release of the City's Interest in a Certain Portion of Spruce Street, in the Borough of Queens.

The Deputy and Acting Comptroller presented the following report and offered the following resolution.

September 11, 1915.

To the Honorable The Commissioners of the Sinking Fund: Gentlemen-I am in receipt of a communication to the Commissioners of the Sinking Fund from Charles W. Gould, requesting on behalf of his clients, Samuel A. Lando and Maxwell S. Joffe, a release of the city's interest in a certain portion of Spruce Street which was discontinued and closed by the opening of Roosevelt Avenue, Borough of Queens, and no award made to the abutting owners therefor. The petitioners are willing to waive any award for such closing, in consideration of a release from the city of that portion of Spruce Street adjoining and abutting their premises.



This is to my mind a fair and reasonable proposition.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Samuel A. Lando and Maxwell S. Joffe of the city's interest in all that portion of Spruce Street, Borough of Queens, City of New York, discontinued and closed, and bounded and described as follows:

Beginning at a point formed by the intersection of the northerly line of Spruce Street, as discontinued and closed, with the westerly line of 46th Street; running thence westerly along said northerly line of Spruce Street, as discontinued and closed, 94 feet 111/4 inches; running thence southerly and along a line parallel with 46th Street 18 feet 13/4 inches; running thence easterly 29 feet 31/2 inches to the center line of Spruce Street, discontinued and closed; running thence easterly along the said center line of Spruce Street, discontinued and closed, 66 feet 5% inches to the westerly line of 46th Street; running thence northerly along said westerly line of 46th Street 25 feet to the point or place of beginning. in consideration of the sum of \$101, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue. That the grantees are the owners of the land fronting on the section of the

street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, Samuel A. Lando and Maxwell S. Joffe have requested a release of the City's interest in a certain portion of Spruce Street, in the Borough of Queens, more particularly hereinafter described.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain portion of Spruce Street, Borough of Queens, City of New York, discontinued and closed, and bounded and described as follows:

Beginning at a point formed by the intersection of the northerly line of Spruce Street, as discontinued and closed, with the westerly line of 46th Street; running thence westerly along said northerly line of Spruce Street, as discontinued and closed, 94 feet 111/4 inches; running thence southerly and along a line parallel with 46th Street 18 feet 13/4 inches; running thence easterly 29 feet 31/4 inches to the center line of Spruce Street, discontinued and closed; running thence easterly along the said center line of Spruce Street discontinued and closed 66 feet 578 inches to the westerly line of 46th Street; running thence northerly along said westerly line of 46th Street 25 feet to the point or place of beginning.

-and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New Charter, the Commissioners of the Sinking Fund hereby authorize a release to Samuel A. Lando and Maxwell S. Joffe, of the City's interest in the property hereinabove in this resolution bounded and described, in consideration of the sum of one hundred and one dollars (\$101) plus the additional charge of twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution unanimously adopted.

Petition of William Duerr for a Release of the City's Interest in a Portion of Holland Avenue, Borough of The Bronx.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 17, 1915. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-I am in receipt of a communication from Fred Durr in which he states that he ceded to the City for street purposes a strip of land in front of property owned by him on Holland Avenue, Borough of The Bronx, which was to be opened at a sixty-foot street. Subsequent to the date of cession the width of Holland Avenue was reduced to fifty feet, five feet being taken from each side of the original

This leaves a strip of land five feet wide between the property owned by Durr and the line of Holland Avenue as now laid out. It is this five-foot strip which Durr

requests to have released to him.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to William Duerr of the Citys' interest in all that strip of land situate, lying and being in the Borough of The Bronx, City of New York, bounded and described as follows:

Beginning at a point on the easterly line of Holland Avenue, as now laid out, 50 feet wide, distant 1,120.09 feet north of the north line of Morris Park Avenue; running thence easterly and parallel to Morris Park Avenue five feet; running thence northerly and at right angles to Morris Park Avenue 75 feet; running thence westerly parallel to Morris Park Avenue 5 feet to the easterly line of Holland Avenue as now laid out 50 feet wide; running thence southerly and along said easterly line of Holland Avenue 75 feet to the point or place of beginning.

—in consideration of the sum of \$1 and an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and con-

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue. That the grantee is the owner of the land fronting on the section of the street

or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and

assessments are liens against the premises to be conveyed.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Whereas, William Duerr in a communication addressed to the Commissioners of the Sinking Fund requests a release of the City's interest in a strip of land fronting

on his property on Holland Avenue, Borough of The Bronx, more particularly hereinafter described. Resolved, That the Commissioners of the Sinking Fund hereby determine that the

land described as follows is not needed for any public use: All that certain strip of land situate, lying and being in the Borough of The

Bronx, City of New York, bounded and described as follows:

Beginning at a point on the easterly line of Holland Avenue, as now laid out 50 feet wide, distant 1,120.09 feet north of the north line of Morris Park Avenue; running thence easterly and parallel to Morris Park Avenue five feet; running thence northerly and at right angles to Morris Park Avenue 75 feet; running thence westerly parallel to Morris Park Avenue 5 feet to the easterly line of Holland Avenue as now laid out 50 feet wide; running thence southerly and along said easterly line of Holland Avenue 75 feet to the point or place of beginning; -and be it further

Resolved, That pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to William Duerr of the City's interest in and to the strip of land hereinabove in this resolution bounded and described, in consideration of the sum of one dollar (\$1), plus the additional charge of twelve dollars and fifty cents (\$12.50), for the preparation of the necessary papers. The release to contain the following terms and

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and

assessments are liens against the premises to be conveyed.

The report was accepted and the resolution unanimously adopted.

Petition of Mary A. Weales for a Release of the City's Interest in a Portion of Lott's Lane, Between Gravesend Avenue and East 2nd Street, Borough of Brooklyn.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 17th, 1915.

To the Honorable, The Commissioners of the Sinking Fund. Gentlemen—I am in receipt of a communication to the Commissioners of the Sinking Fund from Mary A. Weales in which she requests a release from the City of its interest in and to the land lying in the northerly half of the bed of Lotts Lane, between Gravesend Avenue and East 2nd Street, Borough of Brooklyn. She states that she is the owner in fee to all of the abutting land thereof, known as Lot 1

Block 5395, more particularly shown on a survey attached to her communication. The value of the strip requested to be released has been appraised by the Division of Real Estate of this Department at \$3,545.70. Under the rule adopted by the Commissioners of the Sinking Fund, this may be released to the petitioner for 50 per cent, of such appraisal, or \$1,772.85, plus an additional charge of \$12.50 for the preparation of the necessary papers. This amount is to my mind reasonable and just.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Mary A. Weales, No. 707 East 3rd Street, Brooklyn, of the City's interest in all that certain piece or parcel of land situate, lying and being in the Borough of Brooklyn, City of New York, bounded and described as follows:

Beginning at a point on the westerly line of East 2nd Street, distant 10.01 feet southerly from the intersection of the westerly line of East 2nd Street with the southerly line of Avenue E; running thence southerly along said westerly line of East 2nd Street 17.94 feet to the center line of Old Lotts Lane; running thence southwesterly along the center line of Old Lotts Lane 273.85 feet to the easterly line of Gravesend Avenue; running thence northerly along said easterly line of Gravesend Avenue 16.64 feet to the northerly line of Old Lotts Lane; running thence northeasterly along said northerly line of Old Lotts Lane 274.38 feet to the point or place of beginning.

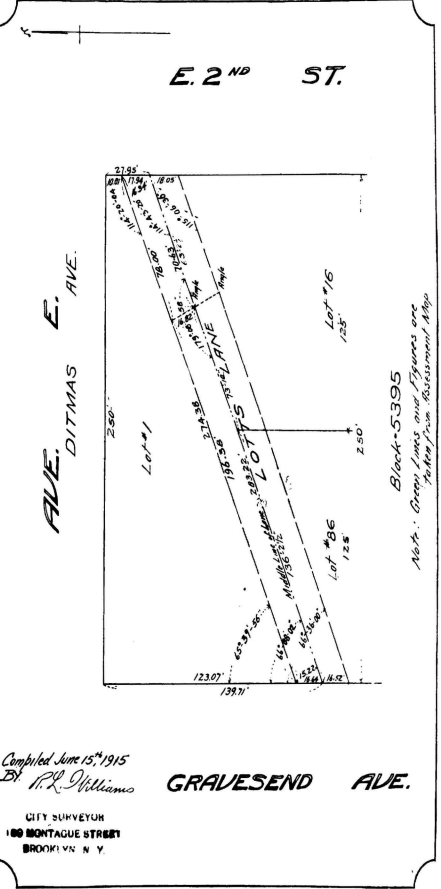
in consideration of the sum of \$1,772.85, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed,

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.



Whereas, Mary A. Weales in a communication addressed to the Commissioners f the Sinking Fund requests a release of the City's interest in and to the land lying in the northerly half of the bed of Lotts Lane, between Gravesend Avenue and West Second Street, Borough of Brooklyn, more particlarly hereinafter described. Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use.

All that certain piece or parcel of land situate, lying and being in the Borough of Brooklyn, City of New York, bounded and described as follows:

Beginning at a point on the westerly line of East 2nd Street, distant 10.01 feet southerly from the intersection of the westerly line of East 2nd Street with the southerly line of Avenue E; running thence southerly along said westerly line of East 2nd Street 17.94 feet to the center line of Old Lotts Lane; running thence southwesterly along the center line of Old Lotts Lane 273,85 feet to the easterly line of Gravesend Avenue; running thence northerly along said easterly line of Gravesend Avenue 16.64 feet to the northerly line of Old Lotts Lane; running thence northeasterly along said northerly line of Old Lotts Lane 274.38 feet to the point or place of beginning.

-and be it further Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter as amended, the Commissioners of the Sinking Fund hereby authorize a release to Mary A. Weales, No. 707 East 3rd Street, Borough of Brooklyn, of the City's interest in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of Seventeen hundred and seventy-two dollars and eighty-five cents (\$1,772.85) plus the additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and ssessments are liens against the premises to be conveyed.

The report was accepted and the resolution unanimously adopted.

Petition of Katie Deery for a Release of the City's Interest in a Strip of Old Wallabout Bridge Road, in the Borough of Brooklyn.

The following was received: County of Kings. City and State of New York:

Joseph H. Deery, being duly sworn deposes and says: I reside at No. 35 Decatur Street, Borough of Brooklyn, City of New York. I am the son of Dennis Deery,

Respectfully,

who in the year 1865 purchased the premises situate on the southwesterly corner of Flushing Avenue and Spencer Street, in said borough. The said Dennis Deery died on the Eleventh day of May in year one thousand eight hundred and seventy-eight.

I was one of the devisees under the will of said Dennis Deery. I purchased the interests of the other devisees under said will and became the owner of the entire

The building now located on the southwesterly corner of Flushing Avenue and Spencer Street is the same building that stood on said premises when my father, Dennis Deery purchased the same as aforesaid.

The exterior walls of the building fronting on Flushing Avenue and Spencer Street have never been altered, changed or removed from their foundations since 1865.

I have inspected the annexed survey of said premises made by Austin Ludlam, dated October 12th, 1906, and the building located on the southwesterly corner of Flushing Avenue and Spencer Street, and shown on said survey, is the same building to which this affidavit hereinabove refers.

During the ownership of my father and of his devisees and myself, I have never heard of any claim against the title, or any action or proceeding for the purpose of naving the said building or any part thereof removed, or seeking to assert any right, title, easement or interest in, to or over any part of the land covered by said building. Our possession from 1865 to the present time has been quiet, peaceful and undisturbed. JOSEPH H. DEERY.

Sworn to before me this 7th day of September, 1915. SIDNEY L. ROWLAND, Notary

Public, Kings County, N. Y. County of New York, City and State of New York, ss.:

Kate Deery, being duly sworn deposes and says: That she resides at No. 35 Decatur Street, Borough of Brooklyn, City of New York; that she is and has been familiar with the building located at the southwesterly corner of Flushing Avenue and Spencer Street, in said Borough of Brooklyn, City of New York, for the last

That she married one Joseph H. Deery, son of the late Dennis Deery; that said Joseph H. Deery became the owner of the premises by descent and by purchase.

That upon her marriage to said Joseph H. Deery 40 years ago, she visited the premises in question, and has continued to visit said premises at regular intervals for the purpose of collecting rents for her father-in-law, said Dennis Deery down to the time of his death, and thereafter for her said husband.

That the building now standing on said premises and shown on the annexed survey by Austin Ludlam, dated October 12th, 1906, is the same building that stood on said premises 40 years ago when the deponent first visited the same.

That the exterior walls of said building fronting on Flushing Avenue and Spencer Street have never been changed, altered or removed from their foundations for the last 40 years.

That the deponent has never heard of any claim against the title or any action

or proceeding for the purpose of having the said building or any part thereof removed. or seeking to assert any right, title, easement or interest in, to or over any part of the land covered by said building. The possession of my said husband and members of his family has been quiet, peaceful and undisturbed for the past 40 years.

Sworn to before me this 3d day of September, 1915. PHILIP J. KNOBLOCH, Commissioner of Deeds, City of New York, Residing in New York County. Term Expires June 22, 1917.

County of Kings, City and State of New York, ss.: John Kromer, being duly sworn, deposes and says: that he resides at No. 457 Flushing Avenue, Borough of Brooklyn, City of New York; that he has resided in that neighborhood for the past 38 years; that he is familiar with the building located at the southwesterly corner of Flushing Avenue and Spencer Street in said Borough of Brooklyn, City of New York.

That the building now standing on said premises and shown on the annexed survey by Austin Ludlam, dated October 12, 1906, is the same building that stood on said premises 38 years ago.

That the exterior walls of said building fronting on Flushing Avenue and Spencer Street have never been altered, changed or removed from their foundations JOHN KROMER. for the last 38 years.

Sworn to before me this 8th day of September, 1915. Sidney L. Rowland, Notary

Public, Kings County, N. Y. County of Kings, City and State of New York, ss.:

Patrick Flynn, being duly sworn deposes and says: that he resides at No. 477 Flushing Avenue, Borough of Brooklyn, City of New York; that he has resided in that neighborhood for the past 25 years; that he is familiar with the building located at the southwesterly corner of Flushing Avenue and Spencer Street in said Boroug of Brooklyn, City of New York.

That the buildings now standing on said premises and shown on the annexed survey by Austin Ludlam, dated October 12, 1906, is the same building that stood on said premises 25 years ago.

That the exterior walls of said building fronting on Flushing Avenue and Spencer Street have never been altered, changed or removed from their foundations for the last 25 years. PATRICK FLYNN.

Sworn to before me this 7th day of September, 1915. Sidney L. Rowland, Notary Public, Kings County, N. Y.

County of Kings, City and State of New York, ss.:

Elizabeth Whittaker, being duly sworn, deposes and says that she resides at No. 475 Flushing Avenue, Borough of Brooklyn, City of New York; that she has resided in that neighborhood for the past 60 years; is familiar with the building located at the southwesterly corner of Flushing Avenue and Spencer Street, in the said Borough of Brooklyn, City of New York.

That the building now standing on said premises and shown on the annexed survey by Austin Ludlam dated October 12, 1906, is the same building that stood on the said premises for the past fifty years.

That the exterior walls of said building fronting on Flushing Avenue and Spencer Street have never been altered, changed or removed from their foundation ELIZABETH (her X mark) WHITTAKER. for the last fifty years.

Sworn to before me this 8th day of September, 1915. Sidney L. Rowland, Notary Public, Kings County, N. Y.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

September 17th, 1915.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—I am in receipt of a communication from Katie Deery requesting a release of the City's interest in a certain piece of property located on the south-

westerly corner of Spencer Street and Flushing Avenue, Borough of Brooklyn The strip in question is a portion of what was formerly contained in old Wallabout Bridge Road, and is 25 feet in length, 8 feet 6 inches in depth on one end and running to nothing on the other end. It has been occupied, as shown by affidavits submitted by the petitioner, since 1865 by the petitioner's predecessors in interest.

This strip of land has no monetary value, and the City has no interest therein. I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Katie Deery of the City's interest in all that certain piece or parcel of land, situate, lying and being in the Borough of Brooklyn, City of New York, bounded and described as follows:

Beginning at a point formed by the intersection of the southerly line of Flushing Avenue with the westerly line of Spencer Street; running thence westerly along said southerly line of Flushing Avenue 25 feet to a point where Flushing Avenue intersects the southerly line of Old Wallabout Bridge Road: running thence easterly along said southerly line of old Wallabout Bridge Road to a point on the westerly line of Spencer Street distant 8 feet 6 inches southerly from the corner formed by the intersection of the southerly line of Flushing Avenue with the westerly line of Spencer Street: running thence northerly 8 feet 6 inches along said westerly line of Spencer Street to the point or place of be-

in consideration of the sum of \$1.00, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and

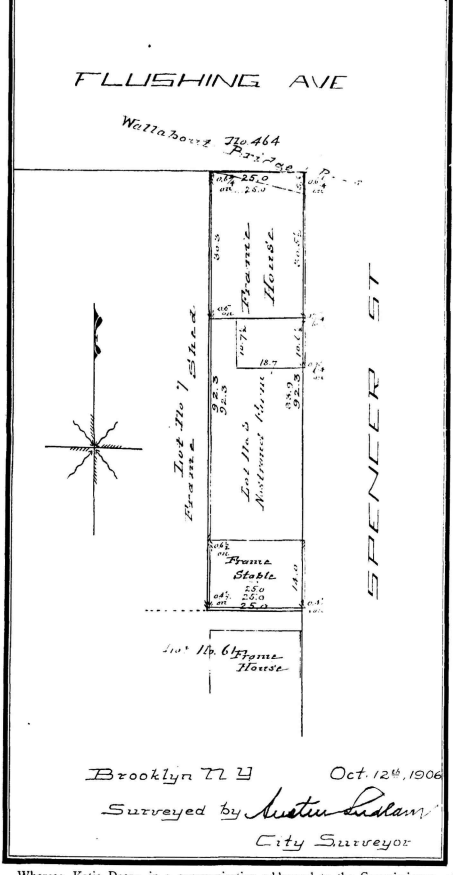
That the grantee waive any and all claim for damages arising out of the closing

of the street or avenue. That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

ALEX. BROUGH, Deputy & Acting Comptroller.

The deed not to be delivered until the grantee has paid whatever taxes and as-

sessments are liens against the premises to be conveyed.



Whereas, Katie Deery, in a communication addressed to the Commissioners of the Sinking Fund, requests a release of the City's interest in a certain piece of property located on the southwesterly corner of Spencer Street and Flushing Avenue, Borough of Brooklyn.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain piece or parcel of land situate, lying and being in the Borough of Brooklyn, City of New York, bounded and described as follows:

Beginning at a point formed by the intersection of the southerly line of Flushing Avenue with the westerly line of Spencer Street; running thence westerly along said southerly line of Flushing Avenue 25 feet to a point where Flushing Avenue intersects the southerly line of old Wallabout Bridge Road; running thence easterly along said southerly line of old Wallabout Bridge Road to a point on the westerly line of Spencer Street distant 8 feet 6 inches southerly from the corner formed by the intersection of the southerly line of Flushing Avenue with the westerly line of Spencer Street; running thence northerly 8 feet 6 inches along said westerly line of Spencer Street to the point or place of beginning; and be it further

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, the Commissioners of the Sinking Fund hereby authorize a release to Katie Deery of the City's interest in and to the property hereinabove in this resolution bounded and described in consideration of the sum of One Dollar (\$1,00) plus the additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee had paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution unanimously adopted.

The following matters were brought up by unanimous consent:

Health Department-Assignment to, of Floor Space at No. 47 Lafayette Street. Borough of Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution: September 14, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Secretary to the Commissioner of the Department of Health in a communication to this department under date of September 7, 1915, calls attention to the inadequate accommodations provided for said department in connection with the operation of the Occupational Clinic at 49 Lafayette Street. Manhattan.

At a meeting of your Board held June 16, 1915, a resolution was adopted assigning to the Department of Health for use of the Occupational Clinic, about 1,135 square feet of floor space in the south part of the sixth floor of said building.

The work of this clinic has assumed proportions far beyond that anticipated, and unless more room is provided, the work will be greatly hampered. The balance of this floor is at present vacant. The building No. 49 Lafayette Street was acquired by the City in 1913, in the proceedings for the new Court House

I therefore respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution assigning to the Department of Health the remainder of the unassigned floor space on the sixth floor of premises No. 49 Lafayette Street, Borough

of Manhattan. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby assign to the Department of Health the remainder of the unassigned floor space on the sixth floor of premises No. 49 Lafayette Street, Borough of Manhattan.

The report was accepted and the resolution unanimously adopted.

Petition of Daniel Coffey and Mary Coffey, His Wife, for a Release of the City's Interest in Certain Property on Debevoise Avenue, Fifth Ward, Borough of

The following petition was received:

In the Matter of the Application of Daniel Coffey and Mary Coffey, His Wife, for a Deed to Certain Property in the First Ward of the Borough of Queens, City and

The petition of Daniel Coffey and Mary Coffey, his wife, respectfully shows to the Sinking Fund Commissioners:

First—That the petitioners reside at Number — Second Avenue, Long Island

City, New York, and are the owners by the entirety of the following described

All that certain lot, piece or parcel of land, situate, lying and being in the Fifth Ward of Long Island City, Queens County and State of New York, known and designated on a certain map entitled map of property in the Fifth Ward of Long Island City, Queens County, belonging to E. P. Woolsey, surveyed by Robert A. Serrell, City Surveyor of New York City, dated Long Island, December, 1887, and filed in the office of the Clerk of the County of Queens as lot number one hundred and eighty-nine (189) on block lettered E (Tax Map, Lot 18, Block 87), which said lot is bounded and described as follows:

Beginning at a point on the easterly side of De Bevoise Avenue, distant fifty (50) feet southerly from the corner formed by the intersection of the easterly side of De Bevoise Avenue with the southerly side of Pleasure Avenue, running thence easterly at right angles to De Bevoise Avenue and parallel with Pleasure Avenue. sixty-five (65) feet, to the centre line of said block, thence southerly along the said centre line of block twenty-five (25) feet, thence westerly and parallel with Pleasure Avenue sixty-five (65) feet to the easterly side of De Bevoise Avenue, thence northerly along the easterly side of De Bevoise Avenue twenty-five (25) feet to the point and place of beginning, saving and excepting therefrom an easement and right of way as a street for travel for all and singular the purchasers, their heirs and assigns of the whole or any part of the real estate laid down on said map in and to that portion of said lot which is embraced in the avenue and street designated and named on said map as De Bevoise Avenue, but neither the said avenue and street, nor any avenue and street mentioned on said map, is hereby dedicated or intended to be dedicated to public use.

Second—That on a certain map known as the Commissioner's Map of Long Island City, Queens County and State of New York, dated April 25, 1873, and filed in the City Clerk's office of Long Island City on the 25th day of April, 1873, De Bevoise Avenue (now Second Avenue) was laid out with a width of one hundred

Third-That under and pursuant to chapter 644 of the Laws of 1893 a commission was appointed which was known as the General Improvement Commission of Long Island City, which body, by virtue of its power, did lay out said De Bevoise Avenue (now Second Avenue), reducing the width thereof from one hundred and fifty (150) feet to one hundred (100) feet, thus leaving a strip of land twenty-five (25) feet in width on the east and west sides of De Bevoise Avenue (now Second Avenue), a distance of about fifteen hundred (1,500) feet, a part of which strip lies adjacent to and abutting the property of your petitioners, as shown by the deed of your petitioners, marked Exhibit A, and by the survey of their property, marked

Fourth-Upon information and belief the petitioners allege that at a meeting of the Board of Estimate held on the 12th day of March, 1915, your Honorable Board was requested to release by virtue of its power as designated in section 205 of the Greater Charter of the City of New York as amended, the right of the City of New York, in and to the strip of land above referred to, to those owners whose land fronts on the section of the street or avenue to be conveyed, and that such release be granted for a nominal consideration and payment of fees amounting in all to

about \$12.50.

Wherefore, your petitioners pray that this Honorable Board, under its power, as designated in section 205 of the Greater Charter of the City of New York, as amended, grant, execute and deliver a deed, releasing all the right, title and interest which the City of New York may have in and to the property abutting that of your petitioners on the East side of Second Avenue, formerly De Bevoise Avenue, in the First Ward of the Borough of Queens, City of New York, which is bounded and described as follows:

All that certain piece or parcel of land situate lying and being in the First Ward the Borough of Queens, City of New York (formerly the Fifth Ward of Long Island City) County of Queens and State of New York, bounded and described as

Beginning at a point on the Easterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens, as reduced to one hundred (100) feet in width, distant Fifty (50) feet Southerly from the corner formed by the intersection of the Southerly side of Pleasure Avenue with the Easterly side of Second Avenue; running thence Easterly at right angles to Second Avenue, and parallel with Pleasure Avenue, twenty-five (25) feet; thence southerly parallel with Second Avenue, twenty-five (25) feet; thence Westerly and parallel with Pleasure Avenue Twenty-five (25) feet to the Easterly side of Second Avenue, and thence Northerly and along the Easterly side of Second Avenue twenty-five (25) feet to the point or place of beginning.

Dated, Long Island City, July 1st, 1915.

DANIEL COFFEY; MARY (her X mark) COFFEY, Petitioners.

Witness: Frank Motl, Jr., 45 Flushing Ave., L. I. City.

State of New York, County of Queens, ss.:

Daniel Coffey and Mary Coffey, being duly sworn, depose and say: That they are the petitioners in the within proceeding; that they have read the foregoing petition and know the contents thereof; that the same is true of their own knowledge, except as to the matters therein stated to be alleged on information and belief, and, as to those matters, they believe it to be true.

DANIEL COFFEY; MARY (her X mark) COFFEY. Sworn to before me this 1st day of July, 1915. Frank Motl, Jr., Notary Public, Queens County, N. Y.

This indenture, made the first day of October, in the year one thousand eight hundred and eighty-eight, between Emily P. Woolsey, of the City, County and State of New York, party of the first part, and Daniel Coffey and Mary Coffey, his wife, of Long Island City, Queens County, and State of New York, parties of the second part.

That the said party of the first part, for and in consideration of the sum of one hundred and seventy-five dollars lawful money of the United States to her in hand paid by the said parties of the second part, at or before the ensealing and delivery of these presents, the receipts whereof is hereby acknowledged, and the said parties of the second part, their heirs, executors and administrators, forever released and discharged from the same, by these presents, has granted, bargained, sold, aliened, remised, released, conveyed and confirmed, and by these presents does grant, bargain, sell, alien, remise, release, convey and confirm, unto the said parties of the second part, and to their heirs, and assigns forever, all that certain lot, piece or parcel of land situate, lying and being in the Fifth Ward of Long Island City, Queens County and State of New York, known and designated on a certain map entitled Map or Property in the Fifth Ward of Long Island City, Queens County, belonging to E. P. Woolsey, surveyed by Robert A. Serrell, City Surveyor, of New York City, dated December, 1887, and filed in the office of the Clerk of the County of Queens, as lot No. One Hundred and Eighty-nine (189), on block, lettered E (Tax Map, Lot 18. Block 87), which said lot is bounded and described as follows: Beginning at a point on the easterly side of De Bevoise Avenue, distant fifty feet (50 feet), southerly from the corner formed by the intersection of the easterly side of De Bevoise Avenue of the Supreme Court for the said City and County, the same being a court of record, with the southerly side of Pleasure Avenue, running thence easterly at right angles | do hereby certify, that Geo, Gregory, whose name is subscribed to the certificate of the to De Bevoise Avenue, and parallel with Pleasure Avenue sixty-five feet (65 feet) proof or acknowledgment of the annexed instrument, and thereon written, was at the to the centre line of said block, thence southerly along the said centre line of block, time of taking such proof or acknowledgment, a Notary Public in and for the City twenty-five feet (25 feet), thence westerly and parallel with Pleasure Avenue (65 and County of New York, dwelling in the said City, commissioned and sworn, and feet), sixty-five feet, to the easterly side of De Bevoise Avenue, thence northerly along the easterly side of De Bevoise Avenue twenty-five (25) feet to the point handwriting of such notary and verily believe that the signature to the said certificate

way as a street for travel for all and singular the purchasers, their heirs and assigns of the whole or any part of the real estate, laid down on said map in and to that portion of said lot which is embraced in the avenue and street designated and named on said map as De Bevoise Avenue, but neither the said avenue and street nor any avenue and street mentioned on said map is hereby dedicated or intended to be dedicated to public use.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof; and also, all the estate, right, title, interest, dower or right of dower, property, possession, claim and demand whatsoever, as well in law as in equity, of the said party of the first part, of, in, and to the same, and every part and parcel thereof, with the appurtenances: To have and to hold the above granted, bargained and described premises, with the appurtenances, unto the said parties of the second part, their heirs and assigns, to their own proper

use, benefit and behoof forever.

And the said party of the first part for herself and for her heirs, executors and administrators, does hereby covenant, grant and agree to and with the said parties of the second part, their heirs and assigns, that the said party of the first part at the time of the sealing and delivery of these presents, is lawfully seized in her own right of a good, absolute and indefeasible estate of inheritance in fee simple, of, and in all and singular the above granted and described premises, with the appurtenances and has good right, full power and lawful authority, to grant, bargain, sell and convey the same, in manner aforesaid: And that the said parties of the second part, their heirs and assigns, shall and may at all times hereafter, peaceably and quietly have, hold, use, occupy, possess and enjoy the above granted premises, and every part and parcel therof, with the appurtenances, without any let, suit, trouble, molestation, eviction, or disturbance of the said party of the first part, her heirs or assigns, or of any other person or persons lawfully claiming or to claim the same: And that the same now are free, clear, discharged and unencumbered, of and from all former and other grants, titles, charges, estates, judgments, taxes, assessments and encumbrances of what nature and kind soever.

And also, that the said party of the first part, and their heirs, and all and every person or persons whomsoever, lawfully or equitably deriving any estate, right, title or interest, or, in, or to the hereinbefore granted premises, by, from, under or in trust for her and them, shall and will, at any time or times hereafter, upon the reasonable request, and at the proper costs and charges in the law, of the said parties of the second part, their heirs and assigns, make, do and execute, or cause to be made, done and executed, all and every such further and other lawful and reasonable acts, conveyances and assurances in the law, for the better and more effectually vesting and confirming the premises hereby granted or so intended to be, in and to the said parties of the second part, their heirs and assigns forever, as by the said parties of the second part, their heirs or assigns, or their counsel learned in the law, shall be reasonably advised or required: and the said party of the first part, her heirs, the above described and hereby granted and released premises, and every part and parcel thereof with the appurtenances, unto the said parties of the second part, their heirs and assigns, against the said party of the first part, and her heirs, and against all and every person and persons whomsoever, lawfully claiming or to claim the same, shall, and will warrant and by these presents forever defend.

In witness whereof, the said party of the first part has hereunto set her hand and scal the day and year first above written.

EMILY P. WOOLSEY (Seal).

Sealed and delivered in the presence of Geo. Gregory.

State of New York, City of New York, County of New York, ss.: On the 8 day of October in the year one thousand eight hundred and eighty-eight before me personally came Emily P. Woolsey to me known and known to me to be the individual described in, and who executed the foregoing instrument, and who acknowledged that she executed the same.

GEO. GREGORY (60). Notary Public (Seal),

N. Y. Co.

Potter Monue.

ite 35 PLEASURE 65.F -25.E

State of New York, City and County of New York, ss.: I, Henry D. Purroy, Clerk of the City and County of New York, and also Clerk and place of beginning, saving and excepting therefrom an easement and right of lof proof or acknowledgment is genuine.

In testimony whereof, I have hereunto set my hand and affixed the seal of the said Court and County, the 1 day of June, 1897.

HENRY D. PURROY, Clerk.

Recorded in the County Clerk's Office in Liber 913 of deeds, page 341, March 29, 1892, at 9 A. M.

Examined by J. H. Sutphin, Clerk.

Entered and compared the foregoing with the original June 9, 1897, 10.30 A. M.

Examined by J. H. Sutphin, Clerk.

County Clerk's Office, State of New York, County of New York, ss.:

I, Leonard Ruoff, Clerk of the County of Queens and of the Courts of Record thereof, do hereby certify that I have compared the annexed with the original deed made by Emily P. Woolsey to Daniel Coffey and Mary Coffey, his wife, as it appears recorded in Liber 1153, cp. 165, on June 9th, 1897, at 10.30 A. M., and that the same is a true copy thereof, and of the whole of such original.

In testimony whereof, I have hereunto set my hand and affixed the seal of said County and Court, this 19th day of July, 1915.

(Seal.)

LEONARD RUOFF, Clerk.

September 15th, 1915.

In connection therewith, the Deputy and Acting Comptroller presented the following report and offered the following resolution:

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Daniel Coffey and Mary Coffey, his wife, in which they state that they are the owners of certain property located in the Fifth Ward, Long Island City, Queens County, known on a certain map entitled, "Map of Property in the Fifth Ward of Long Island City, Queens County, belonging to E. P. Woolsey, surveyed by Robert A. Serrell, City Surveyor of New York City, dated Long Island, December, 1887," and filed in the office of the Clerk of the County of Queens as Lot No. 189, on Block lettered E (Tax Map Lot 18, Block 87).

This property is located on the southerly side of Debevoise Avenue, 500 feet westerly from the southwesterly corner of Debevoise Avenue and Potter Avenue, Queens. It appears that Debevoise Avenue at this point was laid out at a width of 150 feet on the Commissioners' map of Long Island City, filed on April 25, 1873, and that the Estate of Emma P. Woolsey filed a sales map on May 8, 1888, showing

Debevoise Avenue at a width of 150 feet.

On September 1, 1892, the executors of the Woolsey Estate conveyed the land within the lines of Debevoise Avenue, as shown on said maps, to Long Island City for highway purposes, which conveyance was accepted by a resolution of the Common Council of Long Island City on October 4, 1892, and recorded in the office of the County Clerk of Queens on October 20, 1892.

On August 27, 1894, the General Improvement Commission filed a map in the office of the County of Queens showing Debevoise Avenue as 100 feet in width, and leaving outside the lines of the street so laid out a strip 25 feet in width on either side of the 100-foot street, which 25-foot strips had been included within Debevoise Avenue, as laid out on the map filed April 25, 1873.

It is one of these 25-foot strips of Debevoise Avenue as formerly laid out which the petitioners request to have released to them.

On December 4, 1914, a report of the Chief Engineer of the Board of Estimate and Apportionment on the petition of property owners requesting a release of the above mentioned strips of land 25 feet wide on each side of Debevoise Avenue was referred to the Corporation Counsel for advice as to whether all the necessary steps had been taken to close those portions of Debevoise Avenue, and in the event that all formalities had been complied with, the suggestion be made to the Commissioners of the Sinking Fund that the City transfer whatever title it has in these strips to the abutting owners upon the payment by them of all unpaid taxes and assessments and the cost of making the transfers.

In a communication to the Board of Estimate and Apportionment dated March 8, 1915, the Corporation Counsel stated that no further legal action was necessary to accomplish the abandonment of the twenty-five foot strips of land between the old

and new lines of Debevoise Avenue.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a conveyance to Daniel Coffey and Mary Coffey, his wife, of the City's interest in and to all that certain piece or parcel of land situate, lying and being in the First Ward of the Borough of Queens, City of New York (formerly the Fifth Ward of Long Island City). County of Queens and State of New York, bounded and described as follows:

Beginning at a point on the easterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens as reduced to one hundred (100) feet in width, distant fifty (50) feet southerly from the corner formed by the intersection of the southerly side of Pleasure Avenue with the easterly side of Second Avenue; running thence easterly at right angles to Second Avenue, and parallel with Pleasure Avenue, twenty-five (25) feet; thence southerly parallel with Second Avenue twenty-five (25) feet; thence westerly and parallel with Pleasure Avenue twenty-five (25) feet to the easterly side of Second Avenue, and thence northerly and along the easterly side of Second Avenue twenty-five (25) feet to the point or place of beginning.

—in consideration of the sum of \$1, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and

assessments are liens against the premises to be conveyed. Respectfully, ALEX, BROUGH, Deputy and Acting Comptroller.

Whereas, Daniel Coffey and Mary Coffey, his wife, in a petition addressed to the Commissioners of the Sinking Fund, requests a conveyance of the City's interest in certain property on the southerly side of Debevoise Avenue, 500 feet westerly from the southwesterly corner of Debevoise Avenue and Potter Avenue, in the Borough of Queens, and more particularly hereinafter described.

Resolved. That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain piece or parcel of land situate, lying and being in the First Ward of the Borough of Queens, City of New York (formerly the Fifth Ward of Long Islaand City), County of Queens and State of New York, bounded and described as follows:

Beginning at a point on the easterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens as reduced to one hundred (100) feet in width, distant fifty (50) feet southerly from the corner formed by the intersection of the southerly side of Pleasure Avenue with the easterly side of Second Avenue; running thence easterly at right angles to Second Avenue, and parallel with Pleasure Avenue, twenty-five (25) feet; thence southerly parallel with Second Avenue twenty-five (25) feet; thence westerly and parallel with Pleasure Avenue twenty-five (25) feet to the easterly side of Second Avenue, and thence northerly and along the easterly side of Second Avenue twenty-five (25) feet to the point or place of beginning;—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, the Commissioners of the Sinking Fund hereby authorize a conveyance to Daniel Coffey and Mary Coffey, his wife, of the City's interest in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of one dollar (\$1), plus the additional charge of twelve dollars and fifty cents (\$12,50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street

or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and

assessments are liens against the premises to be conveyed.

The report was accepted and the resolution unanimously adopted.

Park Department, Queens—Request of, for an Exchange of Property Owned by the City for Private Property to be Used as an Addition to Rainey Park, in the Ridgewood Section of Long Island City.

The Deputy and Acting Comptroller presented the following report:

September, 1915.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a communication from the Commissioner of Parks, Borough of Queens, enclosing a letter received from Henry H. Fuller, of Goodale, Perry & Dwight, with reference to the acquisition of additional property for

Goodale, Perry & Dwight, with reference to the acquisition of additional property for Rainey Park, in the Ridgewood section of Long Island City. His suggestion is that the City exchange some unused property in another section of the City for this tract.

The Commissioner states that Rainey Park is located on the water front opposite Blackwells Is'and, and is an ideal spot for park and recreation purposes for that section, and that recently he has opened a playground and has undertaken to provide some means of amusement for children in that location. He further states that if an exchange could be arranged upon satisfactory terms, he thinks it would be wise to do so, and that he would be glad to confer with some representative of this Department with a view to carrying out this plan.

In my opinion this is a question that should be first considered by the Commissioners of the Sinking Fund. I am presenting this report to your Board at the request of the Park Commissioner of the Borough of Queens, who stated that he would be present at the meeting.

I therefore submit the matter to your Board without recommendation, and suggest that a Committee be appointed to confer with the Park Commissioner thereon.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. On motion the matter was referred to a select committee consisting of the President of the Board of Aldermen and Chairman of the Finance Committee, Board of Aldermen.

Adjourned. JOHN KORB, Jr., Secretary.

COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK.

Memorandum in Regard to a Meeting of the Commissioners of the Sinking Fund, Called for 11 o'Clock A. M., on Wednesday, September 22, 1915.

Dock Department—New Plan for Improvement of the Waterfront Between Mill Basin and Fresh Creek Basin, Jamaica Bay, Adopted by the Commissioner of Docks April 28, 1915.

Note—The hearing in regard to this matter was postponed at the last meeting, to be continued today. The meeting having been called for the special purpose of this hearing, at the request of the Commissioner of Docks, His Honor, the Mayor, directed that the meeting be called off, which was done.

JOHN KORB, Jr., Secretary.

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE THURSDAY, SEPTEMBER 30, 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 or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.

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

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

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

WILLIAM A. PRENDERGAST, Comptroller.

voucher	number.	V	VILLIAM A. PRENDERGAST, Compti	roller.
	Invoice	Received		
Finance	Dates or	in Depart-		
Voucher		ment of	Name of Payee.	Amount.
No.	Number.	Finance.	and the stage of	. mount
			D	
112272	7 22 15		Armory Board.	
113373	7-22-15	9-17-15	T. E. Quinn	\$148 00
113359			A. Pearson's Sons	288 00
113358	8-10-15	9-17-15	A. Pearson's Sons	100 06
113362	7-27-15	9-17-15	A. Pearson's Sons	101 50
113357	8-19-15	9-17-15	A. Pearson's Sons	176 75
i14774			A. Pearson's Sons	75 00
114771			McKesson & Robbins	30 00
114793	6- 1-15	9-22-15	Nisbet Engineering Co	27 63
114782	6-30-15	9-22-15	Electric Construction and Supply Co	35 00
i14777	7- 8-15	9-22-15	A. Pearson's Sons	48 60
114778	7- 8-15 7- 8-15	9-22-15	A. Pearson's Sons	72 90
114//0	7- 0-13		ssioner of Accounts.	72 90
114420	0 21 15			327 00
114429	8-21-15		David Kramer	\$35 00
112200		Bellevue	and Allied Hospitals.	
113298			Lewis De Groff & Son	\$151 35
113298	7-14-15	9-17-15	Lewis De Groff & Son	51 35
113301	7-23-15. 8-13		Joseph Weil	123 65
113313	7-28-15	9-17-15	Stanley & Patterson, Inc	506 61
113318	5-12-15. 6-10)-15 9-17-15	Knickerbocker Supply Company	226 91
96212	3- 2-15	7-26-15	Ralph Harris & Co	181 04
115461	5-31-15	9-25-15	The Western Union Telegraph Com-	
			pany	1 02
115462	6-17-15	9-25-15	The Schaefer & Budenberg Mig. Co	2 09
115459	7-19-15	9-25-15	U. T. Hungerford Brass & Copper Co.	8 93
115460	7- 3-15	9-25-15	Howard Demountable Rim Sales Co	7 00
113400	/- J-1J		Court, Queens County.	7 00
115634	0 4 17			
115624	8- 4-15	9-27-15	Empire State Window Cleaning and	.51 (1
		c	Towel Supply Company	\$1 44
			upreme Court.	24.72
115879	7-15-15		Elliott-Fisher Co	\$4 62
115878	6-15-15		New York Law Journal	7 00
			d of City Record.	
113210	8- 9-15. 9- 3	3-15 9-17-15	The J. W. Pratt Co	\$462 34
113207	7-28-15. 8-30)-15 9-17-15	M. B. Brown Printing & Binding Co	2,365 55
113206	6-30-15. 8-30)-15 9-17-15	M. B. Brown Printing & Binding Co	6,638-67
113204	9-10-15	9-17-15	M. B. Brown Printing & Binding Co	651 58
113205	8-13-15	9-17-15	Stillman Appellate Printing Co	2,474 16
113208	8-10-15. 8-23		M. B. Brown Printing & Binding Co	664 54
113209	7-31-15. 9-		The J. W. Pratt Co	2,135 35
113211	8- 3-15. 9- 3		The I. W. Pratt Co	636 84
		9-17-15	The Evening Mail	210 00
113444	9-10-15	9-17-15	New York American	100 00
113451	9-10-15			100 00
N 5 198 198			tment of Correction.	
115575	7-23-15	9-25-15	Hull, Grippen & Co	\$13 54
115317	8-11-15. 8-1-		Wilson Stamp Co	15 15
115310	7-22-15. 8-3	1-15 9-24-15	Standard Oil Co. of New York	31 55
115304	8-19-15	9-24-15	James S. Barron & Co	14 50
115303	7-26-15	9-24-15	J. M. Thorburn & Co	6 07
115298	7-31-15	9-24-15	Kanouse Mountain Water Co	5 10
115306	8-25-15	9-24-15	Keuffel & Esser Co	34 96
	0-43-13)-6 1- 1,/	Hull, Grippen & Co	90
115305	7 22 15	9-24-15	De La Vergne Machine Co	2 50
115301	7-22-15			87 50
115299	9-10-15	9-24-15	Johnson & Johnson	
115297	8-10-15	9-24-15	Hull, Griopen & Co	28
115289	7-28-15	9-24-15	John Bellmann	31 68
		District Att	orney, New York County.	0246 00
6178			Walter J. Jones	\$346 80
6742		9-29-15	Frank C. Mulligan	24 00
6743		0_70_15	Frank C. Pelton	24 00

9-29-15 Frank C. Pelton

6743

24 00

Finance Voucher No.	Invo Dates Contr Num	s or ract	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Vouche No.		s or ract	Received in Depart- ment of Finance.	Name of Payee.	Amount.
6744		D	istrict At	The Polyglot Cotorney, Queens County.	95 50	116651 116652				Council Home for Jewish Girls Good Counsel Training School for	242 88
114588 114709	9- 8-15	D	epartment	James F. Barry t of Docks and Ferries. Vulcan Iron Works, Inc	\$10 00 \$40 00	116653 116654				Young Girls	1,409 64 11,508 28
114794	, 0 10	_	Boa 9-22-15	Board of Elections.	\$500 00	116661 116655				Ottilie Orphan Asylum	8,443 93 588 57 6,296 79
113232 6745	9- 2-15	Воа	9-17-15	imate and Apportionment. Art Metal Construction Co Dr. Heinrich Stern	\$242 40 200 00	116656 116657 116658				St. Joseph's Asylum The Hospital of the Holy Family The Children's Home at Missels N. V.	4,158 21 1,221 10
115612 115617	6- 9-15 9-23-15		9-25-15 9-25-15	Commercial Copying Co	1 20 20 00	116659 116660				The Children's Home at Mineola, N. Y. The Jewish Hospital	2,094 83
115614 113227	8-12-15.	8-26-15 40871	Depart	Downing Letter Co	17 85 \$380 00	113133 115901 115900			9-17-15 9-27-15	National Surety Company	500 00 5 58
113109 113111		42346 42348	9-17-15	J. P. Hansen	392 00 498 00	116286				Winifred Halligan Civic Centre Company and Surety Realty Co.	2 44 3,500 00
113110 113098		42346 41939		J. P. Hansen	112 00 342 00	116287 116289 116288				George Dressler	362 50 375 00
113099		41939		Royal Co., Assignee of Morris Koplowitz	415 00	116291 116290				Regina A. F. Cahill	180 00 150 00 1,875 00
113101 113112 113102		41938 42591 42117		Royal Co., Assignee of H. Portnof Robertson & Conry, Inc A. Silberberg	318 00 542 00 324 00					Emily A. Wendehack	13 77 13 77 199 68
113105 113106		42343 42343	9-17-15	H. Portnof	225 00 270 00	115897 115898				Frederick Troll Eva Dahl	3 90 20 70
113107 113100 113121		42343 41944 42327	9-17-15	H. Portnof Weinstein Bros. Edward Theriault	235 00 374 00 368 00	115894 115895 115893				Joseph Shorwitz	41 59 8 26
113124 113120		42765 42318	9-17 - 15 9-17-15	U. W. Osborn & Son Edward E. Stapleton	115 00 856 00	115492 115491			9-25-15 9-25-15	Donato Vignogua Ansonia Garage Godfrey-Keeler Co.	1 92 288 90 260 27
113118 113119 113117		42737 42737 42466	9-17-15	D. J. Carey D. J. Carey Germania Bank, Assignee of R. Solo-	426 00 122 90	115490 115480 115467				Robins Conveying Belt Co	351 86 35 00 321 00
113114		42749	9-17-15	mon & Son	535 00 276 50	115466 115507			9-25-15	S. J. Rosenthal	51 60 88 50
113113 113115 113097		42759 42757 42588	9-17-15	John Neal's Son	144 00 167 00 683 00	115506 115505 115504				T. J. Moloney	12 50 34 61
113104 113108		42121 42345	9-17-15	W. H. Quinn & Co., Inc Julius Haas' Sons	468 00 146 00	115503			9-25-15	pany	35 48 26 16
113103 114905 113125	7-28-15	42140 41232 38602	9-23-15	Weinstein Bros	420 00 50 29	115502 115501			9-25-15 9-25-15	D. B. Pershall & Son	428 29 10 00
				Farrell, Adrian, Inc., Assignees of Mitchell Construction Co		115500 115499			9-25-15	Conservation Commission Peter Henderson & Co	22 00 56 10
113095 113126 113122		39219 40713 42319	9-17-15	James Harley Plumbing Co E. Rutzler Co Edward E. Stapleton	1,156 50 1,089 00 497 00	115498 115475 115474			9-25-15 9-25-15 9-25-15	James S. Barron & Company McLeod & Henry Company The Vacuna Company	22 09 117 00 2 84
113123 113095		42319 42839	9-17-15 9-17-15	Edward E. Stapleton	330 00 450 00	115473 115483				Peter Woll & Sons Mfg. Co John L. Halloran	201 40 158 25
113116 6008 6007		42314	9-17-15	J. Borenstein	450 00 5,000 00 5,000 00	115907 115908 115909				John Costello	4 80 5 00 13 11
116131			9-28-15	William A. Prendergast, as Comptroller of The City of New York	23	114543 115661	8-31-15			Elliott Fisher Company	29 07 75 00
116130 116302				William A. Prendergast, as Comptroller of The City of New York	1 36	115488 115487 115486				Eureka Fire Hose Manufacturing Co. William S. Van Clief	78 75 77 80 52 50
116303			9-28-15	of The City of New York	1 35	115485 115484			9-25-15 9-25-15	Simpson Crawford Corporation George Gratz, Jr	35 35 61 48
116301			9-28-15	of The City of New York	4 73	115489 115497 115496			9-25-15 9-25-15 9-25-15	Henry Maurer & Son	24 32 4 50 93 72
116300				William A. Prendergast, as Comptroller of the City of New York William A. Prendergast, as Comptrol-	8 26	115495 115493	0.11.15		9-25-15 9-25-15	Abraham & Straus	505 01 17 55 42 00
116294 116295				ler of the City of New York	15,438 28	115647	9-11-15		9-22-15 9-25-15	Howard R. Cox	190 68 88 50
116296				ler of the City of New York William A. Prendergast, as Comptroller of the City of New York	4,249 96 12,837 88	115646 115645				Salvatore Soraci	100 50 120 00 109 50
116297			9-28-15	William A. Prendergast, as Comptroller of the City of New York	3,105 70	115643 115644				John Leslie	
116298				William A. Prendergast, as Comptroller of the City of New York	848 70	115642				deceased	147 00 133 50 45 00
116299 115556	8- 4-15			William A. Prendergast, as Comptroller of the City of New York The A. S. Barnes Co	84 00	115641 115636				Mrs. Barbara Herdt	43 00
112785	6-29-15		Depar	The Safety Fire Extinguisher Co the Safety Fire Extinguisher Co the Safety Fire Extinguisher Co James M. Shaw & Co	18 00 118 60	115643				nard, deceasedLuke H. Cutter, as assignee of Prosper	737 50 225 00
115477 115478 115479			9-25-15 9-25-15	James F. Kelly	9 66 159 56	115639 115638				R. Ferrari	75 00
115481 115482 115465			9-25-15	Dr. J. Schnurmacher	39 50 370 00 775 48	115637 115635				nitzky	120 00 105 00 150 00
115464 115508			9-25-15 9-25-15	Metropolitan Tobacco Co John E. Smith's Sons Co	82 93 1 50	115634 115633				Isaac Steigerwald	475 00 500 00
115469 115468 115470			9-25-15	Crane Co	12 65 2 65 12 39	115910 114424		42966		Max Markowitz re Department. The Oil Marketing Co	14 10 97 46
115471 115494			9-25-15 9-25-15	The Mason Mfg. Co	63 02 344 75	113555		42030	9-17-15 Depa	York Electric & Machine Cortment of Health.	689 75
115476 114913 114914			9-17-15	Bass & Bass	35 44 3,027 00 75 00	113412 113397 113462	6-30-15 8-13-15 6-25-15	42876	9-17-15	Municipal Garage Evening Telegram Knickerbocker Ice Co	133 36 46 50 1.189 13
114909 114910				William C. Bergen J. Clarence Davies	178 12 180 00	116015		42070	La 9-2 7- 15	w Department. New York Telephone Company	30 37
114911 114912 114908				William C. Bergen	1,031 25 403 12	116016 5982 5981	9- 1-15		9-17-15	Title Guarantee & Trust Co	3 50 1,150 00 1,300 00
				Sadie Campbell, Susan Campbell Kiernan and Alice Campbell Good	896 87	115525			New Y	ork Public Library. The New York Public Library, Astor.	
114915 113132 113131			9-17-15	Emigrant Industrial Savings Bank Louis Granat Frank N. Appelgate	435 60 177 40 432 10					Lenox and Tilden Foundations, United States Trust Company of New York, Assistant Treasurer	22,668 61
116642 116643				Asylum of St. Vincent de Paul Association for Befriending Children	599 64	115526			9-25-15	The New York Public Library, Astor, Lenox and Tilden Foundations, United	
116644				and Young Girls, House of the Holy Family	922 74					States Trust Company of New York, Assistant Treasurer	67 12
116645				for Young Girls	478 57 3,220 04	115231		ž	9-24-15 Oueens Be	Brooklyn Public Library	69 00
116647 116648				Blythedale Home for Tubercular Crippled Children	442 55	114906				George C. Dickel. Treasurer of the Queens Borough Public Library	7.809 31
116649				pled Children Brooklyn Children's Aid Society	368 03 1,775 98	115182 115188	6- 5-15		9-24-15	Toseph Spector	2 50 12 37
116646 116650				Beth Israel HospitalCatholic Institute for the Blind	2,551 40 475 50	115098			Dronx P	arkway Commission. Harold D. Watson	205 42

MAGE	THE	CITY	RECORD.	L.D.	IDAY, OCTOBER 1, 1915.
7426	11112	CITI	RECORD.	, rn	IDAT, OCTOBER 1, 1913.

nance oucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Pa	yee.	Amount.	Finance Voucher No.	Invoice Dates of Contrac Numbe	r ii t i	Received n Depart- ment of Finance.		Name of Payee.	Amount
5089 5095	-		Alfred Beekman New York, New Ha	ven & Hartford	584 99	115342 115345	8-30-15 8- 2-15		9-24-15	Paul Ayres	Erwin Mfg. Co. of N. Y	2 93 26 04
5123			Railroad Company The New York Trus Jennie P. Childs, truste	t Company and ees under will of		115339 115352 115363	7-31-15 9- 1-15 9-13-15		9-24-15 9-24-15	R. E. Wate Christianse	& Marstersers, D. V. Sn & Boesen	14 50 6 75 29 50
5119 5117		9-24-15 9-24-15	Chas. B. Fosdick George Ringler & Co Nannie L. Alexander.		3,066 76 914 29 1,231 16	115364 115357 115360	9-15-15 8-25-15 9-21-15		9-24-15	Fairbanks	Esser Co	6 94 2 50 6 50
5121 5085		9-24-15 9-24-15	Joseph A. Liebler Carolina Annunziato		887 61 957 39	115361 115365	9-21-15 8- 6-15	12400	9-24-15 9-24-15	Arthur Ti New York	ckle Consolidated Railroad Co	6 50 5 00
5087 5086		9-24-15 9-24-15	John A. Walsh. exe Rosalie Eloe J. Walsh Annie Molineux		744 07 919 42	113501 113499 115336		42408 41980	9-17-15 9-24-15	Knickerboo Municipal	& Son ker Ice Co Garage	1,414 29 214 06 33
5088 5090 5091			Annie Gibbs		718 41 821 04 718 41		8-20-15 10-24-14	Pres	sident of 9-22-15	the Boron The F. B.	Igh of Queens. Stearns Co. of N. Y uto Garage	30 20 120 91
5093 5094			Izrel Hordes Carolyn G. Leonard, G and Leonard Kebler,	enevieve Leonard	615 78		12-31-14	42434	9-17-15 9- 7-15	Crescent Clancy & N	GarageVuhn Con. Co., Inc	296 79 4.581 50
			Y., and Gertrude Leon Lincoln Ave., Cincinn	ard Lewis, of 846 ati, Ohio	31,401 12	115410 115381	8- 5-15. 8- 6-18-15. 7-			Service Co W. G. Ma Buff & Bu	mmission. cKenna ff Mfg. Co	22 9 13 6
5095 5096		9-24-15 9-24-15	New York, New Ha Railroad Co John Hemmer		161,026 08 415 98	115418 115425 115423	7-30-15 9- 9-15. 9- 9- 7-15		9-24-15 9-24-15 9-24-15	Henry Per Union Car	rbide Sales Convelope Co., Inc	3 2 3 2 19 0
5120 5092		9-24-15 9-24-15	Hitchcock Estates Thomas Gleason and .	Annie Gleason his	901 97 535 73	115411 115387	8-25-15. 9 8- 9-15	-14-15	9-24-15 9-24-15	Manhattan Brooklyn	Electrical Supply Co Photo Engraving Co	23 4 32 4
5122 5097		9-24-15	Margaretha Klein John Meliff		923 52 441 66	115430 115431 115432	7-21-15 7-24-15 9-10-15		9-24-15 9-24-15 9-24-15	New York	dyn Daily Eagle t Herald Cong Mail	23 6 56 8 48 0
3092		Dep	artment of Parks. William Schwartz's C tary Band		\$644_00	115433 115434	9-15-15 7-15-15		9-24-15	The Flush The Journ	ing Daily Timesal of Commerce & Commer-	29 6
3508	5-27-15		Rundle, Spence Mfg. Headley Good Roads	Co Co	123 00 240 12	115435 115436	8- 4-15		9-24-15	Sun Print	ining and Publishing Assn Felegraph Co	45 0 91 2 60 8
	7-12-15 9- 1-15	Po	Coldwell Lawn Mowe lice Department. Peter Larsen			115437 115416 115392	9-10-15 8-31-15 9- 2-15		9-24-15	The New Miss Katl	York Times	29 7 1 2 7 (
3264 3254	9- 1-15 9- 1-15 9- 1-15	9-17-15 9-17-15 9-17-15	Lena McCardell John Farrington Frank Trudden's Son			115392 115394	7-13-15 7-28-15		9-24-15 9-24-15	The Dalto Geo. Dam	on Adding Machine Company on & Sons	1 (
3258 3257	8-31-15 9- 1-15	9-17-15 9-17-15	Morris Friedlander Wm. Fox		100 00 473 69	115401 115402 115404	8-31-15 8-31-15 8-30-15		9-24-15 9-24-15 9-24-15	Robert J.	ott Ice Company Freemane-Wernicke Co	4 . 1 . 11 .
3268	9- 1-15 8-31-15 8- 3-15	9-17-15	Philip C. Finn David P. Rumph Fred L. Newman		325 00	115405 115406	7-20-15 9- 3-15		9-24-15 9-24-15	Hammache Johnson &	er-Schlemmer & Co Johnson	1 19 5
3265 3269	9- 1-15 8-31-15	9-17-15 9-17-15	McNally Brothers Cornelius J. Sullivan		153 87 400 00	115412 115369	8-18-15	1		The Amer	an Advertising Co	8
3259 3256 3253	8-31-15 8-31-15 9- 1-15		Benjamin G. Hitching W. M. Fleischman The Durland Co		987 10 1,230 00	113128		35555 41998	9-17-15 9-17-15	Thomas M. P. F. Lar	IcKeown, Inc	900
3252 3270 3262	8- 3-15 8-31-15	9-17-15 9-17-15	Bedford Riding Acad Thomas F. Sweeney Chas. G. Knies		180 00	115811	8- 2-15			E. Steiger James A.	Kingsbury, Comr	51 74
9488 3260	,	3885	Geo. F. Driscoll Co Furman T. Howard .		1.884 26 325 00		7-15-15. 7 7-17-15 7-22-15. 8		9-27-15 9-27-15 9-27-15	Armour &	s, Inc. & Company Imann	14
3273 5233	9- 1-15	President of	Wynn Brothers the Borough of Manl William A. Prenderga	nattan.		115167 115874	8- 3-15	43002	9-2 4-1 5 9-2 7-1 5	Joseph So Angus P.	reman	37 457
		Dresident of	of The City of New Account of Street Of the Borough of The	ening Fund	\$2,485 00	115876			9-27-15	Commr. Angus P.	J. Doherty, Second Dep. Thorne, Supt	440
3457 5263	8-30-15	9-17-15 9-24-15	Joseph L. Sigretto & The Asphalt Constru	Co ction Co	96 90		8-31-15		9-21-15	H. K. Bre	ork County. ewer & Co	\$15
5265 5264 5255	9-15-15 8-31-15 8-19-15	9-24-15	P. M. Lynch Barrett Manufacturii A. P. Dienst Co., Inc	ng Co	57 81	115524			9-25-15 Sherif i	New Yor f, New Yor	k Telephone Co	
15259 15269 15258	9- 2-15 8-31-15	9-24-15 9-24-15	The F. D. Cummer & John A. McCarthy	Son Co	64 00 1 60		8-31-15		Boar	d of Wate	enhut Co	
15256 15254 15261	9-15-15		The Good Roads Ma F. W. Devoe & C. T. Dimock & Fink Co	Raynolds Co	10 50	6715 6714			9-28-15 9-28-15	Frank T. Edward	Fitzgerald	200 250
15335 15341	8-31-15 8-19-15	9-24-15	f the Borough of Bro Municipal Garage		\$11 68 8 50		De ₃	partme 42524	ent of W	ater Suppl	Wheelery, Gas and Electricity. Flockhart	
15340 13500	9- 1-15	9-24-15 9-17-15	E. P. Gleason Mfg. C J. Morris New York Telephone	Co	6 50 304 03	113376 116108	8- 7-15	42525	9-17-15 9-28-15	John For T. W. P	c & Coearsall	. 10,137 . 25
13470 13477 13485	8-31-15 8-27-15 8-31-15	9-17-15	Union League Stable M. Grossarth Park Stable		. 250 00	115889				George N	ffen, Collector of Taxes Northsher	. 4
15326 15325	0 01 10	9-24-15 9-24-15	J. H. Reilly David Herman		. 17 65 . 5 00	115890 115534			9-27-15	Oscar A. Christian	Johnson Gerken, Auto Engineman	. 4
15323 15332 15333	9-13-15 8-31-15	9-24-13 9-24-13 9-24-13	Republic Construction	n Co	. 4 20				9-25-15 9-25-15	Chas. C.	lorgan, Inspector	. 4
15348 15347 15346	8-30-15 8-31-15		J. Morris G. W. Keenan		. 290	115530 115528			9-25-15 9-25-15	James H	Miller	. 12
15344 15343	9-13-15 8-27-15	9-24-1	5 Albro J. Newton Co 5 C. R. Macaulay Co.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	. 49 00	115533	8- 7-15	42526		John V.	HarteP. Smith Mfg. Co	. 1
FINA	NCE, THU	RSDAY, SEPT	DEPARTMENT OF TEMBER 30, 1915.	Invoice Finance Date						Invoice ice Date		
ed in	the Depar	tment of Fin	itted of all vouchers ance on this date, in to of Finance voucher	Vouch- or Con- er No. tract Number.	Nat	ne of Pay	ee.	Amou		h- or Con- tract Number.	Name of Payee.	Amou
umber, umber	, the date of the com	of the invoiceract, the name	ces or the registered of the payee and the	117096 8- 2-15			writer Co.	18 28	00 11699	9 7- 9-15 0 5-21-15	A. & W., Dannemora, N. Y	. 11
raced	in one vouc	her the date o	or more bills are em- f the earliest is given, s are submitted under	117098 8- 9-15 117099 9- 7-15	Co		n Refining ner Co		50 11699 25 11699	2 7-12-15	A. & W., Auburn, N. Y Bloomingdale Bros	. 15
hown i	instead.	-	er of the contract is GAST, Comptroller.		Keller P	rinting C	o	575 116	00 11699	4 7-10-15 5 5-27-15	Wm. P. Youngs & Bros	. 7
	Invoice	A. I KENDEN	COMPTIONEL.		Co		rative Pub.	17 47	55 11699	7 2-26-15	Manning, Maxwell & Moore Inc.	e. . 91
iouch- r No.	Date or Con- tract	Name of P	ayee. Amount.	117104 8-25-15		Sullivan	fg. Co Co cation.	185		9 5-25-15	The Macmillan Co	. 28
	Number.	Armory Boa	rd.	117068 42649 117069 42649	New Yo	rk Telep rk Telepl	hone Co	130	34 11701 39 11701	8 7-28-15 9 8- 9-15	A. Itzkowitz	. 28
117214 117215 117216	7-19-15 V	tandard Oil Co V. H. Joseph & Tavanagh Bros.	o. of N. Y \$1 00 & Son 17 50		New Yo	rk Telepl	hone Co hone Co	3 126	86 11702 20 11702 07		Walter C. Noyes et al., trus tees in bankruptcy for J. I	;- },
17217	7-23-15 H 8- 7-15 H	Hudson Coating Remington Typ	g Co 15 00 pewriter Co.,	116980 6-22-15 116981 1-15-15 116982 7- 2-15	Kny Sch Baker &	eerer Co Taylor (85 101	00 76 11702 50 11702		Greenhut Co	. 233 . 52
117218			VII OC	1 1 1 U204 /- Z-15	ramet &	TICKEL	ACT CONTRACTOR CONTRACTOR	J	JU 11/ U			
	Departm 42924 V	ent of Docks V. P. Seaver,		116983 6-16-15 116984 5-11-15	Stanley L. E. Kı	& Patter not Appar	son, Inc	112	44 11702 56 11702 80 11702	5 4-22-15	Brooklyn Window Shade Co A. & W., Auburn, N. Y Allyn & Bacon	. 36

Finance Vouch- er No.	or Con-	Name of Payee.	Amount.		Invoice e Date or Con- tract Number.	Name of Payee.	Amount.	Finance Vouch- er No.	Invoice Date or Contract Number.	Name of Payee.	Amount.
117030 117031	6- 7-15	Syndicate Trading Co Rosemary F. Mullen	31 32	117093 117094		St. Andrews Realty Co Wm. C. Walker's Sons	3 30	117269 117270	9-23-15 43293	Bronx Motor Car Co Mallett Contracting Supply	65
117032 117033 117034	6-30-15 7-19-15 7-26-15		179 70 48 00 69 00	117133 117134 117135	8- 8-15	Hannah D. Peace et al Hannah D. Peace et al Astoria Investors Co	320 00 38 40 7,352 48		42957	Police Department.	
117035 117036	7-13-15 7-21-15	F. J. Unger	87 00 35 00	117136		Astoria Investors Co Fire Department.	8,253 64		43173 9- 3-15	J. T. Adikes	\$346 47 236 00 7 00
117037 117038 117039	7- 9-15 7-20-15 7-23-15	William Rabe	483 00 14 00 27 85	117247 117248 117249	7-31-15 8-31-15 9- 1-15	Queensborough Stables Reliable Garage Co Cornell Motor Car Co	22 00	117146 117147 117148	7-30-15	N. Y. Blue Print Paper Co Globe, Wernicke Co	6 99 51 00
117040 117041	7-19-15	Robert Simpson	8 50 140 00	117249 117250 117224	8-31-15 8-31-15	Baker's Livery Stable Knickerbocker Ice Co	2 42	117148 117149 117150	8-13-15 9-17-15 8-11-15	Emery Klock	36 00 736 82 151 03
117042 117043	7-12-15 6-30-15	J. F. Ferguson	44 00 330 00	117225 117226	8-27-15	American Hand Laundry Crown Stamp Works	58 2 07	117151 117152	9- 8-15 9-13-15	Manhattan Elec. Supply Co. Dieges & Clust	3 21 4 50
117044 117045 117046	7-17-15 6-17-15 7-19-15	Bentz Contracting Co John F. Abernathy Allen & Ryan	27 00 20 00 401 00	117227 117228 117229	8-21-15 8-21-15 8-30-15	N. Y. Bottling Co., Inc H. W. Johns Manville Co Standard Oxygen Co	3 00 24 37 9 90	117153 117154	8-20-15 9-17-15	L. R. Fisher & Co	50 64
117073 117074	10-31-14 12-31-14	N. Y. Telephone Co N. Y. Telephone Co	40 23 29 99	117230 117231	9- 7-15 9-11-15	John Wanamaker	17 00	117251	9-28-15	tment of Public Charities. Wm. J. Doherty	4 50 \$570 00
117075 117076 117077	7-13-15 6-13-15 6-16-15	Houghton, Mifflin Co Stone, Barringer Co Syndicate Trading Co	94 3 00 1 00	117232 117233		Inc. Timken Roller Bearing Co. Detroit Cadillac Motor Car	22 00 5 26		9-22-15 9-25-15	E. O'Donovan Rossa	195 00 45 00
117078 117079	7-16-15 7-26-15	Royal Card & Paper Co Brooklyn Lumber Co	178 30 3 00	117234	8-25-15	Co	2 00 45	117255	President 42170	t of the Borough of Brookly Northeastern Constr. Co	\$5.967 00
117080	4-21-15	American Type Founders	12 86	117235 117236	8-21-15 8-20-15	Ford Motor Co Stromberg Motor Devices Co	31 25 23 34	117256	42353 42698	Norton & Gorman Constr.	6.616 79
117081 117082 117083	6-18-15 7-15-15 2-23-15	The Arabol Mfg. Co Abraham & Strauss Henry Lindenmeyr & Sons.	10 40 5 00 9 94	117237 117238	8-12-15	Knickerbocker Supply Co Frederick Pearce Co	118 31 85 80	117258	42696	B. Picone & Son	3,675 52
117084 117085	4-22-15	Schrock & Squires Agent and Warden, Sing	5 12	117239 117240	8-27-15 9- 1-15	H. A. Rogers Co	32 05 40	117132 117129		Charles K. Lexow Knickerbocker Towel Sup-	\$7 99
117086 117087	3-16-15	Sing Prison	209 50 9 11 4 16	117241 117242	9- 2-15 9-10-15		7 18	117130 117131	9-30-15	great Bear Spring Co	11 40 3 00
117088 117089	7-12-15	James A. Miller	3 50 10 86	117243	6-22-15		20 80	11/131		Underwood Typewriter Co., Inc	9 00
117090 116957	1-30-15 7-28-15	Century Cabinet Co Edward J. Belford	375 00 59 00	117244	9- 4-15	graph Co	305 50 41 25	117106	9-20-15 Depa	L. C. Smith & Bros rtment of Street Cleaning.	\$1 65
116958 116959 116960	8- 3-15 6-11-15 7-24-15	John M. Doherty	300 00 14 75 109 00	117245	9-10-15	Stewart Warner Speedometer Corporation	1 50		Ten	Riverside Contr. Co	
116961 116962	7-8-15	L. P. Gfroerer	41 95 95 00	117246 117170		M. D. Lundin		117107 117108 117109	9-29-15 9-28-15 9-24-15	John J. Murphy	4 95
116963 116964 116965	6-30-15 8-12-15 8- 9-15	J. C. Hoose	5 00 228 00 115 00	117171 117172	9-25-15 8- 1-15	John F. Kirkland Lawyers' Co-op. Pub. Co	8 00 4 00	117110 117111	9-13-15 9-22-15	Elliott, Fisher Co	60 4 00
116966 116967	8- 2-15 7- 9-15	R. Solomon & Son, Inc Geo. A. Dugan Co	44 00 54 00	117173 117174	7-14-15	Frank Shepard Ed. Thompson Co ic Recreation Commission.	4 00 11 50	117137 117138 117139	9-27-15 9-17-15 9-18-15	J. W. & G. H. Hahn J. W. Pratt Co Shaw, Walker Co. of N. Y.	37 50
116968 116969 116970	6-26-15 7-15-15 6-25-15	Ohlhausen & Veit John H. O'Rourke Co T. Frederick Jackson, Inc	1,172 00 96 00 323 00	117175 117176	9-21-15 9-23-15	Dieges & Clust	4 20	117140 117141	9-15-15 9-27-15	Duplicator Mfg. Co Theo. Moss & Co	121 50 2 83
116971 116972	7-20-15 7-20-15	T. F. Long Louis Theiss	127 25 90 00	117177 117178 117183		A. G. Spalding & Bros Brooklyn Union Gas Co Thomas E. O'Brien	75 20 70 244 07	117155	rtment of	f Water Supply, Gas and Elec W. V. Barnes	\$33 55
116973 116974 116975	6-30-15 8- 5-15	Edward E. Stapleton S. H. Hughes J. O'Donnell	92 00 23 00 68 00	117184 117185	43248 41890	Thomas J. Buckley Cons. Co. Henry B. Herts	9,579 50 294 10	117157	9-20-15 9-15-15	Thos. F. Bannon	18 64 8 55 37 95
116976 116977	7-22-15 8- 6-15	Jarashow Bros	50 00 260 00	117186 117179 117180	40601 9-30-15 9-30-15	Henry B. Herts	454 72 1 00 11 69	117159		Town of Carmel, School Dist. No. 6	369 65
116978 116979 117000	8- 2-15 8-12-15	Thos. A. Corwin	357 00 156 00 1 73	117181 117182	7- 9-15 5-30-15	Underwood Typewriter Co. Municipal Garage	6 75 62 40	117160 117161 117162		R. L. Blake	116 88 33 50 52 52
117000 117001 117002	5-19-15	Goldschmidt, Thermit Co Hammacher, Schlemmer &	5 95	117124 117125	9-15-15	nx Parkway Commission. Joseph Hawkes N. Y. Title Insurance Co	\$5 60 478 87	117163 117164	9-21-15	Knickerbocker Ice Co Knickerbocker Ice Co	18 20 12 00
117003		Co. Henry Moss & Co	97 87 5 91 16 80	117126 117127	7- 6-15 9- 1-15	U. S. Title Guaranty Co Board of Water Commrs	261 15 5 40	117165 117166 117167		Richard Ankener	64 32 228 90 66 69
117004 117005 117006	6-15-15 7-22-15 6-22-15	Milton Bradley Co Frank G. Meyer The Brandow Prtg. Co	60 80 18 33	117128 117113 117114	9- 9-15 4-27-15 8- 1-15	W. W. Leland Co., Inc Goldsmith Bros	319 84 20 72 6 00	117168 117169		Wm. C. Munroe	1 30 21 00
117007 117008	6-26-15 5-24-15	Sturgis & Walton Co Henry Ludwig	75 1 05	117115 117116	9- 7-15 8-31-15	Neal & Brinker Bronxville Garage Co	16 60 1 50	117187 117188	7-20-15 7- 1-15	Schildwachter Ice Co Knickerbocker Towel Supply Co.	10 25 31 91
117009 117010 117011	6-29-15 6-15-15 6-22-15	A. L. Nathan & Co Fredk. Pearce Co Bruce & Cook	2 70 2 90 4 80	117117 117118 117119	8-12-15	E. G. Soltmann	15 00 1 93 268 33	117189	8-14-15	The Specification Soap & Oil Co	1 63
117012 117013	5-29-15 5-21-15	The Kny-Scheerer Co Schrock & Squires	9 49 180 37	117120 117121	8-31-15 9- 3-15	Kelsey, Smith & Co Kolesch & Co	2 39 6 15	117190 117191 117192	8-23-15 8- 8-15 7- 8-15	Oil Marketing Co Linde Air Products Co Linde Air Products Co	21 21 2 00 2 00
117014 117015 117016		Dennis & Baird	36 20 28 19 16 45	117122 117123 117219	9- 2-15 8-24-15	Baker, Voorhis & Co L. C. Smith & Bros Geo. R. Hilty	1 00 85 05 73 13	117193		Firestone Tire & Rubber Co., Inc.	17 39
117047 117048	6-11-15	F. C. Stechert Co Library Bureau	4 45 1 00	117219 117220 117221	8-31-15 9-11-15	New York Telephone Co	35 17 22 50	117194	8-25-15 8-26-15	Julius Bindrim S. J. Grayson	14 40 42 25
117049 117050		Cobb, Macey, Dohme, Inc	62 00 28 66 23 95	117222 117223		N. Y. Camera Exchange Chester A. Garfield	14 40 80 87	117196 117197 117198	7-13-15 7-28-15 7- 1-15	Manhattan Supply Co J. F. Murphy Lumber Co John Simmons Co	127 86 304 78 84 78
117051 117052 117053	7- 2-15 12-31-14 6-24-15	Eimer & Amend	67 88 4 32	117105		t of Parks, Borough of Que John E. Weier of Parks, Borough of The I	\$150 00	117199	5-11-15	Gutta Percha & Rubber Mfg. Co	4 72
117054 117055	5- 7-15 5-26-15	Addressograph Co Western Electric Co	72 60 5 40	117271	9-25-15	N. Y. Zoological Society, Percy R. Pyrne, treasurer		117200 117201 117202	5-12-15 7- 1-15 5-12-15	John Simmons Co Patterson Brothers I. C. Muller	52 74 25 16 10 39
117056 117057 117058	6-26-15 6-24-15 6-17-15	L. E. Knott Apparatus Co Paul B. Mann Scientific Equipment Co	14 77 11 28 72 48	117272		N. Y. Zoological Society, Percy R. Pyrne, treasurer Interstate Chemical Co	220 00	117203 117204	8-25-15 6- 2-15	D. B. Fleming & Sons Remington Typewriter Co	23 10 5 35
117059 117060	5-24-15 5-19-15	The Kny-Scheerer Co Scientific Equipment Co	105 75 19 0 0	117260 117261	8-17-15 9- 8-15	Riches, Piver & Co Tremont Paper & Twine Co.	216 00 43 80	117205 117206	7- 1-15 8- 2-15 7- 1-15	William Nelson	1 40 10 00
117061 117062 117063	6-26-15 5-17-15 6-26-15	L. L. Boates Pub. Co G. E. Stechert & Co F. C. Stechert Co	1 00 7 12 1 20	117262 117263 117264	9-11-15 915	A. P. Dienst Co., Inc Douglas Bros. Hdwe. Co	9 00 13 79 32 60		8-20-15	Power Co	25 61 30 00
	7-11-15 O	N. Y. Tel. Co	211 17	117265 117266	9-21-15 7-14-15	East River Mill & Lumber Co. The White Co	69 00 19 02	117209 117210	8- 2-15 7- 1-15 8- 2-15	Robt. A. Welcke Keuffel & Esser Co Havnes Auto Co	152 50 37 35 6 35
117112 117091 117092	8-31-15	N. Y. Tel. Co	\$50 72 90 00 25 00	117268	8-30-15 9-24-15	Cutting Larson Co	16 00 3 50	117211 117212	8- 2-15 8-25-15	Bedford Auto Radiator Mfg.	9 00
11/11/9%						\$2,400 per 9 a. m. to 5 p. n			1 5.1	lls, 3100 Spring. Administration (Offices 519



Changes in Departments, Etc.

annum.

TENEMENT HOUSE DEPARTMENT.

Dicd—Joseph H. Carroll, 305 W. 20th
St., Manhattan, Clerk, at \$750 per annum, September 19.

Transferred—James J. Ferguson, 387 Lenox Ave., Manhattan, clerk, at \$300 per annum, to Board of Estimate and Appor-

tionment; effective October 1.

Services Ceased—Clerks, September 27,
James A. Enright, 1167 Myrtle Ave.,
Brooklyn, at \$1,050 per annum; Edward
J. McInerny, 2107 Amsterdam Ave., Manhattan, at \$600 per annum.

OFFICIAL DIRECTORY.

TAXES AND ASSESSMENTS.

Services Ceased—Matthew J. Cahill, 67

Unless otherwise stated, the Public Offices of the City are open for business from

CITY OFFICES.

MAYOR'S OFFICE.

City Hall, Telephone, 8020 Cortlandt.
John Purroy Mitchel, Mayor.
Theodore Rousseau, Secretary.
Bertram de N. Cruger, Executive Secretary.
Bureau of Weights and Measures.
Municipal Building, 3rd floor. Telephone, 1498
Worth.

Worth.
Joseph Hartigan, Commissioner.

COMMISSIONERS OF ACCOUNTS.

Municipal Building. Telephone, 4315 Worth.
Leonard M. Wallstein, Commissioner of Accounts.

Counts.

BOARD OF ALDERMEN.

Clerk's Office, Municipal Building, 2nd floor.

Telephone, 4430 Worth.

P. J. Scully, Clerk.

President of the Board of Aldermen.

City Hall. Telephone, 6770 Cortlandt.

George McAneny, President.

BOARD OF AMBULANCE SERVICE.

Municipal Building, 10th floor. Ambulance

4th St., New Brighton, S. I., at \$2,400 per | 9 a. m. to 5 p. m.; Saturday, 9 a. m. to | Calls, 3100 Spring. Administration Offices, 748 worth. ARMORY BOARD.
Hall of Records. Telephone, 3900 Worth.
C. D. Rhinehart, Secretary. C. D. Rhinehart, Secretary.

ART COMMISSION.
City Hall. Telephone, 1197 Cortlandt.
John Quincy Adams, Assistant Secretary.

BOARD OF ASSESSORS.

Municipal Building, 8th floor, Telephone, 29
Worth.
Alfred P. W. Seaman, Chairman.
St. George B. Tucker, Secretary.

BELLEVUE AND ALLIED HOSPITALS.
26th st. and 1st ave. Telephone, 4400 Madison square.
Dr. John W. Brannan, President.
J. K. Paulding, Secretary.

DEPARTMENT OF BRIDGES.

Municipal Building, 18th floor, Telephone, 380
Worth.

E. J. H. Kracke Commissioner.

Worth.

Municipal Building, 16th Hoor. Telephone, 380
Worth.

Municipal Building, 8th floor. Telephone 4270
Worth.

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, Supervisor.

DEPARTMENT OF CORRECTION. Municipal Building, 24th floor, Telephone,

Katharine B. Davis, Commissioner.

DEPARTMENT OF DOCKS AND FERRIES. Pier "A," N. K. Telephone, 300 Rector. R. A. C. Smith, Commissioner.

DEPARTMENT OF EDUCATION.

Board of Education.
Park ave. and 59th st. Telephone, 5580 Plaza. Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second Wednesday in August, and the second and fourth Wednesdays in every month, except

August. Thomas W. Churchill, President. A. Emerson Palmer, Secretary.

BOARD OF ELECTIONS.

General office and office of the Borough of Manhattan, Municipal Building, 18th floor. Telephone, 1307 Worth.
Edward F. Boyle, President.
Moses M. McKee, Secretary.

Other Borough Offices.

The Bronx.
368 E. 148th st. Telephone, 336 Melrose. Brooklyn. 435-445 Fulton st. Telephone, 1932 Main.

Queens. 64 Jackson ave., Long Island City. Telephone, 3375 Hunters Point.
Richmond.

Borough Hall, New Brighton, S. I. Telephone, 1000 Tompkinsville.
All offices open from 9 a. m. to 4 p. m. Saturdays, to 12 m.

BOARD OF ESTIMATE AND APPORTIONMENT.
Municipal Building, 13th floor. Telephone,

4560 Worth.

4560 Worth.

Joseph Haag, Secretary.

Bureau of Records and Minutes.

Municipal Building, 13th floor. Telephone,
4560 Worth. Joseph Haag, Secretary.

Office of the Chief Engineer.

Municipal Building, 13th floor. Telephone,
4560 Worth. Nelson P. Lewis, Chief Engineer.

Bureau of Public Improvements.

Municipal Building, 13th floor. Telephone,
4560 Worth. Nelson P. Lewis, Chief Engineer.

Bureau of Franchises.

Municipal Building, 13th floor. Telephone,
4563 Worth. Harry P. Nichols, Engineer.

Bureau of Contract Supervision.

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. Telephone,

Municipal Building, 13th floor. Telep 4560 Worth. George L. Tirrell, Director. Bureau of Sewer Plan.
Municipal Building, 12th floor. Telephone,
4227 Worth. Kenneth Allen, Engineer.

BOARD OF EXAMINERS. Municipal Building, 20th floor. 9 a. m. to 4 p. m. Saturday, to 12 m. Telephone, 1800 Worth.

Board meets every Tuesday at 2 p. m. Edward V. Barton, Clerk. DEPARTMENT OF FINANCE. Municipal Building, 5th floor. Telephone, 1200 Worth. Shepard A. Morgan, Secretary to the

Department, 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

Queens—5 Court Square, Long Island City.
Telephone, 3386 Hunter's Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.
Frederick H. E. 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 Square, Long Island City. Telephone, 1553 Hunter's Richmond-Borough Hall, St. George. Telephone, 1000 Tompkinsville,

Daniel Moynahan, Collector. FIRE DEPARTMENT. Municipal Building, 11th floor. Telephone,

Brooklyn, 365 Jay st. Telephone, 7600 Main. Robert Adamson, Commissioner.

DEPARTMENT OF HEALTH. Centre and Walker sts., Manhattan. Tele-phone, 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. Eugene W. Scheffer, Secretary.

S. S. Goldwater, Commissioner

Charles Samson, Secretary.

BOARD OF INEBRIETY. 300 Mulberry st. Telephone, 7116 Spring. Board meets first Wednesday in each month at

LAW DEPARTMENT.

Office of Corporation Counsel.

Main office, Municipal Building, 16th floor.
Telephone, 4600 Worth. Louis H. Hahlo, Acting Corporation Counsel.
Brooklyn office, 153 Pierrepont st. Telephone
2948 Main.

Bureau of Street Openings. Main office, Municipal Building, 15th floor. Telephone, 1380 Worth.

Brooklyn office, 166 Montague st. Telephone, 5916 Main. Queens office, Municipal Building, Long Island

City. Telephone, 3886 Hunters Point.

Bureau for the Recovery of Penalties.

Municipal Building, 15th floor. Telephone, Bureau for the Collection of Arrears of Personal

Taxes.
Municipal Building, 17th floor, Telephone, 4585 Worth.

Tenement House Bureau and Bureau of Buildings.

Municipal Building, 15th floor. Telephone, 1620 DEPARTMENT OF LICENSES.

Main Office, 49 Lafayette st. Telephone, 4490 Franklin. ranklin. George H. Bell, Commissioner. Brooklyn—381 Fulton Street. Telephone, 1497

Oueens-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 st. Telephone, 6387 Columbus.
Public Employment Bureau—Men's departments, 128 Leonard st.; Women's departments, 53 Lafayette st. Telephone, 6100 Franklin. MUNICIPAL CIVIL SERVICE COMMISSION. Municipal Building, 14th floor. Telephone, 1580 Worth.

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 1 p. m. DEPARTMENT OF PARKS.

Municipal Building, 10th floor. Telephone, 4850 Worth. Cabot Ward, Commissioner, Manhattan and

Richmond. Borough of Brooklyn.
Litchfield Mansion, Prospect Park, Brooklyn.

Telephone, 2300 South.

Kaymond V. Ingersoll, Commissioner.

Borough of The Bronx.

Zbrowski Mansion, Claremont Park. Telephone, 2640 Tremont.
Thomas W. Whittle, Commissioner.

Borough of Queens.

The Overlook, Forest Park, Richmond Hill,
L. I. Telephone, 2300 Richmond Hill.

John E. Weier, Commissioner.

PARK BOARD.

Telephone 4850

Municipal Building, 10th floor. Telephone, 4850 Worth. Cabot Ward, President; Louis W. Fehr,

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEANANTS. Municipal Building, 24th floor. Telephone, 1610

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.

Telephone, 4440 Worth.
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.

Borough of Richmond, Borough Hall, St.
George, S. I. Telephone, 100 Tompkinsville.

John A. Kingsbury, Commissioner.

PUBLIC SERVICE COMMISSION.

POBLIC SERVICE COMBINISTION.

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.

Marrial Building 7th floor. Telephone, 1200

Municipal Building, 7th floor. Telephone, 1200 Worth.

Worth.
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

ASSESSMENTS.
Municipal Building, 9th floor, Telephone, 1800

Lawson Purdy, President.
C. Rockland Tyng, Secretary.
DEPARTMENT OF STREET CLEANING.
Municipal Building, 12th floor, Telephone, 4240 Worth. 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. George Featherstone, 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.

BOROUGH OF THE BRONX. President's office, 3d ave. and 177th st. Tele-phone, 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

Building.
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.
Calvin D. Van Name, President.
COBONERS.
Manhattan, Municipal Building—Second Floor.
Open at all hours of the day and night. Telephone Worth 3711

phone, Worth 3711. Bronx-Arthur and Tremont aves. Telephone 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. I. 9 a. m. to 10 p. m.; Sundays and holidays, 9 a. m. to 12 m. Richmond, 175 Second st., New Brighton Open at all hours of the day and night.

COUNTY OFFICES.

Unless otherwise stated, the County offices are open for business from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 noon.

NEW YORK COUNTY.

COUNTY CLERK. County Court House. Telephone, 5388 Cort-9 a. m. to 2 p. m. during July and August. Wm. F. Schneider, County Clerk. DISTRICT ATTORNEY. Criminal Courts Building, 9 a. m. to 5.15 p. m.; Saturdays, to 12 m. Telephone, 2304 Frank-

Charles Albert Perkins, District Attorney.

COMMISSIONER OF JUROES. 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.

 Commissioner REGISTER. Hall of Records. Telephone, 3900 Worth. 9 a. m. to 2 p. m. during July and August. John J. Hopper, Register.

SHERIFF. 51 Chambers st. Telephone, 4300 Worth. New York County Jail, 70 Ludlow st. Max S. Grifenhagen, Sheriff. SURROGATES.

Hall of Records. Telephone, 3900 Worth. John P. Cohalan; Robert Ludlow Fowler, Surrogates.
William Ray De Lano, Chief Clerk.
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.

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, Room 17, 18, 19 and 22; open daily from 9 a. m. to 5 p. m.; Saturday, to 12 m. Telephone, 4154 Main. p. m. Main.

John T. Rafferty, Chief Clerk. DISTRICT ATTORNEY. 66 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 JURORS.

381 Fulton st., Brooklyn. Telephone, 330-331 Jacob Brenner, Commissioner. PUBLIC ADMINISTRATOR. 44 Court st., Brooklyn. - Telephone, 2840 Main. 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. SHERIFF.

46-50 Court st., Brooklyn. Telephone, 6845 Lewis M. Swasey, Sheriff.

SURROGATE.

Hall of Records, Brooklyn. Court opens at 10
a. m. Telephone, 3954 Main.

Hebert 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.
Francis Martin, District Attorney. COMMISSIONER OF JURORS.

COMMISSIONER OF JURORS.

1932 Arthur ave. Telephone, 3700 Tremont.
John A. Mason, Commissioner.

PUBLIC ADMINISTRATOR.

2808 3d ave. Telephone, 9816 Melrose, 9 a.
m. to 5 p. m., Saturday to 12 m.

Ernest E. L. Hammer, Public Administrator.

REGISTER.

1932 Arthur Ave. Telephone, 6694 Tremont.
Edward Polak, Register.

SHERIFF.

SHERIFF.

1932 Arthur ave. Telephone, 6600 Tremont.
James F. O'Brien, Sheriff. SURROGATE. 161st st. and 3d ave. George M. S. Schulz, Surrogate.

OUEENS COUNTY.

COUNTY CLERK. 364 Fulton st., Jamaica. Telephone, 151 Janaica.

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 week. 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 Fulon st., Jamaica. Telephone, 3871 Hunters Point. Denis O'Leary, District Attorney. COMMISSIONER OF JURORS.

County Court House, Long Island City. Telephone, 963 Hunters Point. Thorndyke C. McKennee, Commissioner. PUBLIC ADMINISTRATOR.
302 Fulton st., Jamaica. Telephone, 223 Ja-

Randolph White, Public Administrator. SHERIFF. County Court House, Long Island City. Telephone, 3766 Hunters Point. George Emener, Sheriff.

SURROGATE. 364 Fulton st., Jamaica. Telephone, 397 Jamaica. Daniel Noble, Surrogate.

RICHMOND COUNTY.

County Office Building, Richmond. Telephone, 28 New Dorp.
C. Livingston Bostwick, Clerk.

COUNTY JUDGE AND SURROGATE. Trial Terms, with Grand and Trial Jury, second Monday of March, first Monday of October.
Trial Terms, with Trial Jury only, first Monday of May, first Monday of December.
Special Terms, Without Jury—Wednesday of each week, except the last week of July, the I

month of August and the first week of September.

Surrogate's Court. Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court, at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of Au-

Surrogate's Court and Office, Richmond, S. I. 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 12 m. Albert C. Fach, District Attorney.

COMMISSIONER OF JUROES. Village Hall, Stapleton. Telephone, 81 Tomp-Edward I. Miller, Commissioner.

PUBLIC ADMINISTRATOR. Port Richmond. Telephone, 704 West Brighton. William T. Holt, Public Administrator. 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, 300
Mulberry st. Telephone, 6213 Spring.
First District—Criminal Court Buildings.
Second District—125 Sixth ave.
Third District—24 are and let et Second District—125 Sixth ave.
Third District—2d ave. and 1st st.
Fourth District—151 E. 57th st.
Fifth District—121st st. and Sylvan place.
Sixth District—162d st. and Washington ave.
Seventh District—314 W. 54th st.
Eighth District—1014 E. 181st st., The Bronx.
Ninth District (Night Court for Females)—
25 6th ave

125 6th ave.
Tenth District (Night Court for Males)—151 E. 57th st.
Eleventh District (Domestic Relations)—151

E. 57th st.

Thirteenth District (Domestic Relations)—
1014 E. 181st st., The Bronx.

Office of the Chief Probation Officer, 300 Mul-Second Division.

Office of Chief Magistrate, 14 Court st. Tele-Office of Chief Magistrate, 14 Court st. Telephone, 7411 Main.

First District—318 Adams st.
Second District—Court and Butler sts.
Fifth District—249 Manhattan ave.
Sixth District—495 Gates ave.
Seventh District—31 Snider ave., Flatbush.
Eighth District—W. 8th st., Coney Island.
Ninth District—5th ave. and 29th st.
Tenth District—133 New Jersey ave.
Domestic Relations—Myrtle and Vanderbilt aves.

William F. Delaney, Chief Clerk. 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, Sundays and legal holidays,
when only morning sessions are held.

when only morning sessions are held.

COURT OF GENERAL SESSIONS. Criminal Court Building. Court opens at 10.30 a.m. Clerk's office open from 9 a.m. to 4 p. m., and on Saturdays until 12 m. Edward R. Carroll, Clerk. MUNICIPAL COURTS.

The Clerks' offices are open from 9 a. m. o 4 p. m.; Saturday, to 12 noon. Borough of Manhattan.
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 t. Telephone, 4358 Murray Hill. Fifth District—Broadway and 96th st. Tele-Phone, 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, 3873 Plaza.

Borough of The Bronx.

First District—Town Hall, 1400 Williamsbridge road, Westchester. Trial of causes, Tuesday and Friday of each week. Telephone, 457 Westchester.
Second District—Washington ave. and 162d st. Telephone, 3043 Melrose.

Borough of Brooklyn.

First District—State and Court sts. Parts I and II. Telephone, 7091 Main.

Second District—495 Gates ave. Telephone, 504 Bedford. Third District-6 Lee ave. Telephone, 955

Williamsburg.
Fourth District—14 Howard ave.
Fifth District—5220 Third ave. Telephone, 3907 Sunset. Sixth District—236 Duffield st. Telephone, 6166 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.

Borough of Queens.
First District—115 5th st., Long Island City.
Telephone, 1420 Hunters Point.
Second District—Broadway and Court st., Elm-

urst. Telephone, 87 Newtown.
Third District—1908 Myrtle ave., Glendale.
Fourth District—Town Hall, Jamaica. Telephone, 1654 Jamaica.

Borough of Richmond.

First District—Lafayette ave. and 2d st., New

Brighton, Clerk's office open from 8.45 a. m. to 4 p. m. Telephone, 503 Tompkinsville. Second District—Former Edgewater Village Hall, Stapleton. Clerk's office 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. Tele-Part 11, 171 Atlantic ave., Brooklyn, Telephone, Main 4280.
Part III, Town Hall, Jamaica. Held on Tuesday of each week. Telephone, 2620 Jamaica.
Part IV, Borough Hall, St. George. Held on Wednesday of each week. Telephone, 324 Tompkinsville.
Part V, 161st st. and 3d ave., Bronx. Held on Thursday of each week. Telephone, 9088 Melrose.

Frank W. Smith, Chief Clerk.

Children's Court.
New York County—66 3d ave. Telephone, 832 Stuyvesant. Dennis A. Lambert, Clerk.
Bronx County-355 E. 137th st. Court held on Wednesday and Friday of each week. Tele-phone, 9092 Melrose.

Michael Murray, Clerk.
Kings County—102 Court st. Telephone, 627

Main. William C. McKee, Clerk.

Queens County—19 Flushing ave., Jamaica. Court held on Monday and Thursday of each week. Telephone, 2624 Jamaica.

Sydney Ollendorf, Clerk.
Richmond County — Corn Exchange Bank
Building, St. George. Court held on Tuesday of each week. Telephone, 324 Tompkinsville.
William J. Browne, Clerk.
SUPREME COURT—APPELLATE DIVISION.

First Judicial Department.

Madison ave., corner 25th st. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30 a. m. Telephone, 3840

Madison Square. Alfred Wagstaff, Clerk. Second Judicial Department.
Borough Hall, Brooklyn. Court meets from 2 p. m. to 5 p. m., 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, 8452 Main.

Joseph II. 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.;

Talcabers (604 Fragilia) Saturday, to 12 m. Telephone, 6064 Franklin. 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.

Kings County.

Joralemon and Fulton sts., Brooklyn. Clerk's office 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

James F. McGee, General Clerk.

Oneens County.

County Court House, Long Island City. Court opens at 10 a. m. Trial and Special Term for motions and ex-parte business each month, except July, August and the first two weeks in September, in Part 1. Trial Term, Part 2, February, April, June, last two weeks in September, and November. Special Term for Trials, January,

April, June and October.

Clerk's Office open 9 a. m. to 5 p. m. Saturdays until 12 m. from Oct. to June. July,
August and September until 2 p. m. Telephone,
3896 Hunter's Point. Thomas B. Seaman, Special Deputy Clerk in

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, County Clerk.

POLICE DEPARTMENT. Owners Wanted for Unclaimed Property.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 240 Centre st., for the following property now in custody, without claimants: 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 Patrolmen 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, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

ARTHUR WOODS, Police Commissioner.

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.
P. J. SCULLY, City Clerk and Clerk to the Board of Aldermen.

Board of Estimate and Apportionment. The Board of Estimate and Apportionment meets in the Old Council Chamber, Room 16, City Hall, every Friday at 10 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 Kevision 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., Secretary.

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

until 2 o'clock p. m., on

THURSDAY, OCTOBER 14, 1915,
FOR FURNISHING ALL OF THE LABOR
AND MATERIALS FOR ALTERATIONS TO
AND FURNISHING NEW DRAINAGE AND WATER SUPPLY SYSTEM IN JEFFERSON MARKET, LOCATED AT SIXTH AND GREENWICH AVES., BOROUGH OF MAN-

HATTAN. The time allowed for the completion of the work will be Forty (40) consecutive calendar

working days.

The amount of security required will be Five Hundred Dollars (\$500), 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-

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141,

Municipal Building, Bor. of Manhattan. MARCUS M. MARKS, President. City of New York, Oct. 1st, 1915. 01,14

From General Instructions to Bidders on last page, last column, of the "City Record." SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, Room 2032, Municipal Building, New York City, until 2 o'clock P. M. on THURSDAY, OCTOBER 14, 1915, FOR FURNISHING ALL OF THE LABOR AND MATERIALS FOR ALTERATIONS TO THE JEFFERSON MARKET BUILDING, LOCATED AT SIXTH AND GREENWICH AVES., BOROUGH OF MANHATTAN. The time allowed for the completion of the work will be Forty (40) consecutive calendar working days.

working days. The amount of security required will be Two thousand Dollars (\$2,000), 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 lowest bidder.
Blank forms, specifications and plans may be

obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room No. 2141, Municipal Building, Bor. of Manhattan.

MARCUS M. MARKS, President.
City of New York, Oct. 1st, 1915. o1,14

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

SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at Room 2032, Municipal Building, until 2 o'clock p. m., on

THURSDAY, OCTOBER 14, 1915,

FOR FURNISHING ALL OF THE LABOR AND MATERIALS REQUIRED FOR FURNISHING, DELIVERING AND ERECTING 500 STREET SIGN CONTAINER FRAMES, EACH FRAME TO CONTAIN TWO ENAMEL STREET SIGNS, AT VARIOUS LOCATIONS, BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be one hundred (100) consecutive calendar working days.

calendar working days.

The amount of security required will be One Thousand Dollars (\$1,000), and the amount of deposit accompanying the bid will be five (5) per cent, of the amount of security.

The bidder will state a price for each tainer with signs complete, as described and

specified.

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

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices
Commissioner of Public Works, Room 2141,
Municipal Building, Borough of Manhattan.

MARCUS M. MARKS, President.

New York, Oct. 1st, 1915. 01,14 last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at Room 2032, Municipal Building, New York City, until 2 o'clock P. M. on THURSDAY, OCTOBER 14, 1915, NO. 1. FOR REGULATING AND REPAVING WITH GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF 18TH STREET FROM FOURTH AVENUE TO BROADWAY, TOGETHER WITH ALL WORK INCIDENTAL THERETO. THERETO. Engineer's Estimate of the Amount of Work to be Done. 420 lin. ft. New 6-inch Granite Curbstone,

furnished and set. 10 lin. ft. Old Curb, redressed. 10 lin. ft. Granite Headers.

220 cu. yds. Concrete. 1,180 sq. yds. Granite Block Pavement. 10 sq. yds. Sheet Asphalt Pavement in Ap-

proaches. 2 Sewer Manhole Heads.

2 Sewer Manhole Manholes.
3 Covers for Sewer Manholes.
1 Ring for Sewer Manhole.
3 cu. yds. Brick Masonry.
50 lin. ft. Granite Platform Flag, cut to line. The time allowed for the full completion of e work will be twenty-five (25) consecutive working days.

The amount of security required will be \$1,500, and the amount of deposit accompanying the bid shall be five (5) per cent, of the amount of security.

The bidder must deposit with the Borough

President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the

specifications.
NO. 2. FOR REGULATING AND REPAY. NO. 2. FOR REGULATION AND ALL ING WITH GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF 18TH STREET FROM FOURTH AVENUE TO BROADWAY, TOGETHER WITH ALL WORK INCIDENTAL THERETO. Engineer's Estimate of the Amount of Work to

be Done.
420 lin. ft. New 6-inch Granite Curbstone, furnished and set. 10 lin. ft. Old Curb, redressed.

10 lin. ft. Granite Headers. 220 cu. yds. Concrete. 1,180 sq. yds. Granite Block Pavement, no

10 sq. yds. Sheet Asphalt Pavement in Approaches.

2 Sewer Manhole Heads.
3 Covers for Sewer Manholes.
1 Ring for Sewer Manhole. 3 cu. yds. Brick Masonry. 50 lin. ft. Granite Platform Flag, cut to line The time allowed for the full completion of the work will be twenty-five (25) consecutive

working days. The amount of security required will be \$1,500, and the amount of deposit accompanying the bid shall b five (5) per cent. of the amount of se-

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the

specifications, NO 3. FOR REGULATING, WIDENING NO. 3. FOR REGULATING, WIDENING AND REPAVING WITH GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF DUANE STREET FROM ROSE STREET TO WILLIAM STREET, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

Engineer's Estimate of the Amount of Work to be Done. 50 cu. yds. Earth Excavation for sewer appurtenances and Widening. 20 cu. yds. Backfilling in excavation for sewer

appurtenances. 370 lin. ft. New 6-inch Granite Curbstone, furnished and set. 50 lin. ft. New 6-inch Granite Corner Curb-

tone, furnished and set. 10 lin. ft. Old Curb redressed. 100 cu. yds. Concrete. 460 sq. yds. Granite Block Pavement. no

guarantee. 1 Sewer Manhole Head.
2 Covers for Sewer Manholes.
1 Ring for Sewer Manhole.

cu. yds. Brick Masonry.
Receiving Basin, Head and Gutterstone.
Remodeled "Type" Basin to be built. 220 lin. ft. Granite Platform Flag, cut to line.
30 lin. ft. Vitrified Pipe, 12 inch diam.
10 sq. ft. Bluestone Flagging to be furnished and laid.

10 sq. ft. Bluestone Flagging to be relaid. The time allowed for the full completion of the work will be twenty (20) consecutive work-

ing days.

The amount of security required will be \$1,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

specifications.

NO. 4. FOR REGULATING, WIDENING AND REPAVING WITH GRANITE BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF DUANE STREET FROM ROSE STREET TO WILLIAM STREET, TOGETHER WITH ALL WORK INCIDENTAL THERETO. Engineer's Estimate of the Amount of Work to

be Done. 50 cu. yds. Earth Excavation for sewer appur tenances and widening.
20 cu. yds. Backfilling in excavation for sewer

appurtenances. 370 lin. ft. New 6-inch Granite Curbstone, furnished and set.

50 lin. ft. New 6-inch Granite Corner Curbstone, furnished and set.

10 lin. ft. Old Curb redressed. 100 cu. yds. Concrete. 460 sq. yds. Granite Block Pavement. 1 Sewer Manhole Head.

1 Sewer Manhole Head.
2 Covers for Sewer Manholes.
1 Ring for Sewer Manhole.
3 cu. yds. Brick Masonry.
1 Receiving Basin, Head and Gutterstone.
1 Remodeled "Type" Basin to be built.
220 lin. ft. Granite Platform Flag, cut to line.
30 lin. ft. Vitrified Pipe, 12-inch diam.
10 sq. ft. Bluestone Flagging to be furnished and laid.

10 sq. ft. Bluestone Flagging to be relaid.

The time allowed for the full completion of the work will be twenty (20) consecutive work-

ing days.

The amount of security required will be \$1,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-

curity.

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

NO. 5. FOR REGULATING AND REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF 51ST STREET FROM WEST SIDE FIRST AVENUE TO EAST SIDE THIRD AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO TAL THERETO. Engineer's Estimate of the Amount of Work to

be Done. 12 cu. yds. Earth Excavation for sewer appurtenances. 12 cu. yds. Rock Excavation for sewer appur-

enances. 12 cu. yds. Backfilling in excavation for sewer appurtenances. 1,560 lin. ft. New 5-inch Bluestone Curbstone,

furnished and set.

1,040 lin. ft. Old Curb, redressed.

50 sq. ft. Concrete Sidewalk, Class A.

30 lin. ft. Granite Headers.

30 lin. ft. Granite Header to reset. 840 cu. yds. Concrete.

4,250 sq. yds. Sheet Asphalt Pavement. 80 sq. yds. Granite Block Pavement in approaches. 120 sq. yds. Wood Block Pavement in approaches.

4 Sewer Manhole Heads. 5 Covers for Sewer Manholes. 1 Ring for Sewer Manhole. 1 Ring for Sewer Manhole.
3 cu. yds. Brick Masonry.
1 Sluice Basin, Type A.
1 Sluice Basin, Type B.
32 lin. ft. Vitrified Pipe, 12-inch diam.
The time allowed for the full completion of the work will be twenty-five (25) consecutive working days.

working days. The amount of security required will be \$3,000. and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-

curity.

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the

specifications. NO. 6. FOR REGULATING AND REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF 52D STREET FROM FITH AVENUE TO SIXTH AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

Engineer's Estimate of the Amount of Work to he Done. 5 cu. vds. Earth Excavation for sewer appurtenances. 5 cu. yds. Rock Excavation for sewer appur-

tenances. 5 cu. yds. Backfilling in excavation for sewer appurtenances.
1,740 lin. ft. New 5-inch Bluestone Curbstone, furnished and set.

10 lin. ft. New 6-inch Granite Corner Curb-110 lin. ft. Old Curb, redressed. 10 sq. ft. Concrete Sidewalk, Class A. 10 lin. ft. Granite Headers.

20 lin. ft. Granite Headers to reset. 610 cu. yds. Concrete.
3,100 sq. yds. Sheet Asphalt Pavement.
5 Sewer Manhole Heads.
6 Covers for Sewer Manholes.
1 Ring for Sewer Manhole.
2 cu. yds. Paick Macane.

3 cu. yds. Brick Masonry.
1 Sluice Basin, Type B.
20 lin, ft. Vitrified Pipe, 12-inch diam.
The time allowed for the full completion of the work wil be twenty-two (22) consecutive working days. The amount of security required will be \$2,000,

and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-The bidder must deposit with the Borough President, on or before the time of making his

bid, samples and affidavit, or the letter in regard samples and affidavit, as required by the specifications. NO. 7. FOR REGULATING AND REPAV-

NO. 7. FUR REGULATING AND REPAYING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF
151ST STREET FROM AMSTERDAM AVENUE TO BROADWAY, TOGETHER WITH
ALL WORK INCIDENTAL THERETO. Engineer's Estimate of the Amount of Work to be Done.

10 cu. yds. Earth Excavation for sewer appurtenances. 10 cu. yds. Rock Excavation for sewer appur-

10 cu. yds. Backfilling in excavation for sewer appurtenances.
790 lin. ft. New 5-inch Bluestone Curbstone, furnished and set. 80 lin. ft. New 6-inch Granite Corner Curb-

stone, furnished and set.
790 lin. ft. Old Curb redressed. 100 sq. ft. Concrete Sidewalk, Class A. 520 cu. yds. Concrete. 2,610 sq. yds. Sheet Asphalt Pavement. 30 sq. yds. Sheet Asphalt Pavement in Ap-

proaches. 1 Sewer Manhole Head. 1 Cover for Sewer Manhole.

1 Cover for Sewer Manhole.
1 Ring for Sewer Manhole.
3 cu. yds. Brick Masonry.
1 Receiving Basin remodeled.
1 Sluice Basin, Type A.
1 Sluice Basin, Type B.
30 lin. ft. Vitrified Pipe, 12-inch diam.
The time allowed for the full completion of the work will be twenty (20) consecutive workthe work will be twenty (20) consecutive work-

ing days. The amount of security required will be \$2,000 and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the

specifications. NO. 8. FOR REGULATING AND REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF LEXINGTON AVENUE FROM 21ST STREET TO 23D STREET, AND 22D STREET FROM LEXINGTON AVENUE TO FOURTH AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

Engineer's Estimate of the Amount of Wesley

Engineer's Estimate of the Amount of Work to be Done.

10 cu. yds. Earth Excavation for sewer appur-

tenances. 10 cu. yds. Rock Excavation for sewer appurtenances.

10 cu. yds. Backfilling in excavation for sewer appurtenances.
490 lin. ft. New 5-inch Bluestone Curbstone, furnished and set. 60 lin. ft. New 6-inch Granite Corner Curb-

640 lin. ft. Old Curb, redressed. 20 sq. ft. Concrete Sidewalk, Class A. 40 lin. ft. Granite Headers.

650 cu. yds. Concrete. 3,510 sq. yds. Sheet Asphalt Pavement. 10 sq. yds. Sheet Asphalt Pavement in approaches. 50 sq. yds. Granite Block Pavement in approaches.

5 Sewer Manhole Heads. 6 Covers for Sewer Manholes, 1 Ring for Sewer Manhole,

1 Ring for Sewer Manhole.
3 cu. yds. Brick Masonry.
1 Receiving Basin remodeled.
1 Sluice Basin, Type A.
1 Sluice Basin, Type B.
30 lin. ft. Vitrified Pipe, 12-inch diam.
The time allowed for the full completion of the work will be twenty-five (25) consecutive

working days.

The amount of security required will be \$2,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-

curity.

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

NO. 9. FOR REGULATING AND REPAYING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY
FROM CURB TO RAIL OF COLUMBUS
AVENUE FROM 65TH STREET TO 69TH
STREET, TOGETHER WITH ALL WORK
INCIDENTAL THERETO.
Engineer's Estimate of the Amount of Work to
be Done.

40 cu. vds. Earth Excavation for sewer ap-

40 cu. yds. Earth Excavation for sewer appurtenances.

30 cu. yds. Rock Excavation for sewer appurenances. 30 cu. yds. Backfilling in excavation for sewer

30 cu. yds. Backfilling in excavation for sewer appurtenances.
1,070 lin. ft. New 5-inch Bluestone Curbstone, furnished and set.
300 lin. ft. New 6-inch Granite Corner Curbstone furnished and set.
520 lin. ft. Old Curb, redressed.
370 sq. ft. Concrete Sidewalk, Class A.
10 lin. ft. Granite Headers.
10 lin. ft. Granite Headers.
10 lin. ft. Granite Headers reset.
950 cu. yds. Concrete outside of R. R. Area.
5.100 sq. vds. Sheet Asphalt Pavement outside

5,100 sq. yds. Sheet Asphalt Pavement outside of R. R. Area. 20 sq. yds. Sheet Asphalt Pavement in Ap-

proaches. 8 Sewer Manhole Heads. 10 Covers for Sewer Manholes. 2 Rings for Sewer Manholes. 3 cu. yds. Brick Masonry. 2 Receiving Basins remodeled.
2 Sluice Basins, Type A.
5 Sluice Basins, Type B.
100 lin. ft. Vitrified Pipe, 12-inch diam. Work in Railroad Area: 80 cu. yds. Concrete.

450 sq. yds. Sheet Asphalt Pavement. The time allowed for the full completion of the work will be thirty-five (35) consecutive working days. The amount of security required will be \$4,000.

and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of se-The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard

to samples and affidavit, as required by

specifications. Specifications.

NO. 10. FOR REGULATING AND REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAYS OF 25TH STREET FROM BROADWAY TO SIXTH AVENUE, AND 32D STREET FROM FIFTH AVENUE TO BROADWAY AND FROM SIXTH AVENUE TO SEVENTH AVENUE, AND FROM CURB TO RAIL ON SIXTH AVENUE FROM 23D STREET TO 32D STREET, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

Engineer's Estimate of the Amount of Work to Engineer's Estimate of the Amount of Work to

be Done. 170 cu. yds. Earth Excavation for sewer appurtenances.
170 sq. yds. Rock Excavation for sewer ap-

purtenances.
170 cu. yds. Backfilling in excavation for sewer pourtenances. 2,170 lin. ft. New 5-inch Bluestone Curbstone,

furnished and set. 3,540 lin. ft. New 6-inch Granite Curbstone, furnished and set.
700 lin. ft. New 6-inch Granite Corner Curbstone, furnished and set.

stone, furnished and set.
2,320 lin, ft. Old Curb, redressed.
550 sq. ft. Concrete Sidewalk, Class A.
30 lin, ft. Granite Headers.
10 lin, ft. Temporary Headerstone.
3,780 cu. yds. Concrete outside of R. R. area.
20,030 sq. yds. Sheet Asphalt Pavement outside of R. R. area. 80 sq. yds. Sheet Asphalt Pavement in Ap-

proaches. 40 Sewer Manhole Heads. 49 Covers for Sewer Manholes. 9 Rings for Sewer Manholes.

3 cu. yds. Brick Masonry.
17 Receiving Basins remodeled. 40 lin. ft. Granite Platform Flag, cut to line. 6 Sluice Basins, Type A. 26 Sluice Basins, Type B. 430 lin. ft. Vitrified Pipe, 12-inch diam. Work in Railroad Area:

210 cu. yds. Concrete. 1,260 sq. yds. Sheet Asphalt Pavement. The time allowed for the full completion of the work will be fifty-five (55) consecutive working days.

The amount of security required will be \$15,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount

The bidder must deposit with the Borough President, on or before the time of making his bid, samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

NO. 11. FOR THE INVESTIGATION OF THE CAUSE OF FAILURE OF PAVEMENT AND SIDEWALK, CATHEDRAL PARKWAY (110TH STREET) 7TH AVENUE TO 8TH AVENUE AND THE RESTORATION OF THE SAME, TOGETHER WITH ALL WORK IN CIDENTAL THERETO.

Engineer's Estimate of the Amount of Work to Be Done, 1,300 cu. yds. Excavation of all kinds to a depth of 10 feet below curb level.
600 cu. yds. Excavation of all kinds between
10 feet and 20 feet below curb level.

300 cu. yds. Excavation of all kinds between 20 feet and 30 feet below curb level. 100 cu. yds. Excavation of all kinds 30 feet and 40 feet below curb level.

2,500 cu. yds. Filling. 10 lin. ft. New 5-inch Bluestone Curbstone,

furnished and set. 200 lin. ft. Old Curb redressed. 2,000 sq. ft. Concrete Sidewalk, Class A, including maintenance for one year. 10 cu. yds. Rubble Masonry in mortar.

100 cu. yds. Class B Concrete. 15,000 ft. B. M. Timber, for sheeting and

bracing. 5 cu. yds. Brick Masonry. The time allowed for the full completion of

the work will be thirty (30) consecutive working The amount of security required will be \$1,000 and the amount of deposit accompanying the bid

shall be five (5) per cent, of the amount of security.
NO. 12. FOR FURNISHING AND DE-LIVERING SIX THOUSAND (6,000) BAGS OF PORTLAND CEMENT.

The time allowed for the entire performance of the contract is until December 31, 1915. The amount of security required for the per formance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded. The deposit required shall be in an amount of not less than one and onehalf (11/2) per cent. of the total amount of the

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or arti-cle, by which the bids will be tested. The ex-

tensions must be made and footed up.

Blank forms and specifications may be had at the office of the Commissioner of Public Works, Bureau of Highways, Room 2124, Municipal Building, Borough of Manhattan. MARCUS M. MARKS, President.

Oct. 1st, 1915. ol.14 last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at Room 2032, Municipal Building, New York City, until 2 o'clock P. M., on

New York City, until 2 o'clock P. M., on
WEDNESDAY, OCTOBER 6, 1915,
NO. 1. FOR THE CONSTRUCTION OF
RECEIVING BASINS ON THE SOUTHEAST
CORNER OF EIGHTH AVENUE AND 111TH
STREET, AND 79 OTHER POINTS IN THE
BOROUGH OF MANHATTAN (2 CONTRACTS). CONTRACT NO. 1. PROVIDES
FOR THE CONSTRUCTION OF ALL
BASINS SOUTH OF 59TH STREET.
The enginer's estimate of the quantity and

The engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required is

1,125 lineal feet of 12" Vitrified Pipe Culvert.

7 Manholes, complete.
37 Receiving Basins (granite head), complete.
100 cu. yds. of Rock excavated and removed.
100 cu. yds. P. M. of Timber and Planking for Manholes, complete. 10,000 ft. B. M. of Timber and Planking for

bracing and sheeting.

I Inlet (Type "A"), complete.

I Inlet (Type "B"), complete.

Secure of Concrete (Class "A").

500 lbs. of Structural Steel or Steel Reinforcement Bars.
258 lineal ft. of Curb restored and reset in

Concrete. 792 sq. ft. of Concrete Sidewalk restored.

1,188 sq. ft. of Bluestone Flag restored or re-

310 sq. yds. of Paving.

The time allowed for constructing and completing the basins and appurtenances will be Forty-five (45) consecutive 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 per cent. (5%) of the amount of security.

NO. 2. FOR THE CONSTRUCTION OF RECEIVING BASIN ON THE SOUTHEAST CORNER OF EIGHTH AVENUE AND 111TH STREET. AND 79 OTHER POINTS IN THE

CORNER OF EIGHTH AVENUE AND 111TH STREET, AND 79 OTHER POINTS IN THE BOROUGH OF MANHATTAN (2 CONTRACTS). CONTRACT NO. 2 PROVIDES FOR THE CONSTRUCTION OF ALL BASINS NORTH OF 59TH STREET.

The engineer's estimate of the quantity and quality of the material and the nature and expression possible of the work required is

tent, as near as possible, of the work required is 1,195 lineal feet of 12" Vitrified Pipe Culvert,

complete.
4 Manholes, complete. 35 Receiving Basins (granite head), complete. 500 cu. yds. of Rock excavated and removed. 10,000 feet B. M. of Timber and Planking for

1 Inlet (Type "A"), complete.
10 cu. yds. of Concrete (Class "A").
10 cu. yds. of Brick Masonry. 100 cu. yds. of extra Earth excavation. 500 lbs. of Structural Steel or Steel Rein-

forcement Bars, 220 lineal ft. of Curb restored and reset in Concrete.

760 sq. ft. of Concrete Sidewalk restored. 1,140 sq. ft. Bluestone Flag restored or relaid. 165 sq. yds. of Paving.

The time allowed for constructing and com-pleting the basins and appurtenances will be Forty-five (45) consecutive working days.

The amount of security required will be Four

The amount of security required will be Four Thousand Dollars (\$4,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

NO. 3. FOR THE CONSTRUCTION OF RECEIVING BASINS ADJACENT TO THE SOUTHWEST CORNER OF EAST 62ND STREET AND MADISON AVENUE, AND 24 OTHER POINTS IN THE BOROUGH OF MANHATTAN

MANHATTAN.

The engineer's estimate of the quantity and quality of the material and the nature and ex-tent, as near as possible, of the work required is 785 lineal ft. of 12" Vitrified Pipe Culvert,

omplete.

1 Manhole, complete.

25 Receiving Basins (granite head), complete.

250 cu. yds. of Rock excavated and removed.

10,000 ft. B. M. of Timber and Planking for bracing and sheeting.
1 Inlet (Type "A"), complete.

10 cu. yds. of Concrete (Class "A"), 10 cu. yds. of Brick Masonry. 100 cu. yds. of extra Earth excavation

500 lbs. of Structural Steel or Steel Reinforce-210 lineal ft. of Curb restored and reset in Concrete.

914 sq. ft. of Concrete Sidewalk restored. 1,371 sq. ft. Bluestone Flag restored or relaid. 155 sq. yds. of Paving. The time allowed for constructing and com-

pleting the basins and appurtenances will be Thirty (30) consecutive working days. The amount of security required will be Four

The amount of security required will be Four Thousand Dollars (\$4,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

NO. 4. FOR THE CONSTRUCTION OF RECEIVING BASINS ON AMSTERDAM AVENUE ADJACENT TO THE NORTHWEST CORNER OF WEST 67TH STREET, AND AT 28 OTHER POINTS IN THE BOR-OUGH OF MANHATTAN.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required is

810 lin. ft. of 12" Vitrified Pipe Culvert, com-

10 Manholes, complete. 29 Receiving Basins (granite head), complete. 300 cu. yds, of Rock excavated and removed. 9,000 feet B. M. of Timber and Planking for

9,000 feet B. M. of Timeer and Plansbracing and sheeting.

1 Inlet (Type "A"), complete.

1 Inlet (Type "B"), complete.

10 cu. yds. of Concrete (Class "A").

10 cu. yds. of Brick Masonry.

60 cu. yds. of extract Earth Excavation.

500 lbs. of Structural Steel or Steel Reinforcement Bars. 200 lineal ft. of Curb restored and reset in

650 sq. ft. of Concrete Sidewalk restored. 900 sq. ft. of Bluestone Flag restored or relaid. 175 sq. yds. of Paving.

The time allowed for constructing and com-pleting the basins and appurtenances will be Thirty-five (35) consecutive 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 per

cent. (5%) of the amount of security.

The bidder will state the price for each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot yard or other unit of measure or article, by which the bid will be tested. The contract, if awarded, will be awarded for the whole work at a lump sum.

Blank forms may be had and the plans and drawings may be seen at the offices of the Commissioner of Public Works, Municipal Building. Bureau of Sewers, Room 2103, Borough of Manhattan.

MARCUS M. MARKS, President. Sep. 25, 1915. Sep. 25, 1915. s25,06 last page, last column, of the "City Record."

BOROUGH OF BROOKLYN.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn, at Room No. 2, Borough Hall, until 11 o'clock a. m., on

THURSDAY, OCTOBER 14, 1915, THE RSDAT, OCTOBER 14, 1915,
FOR FURNISHING ALL THE LABOR AND
MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN KINGS HIGHWAY, FROM
EAST 16TH STREET TO EAST 17TH EAST 16TH STREET TO EAST 17TH STREET.

The Engineer's preliminary estimate of the quantities is as follows. 231 linear feet of 12 inch storm pipe sewer, laid complete, including all inci-

dentals and appurtenances; per linear pipe sewer, laid complete, including all ncidentals and appurtenances; per linear foot, \$1.50...

93 linear feet of 6 inch storm house connection drain, laid complete, including all incidentals and appurtenances; per linear foot, \$0.60..... 243 linear feet of 6 inch sanitary house connection drain, laid complete, including all incidentals and appurtenances; per linear foot, \$0.70...... 3 manholes in storm sewers, complete, with special iron heads and special covers, including all incidentals and appurtenances; per manhole, \$40.

120 00 2 manholes on sanitary sewers, complete, with standard iron heads and special covers, including all incidentals and appurtenances; per manhole, \$50.

work and full performance of the contract will be Thirty (30) working days.

The amount of security required will be Five

Hundred Dollars (\$500). The foregoing Engineer's preliminary estimates of the total cost for the completed work are to be taken as the 100 per cent, basis and test for bidding. Proposals shall each state a single per centage of such 100 per cent. (such as 95 per cent., 100 per cent. or 105 per cent.) for which all materials and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work described

in the contract. Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215

Montague st., Borough of Brooklyn. o1,14 L. H. POUNDS, President. See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn, Room No. 2, Borough Hall, until 11 o'clock A. M., on

WEDNESDAY, OCTOBER 6, 1915, NO. 1. FOR REGULATING, GRADING CURBING AND LAYING SIDEWALKS ON AY 34TH ST., FROM 86TH ST. TO CROP-

The Engineer's Estimate is as follows: 10 cu. yds. excavation. 18,090 cu. yds. fill to be furnished. 4,490 lin. ft. steel bound cement curb (1 year naintenance).
21,650 sq. ft. cement sidewalks (1 year main-

21,650 sq. ft. 6-inch cinder or gravel sidewalk oundation. Time allowed, 130 working days. Security

required, \$4,200.

NO. 2. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF DUMONT AVE. FROM CLEVELAND ST. TO ASHFORD ST.

The Engineer's Estimate is as follows:

230 cu. yds. excavation to subgrade.
60 lin. ft. bluestone heading stones set in con-

150 cu. yds. concrete.

915 sq. yds. asphalt pavement (5 years maintenance). Time allowed, 20 working days. Security required, \$500.

NO. 3. FOR GRADING THE SIDEWALK
SPACE AND LAYING SIDEWALKS ON LINCOLN PL. FROM BUFFALO AVE. TO
ROCHESTER AVE.

The Engineer's Estimate is as follows: 50 cu. yds. excavation. 3,330 sq. ft. cement sidewalks (1 year main-

3,330 sq. ft. 6-inch cinder or gravel sidewalk foundation.

Time allowed, 20 working days. Security required, \$200.

NO. 4. FOR REGULATING, GRADING, CURBING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF WILLIAMS AVE. FROM HEGEMAN AVE. TO VIENNA AVE.

The Engineer's Estimate is as follows: 360 cu. yds. excavation. 450 cu. yds. fill to be furnished.

10 lin. ft. old curbstone reset in concrete. 85 lin. ft. bluestone heading stones, set in con-

1,210 lin. ft. steel bound cement curb (1 year maintenance).
330 cu. yds. concrete.

1,985 sq. yds. asphalt pavement (5 years maintenance). Time allowed, 30 working days. Security required, \$1,300. NO. 5. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON 23RD AVE. FROM CROPSEY AVE. TO 86TH

The Engineer's Estimate is as follows: 450 cu. yds. excavation.
10,710 cu. yds. fill to be furnished.
20 lin. ft. old stone curb reset in concrete.

4,290 lin. ft. steel bound cement curb (1 year maintenance). 16,970 sq. ft. cement sidewalks (1 year maintenance). 16,970 sq. ft. 6-inch cinder or gravel sidewalk

1 sewer basin rebuilt. Time allowed, 90 working days. Security required, \$3,000.

NO. 6. FOR REGULATING, GRADING,
CURBING AND LAYING SIDEWALKS ON
61ST ST. FROM 17TH AVE. TO 18TH AVE. The Engineer's Estimate is as follows:

350 cu. yds. excavation. 240 cu. yds. fill to be furnished. 1,540 lin. ft. steel bound cement curb (1 year maintenance). 7,500 sq. ft. cement sidewalks (1 year main-

tenance). 7,500 sq. ft. 6-inch cinder or gravel sidewalk foundation. Time allowed, 30 working days. Security re-

uired, \$900. The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per lin. ft., sq. ft., sq. yd. or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump

or aggregate sum for each contract.
Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, the Borough of Brooklyn, Room No. 502, No. 50 Court Street, Brooklyn, N. Y. L. H. POUNDS, President.

Dated Sept. 20, 1915. \$24,06 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, Crotona Park, 177th St. and 3rd Ave., until

THURSDAY, OCTOBER 14, 1915, NO. 1. FOR REGULATING, GRADING, SETTING CURB, LAYING SIDEWALKS AND CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES WHERE NECES-SARY IN POWELL AVENUE, FROM TRE-MONT AVENUE TO ZEREGA AVENUE, TO-GETHER WITH ALL WORK INCIDENTAL THERETO The Engineer's estimate of the work is as fol-

5,300 Cubic Yards of Earth Excavation. 100 Cubic Yards of Rock Excavation. 12,200 Cubic Yards of Filling. 4,250 Linear Feet of New Curb. 21,550 Square Feet Two Course Concrete Side-

walk (including maintenance for one year).
560 Square Feet New Bridgestone.
760 Cubic Yards of Dry Rubble Masonry.
5 Cubic Yards Class B Concrete.

50 Linear Feet Vitrified Pipe 12 inches in liameter. 2,000 Feet B. M. Timber. 2,000 Feet B. M. Timber. 1,350 Linear Feet of Guard Rail. 2 Receiving Basins, Type B. Sinkage, Shrinkage and Settlement.

The time allowed for the full completion of the work herein described will be 140 consecutive working days.

The amount of security required will be Six thousand nine hundred dollars (\$6,900).

NO. 2. FOR REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDE. WALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES WHERE NECESSARY IN WALKER FENCES WHERE NECESSARY IN WALKER
AVENUE, FROM THE INTERSECTION OF
WESTCHESTER AVENUE AND FORMER
MAIN STREET, TO THE EASTERLY TERMINUS OF THE LAND ACQUIRED FOR
WEST FARMS ROAD; FORT SCHUYLER
ROAD, FROM THE EASTERLY TERMINUS
OF THE LAND ACQUIRED FOR WEST OF THE LAND ACQUIRED FOR WEST FARMS ROAD TO EASTERN BOULEVARD, TOGETHER WITH ALL WORK INCIDEN-

The Engineer's estimate of the work is as 36,200 Cubic Yards of Earth Excavation.

1,000 Cubic Yards of Rock Excavation. 61,900 Cubic Yards of Filling. 70 Square Feet of New Bluestone Flagging.
300 Square Feet of Old Flagging. 47,600 Square Feet of Two Course Concrete Sidewalk (including maintenance for one year) 10,900 Square Feet of New Bridgestone. 610 Square Feet of Old Bridgestone. 1,950 Cubic Yards of Dry Rubble Masonry. 960 Cubic Yards of Class A Concrete. 350 Cubic Yards of Class B Concrete. 600 Linear Feet of Vitrified Pipe, 12 inches in

620 Linear Feet of Vitrified Pipe, 15 inches in diameter. 61,000 Feet B. M. Timber.

19,350 Linear Feet of Piles. 2,800 Linear Feet of Guard Rail. Tide Gates. 60,000 Pounds Steel Reinforcement Bars. 1 Type B Inlet. 6 Manholes.

6 Receiving Basins, Type B. Sinkage, Shrinkage and Settlement. 5 Cubic Yards of Brick Masonry.

180 Linear Feet of Iron Railing.

Time allowed for the full completion of the work herein described will be 325 consecutive working days.

The amount of security required will be Thirty The amount of security required will be Thirty-three thousand seven hundred dollars (\$33,700).

NO. 3. FOR CONSTRUCTING SEWERS AND APPURTENANCES IN STARLING AVENUE, BETWEEN OLMSTEAD AVENUE AND UNIONPORT ROAD; UNIONPORT ROAD, BETWEEN STARLING AVENUE AND McGRAW AVENUE; McGRAW AVENUE, BETWEEN UNIONPORT ROAD AND PUGSLEY AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the work is as followed. The Engineer's estimate of the work is as fol

208 Linear Feet of Pipe Sewer, 20 inch. 527 Linear Feet of Pipe Sewer, 18 inch. 6 Linear Feet of Pipe Sewer, 15 inch. 208 Linear Feet of Pipe Sewer, 12 inch. 22 Linear Feet of Basin Connection. 50 Linear Feet of Vitrified Pipe Drains 12

inch to 24 inch

108 Spurs for House Connections. 10 Manholes. 1 Receiving Basin, Type B. 300 Cubic Yards of Rock Excavation. 40 Cubic Yards of Class C Concrete. 1,000 Feet (B. M.) of Timber Sheeting. The time allowed for the full completion of the work herein described will be 120 consecutive

The amount of security required will be Three thousand (\$3.000) dollars.

NO. 4. FOR PAVING WITH BITUMINOUS CONCRETE ON A CEMENT CONCRETE FOUNDATION THE ROADWAY OF ROSEDALE AVENUE, FROM WALKER AVENUE TO TREMONT AVENUE, AD-JUSTING CURB WHERE NECESSARY, TO-GETHER WITH ALL WORK INCIDENTAL THERETO (PRELIMINARY PAVEMENT). The Engineer's estimate of the work is as fol-

4,290 Square Yards of Bituminous Concrete Pavement, and keeping the pavement in repair for Five Years from date of acceptance.

490 Cubic Yards of Class B Concrete. 2,000 Linear Feet of Curbstone, adjusted. The time allowed for the full completion of the work herein described will be 25 consecutive

working days. The amount of security required will be Two thousand eight hundred dollars (\$2,800).

NO. 5. FOR PAVING WITH BITUMINOUS CONCRETE ON A CEMENT CONCRETE FOUNDATION THE ROADWAY OF KINGS-PRINCE TERMS. BRIDGE TERRACE, FROM KINGSBRIDGE ROAD TO FILED GRADE + 110 SOUTH OF WEST 229TH STREET, ADJUSTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO (PRE-LIMINARY PAVEMENT).

The Engineer's estimate of the work is as fol-3,190 Square Yards of Bituminous Concrete Pavement, and keeping the pavement in repair for Five Years from date of acceptance.

360 Cubic Yards of Class B Concrete. 1,930 Linear Feet of Curbstone, adjusted. The time allowed for the full completion of the work herein described will be 25 consecutive

working days. The amount of security required will be Two thousand dollars (\$2,000). Blank forms of bids or estimates upon which bids must be made can be obtained upon application therefor, the plans and specifications may be seen and other information obtained at said office. DOUGLAS MATHEWSON, President.

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

BOROUGH OF OUEENS.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Queens at Third Floor, Borough Hall, Fifth Street and Jackson Avenue, Long Island City, Borough of Queens, until 11 o'clock a. m. on TUESDAY, OCTOBER 5, 1915,

TUESDAY, OCTOBER 5, 1915,

Borough of Queens.

NO. 1. FOR COMPLETING AN ABANDONED CONTRACT EXECUTED BY THE CEMENT WALK AND FLOOR COMPANY ON JULY 23RD, 1914, FOR REGULATING AND GRADING THE SIDEWALK SPACES, CURBING WITH BLUESTONE, LAYING SIDEWALKS AND CROSSWALKS, TOGETHER WITH ALL WORK INCIDENTAL THERETO, IN JEROME AVENUE (BROADWAY) FROM BOYD (PARK) AVENUE TO GREENWOOD AVENUE, 4TH WARD.

The time allowed for doing and completing

The time allowed for doing and completing the above work will be Forty-five (45) working days.

The amount of security required will be Two thousand five hundred (\$2,500) Dollars.

The Engineer's estimate of the quantities is

300 cu. yds. of Earth Excavation. 330 lin. ft. of new bluestone curb, finished and

5,000 linear feet of New Bluestone curb, in place, adjusted to line and grade, not to be bid for. 100 sq. ft. of Old Flagstone Sidewalk, re-

trimmed and relaid.

18,420 sq. ft. of Cement Sidewalk, furnished and laid and one year's maintenance.

650 sq. ft. of New Crosswalks, furnished and

500 sq. ft. of Crosswalks, to be adjusted to line and grade, not to be bid for.

120 sq. yds. of Granite Block pavement, to be furnished and laid to complete crosswalks.

500 sq. yds. of Stone Block Pavement, to be

relaid. 120 lin. ft. of 12" Cast Iron Pipe, in place (5% inch thick). 3 Seepage Basins complete (Standard, Bureau of Highways).

Maintenance on sidewalk laid by the former Contractor. The Contractor will be required to maintain approximately 22,905 square feet of cement side-walk laid by the Cement Walk and Floor Comfor a period of one year, as per clause

NO. 2. FOR REGULATING AND GRAD-ING, TOGETHER WITH ALL WORK INCI-DENTAL THERETO, IN SOUTH STREET FROM NEW YORK AVENUE TO ROCK-AWAY TURNPIKE, FOURTH WARD. The time allowed for doing and completing the above work will be Fifty (50) Working Days. The amount of security required will be Two thousand five (\$2,500) hundred dollars. The Fragineer's estimate of the quantities is

The Engineer's estimate of the quantities is

as follows: 500 cu. yds. of Earth Excavation. 4,500 cu. yds. of Embankment (in excess of excavation).
5 cu. yds. of Concrete.

225 Sq. Yds. of Stone Gutters, furnished and 1800 lin. ft. of 12 inch Vitrified pipe, in place. 125 lin. ft. of 10 inch Vitrified Pipe, in place. 12 New Sewer Manholes.

4 Standard corner Sewer Basins.
17 Old Sewer Manholes to be adjusted to the established grade (not to be bid for NO. 3. FOR FURNISHING AND DELIV-

ERING 200,000 GALLONS OF LIGHT ROAD OIL OR REFINED TAR OIL IN TANK CARS, AS DIRECTED, IN THE BOROUGH OF

The time allowed for the performance of the contract is on or before November 15th, 1915. The amount of security required for the performance of the contract shall be thirty (30) per cent, of the total amount for which the contract

The bidder must state the price of each item or article contained in the specification or schedule herein contained or hereafter annexed, per square yard, linear foot or other unit of measure, by which the bids will be tested. Bids will be compared and the contract awarded at a lump or aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of Queens.

MAURICE E. CONNOLLY, President.

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

BOROUGH OF RICHMOND.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at Borough Hall, St. George, New Brighton, N. Y. City, until 12 o'clock M., on TUESDAY, OCTOBER 5, 1915,

TUESDAY, OCTOBER 5, 1915,

Borough of Richmond.

NO. 1. FOR CONSTRUCTING A TEMPORARY SANITARY SEWER, WITH THE NECESSARY APPURTENANCES, IN CASTLETON AVENUE FROM KISSEL AVENUE TO BRIGHTON AVENUE, AND A SANITARY SEWER IN CASTLETON AVENUE FROM BRIGHTON AVENUE TO HAVENWOOD ROAD, ETC., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Propinger's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required is

3,840 linear feet of vitrified pipe sewer of 8 inches interior diameter, complete, as per section on plan of the work.

620 linear feet of vitrified pipe sewer of 6 inches interior diameter, complete, as per section on plan of the work.

364 vitrified pipe spurs of 6 inches interior diameter on 8-inch pipe sewer, furnished and 42 vitrified pipe spurs of 6 inches interior diameter on 6 inch pipe sewer, furnished and

26 manholes, complete, as per section on plan

of the work.
1,000 B. M. feet of foundation timber and planking, furnished, placed and secured. 4,000 B. M. feet of sheeting, retained. 2 cubic yards of additional concrete, class

"D," for cradle, etc., furnished and placed.
5 cubic yards of additional excavation. cubic yards of additional filling, cubic yard of additional brick masonry.

3 cubic yards of broken stone ballast, fur-

20 linear feet house sewers, not intercepted, extended and connected.
920 square yards of Tar macadam pavement, restored

3 square yards of brick pavement on concrete foundation, restored.

65 square yards of block pavement on sand foundation, restored. 45 square feet of concrete crosswalk, restored. The time for the completion of the work and

the full performance of the contract is one hundred and fifteen (115) days.

The amount of security required is Thirty-nine Hundred Dollars (\$3,900).

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

6,260 Cu. yds. of excavation. 7,570 Lin. ft. of cement curb with steel guard. 2,015 Sq. yds. of vitrified brick gutters. 13,674 Sq. yds. of bituminous macadam pave-

19,500 Sq. ft. of cement sidewalk. 10,100 Sq. ft. of old sidewalk relaid.

345 Cu. yds. of concrete foundation. 2 Cu. yds. of reinforced concrete. 100 lin. ft. of 10 inch vitrified drain pipe. The time for the completion of the work and the full performance of the contract is Ninety (90) days.

The amount of security required is Ten thousand nine hundred Dollars (\$10,900).

The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtained upon application therefor at the office of the Assistant Commissioner of Public Works.

The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained at the office of the Assistant Commissioner of Public Works of the Borough of Richmond, Borough Hall, St. George, S. I.

CALVIN D. VAN NAME, President.

New York September 20th, 1915. s24,05 last page, last column, of the "City Record."

BOARD OF ELECTIONS.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Elections of the City of New York at Room 1840, Municipal Building, Borough of Manhattan, City of New York, until

MONDAY, OCTOBER 11, 1915.

FOR FURNISHING AND DELIVERING OFFICIAL AND SAMPLE BALLOTS FOR CANDIDATES, OFFICIAL AND SAMPLE BALLOTS FOR CONSTITUTIONAL AMENDMENTS AND PROPOSITIONS, AND OFFICIAL AND SAMPLE REVISED CONSTITUTION BALLOTS FOR GENERAL ELECTION, NOVEMBER 2, 1915.

The time for the delivery of the ballots and MONDAY, OCTOBER 11, 1915

The time for the delivery of the ballots and the performance of the contract is ten (10) cal-

The amount of security required is fifty (50) per cent. of the total amount for which the con-

tract is awarded.

The bids will be compared and the contract awarded "in aggregate for all items."

The Board of Elections reserves the right to

make any changes or corrections in the copy that it may deem advisable, or that shall be made necessary by the orders of courts of competent jurisdiction up to within forty-eight (48) hours of the time for the delivery of the ballots.

As delivery of all of the ballots on time is As delivery of all of the ballots on time is absolutely essential, all night and Sunday work that shall be necessary to insure such prompt deliveries shall be performed, the cost of same to be included in the price bid, as no allowance can or will be made for such extra work.

Blank forms and other information may be

obtained at the General Office of the Board of Elections, Room 1840, Municipal Building, Bor-

bettons, Normality Relations, Buttons, Borbugh of Manhattan.

EDWARD F. BOYLE, MOSES M. McKEE, JAMES KANE, JACOB A. LIVINGSTON, Commissioners of Elections.

S. HOWARD COHEN, Chief Clerk.
Dated New York, September 29th, 1915. s29,011
**See General Instructions to Bidders on last page, last column, of the "City Record."

BELLEVUE AND ALLIED HOS-PITALS, DEPARTMENT OF PUB-LIC CHARITIES, DEPARTMENT OF CORRECTION AND DEPART-MENT OF HEALTH.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE 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 1230, Municipal Building, Borough of Manhattan, City of New York, until 12 o'clock noon on FRIDAY, OCTOBER 1, 1915.

FOR FURNISHING AND DELIVERING CANNED GOODS AND GROCERIES.

The time for the performance of the contract is on or before December 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 accom-

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (11/2) per

cent of the total amount of the bid.

The bidder will state the price per pound, galon, dozen or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read and awards, if made, made to the lowest bidder on each line or class, as stated in the specifica-

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted un-less 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. BRANNAN, 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.

\$21,01

AT See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

MUNICIPAL CIVIL SERVICE COMMISSION.

Notices of Examinations.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from TUESDAY, SEPTEMBER 28, 1915, TO WEDNESDAY, OCTOBER 13, 1915, for the position of

for the position of ACTUARIAL CLERK, GRADE 3.

NO. 2. FOR REGULATING, GRADING AND PAVING BARRETT BOULEVARD FROM DUER LANE TO THE WEST HOUSE LINE OF HAVENWOOD ROAD, FRELING-HUYSEN ROAD FROM DUER LANE TO HAVENWOOD ROAD, AND HAVENWOOD ROAD FROM BARRETT BOULEVARD TO CASTLETON AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and specific of the material and the nature and excepted.

ACTUARIAL CLERK, GRADE 3.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. WEDNESDAY, OCTOBER 13, 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. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

States and residents of the State of New York. The subjects and weights of the examination are: Duties, 4; Mathematics, 4; Experience, 2. 70% is required on Experience; 70% on all. The examination in Mathematics will include calculations employed in the handling of actuarial

problems, algebra and the use of logarithms.

Applications for this examination must be filed Applications for this examination must 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. The Experience will then be rated. Candidates receiving less than 70% in Experience will not be summoned for the Mental Examination.

Data Section 1. Assisting in the adjustment of crude

Duties: Assisting in the adjustment of crude mortality rates prepared from tabulations in the computing department; constructing commutation columns; preparing annuity values and present

values of pension benefits and working tables.

Requirements: Candidates must present evidence of at least one year's experience in the actuarial department of a life insurance company or similar institution in positions involving the actual performance of duties like those described above, or other experience tending to qualify them for this work. Candidates must be thor oughly acquainted with mathematics as applied in actuarial work, especially logarithms, interest and annuities, permutations and combinations, chance or probability. Knowledge of actuarial terms and ability to read symbols and formulae

are most essential.

Minimum age, 20 years. There is one vacancy in the Commission on Pensions. Salary, \$1,050. The requirement of paragraph 12 of Rule VII. that no person who has entered any examination for appointment to a competitive position and failed, or who has withdrawn from an examina-tion, shall be admitted within nine months from the date of such examination to a new examination for the same position, is waived for this

R. W. BELCHER, Secretary. s28,013

DEPARTMENT OF PARKS.

Auction Sale.

THE DEPARTMENT OF PARKS, MUNICI-pal Building, Borough of Manhattan, City of New York, on

MONDAY, OCTOBER 11, 1915 commencing at 11 A. M., at the 97th Street Yard, Central Park, Borough of Manhattan, will sell at public auction to the highest bidder, by William Jacobus, auctioneer, the material described below, situated at Central Park and at the foot of 77th Street and North River.

Lots one to twenty, inclusive, are located at the 97th Street. Central Park. Lot 1, One Double Water Sprinkling Wagon.
Lot 2, One Double Water Sprinkling Wagon.
Lot 3, One Double Water Sprinkling Wagon. Lot 8, One Double Water Sprinkling Wagon. Lot 9, One Single Water Sprinkling Wagon. Lot 10, One Single Water Sprinkling Wagon. Lot 12, One Single Water Sprinkling Wagon.
Lot 13, One Single Water Sprinkling Wagon.
Lot 14, One Single Water Sprinkling Wagon.
Lot 15, One Double Stick Dumping Truck.
Lot 16, One Double Stick Dumping Truck.
Lot 17, One Double Reach Truck. Lot 17, One Double Reach Truck. Lot 18, Six Heavy Truck Wheels, sold by the

Lot 19, One lot of Light Iron and Steel, consisting of sheet, bands, hoops, corrugated, wire mesh and rolls, galvanized iron, tin of all kinds and all other kinds of light weight iron and steel, also one upright boiler.

Lot 20, Thirty tons of Iron and Steel Scrap, consisting of wrought and steel pines, angles

consisting of wrought and steel scrap, consisting of wrought and steel pipes, angles, channels, plates, bars, bolts, castings and all heavy weight iron or steel, free of galvanized.

Lot twenty-one is located at the foot of 77th Street and North River. This lot can be loaded on cars or lighter. The wood is within a few rods of the lighter and freight car can be placed along side of the wood bile.

along side of the wood pile.

Lot 21, About 100 cords of Hard Wood, already split, from 12 to 15 inches in length.

ready split, from 12 to 15 inches in length.

TERMS OF SALE.

These lots will be sold separately to the highest bidder on each lot number. Lot number 20 will be sold per gross ton (2,240 pounds). No bid will be considered or accepted for less than the entire quantity in each lot.

The quantity indicated in lot 20 is approximate only, and the net payment will be based on actual weights determined by the City's representative on the City's scales on the premises, or at the expense of the purchaser on the nearest

at the expense of the purchaser on the nearest public scale. No scrap or condemned stores can be removed, excepting in the presence of the City's designated representative.

Successful bidders must make payment in cash or bankable funds at the time and place of the sale, as follows: On bids of \$200 or less, in full; on bids in excess of \$200, deposit of 50% will be required at time of sale and full payment on such lots based upon the estimated weights must be made by the purchaser before any re-moval of the material is begun. Adjustments are to be made according to actual weight at time of weighing and deilvery of the material. Purchasers must apply 48 hours in advance for

permission to remove material. Purchasers must remove all materials within 30 days after the sale; otherwise purchaser will for-feit money paid at the time of sale and the material will be thereafter resold for the benefit of

the City. All removals of material must be made under the supervision of an employee of the department designated by the Commissioner of Parks, and removal must be made continuously when once started. Purchasers will not be allowed to select material for removal at will. The right is reserved until 12 o'clock noon Wednesday, October 13, 1915, to reject any or

CABOT WARD, Commissioner of Parks.
Dated September 28, 1915, The City of New York.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE 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, OCTOBER 7, 1915,

Borough of Manhattan.

FOR PAVING AND REPAVING WITH ROCK ASPHALT MASTIC WHERE DIRECTED THE WALKS OF THE CENTRAL AND OTHER PARKS IN THE BOROUGH OF MANHATTAN.

The time allowed for the completion of the whole work will be thirty consecutive working

whole work will be thirty consecutive working days.

The amount of the security required is one

thousand five hundred dollars (\$1,500).

Certified check or cash in the sum of Seventyfive dollars must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Manhattan, 10th floor, Room 1004, Municipal Building, Centre and Chambers Sts.

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

CABOT WARD, President: RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. \$25,07

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

SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the office of the Department of Parks, Municipal Building, Manhattan, until 3 o'clock p. m., on
THURSDAY, OCTOBER 7, 1915,

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS REQUIRED FOR THE INSTALLATION OF
GALLERIES, BOOKSHELVES AND CASES
IN ROOMS 307, 308, 313 AND 226, FOR THE
PRESERVAAION OF VALUABLE MANUSCRIPTS AND PRINTS, AT THE NEW
YORK PUBLIC LIBRARY, ASTOR, LENOX
AND THE DEN FOUNDATIONS ROPOUGH AND TILDEN FOUNDATIONS, BOROUGH OF MANHATTAN.

The amount of security required is three thouand dollars (\$3,000). The time allowed to complete the work will be one hundred (100) consecutive working days.

Certified check or cash in the sum of one hundred and fifty dollars (\$150) must accompany

Blank forms and other information may be ob

tained at the office of the Department of Parks, Borough of Manhattan, Room 1004, Municipal Building, Chambers and Centre Streets. The bids will be compared and the contract

awarded at a lump or aggregate sum.
CABOT WARD, President; RAYMOND V.
INGERSOLL, THOMAS W. WHITTLE, JOHN
E. WEIER, Commissioners of Parks. \$25,07 AT See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF TAXES AND ASSESSMENTS.

PROPERTY OWNERS, NOTICE!

The annual Record of the Assessed Valuation of Real Estate in the City of New York for 1916 will be open for inspection, examination, and correction from

OCTOBER 1 until, but not including, NO-VEMBER 16, 1915.

The annual Record of Assessed Valuation of Personal Estate for the City of New York for 1916 will be open for inspection, examination, and correction from OCTOBER 1 until, but not including, DE-

CEMBER 1, 1915. During the time the books are open for public inspection, application may be made to the Department of Taxes and Assessments by any person or corporation claiming to be aggrieved by the assessed valuation to have it corrected.

Applications for the reduction of Real Estate assessments must be made in writing and should be upon blanks furnished by the Department. Applications for the correction of the Personal assessments of corporations must be filed at the

main office in the Borough of Manhattan. Applications in relation to the assessed valuation of Personal Estate must be made by the person assessed at the office of the Department, in the Borough where such person resides, and in case of a non-resident carrying on business Lot 11, One Single Water Sprinkling Wagon. In the City of New York, at the office of the

Department in the Borough where such place of business is located, between the hours of 10 A. M. and 2 P. M., except on Saturdays, when all applications must be made between 10 A. M. and 12 noon.

LOCATION OF OFFICES. Manhattan-Main Office, Municipal Building, 9th Floor.

Bronx-Bergen Building, Tremont and Arthur Aves. Brooklyn-Offerman Building, Duffield and Fulton Sts.

Queens-Court House Square, Long Island

Richmond—Borough Hall, New Brighton, S. I.
LAWSON PURDY, President; JOHN J.
HALLERAN, CHAS. T. WHITE, COLLIN H.
WOODWARD, ARDOLPH L. KLINE,
GEORGE V. MULLAN, FREDERIC B. SHIP-LEY, Commissioners.

BOARD OF WATER SUPPLY.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Board of Water Supply, at its offices, twenty-second floor, Municipal Building, Park Row, Centre and Chambers Streets, New York City, until 11 A. M. on

TUESDAY, OCTOBER 19, 1915.

FOR THE ERECTION OF TWO STEEL FRAME BUILDINGS, GALVANIZED STEEL COVERED, FOR THE DRAINAGE CHAMBERS, AT SHAFTS 11 AND 21 OF THE CITY TUNNEL OF CATSKILL AQUEDUCT, NEW YORK CITY. BOTH BUILDINGS ARE OF, APPROXIMATELY, THE SAME SIZE, THE LARGER ONE BEING ABOUT 48 FEET BY 40 FEET BY 83 FEET. THE SUBSTRUCTURES OR FOUNDATIONS OF THESE BUILDINGS ARE BEING BUILT UNDER OTHER CONTRACTS.

A statement of the work required and further information are given in the Information for Bidders, forming part of the contract. At the above place and time the bids will be publicly opened and read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids.

A bond in the sum of eighteen they and delayed.

the right to reject any and all bids.

A bond in the sum of eighteen thousand dollars (\$18,000) will be required for the faithful performance of the contract.

No bid will be received and deposited unless accompanied by a certified check upon a National or State bank, drawn to the order of the Comptroller of The City of New York to the amount of nine hundred dollars (\$900).

Time allowed for the completion of the work is 7 calendar weeks from the service of notice.

is 7 calendar weeks from the service of notice that the foundations are ready for the erection of the steel.

Pamphlets containing information for bidders. forms of proposal and contract, specifications, etc., and pamphlets of contract drawings can be obtained at the above address, at the office of the Secretary, upon application in person or by mail, by depositing the sum of ten dollars (\$10) in cash or its eqivalent for each pamphlet.

This deposit will be refunded upon the return of the pamphlets in acceptable condition within thirty days from the date on which bids are to be opened

For further particulars apply to the office of the Principal Assistant Engineer at the above

address, CHARLES STRAUSS, President: CHARLES N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply. GEORGE FEATHERSTONE, Secretary.

NOTE: SEE GENERAL INSTRUCTIONS TO BIDDERS ON LAST PAGE, LAST COLUMN OF THE CITY RECORD, SO FAR AS APPLICABLE HERETO AND NOT OTHER-WISE PROVIDED FOR.

BELLEVUE AND ALLIED HOSPITALS.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Stati Room of Bellevue Hospital (entrance 415 E. 26th st.) until 12 o'clock noon on

WEDNESDAY, OCTOBER 13, 1915. FOR EGGS (40,000 DOZEN) FOR ICE (350 TONS). The time for the performance of the contract

s on or before December 31st, 1915.

The amount of security required is thirty per cent. (30%) of the amount of bid or esti-(Bonds not required with bids.) A deposit of one and one-half (11/2) per cent of the total amount of bid must be made.

See general instructions, last page of City Record The bidder will state the price per ton, or other designated unit. The extensions must

be made and footed up, as the bids will be read from the total. Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Bids must be submitted upon blank forms prepared by the department. No proposal, after it shall have been deposited with the department, will be allowed to be

withdrawn for any reason whatever. The bids will be compared and the contract awarded as soon thereafter as practicable, 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 Street, Bor-

BOARD OF TRUSTEES, BELLEVUE AND LLIED HOSPITALS, by John W. Brannan. M. D., President. & See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Staff Room of Bellevue Hospital (entrance 415 E. 26th

Room of Bellevue Hospital (entrance 415 E. 26th st.) until 12 o'clock noon on WEDNESDAY, OCTOBER 13, 1915, FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ALTERATIONS ANTI-ADDITIONS ON THE FOURTH FLOOR OF PAVILION B OF THE NEPONSIT BEACH HOSPITAL, SITUATED AT ROCKAWAY POINT, BOROUGH OF QUEENS, CITY OF NEW YORK.

The time allowed for doing and completing the

The time allowed for doing and completing the new work, repairs and alterations will not be more than sixty (60) consecutive calendar days.

The surety required will be one thousand dol lars (\$1,000). (Bonds not required with bids.)

As a condition precedent to the acceptance and consideration of a bid, the deposit of fifty dollars (\$50) must be made with the Department, and accordance with section 120 of the Creater nin accordance with section 420 of the Greater New York Charter, as explained in general in-structions, last page of City Record. Bids must be submitted upon blank forms prepared by the department.

No proposal, after it shall have been deposited with the department, will be allowed to be with-

drawn for any reason whatever.

The bids will be compared and the contract awarded as soon thereafter as practicable, ac-

cording to law. Blank forms and further information may be obtained at the office of the Contract Clerk and

Auditor, entrance No. 400 East 29th Street, Borough of Manhattan.
BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, by John W. Brannan

M. D., President.

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

SEALED BIDS OR ESTIMATES WILL BE Room of Bellevue Hospital (entrance 415 E. 26th st.) until 12 o'clock noon on WEDNESDAY, OCTOBER 13, 1915, FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF THE SOUTH PALCONIES ON

OUIRED FOR THE ERECTION AND COMPLETION OF THE SOUTH BALCONIES ON PAVILIONS A AND B OF THE NEPONSIT BEACH HOSPITAL, SITUATED AT ROCKAWAY POINT, BOROUGH OF QUEENS, CITY OF NEW YORK.

The time allowed for doing and completing the new work, repairs and alterations will be the new work, repairs and alterations will be

not more than one hundred and twenty (120)

The surety required will be six thousand dollars (\$6,000). (Bonds not required with bids.)

As a condition precedent to the acceptance and consideration of a bid, a deposit of three hundred dollars (\$300) must be made with the department, in accordance with section No. 420 of the Greater New York Charter, as explained in general instructions last page of City Record.

Bids must be submitted upon blank forms prepared by the department.

No proposal, after it shall have been deposited with the department, will be allowed to be with-

drawn for any reason whatever. The bids will be compared and the contract

awarded as soon thereafter as practicable, 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 street, Borough of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, by John W. BRANNAN, BRANNAN, 113

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

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

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 WEDNESDAY, OCTOBER 13, 1915,

Boroughs of Manhattan and The Bronx. FOR FURNISHING AND DELIVERING FORAGE.

The time allowed for the performance of the contract is until December 31, 1915. The amount of the security for the performance

of the contract shall be thirty per cent. (30%) of the total amount for which the contract is awarded.

The bidder will state the price of 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 zone.

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.

ol,13 WILLIAM WILLIAMS, Commissioner. See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at Room 2351, Municipal Building, Manhattan, until 2 o'clock p. m. on THURSDAY, OCTOBER 7, 1915.

Boroughs of Manhattan and The Bronx.
FOR FURNISHING, DELIVERING AND
LAYING WATER MAINS AND APPURTENANCES IN WESTCHESTER AVENUE,
FROM THIRD AVENUE TO SOUTHERN
BOULEVARD, BOROUGH OF THE BRONX.
The time ellowed for doing and completing The time allowed for doing and completing the entire work is one hundred (100) consecutive working days.

The amount in which security is required for the performance of the contract is Fifteen Thou-

sand Dollars (\$15,000).

The bidder will state the price per unit of each item of work, 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 in the aggregate for all the items contained in the specifications and schedule of quan-

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.

Sept. 24, 1915. s27,07 WILLIAM WILLIANS, Commissioner. Mese General Instructions to Bidders on last page, last column, of the "City Record."

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, OCTOBER 4, 1915,

MONDAY, OCTOBER 4, 1915,
All Boroughs.

FOR FURNISHING AND DELIVERING
LUBRICANTS AND KEROSENE; PUMP
VALVES; BOILER GASKETS; LANTERN
WICKS; CANDLES, RED RUBBER SHEET;
HYDRANT PARTS; PACKING AND STANCHION BOLTS; BRASS UNIONS; GAUGE
GLASSES; OIL CANS; PUMP STRAINERS
AND SUCKERS; SLEDGE HANDLES; CASTING BRUSHES; CHISELS; WRENCHES;
SCREWDRIVERS, ETC.; MACHINE BOLTS
AND NUTS; LEATHER; INK; SUCTION
HOSE, ROOFING FELT.
The time allowed for the performance of the

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 shall be thirty per cent.

(30%) of the total amount for which the contract is awarded.

The bidder will state the price 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 item. 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.

Sept. 20, 1915. s23,04 WILLIAM WILLIAMS, Commissioner. ASSee General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF FINANCE.

Corporation Sale of Lease.

CORPORATION SALE BY SEALED BIDS OF THE LEASE OF CERTAIN CITY REAL

UPON THE AUTHORIZATION OF THE commissioners of the Sinking Fund, and pur-

suant to a resolution adopted by them at a meeting held July 30, 1915, the Comptroller of the City of New York will sell by sealed bids on

THURSDAY, OCTOBER 14, 1915, at 12 o'clock M., in Room 368, Municipal Building, Borough of Manhattan, the lease of premises situated on the easterly side of Clinton Street, 100 feet north of Grand Street, and known as No. 154 Clinton Street, Borough of Manhattan, with the improvements thereon, for a period of

five years commencing January 1, 1916.

The Comptroller will receive sealed bids for the lease of the said premises for the said period at the minimum or upset price of Twenty-seven hundred and Frifty-six Dollars (\$2,756) per an-num, payable quarterly in advance, and the said sale will be made upon the following terms and conditions:

The highest bidder will be required to pay twenty-five per cent. (25%) of the amount of the yearly rental at the time and place of sale; the amount so paid for one quarter's rent shall be forfeited if the successful bidder does not execute the lease when notified it is ready for execution.

He will also be required to give an undertaking in the amount of the annual rental bid with two sufficient sureties to be approved by the Comptroller, for the payment of the rent quarterly in advance, and for the performance of the terms and covenants of the lease.

No person shall be received as lessee or surety who is a delinquent on any former lease from the corporation, and no bid shall be accepted from any person who is in arrears to the cor poration upon debt or contract, or who is a defaulter as surety or otherwise upon any obliga-tion to the City, as provided by law.

The lease will be in the usual form of leases

of like property, and will contain in addition to other terms, covenants and conditions, as fol-

First—A clause providing that the lessee shall pay the usual rate for water per meter measurements, and comply with the rules and regulations of the Department of Water Supply, Gas and

Electricity.
Second—A clause providing that the lessee shall not make any alterations or improvements on the property, except with the consent and ap-proval of the Comptroller.

Third—A clause providing that during the term of the lease the lessee shall keep the build-

ings in proper repair, both inside and outside, at his own cost and expense, and shall comply with all the laws and ordinances of The City of New

Fourth-A clause providing that all repairs, al terations and improvements made on or to the property by the lessee during the period of the lease shall become the property of The City of New York at the expiration of said lease.

The Comptroller shall have the right to reject any or all bids if deemed to be to the interest of he City of New York.
WM. A. PRENDERGAST, Comptroller of The

City of New York. Department of Finance, Comptroller's Office, September 24th, 1915. \$27,014

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE TO SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives notice to all persons, owners of property affected by the following assessments for LOCAL IMPROVE-MENTS IN THE BOROUGH OF BROOKLYN:
TWENTY-NINTH WARD, SECTION 16.
SEWER BASIN at the northeast corner of SEELEY STREET AND 19TH STREET. Area

FAST TWENTY-EIGHTH STREET—SEWER from Tilden Avenue to Albemarle Road. Area of assessment affects Blocks 5129 and 5130.

THIRTIETH WARD, SECTION 17.
FIFTEENTH AVENUE—SEWER from Fortyfifty to Forty-sixth Streets. Area of assessment affects Blocks 5433 and 5618.
THIRTIETH WARD SECTION 18.
SIXTH AVENUE—PAVING from Seve

ninth to Eightieth Streets. Area of assessment both sides of Sixth Avenue from 79th to 80th Streets and to the extent of half the block at the intersecting streets.
THIRTIETH WARD, SECTIONS 18 AND 19.

SEWER IN BATTERY AVENUE from Ninety-second Street to Warehouse Avenue, and OUT-LET SEWERS IN WAREHOUSE AVENUE from Battery Avenue to Seventh Avenue, and in SEVENTH AVENUE from Warehouse Avenue. nue to Ninety-second Street. Area of assessment affects Blocks 6141 to 6148, 6150, 6153 and 8594.

THIRTIETH WARD, SECTION 19.

BENSON AVENUE—REGULATING, GRADING, CURBING AND FLAGGING from Twenty-first to Twenty-second Avenues. Area of assessments, both sides of Benson Avenue from Twenty-first Avenue to Bay Parkway and to the extent of 100 feet north and south of Benson Avenue from Twenty-first Avenue to Bay

THIRTY-FIRST WARD, SECTION 20 EAST SEVENTH STREET—SEWER from Avenue K to Avenue L. Area of assessment af-fects Blocks 6519, 6520, 6527, 6528, 6532 and

THIRTY-FIRST WARD, SECTION 21. WEST TWENTY-THIRD STREET—PAV-ING between Mermaid and Surf Avenues. Area of assessment, both sides of West Twenty-third Street from Mermaid Avenue to Surf Avenue and to the extent of half the block at the intersecting avenues.

That the same was confirmed by the Board of Assessors on September 28, 1915, and entered on September 28, 1915, in the Record of Titles of Assessments, kept in the Bureau for the Col lection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and un less the amount assessed for benefit on any per son 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

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 * * * "Ar ssessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Offerman Building, 503 Fulton street, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before November 27, 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

william A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, September 28, 1915. 01,13

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 9.
EAST ONE HUNDRED AND SIXTYSIXTH STREET—REGULATING, GRADING,
FLAGGING SIDEWALKS AND ERECTING FENCES from Brook Avenue to the New York

and Harlem Railroad.
TWENTY-FOURTH WARD, SECTION 12.
EAST TWO HUNDRED AND THIRTYSIXTH STREET—PAVING THE ROADWAY AND ADJUSTING CURB from Mount

Vernon Avenue to Webster Avenue. The area of assessment on the above streets extends to one-half the block at the intersecting

and terminating avenues. —that the same was confirmed by the Board of Assessors on September 28, 1915, and entered September 28, 1915, in the Record of Titles of Assessments kept in the Bureau for the Col-lection 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 late of said entry of the assessment, interest will

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 Research of Titles of Assessments is about 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 uopn the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. in the Bergen Building, fourth floor, southeast corner of Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before November 27, 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

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, September 28, 1915. 01,13

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 BROOKLYN:

ELEVENTH WARD, SECTION 7.
ACQUIRING TITLE TO THE TRIANGLE
PARCEL OF LAND located at the junction of the Northeasterly side of Flatbush Avenue and the Westerly side of Ashland Place. Confirmed August 14, 1915; entered September 23, 1915. Area of assessment includes all those lands, tene ments 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 a line midway between Third and Fourth Avenues where it is inter-sected by a line midway between State Street and Atlantic Avenue, and running thence northeastwardly along the said line midway between Third and Fourth Avenues and along the proongation of the said line to the intersection with the prolongation of a line midway between La-fayette Avenue and Hanson Place; thence eastwardly along the said line midway between Lafavette Avenue and Hanson Place and the proongation thereof to a point distant 100 feet easterly from the easterly line of Ashland Place, the said distance being measured at right angles to Ashland Place; thence southwardly and parallel to Ashland Place to a point distant 100 feet southerly from the southerly line of Hanson Place, the said distance being measured at right angles to Hanson Place; thence westwardly and parallel with Hanson Place and its prolongation to the intersection with the prolongation of a line midway between State Street and Atlantic Avenue; thence westwardly along the said line midway between State Street and Atlantic Avenue and along the prolongation of the said line to the point or place of beginning.

The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided y section 1019 of the Greater New York

Charter. Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real

estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents in the Offerman Building, 503 Fulton street. Borough of Brooklyn, between the hours of a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before November 22, 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.

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 to all persons, owners of property, of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of Assessments for CLOSING AND ACQUIRING TITLE to the following named street in the BOROUGH OF BROOKLYN:

BROOKLYN:
THIRTY-FIRST WARD, SECTION 21.
WEST EIGHTH STREET—CLOSING, from
Surf Avenue to High Water line; confirmed July
30, 1915; entered September 21, 1915. Area of
assessment includes all those lands, tenements
and hereditaments and premises situate, lying
and being in the Borough of Brooklyn, in The
City of New York, and contained within the City of New York, and contained within the lines of the discontinued and closed West 8th Street, extending from Surf Avenue to High

The above entitled assessment was entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and 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

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-The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Offerman Building, 503 Fulton street, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before Nov. 20, 1915, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the will be subject to a charge of interest at the rate of seven per centum per annum from the late when such assessments became liens to the

date of payment.

WILLIAM A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, September 21, 1915. s24,05

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE TO 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 IMPROVE-MENTS in the BOROUGH OF BROOKLYN:
TWENTY-SIXTH WARD, SECTION 12.
LOTT AVENUE—REGULATING, GRAD-ING, CURBING AND FLAGGING, from Bristol Street to Rockaway Avenue. Area of Assessment, both sides of Lott Avenue from Bristol Street. ooth sides of Lott Avenue from Bristol Street to

Rockaway Avenue and to the extent of half the block at the intersecting and terminating streets.

TWENTY-SIXTH WARD, SECTION 13.

CLEVELAND STREET—PAVING, from Blake Avenue to Dumont Avenue. Area of Assessment: both sides of Cleveland Street from Rlake Avenue to Dumont Avenue to the extent

sessment: both sides of Cleveland Street from Blake Avenue to Dumont Avenue, to the extent of half the block at the intersecting avenue.

TWENTY-NINTH WARD, SECTION 16.
EAST SEVENTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Ditmas Avenue to 18th Avenue. Area of Assessment: both sides of East 7th Street from Ditmas Avenue to 18th Avenue and to the extent of half the block at the intersecting avenue.

THIRTIETH WARD, SECTION 17.
FIFTIETH STREET—PAVING, from Fort Hamilton Avenue to a point 215 ft. west of 11th

Hamilton Avenue to a point 215 ft. west of 11th Avenue. Area of Assessment: affects lots 31 and 37 in Block 5646 and Lots 30 and 61 in Block FIFTY-FOURTH STREET-PAVING. be-

tween 8th and 9th Avenue. Area of Assessment: both sides of 54th Street from 8th to 9th Avenues and to the extent of half the block at the

six television of half the block at the intersecting avenues.

SIXTEENTH AVENUE — REGULATING, GRADING, PAVING AND FLAGGING, from 60th Street to Seabeach Railroad. Area of Assessment: both sides of 16th Avenue from 60th Street to 63rd Street and to the extent of 100 ft. East and West of said avenue.

SEVENTEENTH AVENUE - SEWER BASIN on the West corner of 17th Avenue and

Block 5567 THIRTIETH WARD, SECTION 18.
SEVENTY-SIXTH STREET — PAVING, from 4th to 5th Avenues. Area of assessment: both sides of 76th Street from 4th to 5th Avenue, to the extent of half the block at the intersect-

67th Street. Area of Assessment affects Lot 8 in

ing avenues.

THIRTIETH WARD, SECTION 19.

EIGHTEENTH AVENUE AND SEVENTYSIXTH STREET—SEWER BASIN at the Easterly corner. Area of Assessment affects Block

THIRTY-FIRST WARD, SECTION 20.
EAST THIRTEENTH STREET—REGULATING, GRADING, PAVING AND FLAGGING,
between Avenues K. and L. Area of Assessment: both sides of East 13th Street from Averugs K to L. and to the extent of half the

nuent: noin sides of East 13th Street from Avenues K to L and to the extent of half the block at the intersecting avenues.

THIRTY-SECOND WARD, SECTION 23.

EAST TWENTY-SEVENTH STREET—
SEWER, from Avenue M to N. Area of Assessment: affects Blocks 7662 and 7663.

The above entitled assessments were control of the street of the second sec

The above entitled assessments were entered on the day hereinbefore mentioned 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 assess-ments, interest will be collected thereon, as provided by section 1019 of the Greater New York

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 City of New York, Department of Finance, for the Collection of Assessments and Arrears Comptroller's Office, September 23, 1915. s28,08 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 November 20, 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, September 21, 1915. s24,05

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 IMPROVEMENTS IN THE BOROUGH OF QUEENS:

SECOND AND FOURTH WARDS.

SEWER IN FULTON STREET from Vanderveer Avenue to Occan View Avenue, and in OCEAN VIEW AVENUE from Fulton Street to Ridgewood Avenue. Area of Assessment: affects block 2813 in the Second Ward and Block 1 to 44, 50, 52, 54, 56, 60, 61, 62, 64 to 84, 116 to 124 and 126 in the Fourth Ward.

—that the same were confirmed by the Board of Assessors September 21, 1915, and entered September 21, 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

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 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 Municipal Building, Court House Square, 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 November 20, 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 be-

me liens to the date of payment.
WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, September 21, 1915. s24,05

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 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 the for street opening purposes in the

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 Bartow Street (6th Avenue) from Flushing Avenue to Woolsey Avenue, in the Borough of Queens, which are more particularly described on a certain map on file in particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held September 15, 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 MONDAY, OCTOBER 11, 1915,

at 11 A. M., in lots and parcels, and in manner and form, and at upset prices as follows:
PARCEL NO. 62: Part of one-story frame building on the south side of Bartow Street (6th Avenue), 65 feet east of Flushing Avenue. Up-

set price, \$10.00. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Bor ough of Manhattan, until 11.00 a.m. on the 11th day of Oct., 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 hid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.
Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of noti-fication of the acceptance of their bids. The Comptroller reserves the right to reject

any and all bids and to waive any defects or in-formalities 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 October 11, 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, 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, September 18, 1915, s24,011

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 it for street opening purposes in the Borough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of Powell Avenue, from Pugsley Avenue to Zerega Avenue, 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, Bor-ough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held September 15, 1915, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto will be held by di-

rection of the Comptroller on FRIDAY, OCTOBER 8, 1915, at 11 A. M., in lots and parcels, and in manner

at 1) A. M., in lols and parcels, and in manner and form, and at upset prices as follows:

PARCEL NO. 247: Fence on north side of Powell Avenue, 100 feet east of Pugsley Avenue. Upset price, \$3.00.

PARCEL NO. 251: Fence 225 feet east of Parcel No. 247. Upset price, \$2.00.

PARCEL NO. 254: Fence and part of steps 150 feet east of Parcel No. 251. Upset price, \$2.00

PARCEL NO. 255: Fence and part of steps east of and adjoining Parcel No. 254. Upset

east of and adjoining Parcel No. 254. Upset price, \$2.00.

PARCEL NO. 258: Fence on the south side of Powell Avenue, 300 feet east of Pugsley Avenue. Upset price, \$3.00.

PARCEL NO. 259: Part of one-story frame house east of and adjoining Parcel No. 258. Cut 2.4 feet on west side by 2.1 feet on east side. Upset price, \$10.00.

PARCEL NO. 260: Fence at the southwest corner of Powell Avenue and Olmstead Avenue. Upset price, \$5.00.

PARCEL NO. 267: Part of three-story frame building on the southeast corner of Powell Avenue.

Upset price, \$5.00.

PARCEL NO. 267: Part of three-story frame building on the southeast corner of Powell Avenue and Olmstead Avenue. Cut 4.1 feet on front and rear. Upset price, \$100.00.

PARCEL NO. 268: Fence on the southwest corner of Powell Avenue and East 177th Street. Upset price, \$2.00.

PARCEL NO. 269: Iron fence at the northeast corner of Powell Avenue and East 177th Street. Upset price, \$5.00.

PARCEL NO. 270: Fence east of and adjoining Parcel No. 269. Upset price, \$2.00.

PARCEL NO. 271: Fence east of and adjoining Parcel No. 270. Upset price, \$2.00.

PARCEL NO. 272: Fence east of and adjoining Parcel No. 271. Upset price, \$2.00.

PARCEL NO. 273: Fence east of and adjoining Parcel No. 272. Upset price, \$2.00.

PARCEL NO. 283: Fence east of and adjoining Parcel No. 283: Fence and part of porch at the southwest corner of Powell Avenue and Castle Hill Avenue. Cut porch 1.5 feet east and west. Upset price, \$5.00.

PARCEL NO. 285: Picket fence on the north side of Powell Avenue, 90 feet east of Castle Hill Avenue. Upset price, \$2.00.

PARCEL NO. 286: Wire fence east of and adjoining Parcel No. 286. Upset price, \$2.00.

PARCEL NO. 287: Picket fence east of and adjoining Parcel No. 286. Upset price, \$2.00.

PARCEL NO. 289: Wire fence east of and adjoining Parcel No. 286. Upset price, \$2.00.

PARCEL NO. 289: Wire fence east of and adjoining Parcel No. 287. Upset price, \$2.00.

PARCEL NO. 289: Wire fence east of and adjoining Parcel No. 288. Upset price, \$2.00.

PARCEL NO. 289: Iron fence east of and adjoining Parcel No. 289. Upset price, \$3.00.

PARCEL NO. 290: Picket fence east of and adjoining Parcel No. 288. Upset price, \$3.00.

PARCEL NO. 290: Picket fence east of and adjoining Parcel No. 288. Upset price, \$3.00.

PARCEL NO. 290: Picket fence east of and adjoining Parcel No. 288. Upset price, \$3.00. PARCEL NO. 289: Hon rence east of and adjoining Parcel No. 288. Upset price, \$3.00.
PARCEL NO. 290: Picket fence east of and adjoining Parcel No. 289. Upset price, \$2.00.
PARCEL NO. 291: Wall and iron fence east

of and adjoining Parcel No. 290. Upset price, PARCEL NO. 292: Iron fence east of and PARCEL NO. 292: 11011 lence east of and adioining Parcel No. 291. Upset price, \$3.00. PARCEL NO. 293: Iron fence east of and adioining Parcel No. 292. Upset price, \$5.00. PARCEL NO. 294: Picket fence on the north side of Powell Avenue, west of Havemeyer Avenue Manager 1988.

nue. Upset price, \$3.00.

PARCEL NO. 297: Wire fence on the south side of Powell Avenue, 200 feet east of Castle Hill Avenue. Upset price, \$2.00.

PARCEL NO. 298: Picket fence east of and adjoining Parcel No. 297. Upset price, \$2.00.

PARCEL NO. 299: Picket fence east of and adjoining Parcel No. 298. Upset price, \$5.00.

PARCEL NO. 300: Trop fence east of and adjoining Parcel No. 298. Upset price, \$5.00.

PARCEL NO. 300: Iron fence east of and adjoining Parcel No. 299. Upset price, \$5.00. PARCEL NO. 301: Picket fence east of and adjoining Parcel No. 300. Upset price, \$2.00.
PARCEL NO. 302: Picket fence east of and adjoining Parcel No. 301. Upset price, \$2.00.
PARCEL NO. 303: Picket fence on the south side of Powell Avenue, west of Havemeyer Ave

nue. Upset price, \$3.00.

PARCEL NO. 307: Fence and part of frame barn on the south side of Powell Avenue, 75 feet east of Havemeyer Avenue. Cut 5.3 feet on east and west sides. Upset price, \$10.00.

PARCEL NO. 309: Fence and part of shed at the northeast corner of Powell Avenue and Havemean Avenue Cut shed 6.3 feet on west side.

meyer Avenue. Cut shed 6.3 feet on west side meyer Avenue. Cut shed 6.3 feet on west side by 6.2 feet on east side. Upset price, \$5.00.

PARCEL NO. 310: Picket fence east of and adjoining Parcel No. 309. Upset price, \$2.00.

PARCEL NO. 311: Picket fence east of and adjoining Parcel No. 310. Upset price, \$2.00.

PARCEL NO. 314: Wire fence 75 feet east of Parcel No. 311. Upset price, \$2.00.

PARCEL NO. 315: Picket fence east of and adjoining Parcel No. 314. Upset price, \$2.00.

PARCEL NO. 316: Picket fence east of and adjoining Parcel No. 315. Upset price, \$2.00.

PARCEL NO. 317: Picket fence east of and adjoining Parcel No. 316. Upset price, \$2.00.

adjoining Parcel No. 316. Upset price, \$2.00. PARCEL NO. 318: Picket fence east of and

PARCEL NO. 318: Picket fence east of and adjoining Parcel No. 317. Upset price, \$2.00. PARCEL NO. 319: Picket fence and part of shed east of and adjoining Parcel No. 318. Cut shed 7.1 feet on west side by 7.2 feet on east side. Upset price, \$3.00. PARCEL NO. 327: Picket and board fence on the south side of Powell Avenue, 150 feet west of Zerega Avenue. Upset price, \$2.00. PARCEL NO. 328: Board fence east of and adjoining Parcel No. 327: Upset price, \$2.00. Sealed bids (blank forms of which may be obtained upon application) will be received by the 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 8th day of Oct., 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

advertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required

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 scaled.

and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened Oct. 8, 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, SUBJECT.

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, September 18, 1915. s22,08

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

them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the Borough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of East 213th Street, from Bronx Boulevard to Boston 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 Commissioners of the Sinking Fund, adopted at a meet-

sioners of the Sinking Fund, adopted at a meeting held September 15, 1915, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto will be held by direction of the Comptroller on THURSDAY, OCTOBER 7, 1915,

THURSDAY, OCTOBER 7, 1915, at 11 A. M., in lots and parcels, and in manner and form, and at upset prices as follows:
PARCEL NO. 9: Iron fence at the southeast corner of East 213th Street and Bronxwood Avenue. Upset price, \$10.00.
PARCEL NO. 10: Fence and part of steps 902 East 213th Street. Upset price, \$2.00.
PARCEL NO. 11-12: Part of two three-story brick houses 904-906 East 213th Street. Cut 4.3 feet on west side by 4.2 feet on east side. Up-

brick houses 904-906 East 213th Street. Cut 4.3 feet on west side by 4.2 feet on east side. Upset price, \$250.00.

PARCEL NO. 13-14: Fence east of and adjoining Parcel No. 11-12. Upset price, \$3.00.

PARCEL NO. 17: Part of porch and fence 50 feet east of Parcel No. 14. Upset price, \$5.00.

PARCEL NO. 19: Part of one-story frame shed 30 feet east of Parcel No. 17. Cut 8.9 feet on west side by 9.2 feet on east side. Upset price, \$5.00.

PARCEL NO. 20: Fence east of and adjoining Parcel No. 19. Upset price, \$2.00.

PARCEL NO. 21: Fence east of and adjoining Parcel No. 20. Upset price, \$2.00

PARCEL NO. 21: Fence east of and adjoining Parcel No. 22: Fence east of and adjoining Parcel No. 21: Upset price, \$2.00.
PARCEL NO. 25: Shed in rear of 949 Til-

den Street. Upset price, \$5.00.
PARCEL NO. 28-30: Part of porch and chicken coop in rear of 955 Tilden Street. Cut coop 8.1 feet on east and west sides. Upset price. \$10.00.

PARCEL NO. 34: Part of two-story and basement frame house 1009 Tilden Street. Cut 22.8 feet on east and west sides. Upset price, \$50.00. Sealed bids (blank forms of which may 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 7th day of Oct., 1915, and then publicly opened for the sale for removal of the above-described buildings and appurtenance 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

advertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent, of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on

any or all of the buildings.

Deposits of unsuccessful bidders will be reurned 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 noti-fication 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

(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 Oct. 7, 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, SUBJECT

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, September 17, 1915. s21,07

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

York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name

will be held by direction of the Comptroller on MONDAY, OCTOBER 4, 1915, at 11 A. M., in lots and parcels, and in manner and form, and at upset prices, as follows:

PARCELS 150 and 306: Part of three-story frame building, No. 1919 Bronxdale Avenue (Bear Swamp Road). Cut 0.6 feet on east side by 32.1 feet on west side from rear of house, and cut 24.8 feet on east side by 31.26 feet on west side from front of building.

Upset price, \$150. Sealed bids (blank forms of which may be obtained upon application) will be received by 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 a.m., on the 4th day of October, 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.

possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any

or all of the buildings.

Deposits of unsuccessful bidders will be re 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.

requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all hids and to write a pay to the forms.

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 inciosed in properly sealed envelopes, marked "Proposals to be opened October 4, 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 regarding the buildings to be disposed of may be obtained.

obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST. Comptroller. City of New York, Department of Finance, Comptroller's Office. September 17, 1915. \$20.04

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE, BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Richmond, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for street cleaning purposes, in the

Borough of Richmond,
Being the buildings on the plot of ground adacent to the Destructor of the Burcau of Street Cleaning at the southeast corner of Rosebank Avenue and the Staten Island Railway at Willow Avenue, Clifton, in the Borough of Richmond, which are more particularly described on a certain map on file in the office of the Col-lector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Man-

Pursuant to a resolution adopted by the Commissioners of the Sinking Fund at a meet ing held September 15, 1915, the sale by sealed bids of the above described buildings and ap-purtenances thereto will be held by direction of the Comptroller on

TUESDAY, OCTOBER 5, 1915, at 11 A. M., in lots and parcels, and in manner

and form as follows: PARCEL 1: Three-story brick building, two two-story frame buildings and frame sheds at the southeast corner of Rosebank Avenue and the Staten Island Railway at Willow Street, Clifton, Staten Island.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368 Municipal Building, Borough of Manhattan, until 11 a. m., on the 5th day of October, 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 bid and the award will be made to the highest bid and the sale for removal of the above-described buildings and appurtenances thereto and the award will be made to the highest bid and the sale for the sale fo der within twenty-four hours, or as soon as

possible thereafter. Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.
Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or 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 bidder.

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 and by that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the Borough of The Bronx.

Being the buildings, parts of buildings, etc., standing within the lines of Matthews Avenue, 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, September 17, 1915.

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 Rust Street, from Clark Avenue to Grand Street, in the Borough of Queens, which are more particularly described. of Queens, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held September 15, 1915, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, OCTOBER 6, 1915, at 11 A. M., in lots and parcels, and in manner and form, and at upset prices as follows: PARCEL 18: Part of two two-story frame buildings at the southeast corner of Herbert Street and Rust Street. Cut 5.06 feet on front by 9.94 feet on rear.

Upset price, \$25. PARCEL 19: Part of one-story and basement frame house in rear of Parcel No. 18. Cut 9.03

feet on front by 3.51 feet on south side.
Upset price, \$5.
PARCEL 21: Three sheds at Charles Street

and Rust Street. Upset price, \$5.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368 Municipal Building, Borough of Manhattan, until 11 a. m., on the 6th day of October, 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 advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any

or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.
Successful bidders will be required to pay

the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids. The Comptroller reserves the right to reject

any and all bids and to waive any defects or 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 October 6, 1915," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of Revenue, 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, September 17, 1915.

Interest on City Bonds and Stock.

THE INTEREST DUE ON NOVEMBER 1, 1915, on registered bonds and stock of The City of New York, and of the former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 847, 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 November 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 Comptroller (Room 847, in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan, New York City), in United States, or at the office of Messrs. Seligman Bronders, 18 Austin Friars,

London, E. C., England, in sterling.
The coupons that are payable only in New York for interest due on November 1, 1915, on bonds and stock of the present and former City of New York, of former corporations now included in The City of New York, and the former County of Queens, will be paid on that day at the office of the Comptroller (Room 847, in the Municipal Building, at Chambers and Centre sts., in the Borough of Manhattan, New York

The books for the transfer of bonds and stock on which interest is payable November 1, 1915, will be closed from October 5, 1915, to Novem-

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office. September 15th, 1915.

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.

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-

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.

Sales of Tax Liens.

Notice of Continuation of the Brooklyn Tax

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents in the Borough of Brooklyn, as to liens remaining unsold at the termination of sales of July 15, September 9, October 7, November 4 and December 2, 1914, January 13, February 17, April 17, May 19, June 16 and July 14, Sept. 15, 1915, has been continued to

WEDNESDAY, OCTOBER 13, 1915, at 2:30 P. M., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in Room 2, in the basement of the Borough Hall, Brooklyn, N. Y.

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

Notice of Continuation of the Queens Tax Sale.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, as to liens remaining unsold at the termination of the sale of October 27, December 8, 1914, January 19, March 2, April 20, June 8 and July 20, 1915, has been continued

TUESDAY, OCTOBER 5, 1915, at 10 o'clock A. M., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the third floor of the Municipal Building, Court House Square, Long Island City, Borough of Queens, City of New

DANIEL MOYNAHAN, Collector of Assess-

Notice of the Continuation of The Bronz Tax Sale.

THE SALE OF THE LIENS FOR UNPAID SPECIAL FRANCHISE TAXES AND REAL ESTATE OF CORPORATION TAXES for the Borough of the Bronx, as to liens remaining unsold at the termination of sale of August 9, 1915, has been continued to

MONDAY, NOVEMBER 1, 1915, at 2 o'clock P. M., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the 4th floor of the Bergen Building, corner of Arthur and Tremont Avenues, Borough of the Bronx, City of New

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

Notice of Continuation of the Manhattan Tax Sale.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Manhattan as to the liens remaining unsold at the termination of the sale of August 26th, 1915, has been continued to

THURSDAY, OCTOBER 7, 1915, at 2 P. M., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the fifth floor of the Municipal Building (room 512), Manhattan, City of New

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

DEPARTMENT OF EDUCATION.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Sup-plies, at the office of the Superintendent of School Supplies, Park avenue and 59th street, Manhattan, until 11 A. M., on

MONDAY, OCTOBER 11, 1915 FOR FURNISHING AND DELIVERING DIRECT TO EACH SCHOOL KITCHEN UTENSILS FOR THE SCHOOLS OF THE CITY OF NEW YORK, BOROUGH OF MAN-

HATTAN. The time for the delivering of the articles, materials and supplies and the performance of the contract is by or before December 31, 1915. The amount of security required is thirty (30%) per cent. of the amount of the contract. The bidder will state the price of each item or article contained in the specifications herein contained or hereto annexed, by which the bids will be tested.

Award will be made to the lowest bidder on each item whose sample is equal to the Board sample submitted for inspection or referred to by catalogue number. The said reference is made only as a means of briefly describing the article called for.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, the Borough of Manhattan, corner of Park ave. and

PATRICK JONES, Superintendent of School

Dated, September 29, 1915. ATSee General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of

Education, Park Avenue and 59th Street, Manhattan, until three o'clock p. m., on

MONDAY, OCTOBER 11, 1915,

NO. 5:—FOR FURNISHING AND DELIVERING NEW PIANOS TO VARIOUS SCHOOLS (OLD BUILDINGS) IN THE BOROUGHS OF MANHATTAN, THE BRONX, BROOKLYN, QUEENS AND RICHMOND.

The time allowed to complete the whole work The time allowed to complete the whole work will be one hundred and thirty (130) working days, as provided in the contract.

The amount of security required is One Hundred Dollars (\$100) per instrument on each

Bids will be considered by the Committee on Buildings only when made by the manufacturers. Bidders must indicate on the outside of the envelope containing the bids the number of instruments bid for under each item.

Bidders must state in the bid what action is

to be supplied, and length of Grand Pianos. A separate proposal must be submitted for each piano and award will be made thereon. The denosit accompanying bid for each piano shall be five per centum of the amount of se-

Each bid or estimate must be accompanied by statement showing the average prices obtained by the bidder in the wholesale trade, exclusive

sales to his own retail stores, for instruments of like grade, size and quality as those he at this time bids for. The average to be compiled from wholesale sales made, as aforesaid, during the three months next prior to the date of the

Important.

This statement shall be in the form of an affidavit, executed before a Notary Public, and made by one of the firm submitting the bid; and shall be certified to by a certified public ac-countant, who shall certify that the prices quoted are true, without discount or rebate, and in accordance with the foregoing paragraph.

The statement shall be placed in a sealed envelope, which shall be marked "Price List." and shall have on the outside the name of the bidder. This shall be enclosed in the envelope

containing the bid at the time that same is submitted to the Bid Clerk.

The statements which are so submitted are for the information of the Committee on Buildings, and will not, under any circumstances, be made public without the written consent of the hidder Any bid or estimate which is not accompanied by such a statement as is hereinbefore described will be considered as informal and invaiid, and by reason of such failure, the said bid or estimate so accompanied will be so adjudged and

treated.

On No. 5, the bidders must state the price of each item, by which the bids will be tested.

Blank forms and specifications may be obtained or seen at the office of the Superintendent of School Buildings, 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.

Buildings.
Dated, September 29, 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, Manhattan, until three o'clock P. M., on
MONDAY, OCTOBER 11, 1915,

Borough of The Bronx.

NO. 2:—FOR CORK TILING FOR FLOOR
OF GYMNASIUM IN PUBLIC SCHOOL 28, ON THE WEST SIDE OF ANTHONY AVENUE, BETWEEN TREMONT AVENUE AND MT. HOPE PLACE, BOROUGH OF THE

The time allowed to complete the whole work will be Fifteen (15) working days.

The amount of security required is Eight

Hundred Dollars (\$800). Hundred Dollars (\$800).

The deposit accompanying bid shall be five per centum of the amount of security.

NO. 3:—FOR ITEM 1, INSTALLING HEATING AND VENTILATING APPARATUS, AND ITEM 2, INSTALLING TEMPERATURE REGULATION IN NEW PUBLIC SCHOOL 48, ON THE SOUTHERLY SIDE OF SPOFFORD AVENUE, BETWEEN FAILE AND COSTER STREETS, BOROUGH OF THE BRONX.

The time allowed to complete the whole work.

The time allowed to complete the whole work on each Item will be One Hundred (100) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$30,000; Item 2, \$2,000. A separate proposal must be submitted tor each Item and award will be made thereon. The deposit accompanying bid on each Item shall be five per centum of the amount of se-

curity. Borough of Richmond,

NO. 4:—FOR INSTALLING ELECTRIC
EOUIPMENT IN NEW PUBLIC SCHOOL 8,
AT THE INTERSECTION OF LINDENWOOD AVENUE AND SCHOOL STREET,
ABOUT 450 FEET SOUTHERLY FROM THE
AMBOY ROAD, GREAT KILLS, BOROUGH

The time allowed to complete the whole work will be Ninety (90) working days, as provided

in the contract. curity required is Two Thou sand (\$2,000) Dollars.

The deposit accompanying bid shall be five per centum of the amount of security.

On Nos. 2 and 4, the bids wil be compared and the contract will be awarded in a lump sum

to the lowest bidder on each contract. On No. 3, 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 Superinten dent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, Borough Hall, New Brighton, Borough of Richmond, for work for their respective boroughs B. J. SNYDER, Superintendent of School

Dated. September 29, 1915. RESee General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the office of the Department of Education, Park Avenue and 59th Street, Manhattan, until three o'clock P. M., on

MONDAY, OCTOBER 11, 1915,

32ND STREETS, BOROUGH OF BROOKLYN. The time allowed to complete the whole work on each Item will be One Hundred and Twentyfive (125) working days, as provided in the con-

The amount of security required is as follows: Item 1, \$15,000; Item 2, \$1,800. The deposit accompanying bid on each Item shall be five per centum of the amount of security.

separate proposal must be submitted for each Item and award will be made thereon. Important. Attention of all intending bidders is expressly

called to the printed addenda which has been inserted in the specifications. 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 Superinten-dent, at Estimating Room, 9th floor, Hall of the Roard of Education, Park Avenue and 59th Street. Borough of Manhattan, and also at Branch Office. No. 131 Livingston Street, Bor-

ough of Brooklyn.
C. B. J. SNYDER, Superintendent of School Dated, September 29, 1915. s29,011

last page, last column, of the "City Record." SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings, Park Avenue and 59th Street, Manhattan, until three o'clock P. M., on

ING AND VENTILATING APPARATUS; ITEM 2, INSTALLING TEMPERATURE REGULATION; ITEM 3, INSTALLING BOILERS AND FORCED DRAFT APPARATUS; ITEM 4, INSTALLING STEAM ENGINES AND GENERATORS, AND ITEM 5, INSTALLING ELECTRIC ASH HOIST, IN THE EVANDER CHILDS HIGH SCHOOL, ON EAST 184TH STREET AND FIELD PLACE, BETWEEN CRESTON AND MORRIS AVENUES, BOROUGH OF THE BRONX.

The time allowed to complete the whole work on each item will be one hundred and twenty (120) working days, as provided in the contract.

The amount of security required is as follows:

Item 1, \$30,000; Item 2, \$2,000; Item 3, \$3,000; Item 4, \$4,000; Item 5, \$500.

A separate proposal must be submitted for each

item, and award will be made thereon. The deposit accompanying bid on each item shall be live per centum of the amount of security.

NO. 2. FOR INSTALLING PREVOCA-TIONAL SHOP EQUIPMENT IN PUBLIC SCHOOL 42, WASHINGTON AVENUE AND CLAREMONT PARKWAY, BOROUGH OF THE BRONX.

The time allowed to complete the whole work will be thirty (30) working days, as provided in the contract.

The amount of security required is Four Hundred Dollars (\$400).

The deposit accompanying bid shall be five per centum of the amount of security. NO. 3. FOR INSTALLING ELECTRIC EQUIPMENT IN NEW PUBLIC SCHOOL 48, ON THE SOUTHERLY SIDE OF SPOFFORD AVENUE, BETWEEN COSTER AND FAILE STREETS, BOROUGH OF THE BRONX.

The time allowed to complete the whole work will be One Hundred and Thirty (130) working days, as provided in the contract.

The amount of security required is Five Thousand Dollars (\$5,000).

The deposit accompanying the bid shall be five per centum of the amount of security.

Borough of Queens. NO. 4. FOR INSTALLING ELECTRIC EQUIPMENT IN NEW PUBLIC SCHOOL 41, ON THE NORTHEASTERLY CORNER OF CROCHERON AND FRANKLIN AVENUES, BAYSIDE, BOROUGH OF QUEENS.

The time allowed to complete the best of the second of

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 Thousand Dollars (\$2,000). The deposit accompanying bid shall be five per

centum of the amount of security.

On No. 1 the bidders must state the price of On Nos. 2, 3 and 4 the bids will be tested.
On Nos. 2, 3 and 4 the bids will be compared and the contracts will be awarded in a lump sum to the lowest bidder on each contract.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education. Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Borough of Queens.
C. B. J. SNYDER, Superintendent of School

Buildings.
Dated September 22, 1915. AT See General Instructions to Bidders on

last page, last column, of the "City Record." **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 the street system within the territory bounded by 14th Avenue, 60th Street, 19th Avenue, 63rd Street, 15th Avenue and 61st Street, Borough of Brooklyn, 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 Friday, October 15, 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 September 17, 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 changing the grades of the street system within the territory bounded by 14th Avenue, 60th Street, 19th Avenue, 63rd Street, 15th Avenue and 61st Street, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Commissioner of Public Works of the Borough,

and dated April 3, 1915.

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 15th day of October, 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 and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 15th day of October, 1915.

Dated. October 1st, 1915. JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. 01,13

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grades of the street system within change the grades of the street system within the territory bounded by 14th Avenue, 64th Street, 16th Avenue, 65th Street, 19th Avenue and 66th Street, Borough of Brooklyn, 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 Friday, October 15, 1915, at 10 o'clock A. M., at which proposed change will be considered by Said 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 September 17, 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 pursuance of the provisions of Section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, pro-MONDAY. OCTOBER 4, 1915,
Borough of The Bronx.

NO. 1. FOR ITEM 1, INSTALLING HEAT.

Doses to change map or plan of The City of New York, by changing the grades of the street system within the territory bounded by 14th

Avenue, 64th Street, 16th Avenue, 65th Street, 19th Avenue and 66th Street, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Commis-sioner of Public Works of the Borough, and dated April 3, 1915.

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 15th day of October, 1915, at 10 o'clock A. M.

Resolved, That the Secretary of this Board areas these resolutions and a ratios to all sor

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 and the cor-poration newspapers for ten days continuously, poration newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 15th day of October, 1915. Dated, October 1st, 1915. JOSEPH HAAG, Secretary, Municipal Build-ing. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of West 245th Street, between Fieldston Road and Livingston Avenue, and the grade of Fieldston Road, between Spuyten Duyyil Parkway and West 246th tween Spuyten Duyvil Parkway and West 246th Street, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Friday, October 15, 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 September 17, 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 changing the lines and grades of West 245th Street, between Fieldston Road and Livingston Avenue, and the grade of Fieldston Road, between Spuyten Duyvil Parkway and West 246th Street, in the Borough of The Bronx, 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 July 7, 1915. 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 15th day of October, 1915, at 10 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a paties to all nor

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 15th day of October, 1915.

Dated, October 1st, 1915. JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth. 01,13

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 lines and grades of the street system within the territory bounded approximately by Netherland Avenue, West 254th Street and its prolongation, Fieldston Road and West 246th prolongation, Fieldston Road and West 246th Street, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Friday, October 15, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Pereit, all of which is more particularly set. Roard: all of which is more particularly set forth and described in the following resolutions adopted by the Board on September 17, 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 pursuance of the provisions of Section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, pro-poses 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 approximately by Netherland Avenue, West 254th Street nad its prolongation, Fieldston Road and West 246th Street, in the Borough of The Bronx, City of New York, which pro posed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated July 26,

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 15th day of October,

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 15th day of October, 1915.

Dated, October 1st, 1915.

JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building.
Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines of Calamus Avenue and Maurice Avenue from Carroll Place to Fisk 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 Friday, October 15, 1915, at 10 o'clock A. M., at which such proposed change will be considered to the said Board. by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on September 17, 1915, notice of the adoption of which is hereby

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 lines of Calamus Avenue and Maurice Avenue from Carroll Place to Fisk Avenue, 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 January 30, 1915.

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 15th day of October, 1915, at 10 o'clock a. m.

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 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 15th day of October, 1915.

Dated October 1st, 1915.

JOSEPH HAAG. Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grades of 124th Street (North Curtis Avenue) from Jamaica Avenue to 89th Avenue (Ridgewood 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 Friday, October 15, 1915, at 10 o'clock A. M., at which proposed change will be considered by said 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 September 17, 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 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 124th Street (North Curtis Avenue) from Jamaica Avenue to 89th Avenue (Ridgewood Avenue), 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 April 17, 1915.
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 15th day of October,

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 15th day of October, 1915.

Dated October 1st, 1915.

JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines of the street system within the terriplan of The City of New York so as to change the lines of the street system within the territory bounded by Junction Avenue, Alstyne Avenue, Sothern Avenue and Gerry 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 Friday, October 15, 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 September 17, 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 changing the lines of the street system within the territory bounded by Junction Avenue, Alstyne Avenue, Sothern Avenue and Gerry Avenue, 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

larly shown upon a map or plan bearing the signature of the President of the Borough, and

dated June 4, 1915.

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 15th day of October, 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 be held at the aloresald time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 15th day of October, 1915.

Dated October 1st, 1915.

JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth.

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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 lines and grades of the street system within the territory bounded by Grand Street, the Main Line of the Long Island Railroad, Woodhaven Avenue, Eliot Avenue, Bloomfield Street, Lewis Avenue and Division Avenue, Borough of Oueens, 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 Friday, October 15, 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 September 17, 1915, notice of the adoption of which is hereby

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 lines and grades of the street system within the territory bounded by Grand Street, the Main Line of the Long Island Railroad. Woodhaven Avenue, Eliot Avenue, Bloomfield Street, Lewis Avenue and Division Avenue, 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 April

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 15th day of October, 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 15th day of October, 1915.

Dated October 1st. 1915.

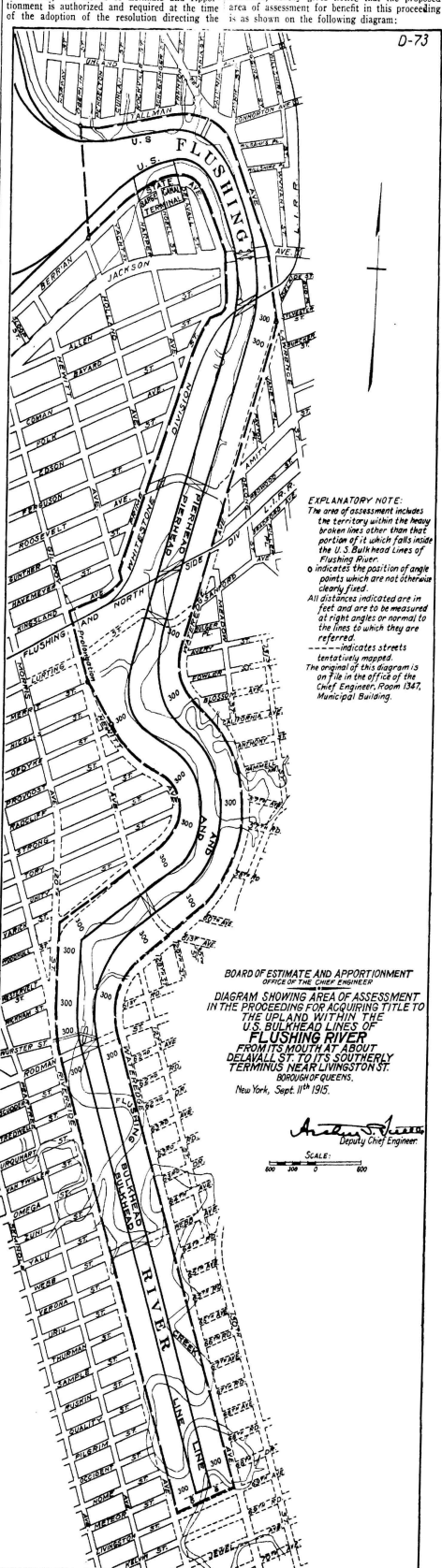
IOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building. Televiside Worth 1913

NOTICE IS HEREBY GIVEN THAT AT THE ity of New York, on the 15th day of October, meeting of the Board of Estimate and Apportionment held on September 17, 1915, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to provement to fix and determine upon an area or acquire title to the real property comprising the upland within the United States Bulkhead lines of Flushing River from its mouth near the foot of Delavall Street to its southerly terminus near Livingston Street, in the Borough of Queens, City of New York; and Whereas, The Board of Estimate and Appor-

provement to fix and determine upon an area or areas of assessment for benefit for said proceed-

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of Section 973 of the Greater New York Charter, as amended, hereby gives notice that the proposed



Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Bor-ough of Manhattan, in the City Hall, on Friday, the 15th day of October, 1915, at 10 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 for ten days prior to the 15th day of

October, 1915. Dated October 1st, 1915. JOSEPH IIAAG, Secretary, Municipal Building. Telephone, 4560 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appor-tionment held on September 17, 1915, the fol-

lowing resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the real property required for the opening and extending of Opdyke Street, between Alburtis Avenue and Tiemann Avenue, between Alburtis Avenue and Tiemann Avenue, New York in the Borough of Queens, City of New York;

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the real property required for the foregoing im-provement to fix and determine upon an area or areas of assessment for benefit for said pro-

ceedings.
Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of Section 973 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for

Beginning at a point on a line midway between Nicolls Street and Opdyke Street distant 100 feet easterly from the easterly line of Tiemann Avenue, the said distance being measured at light angles to Tiemann Avenue, and running right angles to Tiemann Avenue, and running thence southwardly and parallel with Tiemann Avenue to the intersection with a line distant Avenue to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Opdyke Street, the said distance being measured at right angles to Opdyke Street; thence westwardly along the said line parallel with Opdyke Street to the intersection with the northerly line of Corona Avenue; thence westwardly along the northerly line of Corona Avenue to the intersection with the easterly line of Alburtis Avenue; thence northwarderly line of Alburtis Avenue; thence northwardly along the easterly line of Alburtis Avenue to the intersection with a line midway between Nicolls Street and Opdyke Street; thence eastwardly along the said line midway between Nicolls Street and Opdyke Street to the point

or place of beginning.
Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on Friday, the 15th day of October, 1915, at 10 a. m., and that at the same time and place a public hearing thereon will then and there be

meeting of the Board of Estimate and Appor-

Whereas, the Board of Estimate and Appor-

for acquiring title to Victor Street from Van Nest Avenue to Rhinelander Avenue: Rhinelander Avenue from old Unionport Road to White Plains Road; Cruger Avenue from White Plains Road to Rhinelander Avenue, Borough

Whereas, the Board is considering the advis-

ability of further amending the said proceeding

tionment, under resolutions adopted on July 6, 1911, and June 12, 1913, authorized a proceed-

tionment held on September 17, 1915, the fol-

lowing resolutions were adopted:

of The Bronx; and

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 for ten days prior to the 15th day of October, 1915.

(The map showing the area of assessment in this proceeding is on file in the office of the Chief Engineer of the Board, Room 1347, Mu-

Dated, October 1st, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on September 17, 1915, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisabilty of instituting proceedings to acquire title to the real property required for the opening and extending of Sheridan Avenue from the northwesterly line of Flynn Avenue to the northwesterly mean high water line of Spring Creek, in the Boroughs of Queens and Brooklyn, City of New York; and Whereas, The Board of Estimate and Appor-

tionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the real property for the foregoing improvement to fix and determine upon an area or areas of

assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of Section 973 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this

proceeding:
Bounded on the northwest by a line midway between Lamar Street and Trinidad Street and by the prolongation of the said line; on the by the prolongation of the said line; on the northeast by a line midway between Forbell Avenue and Sheridan Avenue; on the southeast by a line midway between Grimm Avenue and Bloomington Street and by the prolongation of the said line; and on the southwest by a line distant 300 feet southwesterly from and parallel with the southwesterly line of Sheridan Avenue, the said distance being measured at right

angles to Sheridan Avenue.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on Friday, the 15th day of October, 1915, at 10 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 ten days prior to the 15th day of October, 1915.

(The map showing the area of assessment in this proceeding is on file in the office of the Chief Engineer of the Board, Room 1347, Municipal Building.)

Dated, October 1st, 1915.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth. 01,13

NOTICE IS HEREBY GIVEN THAT AT THE Road, which is now designated as Amethyst meeting of the Board of Estimate and Appor- Street, was deflected slightly to the east, with the result that a small triangular parcel having an area of 7.80 square feet is excluded from the area to be acquired for Rhinelander Avenue in the aforesaid proceeding; the amendment now proposed providing for the acquisition of title to Victor Street from Van Nest Avenue to Rhinelander Avenue; Cruger Avenue from White Plains Road to Rhinelander Avenue; and Rhinelander Avenue from Amethyst Street to White Plains Road as these streets are now laid out upon the map or plan of the City of New

Resolved, that the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended Board of Estimate and Apportionment January 8, lereby gives notice that the proposed area of 1915, and approved by the Mayor January 15, in which the westerly line of Unionport ling is as shown on the following diagram:

BOARD OF ESTIMATE AND APPORTIONMENT OFFICE OF THE CHIEF ENGINEER DIAGRAM SHOWING AREA OF ASSESSMENT IN THE PROCEEDING FOR ACQUIRING TITLE TO CRUGER AVENUE FROM WHITE PLAINS ROAD TO RHINELANDER AVE. VICTOR STREET EXPLANATORY NOTE: FROM VAN NEST AVE TO RHINELANDER AVE. AND --- indicates the boundary of the area of RHINELANDER AVENUE assessment. All distances indicated are in feet and are to be FROM AMETHYST ST. TOWHITE PLAINS ROAD measured at right angles or normal to the BOROUGH OF THE BRONX street lines to which they are referred. The original of this Diagram is on file in the office New York, September 10TM 1915. of the Chief Engineer, Room 1347, Muni-Aretin V. Trease, cipal Building.

Resolved, that this Board consider the proposed area of assessment at a meeting of the Board to be held in the City of New York, Bor-ough of Manhattan, in the City Hall, on Friday, 15th day of October, 1915, at 10 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

NOTICE IS HEREBY GIVEN THAT THE sons affected thereby that the proposed change 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 interest so to do, proposes to change the map or plan of The City of New York so as to change the lines of Elmhurst Avenue, between Broadway and Judge 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 Friday, October 15, 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 Sening resolutions adopted by the Board on September 17, 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 changing the lines of Elmhurst Avenue, between Broadway and Judge 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

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Man-

hattan, City of New York, on the 15th day of October, 1915, at 10 o'clock a. m. Resolved, That the Secretary of this Board cause these resolutions, and a notice to all per-

cause these resolutions and a notice to all persons affected thereby to be published in the City Record for ten days prior to the 15th day of October, 1915.

Dated October 1st, 1915. JOSEPH HAAG, Secretary, Municipal Build-

ing. Telephone, 4560 Worth. 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 15th day of October, 1915. Dated, October 1st, 1915. JOSEPH HAAG, Secretary, Board of Esti-mate and Apportionment, Municipal Building.

Telephone, 4560 Worth. NOTICE IS HEREBY GIVEN THAT THE

Board of Estimate and Apportionment of The City of New York, deeming it for the public or plan of The City of New York so as to change the grades of 129th Street (North Morris Avenue), between Jamaica Avenue and 91st Avenue (Fulton Place); and of 89th Avenue (Ridgewood Avenue), between 127th Street (North Wickes Street) and 130th Street (Maure Aveof New York, on Friday, October 15, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by said Board; all of which such proposed change will be considered by the said such proposed chan is more particularly set forth and described in the following resolutions adopted by the Board on September 17, 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 interst so to do, proposes to change the map or plan of The City

of New York, by changing the grades of 129th Street (North Morris Avenue), between Jamaica Avenue and 91st Avenue (Fulton Place); and of 89th Avenue (Ridgewood Avenue), between 127th Street (North Wickes Street) and 130th Street (Matter Avenue) Street (Maure 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 May 18, 1915.

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 15th day of October, 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

sons 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 15th day of October, 1915.

Dated, October 1st, 1915.

JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building.
Telephone, 4560 Worth.

Olivination of the state of t

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 98th Street (Thedford Avenue), between 97th Avenue (Beaufort Avenue) and 103rd Avenue (Kimball Avenue); of 97th Street (Hatch Avenue), between 97th Avenue (Beaufort Avenue) and 101st Avenue (Beaufort Avenue). Avenue); and of 99th Avenue (Shattuck Avenue), between 96th Street (Willard Avenue) and nue), between 96th Street (Willard Avenue) and 99th Street (Ocean Avenue), Borough of Oueens, 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 Friday, October 15, 1915, at 10 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more certificated by said Board; all of which is more particularly set forth and described in the fol-

lowing resolutions adopted by the Board on September 17, 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 Creater New York Chesters and Manual Constant of Section 442 of the Creater New York Chesters are maded. 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 98th Street (Thedford Avenue), between 97th Avenue (Beaufort Avenue) and 103rd Avenue (Kimball Avenue); of 97th Street (Hatch Avenue), between 97th Avenue (Beaufort Avenue) and 101st Avenue (Jerome Avenue); and of 99th Avenue (Shattuck Avenue), between 96th Street (Willard Avenue) and 99th Street (Ocean Avenue), 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

bearing the signature of the President of the Borough, and dated June 19, 1915.

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 15th day of October, 1915, at 10 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions, and a potice to all persons the secretary and a potic

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

to be held at the atoresaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 15th day of October, 1915.

Dated, October 1st, 1915.

JOSEPH HAAG, Secretary, Board of Estimate and Apportionment, Municipal Building. Telephone, 4560 Worth.

Notice of Public Hearings.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment, held this day, the following resolutions were adopted:

Whereas, The Jay Street Connecting Railroad has, under date of April 13, 1915, made application to this Board for a modification of the terms and conditions of a certain contract dated June 29, 1911, granting said Company a franchise for the construction, maintenance and operation of railroad tracks in and across certain streets in the Borough of Brooklyn; 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; and

Whereas, In pursuance of such laws, this Board adopted a resolution on April 16, 1915, fixing the date for public hearing thereon as May 14, 1915, at which citizens were entitled to appear and be heard, and publication was had for at least two (2) days in the "Brooklyn Daily Eagle" and "Brooklyn Times," newspapers designated by the Mayor, and in the City Record for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day;

Whereas, This Board has made inquiry as to the proposed modification and amendment of said contract of June 29, 1911; now, therefore, it is Resolved, That the following form of resolution for the consent or right applied for by The lay Street Connecting Railroad, containing the form of proposed contract for the grant of such 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 consents to certain modifications in the terms and conditions of the said contract of June 29, 1911, such modified terms and conditions being fully set forth and described in the following form of proposed contract for the grant thereof, embodying such terms and conditions as modify or alter said contract of June 29, 1911, which said contract otherwise remains unchanged as to all the other terms and conditions expressed therein, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

THIS CONTRACT, made and executed in THIS CONTRACT, made and executed in duplicate this day of 1915, 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 Jay Street Connecting Rail-Road (hereinafter called the Company), party of the second part. WITNESSETH:

the second part, witnesseth: WHEREAS, By contract dated June 29, 1911, the City granted to the Company the franchise, right and privilege to construct, maintain and operate railroad tracks in, upon and along certain streets in the Borough of Brooklyn, named in said contract, and shown upon a map thereto attached, for the purpose of conveying goods, wares and merchandise; and

WHEREAS, Said contract provided in Section 2, Witereas, Said contract provided in Section 2, Eighth thereof, that the construction of the tracks authorized thereby should be completed and the railroad placed in full operation within nine (9) months from the date of filing with the Board the consents of abutting property owners, or within nine (9) months from the date of filing an order of the Appellate Division of the Supreme Court confirming the determination of Supreme Court confirming the determination of

Supreme Court confirming the determination of commissioners, appointed pursuant to the Railroad Law, that the railroad tracks authorized by said contract ought to be constructed; and Whereas, Said contract in and by said Section 2, Eighth, further provided that in case the Company failed to construct and place in full operation such railroad tracks within the time thus fixed the rights and privileges granted by thus fixed, the rights and privileges granted by and contained in the said contract should cease

WHEREAS, The consents of property owners were filed with the Board on or about August 1, 1911; and

WHEREAS, Pursuant to the terms of said contract, the time for the completion of construc-

tract, the time for the completion of construc-tion and placing the railroad in full operation expired May 1, 1912; and WHEREAS, Upon application of the Company, the Board by resolution adopted April 25, 1912, and approved by the Mayor the same day, granted the Company an extension of time to November 1, 1912, within which to complete the construc-tion and place in operation said railroad tracks. tion and place in operation said railroad tracks; and

WHEREAS, The Company did construct certain of the tracks specified in and authorized by the said contract of June 29, 1911, but failed to complete the construction of all of such tracks and place the same in operation within such extended time, to wit, on or before November 1,

WHEREAS, The City claims that by reason of such failure, the franchises, rights and privi-leges granted by said contract, pursuant to the terms thereof, would and should have become forfeited and of no effect on and after said No-

wember 1, 1912; and
WHEREAS, The Company thereafter, on April
13, 1915, applied to the Board for the amendment and modification of said contract of June
29, 1911, by striking therefrom all the routes named therein and substituting therefor certain new routes; and

WHEREAS, Among the new routes thus applied for there is included a route which covers the tracks already constructed by the Company as hereinbefore set forth;

Now, THEREFORE, In consideration of the Company thus applying for the right to maintain and operate the said already constructed tracks, the City hereby agrees to and hereby does waive the claimed forfeiture of the franchise, rights and privileges granted by the said contract of June 29, 1911, occasioned by the failure of the Company to complete construction within the time fixed for said construction, as hereinbefore set forth, and

In further consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree

as follows:
Section 1. The parties hereto hereby consent, subject to the provisions and conditions herein-after set forth, to certain modifications and amendments in and to said contract of June 29, 1911, said modifications and amendments to be as follows:

1. All of Section 1 of said contract of June

1. All of Section 1 of said contract of June 29, 1911, is hereby stricken out and the following substituted therefor:

"Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate standard gauge railroad tracks either at the same grade as the surface of the streets, or above or below the grade thereof, as shall be determined by the Public Service Commission for the First District of the State of New York, pursuant to law, for the purpose of conveying goods, wares and merchandise only, together with the poles, wires, conduits or other together with the poles, wires, conduits or other structures necessary for the operation of said tracks by electric power, in the Borough of Brooklyn, City of New York, the centre lines of which are as followws:

MAIN TRACK. A. One track beginning at a point on the easterly side line of Jay Street about fifty-eight (58) feet northerly from the northerly side line of John Street; thence southwesterly for a distance of about one hundred and thirty (130) feet to a point on the southerly side line of John Street situated about twenty (20) feet eight (8) inches westerly from the westerly side line of

Jay Street.
Also two spurs or turnouts from said Track

A, as follows:
(1) One spur or turnout beginning at a point in Track A situated about seventy (70) feet from the southerly side line of John Street, measured along the centre line of Track A; thence southwesterly on a curve whose radius is one hundred and fifty (150) feet for a distance of fifty-three (53) feet to a point in John Street; thence continuing in a circlet. Street; thence continuing in a straight line a distance of about thirty-nine (39) feet to a point in the southerly side line of John Street, which point is about fifty (50) feet six (6) inches from the westerly side line of Jay Street.

(2) One spur or turnout beginning at a point in the centre line of Track A situated about fifty-five (55) feet from the southerly side line of John Street, measured along the centre line of Track A; thence southwesterly on a curve whose radius is one hundred and fifty (150) feet for a distance of fifty-five (55) feet to a point on the southerly side line of John Street situated about ten (10) feet six (6) inches from the westerly side line of Jay Street.

EXTENSIONS. B. Beginning at a point in main Track A about eighty-five (85) feet from the southerly side of John Street measured along the centre of main Track A; thence southwesterly along Jay Street to John Street; thence westerly along John Street to Adams Street; thence southerly along Adams Street and southwesterly across lands of The City of New York, lying under the Manhattan Bridge to Plymouth Street; thence westerly along Plymouth Street; thence westerly along Plymouth Street to the westerly westerly along Plymouth Street to the westerly line of Main Street.

C. Beginning at a point in main Track A in Jay Street, between John Street and the existing bulkhead at the foot of Jay Street and the East River; thence southerly along Jay Street to Plymouth Street; thence easterly along Plymouth Street to the westerly side of Bridge Street.

D. Beginning at a point in the line of Exten-

sion B hereinabove described on Pymouth Street at or about the centre line of the driveway on the westerly side of the Plaza under the Manhattan Bridge; running thence easterly along Plymouth Street beyond the centre line of Adams Street; thence curving southeasterly along the driveway on the easterly side of the Plaza under the Manhattan Bridge to Water Street and thence easterly along Water Street to the westerly side

of Bridge Street. E. Beginning at a point in the westerly side of Main Street at or near its intersection with the southerly side of Plymouth Street; thence southerly along Main Street to the northerly side of Water Street.

CONNECTIONS TO EXTENSION B. 1. One (1) connection to the Arbuckle Sugar Refinery on the northerly side of John Street about two hundred and sixteen (216) feet westerly from the westerly side of Jay Street.

2. One (1) connection to the building of E. W. Bliss Company on the easterly side of Adams Street, about one hundred and fifteen (115) feet northerly from the northerly side of

Plymouth Street.
3. One (1) connection to the building of Robert Gair Company on the easterly side of Main Street about ten (10) feet southerly from the southerly side of Plymouth Street.

4. Two (2) connections to the proposed Jay

Street Terminal from the easterly side of Main Street, and crossing Main Street to the aforesaid

CONNECTIONS TO EXTENSION C. One (1) connection to the building of John W. Masury & Son on the southerly side of Plymouth Street about ten (10) feet westerly

from the westerly side of Jay Street.

6. One (1) connection to the building of E. 6. One (1) connection to the building of E. W. Bliss Company on the southerly side of Plymouth Street about two hundred (200) feet easterly from the easterly side of Jay Street.

7. One (1) connection to the property of Kirkman & Son on the southeasterly corner of Plymouth and Bridge Streets about sixteen (16) feet southerly from the southerly side of

CONNECTIONS TO EXTENSION D. 8. One (1) connection to the building of the Grand Union Tea Company on the easterly side of Pearl Street about twenty-three (23) feet southerly from the southerly side of Water Street.

9. Two (2) connections to a vacant lot owned by Kirkman & Son on the northeasterly corner of Bridge Street and Water Street.

10. One (1) connection to the building of E. W. Bliss Company on the driveway on the casterly side of the Plaza under the Manhattan Bridge shout twenty-four (24) feet southerly. Bridge, about twenty-four (24) feet southerly from the southerly side of Plymouth Street.

CONNECTIONS TO EXTENSION E. 11. One (1) connection to the building of Robert Gair Company on the easterly side of Main Street about twenty-eight (28) feet southerly from the southerly side of Plymouth Street.

12. One (1) connection to the building of Robert Gair Company on the southerly side of Water Street about seventy-two (72) feet east-erly from the easterly side of Main Street.

and to cross such other streets and avenues, named and unnamed, as may be encountered

The said tracks, connections, turnouts and switches hereby authorized are shown upon a

map entitled:
"Map and Profile showing main line, extensions and connections of The Jay Street Connecting Railroad To accompany amended application dated April 13, 1915, of The Jay Street Connecting Railroad to the Board of

Estimate and Apportionment" and signed by Wm. A. Jamison, President, and L. D. Crear, Engineer; a copy of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof and is to be substantially followed; provided that deviations therefrom and additional connections, turnouts and switches which are consistent with the foregoing description and with the other provisions of this contract may be permitted or ordered by resolution of the Board.

2. All of Section 2, First, of said contract of June 29, 1911, is hereby stricken out.

3. So much of Section 2, Fourth, of said contract of June 29, 1911, reading as follows:

"(b) During the first ten (10) years of this contract an annual sum of five hundred

During the succeeding five (5) years of this contract an annual sum of one thousand dollars

is hereby stricken out and the following substituted therefor:

"(b) The additional sum of five thousand

dollars (\$5,000) on or before December 31, 1915."
"(c) From June 29, 1911, to January 31, 1916, an annual sum of five hundred dollars

From February 1, 1916, to September 30, 1920, an annual sum of three thousand dollars

(\$3,000). From October 1, 1920, to June 29, 1926, an 4. All of Section 2, Sixth, of said contract

of June 29, 1911, is hereby stricken out and the following substituted therefor:
"Sixth-Nothing in this contract shall be deemed to affect in any way the right of the

City to grant to any person or corporation a franchise or right to use the streets hereinbe fore described or any part of them, for rail-road purposes, and the Company shall not al any time oppose, but shall consent to the construction and operation of a railroad by any such other corporation or individual which may receive a franchise therefor from the City; provided, however, that nothing in this clause contained shall estop the Company from appearing before the Board and being heard on any application for rights in said streets."
5. All of Section 2, Eighth, of said contract June 29, 1911, is hereby stricken out and

the following substituted therefor:
"Eighth-The Company shall complete construction of the main tracks and extensions herein authorized and place the same in full operation on or before April 1, 1916, and each connection within four (4) morths after the individual, firm or corporation whose premises are to be connected as herein provided, shall or in writing agree to pay, the cost of construction thereof; otherwise this right shall cease and determine, and all sums paid or which may be deposited with the Comptroller of the City, as hereinafter provided, shall there upon be forfeited to the City; provided, however, that the Company shall not be obligated to construct any such connection prior to the construction of that portion of any extension herein named with which the premises of the individual firm or corporation are to be connected; provided that the period for completing and placing the tracks, extensions or connections in full operation may be extended by the Board, but the total extension of time shall not exceed in the aggregate six (6) months, except that as to the tracks herein designated and described as Extension D and the connections therefrom the Company shall not be required to construct the same within the time fixed as above, but may construct and place the same, or any portion thereof, in operation at any time during the term of this contract; provided, however, that should the Board notify the Company to construct said Extension D and the connections therefrom or any portion thereof, and place the same in operation, the Company shall construct such tracks, or portion thereof, and place the same n operation within four (4) months from the date of such notification by the Board, pro vided that the period for completing and placing in operation of the tracks in said Ex tension D and the connections therefrom, or any such designated portion thereof, may be extended by the Board, but the total extension of time shall not exceed in the aggregate six (6) months; and provided further that when the completion of construction of any of the tracks herein authorized shall be prevented by legal proceedings in any court or by works of public improvement, or by other causes not within the control of the Company. the time for the completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently further that in no case shall such delay be delay and deliver to the Board copies of any portion thereof. 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 intervene in any such proceedings.'

6. Section 2, Ninth, of said contract of June 29, 1911, is hereby amended by striking out in the fourth paragraph thereof the words "if

any."
7. All of Section 2, Eleventh, of said contract of June 29, 1911, is hereby stricken out,

and the following substituted therefor:
"Eleventh—Cars may be operated upon said tracks designated in Section 1 hereof as Main Track A and the spurs or turnouts therefrom numbered 1 and 2 by steam locomotives, which shall be housed or boxed so as to conform with the type commonly known as the "dummy engine," or by any other motive power which may be approved by the Board and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of New York. Cars may be operated upon the remaining said tracks described in Section 1 hereof by electric power or by any other motive power except locomotive steam power or horse power, which may be approved by the Board and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of New York. It is understood, however, that no overhead wires, except trolley wires, shall be permitted for the operation of

said tracks by electric power."

8. Section 2, Twelfth, of said contract of June 29, 1911, is hereby amended by striking out therefrom the word "passengers" and insert-

ing in lieu thereof the word "pedestrians."

9. Section 2, Nineteenth, of said contract of June 29, 1911, is hereby amended by striking out in the third line thereof the word "street."

10. All of Section 2, Twenty-fifth, of said contract of June 29, 1911, is hereby stricken out

and the following substituted therefor:
"Twenty fifth—This grant is upon the express condition that the Company, within thir y (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of Five thousand dollars (\$5,000), and on or before December 31, 1915, shall deposit with the Comptroller an additional sum of Two thousand five hundred dollars (\$2,500), either in money or securities, to be approved by him, both of which sums shall constitute a fund which shall be security for the perform-ance by the Company of all of 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 reasonable rates, the repairs of the street pavement, the removal of snow and ice, the quality of construction of the railroad and the maintenance of the property in good condition throughout the whole term of this contract, and in case of default in the performance by the Company of such terms and conditions, or compliance with such orders or either or any of them, the City shall have the right to cause the work to be 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. the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, all of which sums shall be deducted from fund.

The procedure for the imposition and col-lection of the penalties 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 be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of seven thousand five hundred dollars (\$7,500), and in default thereof, this contract shall be canceled and annulled at the option of the Board, acting on 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."

Section 2 of said contract of June 29, 1911, is hereby further amended by adding at he end thereof the following additional clauses. numbered, respectively, Thirtieth, Thirty-first, Thirty-second, Thirty-third, Thirty-fourth, Thirty-fith, Thirty-sixth, Thirty-seventh, Thirty-eighth

and Thirty-ninth. Thirtieth—The words "Jay Street Terminals" wherever used in this contract shall be deemed to mean the freight yards or terminals, so-called, at the present time lying within the districts generally described as follows:

Old Terminal: Bounded on the north by the East River; bounded on the east by Gold Street; bounded on the south by John Street; bounded on the west by Jay Street. New or Proposed Terminal:

Bounded on the north by the East River; bounded on the east by Main Street; bounded on the south by Water Street; bounded on the west by New Dock Street.

or as such yards or terminals may hereafter be extended or changed; together with the tracks, connections, turnouts and switches contained in comprising said yards or terminals, which said yards or terminals are maintained or operated either by the firm or partnership known as The Jay Street Terminal or by any individual, firm or corporation which may acquire or suc-ceed to the rights or interests of the said The Jay Street Terminal in or to either or both of

said vards or terminals. Thirty-first.—The words "South Brooklyn Marginal Freight Railroad" wherever used in this contract shall be deemed to mean any freight railroad along or near the water-front in the Borough of Brooklyn, westerly or southwesterly

City, or under a contract with the City, any part of which railroad shall be so located that a condeemed to begin until the Company shall have of which railroad shall be so located that a congiven written notice to the Board of any such court proceedings or other occasion of of the Company herein authorized, or with any

> Thirty-second—The Company hereby agrees that the City shall have, and it hereby grants to the City, the right to use in common with the Company the tracks, structures, equipment and power of the Company, necessary for the operation of cars and locomotives of or from the South Brooklyn Marginal Freight Railroad upon that portion of the tracks and extensions herein authorized, described as follows:

Beginning at a point in Extension B where the same is intersected by the tracks hereinabove described as Extension D; thence westerly along Plymouth Street to the westerly line of Main Street, also southerly along Main Street was tracked by the street of the street was tracked by the street of t Street over the tracks hereinabove described as Extension E, together with all connections, turnouts or sidings which are now or may hereafter be authorized from said Extension E and that portion of Extension B herein de-

scribed. Such use shall be permitted to the City upon no-The company by resolution of the Board. The compensation to be paid by the City for such use shall be fixed by agreement between the City and the Company. In case of failure of the City and the Company to agree, however, upon such compensation, the City shall nevertheless have the right, after the expiration of thirty (30) days from the date of such notice as above, to make the necessary connection or connections with the tracks above described and thereafter use such tracks for the operation thereon of cars and locomotives of or from the South Brooklyn Marginal Freight Railroad. The compensation to be paid by the City for the use of such tracks, structures, equipment and power shall in such case be determined by arbitrators selected in the

manner provided by this contract.

It is agreed that nothing herein contained shall be construed to give to the South Brooklyn Mar-ginal Freight Railroad the right to use the loco-motives or rolling stock of any kind of The Jay Street Connecting Railroad.

Thirty-third—The City and the Company here-by agree to interchange loaded or empty cars be-tween the railroad of the Company and the South Brooklyn Marginal Freight Railroad at transfer points to be hereafter agreed upon between the City and the Company; the Company on its part and behalf agreeing to accept such cars from said South Brooklyn Marginal Freight Railroad and deliver the same to any point along its rail-road, or to the Jay Street Terminals as herein defined, at the same rates as similar service is performed for any individual, firm or corpora-tion served by the Company, and the City on behalf of the South Brooklyn Marginal Freight Railroad agreeing to accept such cars from the railroad of the Company and deliver the same to any point along the said South Brooklyn Marginal Freight Railroad at the same rates as similar service is performed for any individual, firm or corporation served by said South Brooklyn Maringal Freight Railroad.

The City and the Company shall share equally the cost of providing and maintaining the neces-sary transfer facilities at such points as may be

agreed upon as above.

Thirty-fourth-It is agreed that the Board, upon six (6) months' notice to the Company, shall have the right to terminate the rights and privileges hereby granted as to Extensions C and D hereinabove described, and all connections therefrom. Such right may be exercised by the Board at any time after the expiration of ten (10) years from and after July 1, 1915, except that in the event the City shall exercise its right to acquire or condemn the remaining tracks of the Company, known and described herein as Main Track, Extension B and Extension E, together with the connections therefrom, and also the terminal property or properties herein de-fined as the Jay Street Terminals, then the right 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 obstruction of traffic, the maintenance of gates and flagmen, and property acquired under condemnation proceedings, as herein provided. The right of the Board to terminate the franchise as to Extensions C and D and the connections therefrom shall, however, be upon condition that the City shall pay to the Company an amount to be determined as follows: Beginning with the date of the completion of construction or installation of the tracks, structures and equipment which may be recaptured as herein provided, or of any portion thereof, should said tracks, structures and equipment be constructed or installed at different periods, it shall be assumed that the Company has provided a fund to consist of such payments made annually out of the revenues of the Company, computed at four (4) per cent. compound interest, as will at the end of the term of this contract equal the actual cost of such property when constructed or installed. The accumulations from such fund which may or should have accrued up to the time when the City shall exercise its right of recapture shall be deducted from such actual cost of such tracks, structures and equipment to be recaptured and the remainder shall represent the sum which the City shall pay to the Company for such tracks, structures and equipment; provided, however, that in no event shall the sum to be paid by the City to the Company exceed the actual value of the tracks, structures and equipment to be recaptured, at the time of such recapture, and provided further that no compensation shall be paid to the Company for any tracks, structures or equipment forming or included in any connec-tion with the building or premises of any individual, firm or corporation where such tracks, structures or equipment have been constructed or installed at the expense of such individual

> irm or corporation. At the time of the recapture of the tracks, structures and equipment as herein provided, the Company shall furnish the Board a statement or statements, verified under oath by an officer of the Company, containing in detail the actual cost of such tracks, structures and equipment to be recaptured, the actual value thereof at the time of recapture and also the accumulations which have or should have accrued as the fund above provided for. Should any disagreement arise between the City and the Company as to whether the actual cost of the tracks, structures and equipment when constructed or installed exceeded the fair value thereof at the time of such construction or installation, or as to the actual value of the tracks, structures and equipment at the time of recapture, the question shall be submitted to arbitrators, as hereinafter provided, and the fair value of such tracks, structures and equipment when constructed, as determined by said arbitrators, shall be taken as and for the actual cost thereof for the purposes herein speci-

In case the question of the fair value of the tracks, structures and equipment to be recap-tured shall be submitted to arbitrators, as herenabove provided, and such arbitrators shall deermine as such fair value, a sum less than the actual cost of the property as certified by the Company and upon which it is assumed that the aforesaid fund is based, then the amount to be deducted upon the recapture of the property, as hereinabove provided, shall be reduced in a like proportion.

Thirty-fifth-The rights hereby granted

executed by the firm or partnership known as The Jay Street Terminal, proved in proper form for record, and shall deliver to the Board an agreement whereby and wherein the Company shall consent on behalf of itself, its successors and assigns, to the condemnation by the City of any and all of the remaining tracks known and described herein as Main Track, Extension B and Extension E, together with the connections therefrom and the structures and equipment within the streets and the franchise authorizing the same owned by the Company as part of or in connection with the railroad authorized by this contract or as the same may be hereafter notified. Such consent shall only become oper-ative in the event that the City shall acquire, by condemnation or otherwise, the Jay Street Ter-minals, as herein defined. minals, as herein defined.

In said agreement the Company shall further agree that in any such condemnation proceeding no award or compensation shall be claimed for no award or compensation shall be claimed for the value of the franchise granted by this con-tract or as the same may be hereafter modified. Said agreement shall further provide that said. The Jay Street Terminal shall agree that during such time as it shall maintain or engage in the business of operating or maintaining a freight terminal, lighterage or car-float service, it will receive, handle and lighter at, to or from the Jay Street Terminals, as herein defined, the cars Jay Street Terminals, as herein defined, the cars coming from or destined to the South Brooklyn Marginal Freight Railroad, and furnish the necessary car-float service for the handling or transit of such cars between the Jay Street Terminals as herein defined and any of the trunk line railroads with which they have connection nection.

The said The Jay Street Terminal shall further The said The Jay Street Terminal shall further agree that the service to be furnished the South Brooklyn Marginal Freight Railroad shall be the same service furnished to the Company and at the same rates as may be charged for similar service to the Company.

Thirty-sixth—The Board, upon application of the Company, may by a resolution authorize the construction, maintenance and operation of such further connections, in addition to those berein

further connections, in addition to those herein authorized, as may be necessary to permit the Company to furnish service to any individual, firm or corporation whose building or premises shall be situated on any of the streets or avenues through or along which the Company is herein authorized to construct, maintain and operate its tracks or extensions.

Thirty-seventh-The Board may, by resolution, direct the Company to construct such further reasonable and practicable connections, in addition to those herein authorized, as may be necessary to permit the Company to furnish service to any individual, firm or corporation whose building or premises shall be situated on any of the streets or avenues through or along which the Company is herein authorized to construct, maintain and operate its tracks and extensions. The cost of constructing such connections shall be borne by the individual, firm or corporation whose building or premises is so connected. The connections shall, however, when constructed, be the property of the Company and shall be a part of the railroad herein authorized. If and when so directed, the Company agrees to construct and to thereafter maintain and operate such neces-sary connections and to furnish service to such individual, firm or corporation in the same manner and at the same rates as such class of service is furnished to any other individual, firm or corporation served by the Company. It is agreed by the parties hereto, and it is the intention of this contract, that the Company shall maintain as part of its railroad the connections referred to in this subdivision. Nothing contained in this subdivision shall, however, prejudice the right of the Company to recover the cost of such maintenance from the individual, the cost of such maintenance from the individual, hrm or corporation whose premises may be connected, as herein provided. In case of the failure of the Company to construct any such connection within four (4) months after being so directed by the Board, and after such individual, hrm or corporation has paid, or in writing agreed to pay, the cost of construction thereof, or in case of the Company's failure to thereafter maintain and operate the said connections and furnish its service as herein provided, the rights hereby granted may be forfeited by resolution of the Board.

Thirty-eighth-Should it be necessary to submit any question or matter to arbitration, pursuant to the terms of this contract, the arbitrators shall be disinterested persons appointed

n the following manner: When the necessity for such arbitration arises, either party may appoint its arbitrator and give written notice of such appointment to the other party. Within thirty (30) days after the receipt of such notice, such other party shall ap-point its arbitrator. Within thirty (30) days after the appointment of the second arbitrator, the two arbitrators so appointed shall choose a third arbitrator. A determination concurred in by any two of such arbitrators shall be conclusive and binding upon the parties hereto. Should either party fail to appoint its arbitrator within (30) days after notice from the other party as above, or should the two arbitrators appointed as above fail to choose the third rbitrator within thirty (30) days after their appointment, then the question or matter shall be determined by a referee or commissioner appointed by the Supreme Court on the appli-cation of either party. Should no two arbi-trators concur in a determination within sixty (60) days after the appointment of all the arbitrators as above, then such submission to adbitrators shall be deemed to have been revoked, any provision of law to the contrary notwithstanding, and no written revocation shall be necessary; the question or matter shall in such case be determined by a referee or commissioner appointed by the Supreme Court on the appli-

cation of either party.

The compensation and expenses of the said arbitrators or of said referee or commissioner shall be borne jointly by the City and the Com-

pany, each paying one-half thereof.

Thirty-ninth—This contract and the rights of the parties under it shall at the option of the Company cease and determine if The Jay Street Terminal goes out of the lighterage and terminal

12. All of Section 4 of said contract of June 29, 1911, is hereby stricken out and the following substituted therefor:

Sec. 4. This grant is also upon the further and express condition that all the provisions of the Railroad Law pertinent thereto shall be strictly complied with by the Company."

Section 2. The grant of this privilege is sublect to the following conditions:

First-All the terms, provisions and conditions contained in said contract dated June 29, 1911, excepting those which are herein expressly amended or modified, shall remain unchanged and shall apply to the routes herein described in Section of this contract with the same force and effect as when they applied to the routes described in said contract dated June 29, 1911.

Section 3. It is understood and agreed by the parties hereto that the security deposit of Five thousand dollars (\$5,000) required by Section 1, clause 10, of this contract to be made within thirty (30) days after the signing of this contract by the Mayor," refers to and is intended to mean the sum of Five thousand dollars (\$5,000) heretofore deposited with the Comptroller of the City, pursuant to the terms of the said contract of June 29, 1911.

SECTION 4. The Company covenants and agrees to abandon and relinquish, and does hereby unless the court proceedings shall be diligently from the tracks or extensions herein authorized, prosecuted by the Company; and provided which shall be constructed or operated by the

all of its rights and franchises to construct, maintain and operate a railroad in, upon or across the streets on those portions of the route described in the said contract dated June 29, 1911, which are not covered by the description of the new and amended routes as herein described, and which are not shown on the map of such new and amended routes, a copy of which is attached hereto and made a part hereof.

SECTION 5. 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 WITNESS WHEREOF, The party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

THE CITY OF NEW YORK, (CORPORATE SEAL.)

Attest: City Clerk.
THE JAY STREET CONNECTING RAILROAD,
By Presider

Secretary.

(Here add acknowledgments.)
Resolved, That the results of the inquiry made by this Board as to the money value of the proposed franchise and the adequacy of the compensation to be paid therefor and of the terms and acaditions are as specified and fully terms and conditions are as specified and fully set forth in the said contract dated June 29, 1911, as amended by the foregoing form of pro-posed contract for the consent to such modifica-

tions and alterations.

Resolved, That these preambles and resolutions, including the said resolution for the consent of The City of New York to the modifications and alterations as applied for by The Jay Street Connecting Railroad, 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, October 1, 1915, in the City Record, together with the following notice,

NOTICE IS HEREBY GIVEN that the Board of Estimate and Apportionment, before authorizing any contract for the consent of the City to certain modifications and amendments in and to the terms and conditions of the said contract of June 29, 1911, such modifications and amendments being fully set forth and de-scribed in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, October 1, 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, stating that copies of the proposed contract and resolution 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, October 1, 1915, in the "Brooklyn Daily Eagle" and "Brooklyn Times," the two daily newspapers in which the petition and notice of hearing thereon

have been published. PROPOSED AGREEMENT.

Agreement, made and executed in duplicate this day of . 1915, between THE JAY STREET CONNECTING RAILROAD (hereinafter called the Railroad Company), party of the first part, THE JAY STREET TERMINAL, a partnership formed by and company of the first part and company of the street terminal terms. nership formed by and composed of (hereinafter called the Ter-

minal Company), party of the second part, and The City of New York (hereinafter called the City), party of the third part.
Whereas, The Railroad Company, on or about

April 13, 1915, applied to the Board of Estimate and Apportionment as the local authority of the City for a modification of its franchise contract dated June 29, 1911, by changing or amending the routes or location of the railroad tracks authorized by said contract and authorizing the construction, maintenance and operation of additional railroad tracks, all of such tracks being within a district in the Borough of Brooklyn,

bounded generally as follows:

"On the north by the East River; on the east by Gold Street; on the south by Front Street; on the west by Dock Street and New Dock Street."

WHEREAS, On , 1915, a resolution consenting to such amendment or modification of said contract dated June 29, 1911, and authorizing the Mayor to execute and deliver the contract containing such amendment or modification, in the name and on behalf of the City, was approved by the Mayor; and

WHEREAS, Said contract provides that the amendment or modification contained therein shall not become operative until the Railroad Company shall itself execute and procure and cause to be executed by the Terminal Company, proved in proper form for record, and deliver to the Board of Estimate and Apportionment a certain agreement, the terms and conditions of

which are fully set forth in said contract: Now, THEREFORE, In consideration of the premises and of the sum of One Dollar by each of the parties of the first and second parts to the other paid, the receipt whereof is hereby acknowledged, the parties of the first and sec-

ond parts do hereby agree with each other and with the party of the third part, as follows:

First—The Railroad Company hereby consents, on behalf of itself, its successors and assigns, to the condemnation by the City of any and all tracks, structures and equipment within the streets (except as hereinfor passified) and the streets. streets (except as hereinafter specified) and the Railroad Company as part of or in connection with its railorad as the same is authorized by said contract of June 29, 1911, as modified by said contract authorized by said contract authorized by said resolution approved by the Mayor proved by the Mayor 1915, or as the same may be hereafter modified. This consent shall only become operative in the event that the City shall acquire, by condemnation or otherwise, the Jay Street Terminals as defined in said contract of June 29, 1911, as modified by said contract authorized by said resolution agreed by the Mayor 1915 or as

proved by the Mayor 1915, or as the same may be hereafter modified. This provision for condemnation does not apply to that portion of the tracks, structures and equipment of the Railroad Company which is subject to recapture pursuant to the terms of said contract of June 29, 1911, modified as above, or as the same may be hereafter modi-

Second-The Railroad Company further agrees that in any such condemnation proceeding no award or compensation shall be claimed by or paid to said Railroad Company for the value of the franchise granted by said contract of June 29, 1911, as modified by said contract authorized by said resolution approved by the Mayor 1915, or as the same may be here after modified.

Third—The Terminal Company agrees that during such time as it maintains or engages in the business of operating or maintaining a freight terminal, lighterage or car-float service, it will receive, handle and lighter at, to or from the Jay Street Terminals as defined in said contract of June 29, 1911, as modified by said contract authorized by said resolution approved by the

Mayor 1915, or as the same may be hereafter modified, cars coming from or destined to the South Brooklyn Marginal Freight Railroad as defined in said contract of June 29, 1911, as modified by said contract authorized by said resolution approved by the Mayor 1915, or as the same may be hereafter modified, and will furnish the necessary car-float service

for the handling or transit of such cars between the said Jay Street Terminals and any of the trunk line railroads with which they have con-The service to be furnished to the said South Brooklyn Marginal Freight Railroad shall be the same service furnished to the Railroad Company and shall be furnished at the same rates as may be charged by the Terminal Company for similar service to the Railroad Company for similar service to the Railroad Company for similar service to the Railroad Company for similar services to the Railroad Company for service

pany for similar service to the Railroad Com-Fourth—The foregoing provisions shall be binding upon the said Railroad Company and the said Terminal Company, their successors and

IN WITNESS WHEREOF, The Railroad Company by its officers thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, and the Terminal Company has duly executed this agreement, the day and year first above written.

THE JAY STREET CONNECTING RAILROAD, (SEAL.)

Secretary. THE JAY STREET TERMINAL,

(Here add acknowledgments.) Dated New York, August 26, 1915.
JAMES D. McGANN, Assistant Secretary.
Telephone, 4560 Worth. \$14,01

DEPARTMENT OF DOCKS AND FERRIES.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at Pier "A," foot of Battery Place, North River, Manhattan, until 12 o'clock Noon on

FRIDAY, OCTOBER 1, 1915,

Borough of Brooklyn.

CONTRACT NO. 1473.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR BUILDING A FREIGHT SHED WITH APPURTENANCES ON THE PIER NEAR THE FOOT OF 35TH STREET, in THE BOROUGH OF BROOKLYN.

The time for the completion of the work and the full performance of the contract is on or the full performance of the contract is on or before the expiration of 260 calendar days for the inner portion of the shed, and 400 calendar

days for the entire shed. days for the entire shed.

The amount of security required is \$120,000.00.

The bidder shall state, both in writing and in figures, a price for furnishing all of the labor and material and for doing all of the work called for. The contract is entire and for a complete job, and, if awarded, will be awarded to the bidder whose price is lowest for doing all the work and whose bid is regular in all respects. In case of discrepancy between the written price and that given in figures the price in writing

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

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the said Department. R. A. C. SMITH, Commissioner of Docks.

Dated September 17, 1915. **See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF CORRECTION.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Correction at Municipal Building, Manhattan, until 11 o'clock a. m., on

MONDAY, OCTOBER 11, 1915,

FURNISHING AND DELIVERING 125 TONS ICE. The time for the delivery of the articles, ma-

terials and supplies and the performance of the contract is by or before December 31, 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 unss this provision is complied with. Delivery will be required to be made at the time and in the manner and in such quantities

is 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. ATSee General Instructions to Bidders or last page, last column, of the "City Record."

SEALED BIDS OR PROPOSALS WILL BE received by the Commissioner of Correction at Municipal Building, Borough of Manhattan, until eleven o'clock A. M. on

MONDAY, OCTOBER 11, 1915.

FURNISHING ALL LABOR AND MATERIAL NECESSARY OR REQUIRED TO ERECT A GALVANIZED WIRE GUARD FENCE AT NEW HAMPTON FARMS, NEW HAMPTON, ORANGE COUNTY, NEW YORK. The time for the completion of the work and the full performance of the contract is by or be-

fore forty (40) working days.

The amount of Security required is thirty (30) per cent. of the amount of bid or estimate.

Bids will be compared and the contract

Blank forms and further information may be obtained at the office of the Department of Correction, the Borough of Manhattan, Municipal Building, Centre and Chambers Streets, New York City.

KATHARINE BEMENT DAVIS, Commissioner. & See General Instructions to Bidders on last page, last column, of the "City Record." of New York, until 12 o'clock noon on

PUBLIC SERVICE COMMISSION.

Invitation to Contractors.

For the Supply of Special Work, Order No. 5. for use in the construction of Rapid Transit Railroads.

Railroads.

Sealed bids or proposals for the supply of ten Portions of Special Work (Frogs and Switches) for use in the construction of rapid transit railroads will be received by the Public Service Commission for the First District at the office of said Commission at No. 154 Nassau Street, Borough of Manhattan, New York City, until the 15th day of October, 1915, at twelve fifteen (12:15) o'clock P. M., at which time and place or at a later date to be fixed by said Commission proposals will be publicly opened.

The Special Work is to be delivered in installments. The contractor must be prepared to deliver at least one portion of the Special Work on the expiration of two months after the delivery of the contract and must be prepared to

livery of the contract and must be prepared to deliver two more portions during the third month, three more portions during the fourth month and the remaining four portions during the fifth month and must complete deliveries within five months after the delivery of the contract, except as otherwise provided in the form of contract.

A fuller description of the Special Work and other requirements, provisions and specifications are given in the Information for Contractors and are given in the Intormation for Contractors and in the form of contract, specifications, contract drawings, bond and Contractor's Proposal, which are to be deemed a part of this Invitation and copies of which may be inspected and purchased at said office of said Commission.

The receipt of bids will be subject to the requirements specified in said Information for Contractors

New York, September 24, 1915.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT, By EDWARD E. McCALL, Chairman.

TRAVIS H. WHITNEY, Secretary. s29,015

For the Supply of Ballast for Use in the Con struction of Rapid Transit Railroads. Sealed bids or proposals for the supply of ballast for use in the construction of rapid transit railroads will be received by the Public Service railroads will be received by the Public Service Commission for the First District at the office of said Commission at No. 154 Nassau Street, Borough of Manhattan, New York City, until the fifteenth day of October, 1915, at twelve fifteen (12:15) o'clock P. M., at which time and place or at a later date to be fixed by said Commission the proposals will be publicly opened.

The ballast to be supplied under the contract is known as Class A and Class B ballast and is to be either trap rock or hard limestone. Bids must state whether they are for furnishing trap rock or hard limestone.

The ballast is to be delivered in lots. The first lot is to be ready for delivery within sixty

first lot is to be ready for delivery within sixty days after the delivery of the contract and the remaining lots are to be delivered from time to time as called for and the deliveries are to be completed on or before December 31, 1916, except as otherwise provided in the form of contract.

A fuller description of the ballast and other requirements, provisions and specifications are given in the Information for Contractors and in the form of contract, specifications, bond and Contractor's Proposal, which are to be deemed a part of this Invitation and copies of which may be inspected and purchased at said office of said

The receipt of bids will be subject to the re uirements specified in said Information for Con-

New York, September 24, 1915.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT, by Edward E. Mc-CALL, Chairman.
TRAVIS H. WHITNEY, Secretary. s29,015

DEPARTMENT OF HEALTH.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Corner of Centre and Walker Sts., Manhattan, until 10.30 o'clock

a. m., on

FRIDAY, OCTOBER 8, 1915.

FOR FURNISHING AND DELIVERING
TIMBER, LUMBER, MOULDING, ETC., TO
THE TUBERCULOSIS SANATORIUM, AT
OTISVILLE, ORANGE COUNTY, NEW YORK.

The time for the delivery of the supplies and the performance of the contract is Forty-five (45)

calendar days.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract, in an amount equal to thirty (30) per cent. of the contract. The bid, however, must be accompanied by a deposit of an amount of not less than 11/2 per cent. of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder on each class com-

Blank forms 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.
S. S. GOLDWATER, M. D., President;
JOSEPH J. O'CONNELL, M. D., ARTHUR
WOODS, Board of Health.
Dated Sept. 28, 1915. \$28,08

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

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health, Cor. of Centre and Walker sts., Manhattan, until 10.30 o'clock a. m., on

sts., Manhattan, until 10.30 o'clock a. m., on FRIDAY, OCTOBER 8, 1915,
FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED TO INSTALL AND COMPLETE, TOGETHER WITH ALL NECESSARY ALTERATIONS AND OTHER WORK INCIDENTAL THERE-TO, THE LIGHTING FIXTURES IN A PAVILION ON THE GROUNDS OF THE DEPARTMENT OF HEALTH, FLUSHING AVENUE, NEAR JAMAICA, BOROUGH OF QUEENS, CITY OF NEW YORK.
The time for the completion of the work and the full performance of the contract will be

the full performance of the contract will be Sixty (60) consecutive working days.

The bid, however, must be accompanied by a

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 the entire con-

Plans may be seen and blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southeast corner of Centre and Walker sts., Borough of Manhattan, City of

New York.
S. S. GOLDWATER, M. D., President;
JOSEPH J. O'CONNELL, M. D., ARTHUR

WOODS, Board of Health.
Dated Sept. 28, 1915.

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

SEALED BIDS OR ESTIMATES WILL BE received by Dep't of Health, at Room 1230, Municipal Building, Borough of Manhattan, City

FRIDAY, OCTOBER 1, 1915, FOR FURNISHING AND DELIVERING HOUSEHOLD WARE (ENAMEL WARE).

The time for the performance of the contract is during the period ending Dec. 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. Such deposit shall be in an amount not less than one and one-half (1½) per cent of the bid.

cent of the total amount of the bid.

The bidder will state the price per piece, dozen or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read and awards, if made, made to the lowest bidder on each item or class, as stated in the specifications. Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted un-

less this provision is complied with.

Blank forms and further information may be obtained at Room 1226, Municipal Building, Borough of Market.

ough of Manhattan.

DEPARTMENT OF HEALTH, S. S. GOLDWATER, M. D., Commissioner. \$21,01

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for re-

BOARD OF ASSESSORS.

ceiving and opening bids.

Completion of Assessments.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and unimproved lands affected thereby, that the following proposed assessment has been completed and is lodged in the office of the Board of Assessors for examination by all persons interested:

Borough of Brooklyn.

Asilva Borough of Brooklyn.

4517. Sewers and appurtenances in Neptune Avenue between West 37th Street and Pump Well near West 12th Street; Mermaid Avenue between West 37th Street and Stillwell Avenue; Surf Avenue between West 37th Street and West 19th Street and between West 17th Street and West 12th Street West 15th Street Borough West 12th Street and West 12th Street; West 15th Street between Canal and Surf Avenues; West 16th Street be-tween Canal and Neptune Avenues; West 17th tween Canal and Neptune Avenues; West 17th Street between Canal and Neptune Avenues and between Mermaid and Surf Avenues; West 19th Street and West 20th Street, each between Neptune and Surf Avenue; West 21st Street between a point 65 feet north of Neptune Avenue and Surf Avenue; West 23rd Street between Mermaid Avenue and a point in the Atlantic Ocean 1,000 feet south of Surf Avenue; West 23th Street between Neptune Avenue and a point 500 feet south of Surf Avenue. West 27th Street, West 28th Street and West 29th Street. a point 500 feet south of Surf Avenue: West 27th Street, West 28th Street and West 29th Street, each between Neptune and Surf Avenues; West 30th Street between Neptune Avenue and 360 feet south of Surf Avenue; West 31st Street between Neptune and Surf Avenue; West 31nd Street between Neptune and Surf Avenue; West 32nd Street between Neptune Avenue and a point in the Atlantic Ocean about 900 feet south of Surf Avenue; West 33rd Street and West 35th Street, each between Neptune and Surf Avenues; West 36th Street hetween Canal and Surf Avenues; and West 37th Street between Neptune Avenue and the north property line of the New York and Coney Island Railroad and from Surf Avenue southerly about 245 feet.

Affecting Blocks 6952 to 6954, 6961 to 6970, 6978 to 6997, 7004 to 7023, 7045 to 7074, 7228 to 7266, 7268 to 7289, 7454 to 7464, 7483 to 7493, 7511, 7512, 7513 and 7516.

All persons whose interests are affected by the

All persons whose interests are affected by the above named proposed assessment, and who are opposed to the same, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, New York, on or before Wednesday, November 3, 1915, at 10 a.m., at which time and place the said objections will be heard and testi-

mony received in reference thereto.

ALFRED P. W. SEAMAN, WM. C. OR-MOND, JACOB J. LESSER, Board of Assessors. St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough

of Manhattan. September 30, 1915.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, mproved and unimproved lands affected thereby. that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

Borough of Manhattan. 4751. Basin adjacent to the northwest corner of East 52nd Street and Madison Avenue. Af-

fecting Block 1288. 4748. Paving and curbing West 191st Street from Audubon Avenue to Wadsworth Avenue.

Borough of The Bronx.

4536. Regulating, grading, curbing, flagging, etc., Parker Street from Castlehill Avenue to Lyon Avenue. Together with a list of awards for damages caused by a change of grade.

The area of assessment in the above mentioned lists extends to within half the block at the intersecting and terminating streets and ave-

Borough of Queens.

Borough of Queens.

1055. Construction of the Jamaica Sewage Disposal Plant. A map is on file in the office of the Board of Assessors showing the territory benefited by the plant and which is assessed for the cost of its construction. The following blocks are affected: Second Ward, Blocks 2118, 2119, 2121, 2124, 2126 to 2138, 2140 to 2142, 2144, 2145, 2147 to 2153 and 2813; Third Ward, Blocks 263, 263K, 263L, 263M, 263N, 263P, 263R, 263S, 264K, 264L, 264M, 264N, 264P, 264R, 264S, 264T and 264U; Fourth Ward, Blocks 2 to 45, 50. 52, 54, 56, 60, 61, 62, 64 to 88, 116 to 301, 358 to 365, 400 to 404, 433 to 676, 700, 706 to 710, 714, 743 to 761, 763 to 765, 780 to 796, 800 to 809, 816, 822, 823, 827 to 846, 848 to 859, 865 to 877, 879, 885 to 930, 932 to 949, 953 to 955, 957, 958, 961 to 966, 979 to 981, 983 to 987, 990 to 1007, 1017 to 1208, 1213, 1219 to 1224, 1233 to 1237, 1270, 1404, 1410, 1414, 1418, to 1420, 1422, 2237 to 2251, 2426 to 2541, 2547 to 2562, 2591 to 2616, 2645, 2647 to 2667, 2669, 2699, 2701, 2703, 2705, 2707, 2709, 2711, 2713, 2715, 2717, 2725, 2730, 2735, 2755, 2790, 2800, 2805, 2821, 2824 to 2827, 2838, 2840, 2915, 2918 and 2921 to 2926. to 2827, 2838, 2840, 2915, 2918 and 2921 to 2926. 4697. Sewer and appurtenances in Atlantic Avenue, north side, from Stoothoff Avenue to Greenwood Avenue, and in Greenwood Avenue from Atlantic Avenue, north side, to the crown about 650 feet north of Atlantic Avenue, Fourth

Ward. Affecting Blocks 262 to 266 and 268. 4703. Sewer and appurtenances in Ridgewood Avenue from Hamilton Avenue to Lefferts Avenue; Stoothoff Avenue from Jamaica Avenue to Ridgewood Avenue; Hamilton Avenue from Ridgewood Avenue to a point 200 feet north of Fulton Street; Walnut Street from Jamaica Avenue to a point 200 feet north of Fulton Street; Briggs Avenue from Jamaica Avenue to a point 295 feet north of Fulton Street; Church Street from Jamaica Avenue to Fulton Street; and in Lefferts Avenue from Jamaica Avenue to Fulton Street, Fourth Ward. Affecting Blocks 220 to 226, 271, 273, 275, 277, 279 and 281.

4727. Sewer and appurtenances in Wilbur Avenue from William Street to Ely Avenue,

First Ward. Affecting Blocks 102 and 107.

4728. Sewer and appurtenances in Newtown Road from 13th Avenue to 18th Avenue. First Ward. Affecting Blocks 211, 212, 217, 218, 227

228, 232, 233, 242 and 243. 4735. Basin and appurtenances on the east erly corner of Flushing Avenue and Weil Place, First Ward. Affecting Block 154. 4736. Basin and appurtenances on the north-

east corner of Willow Street and North William Street, First Ward. Affecting Block 156.

4739. Basin and appurtenances on the southwest corner of Dill Place and Charlotte Place, Second Ward. Affecting Block 2899.

4740. Basins and appurtenances on Onder donk Avenue: at the easterly corner of Suydam Street and the easterly corner of Hart Street Second Ward. Affecting Blocks 2435 and 2442 4741. Basin and appurtenances on the east erly corner of Cypress Avenue and Harman Street, Second Ward. Affecting Block 2449. 4742. Basins and appurtenances on State Street, at the southwest corner of Parsons Avenue and the southeast corner of Brewster Ave nue, Third Ward. Affecting Blocks 14 and 17. 4752. Basins and appurtenances on the four corners of Hancock Street and Bodine Street, First Ward. Affecting Blocks 143, 144, 165

and 171. 4753. Basins and appurtenances on the easterly and westerly sides of Purvis Street and Thomson Avenue, First Ward. Affecting Blocks

4754. Basins and appurtenances on the northeast, northwest and southwest corners of Thom-son Avenue and Court Street, First Ward. Affecting Blocks 81 and 83.

4755. Basin and appurtenances on the south-east corner of Nott Avenue and West Avenue, First Ward. Affecting Block 24.

4756. Basin and appurtenances on the northerly corner of Woodward Avenue and Silver Street, Second Ward. Affecting Block 2507. 4758. Basin and appurtenances on the northeast corner of Hamilton Avenue and Myrtle Avenue, Fourth Ward. Affecting Block 196.

Borough of Richmond. 4770. Sewer and appurtenances in Twelfth Street from Brighton Avenue to a point about 175 feet westerly therefrom, First Ward. Affecting District 2, Plot 5, Blocks 1, 2 and 6.

Borough of Brooklyn. 4715. Paving Junius Street between Dumont and Livonia Avenues.

4744. Paving Junius Street between Blake and Dumont Avenues.
4745. Paving New Lots Avenue between Williams and New Jersey Avenues.

4765. Paving Argyle Road (East 13th Street) between Ditmas and Newkirk Avenues. 4766. Paving East 26th Street from Claren-

don Road to Canarsie Lane.

The area of assessment in the above mentioned lists extends to within half the block at the intersecting and terminating streets and

4763. Sewers in New Lots Avenue from Williams Avenue to the end of the existing sewer about 15 feet east of Pennsylvania Avenue, and in Sheffield Avenue from New Lots Avenue to Hegeman Avenue. Affecting Blocks 3838, 3839, 3840, 3853, 3854 and 4294 to 4298.

All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, New York, on or before Tuesday, October 26, 1915, at 10 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

ALFRED P. W. SEAMAN, WM. C. OR-MOND, JACOB J. LESSER, Board of Assessors.

St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan. September 25, 1915.

Notice to Present Claims for Damages.

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following named streets to present their claims, in writing, to th ot Assessors, Room 809, Municipal Building, on or before Thursday, October 7, 1915, at 10 o'clock a. m. Claimants are requested to make their claims for damages upon the blank form prepared by the Board of Assessors, copies of which may be obtained upon application at the above

Borough of Manhattan. 4749. Riverside Drive Service Street from West 158th Street to West 160th Street.

Borough of The Bronx. 4750. Tremont Avenue from Ludlow Avenue to Ft. Schuyler Road.

4803. Allerton Avenue from Bronx Park East to White Plains Road. 4804. Cruger Avenue from Morris Park Ave-

nue to Baker Avenue. 4805. Fillmore Street from Morris Park Avenue to Van Nest Avenue.

4806. Van Buren Street from West Farms Road to Morris Park Avenue. 4807. Chatterton Avenue from Virginia Avenue to a point 265 feet east of Zerega Avenue.
4808. Melville Street from West Farms Road

to Morris Park Avenue. 4809. East 222nd Street from Bronxwood Avenue to Arnow Avenue

Borough of Richmond, 4769. Haven Esplanade on the south side of Castleton Avenue, First Ward.

Borough of Brooklyn. 4768. Snediker Avenue from New Lots Avenue to Hegeman Avenue.

4796. Canarsie Lane from Flatbush Avenue to Nostrand Avenue. 4797. 15th Avenue from 40th Street to 42nd

4798. Roberge Place from West 3rd Street to West 5th Street. 4799. 78th Street from 17th Avenue to 18th

AVENUE.

ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors.

St. George B. Tucker, Secretary, Room 809,
Municipal Building, City of New York, Borough of Manhattan. September 25, 1915.

SUPREME COURT - FIRST DEPARTMENT.

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, tenements and hereditaments required for the opening and extending of HAVILAND AVE-NUE, from Virginia Avenue to Zerega Avenue; of BLACKROCK AVENUE, from Virginia Avenue to the Bulkhead Line of Westchester Creek; of CHATTERTON AVENUE. from Virginia Avenue to the Bulkhead Line of Westchester Creek, and of WATSON AVE-NUE, from Clasons Point Road to Havemeyer Avenue, and from the Unnamed Street west of Zerega Avenue to the Bulkhead Line of Westchester Creek, in the 24th Ward, Borough of The Bronx, City of New York, as amended by an order of the Supreme Court, First Department, dated August 11, 1914, and entered in the office of the Clerk of the County of Bronx on August 17, 1914, so as to conform to a map or plan adopted by the Board of Estimate and Appartianment Namehae of Estimate and Apportionment November 6 1913, and approved by the Mayor November 13, 1913, in which a change was made in the harbor lines heretofore fixed for Westchester Creek, involving a slight change in the lengths of Watson Avenue, Blackrock Avenue and Chatterton Avenue in the easterly block, the proceeding as amended providing for the acquisition of title to HAVILAND AVENUE, from Virginia Avenue to Zerega Avenue; WATSON AVENUE, from Clasons Point Road to Havemeyer Avenue, and from the Unnamed Street west of Zerega Avenue to the Bulkhead Line of Westchester Creek; BLACKROCK AVENUE, from Virginia Avenue to the Bulkhead Line of Westchester Creek, and CHATTERTON AVENUE, from Virginia Avenue to the Bulkhead Line of Virginia Avenue to the Society of Virginia Avenue to the Bulkhead Line of Virginia Avenue to the Virginia Avenue to the Virginia Avenue to the Virginia Avenue to the Westchester Creek, as the foregoing streets are now laid out upon the map or plan of The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to

all others whom it may concern, to wit:

First.—That the undersigned, Commissioners 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, 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 20th day of October, 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 22nd day of October, 1915, at 2.30 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, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, in The City of New York, on or before the 20th day of October, 1915, and that the said Commissioner will hear parties so objecting, and for that pur-pose will he in attendance at his said office on the 25th day of October, 1915, at 2.30 o'clock

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 13th day of March, 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 the westerly bulkhead

line of Westchester Creek, as shown upon a map adopted by the Board of Estimate and Apportionment on November 6, 1913, where it is in tersected by the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Watson Avenue, the said distance being measured at right angles to Watson Avenue, and running thence southwardly along the said bulkhead line of Westchester Creek to the intersection with a line midway between Ludlow Avenue and Chatterton Avenue; thence westwardly along a line always midway between Ludlow Avenue and Chatterton Avenue and along the prolongation of the said line to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of Virginia Avenue, the said distance being measured at right angles to Virginia Avenue; thence northwardly along the said line parallel with Virginia Avenue to the intersection with the prolongation of a line midway between Ludlow Avenue and Watson Avenue, as these streets are laid out between White Plains Road and Noble Avenue; thence westwardly along the said line midway between Ludlow Avenue and Watson Avenue, and along the prolongations of the said line to the intersection with a line midway between Morrison Avenue and Harrod Avenue; thence northwardly along the said line midway between Morrison Avenue and Harrod Avenue to the intersection with a line at right angles to Clasons Point Road and passing through a point on its northeasterly side where it is intersected by the prolongation of a line midway between Powell Avenue and Haviland Avenue; thence northeastwardly along the said line at right angles to Clasons Point Road to the intersection with its northeasterly side; thence eastwardly along the said line midway between Powell Avenue and Haviland Avenue, and along the prolongations of the said line to a point distant 100 feet easterly from the easterly line of Zerega Avenue; thence southwardly and parallel with Zerega Avenue to the intersection with a line parallel with Watson Avenue, and passing through the point of beginning; thence eastwardly along the said line parallel with Watson Avenue to the point or place of beginning.

Fourth.-That the abstracts of said supple mental 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 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 Manhattan, in said City, there to remain until the 22nd day of October, 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 as sessments 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 Man-hattan, in The City of New York, on the 21st day of December, 1915, at the opening of the Court on that day.

Sixth.-In case, however, objections are filed to the foregoing supplemental and amended 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

Dated, New York, September 24th, 1915. IOHN DAVIS, Chairman; IAMES W. O'BRIEN, WILFRED H. WARNER, Commissioners of Estimate. WILFRED H. WARNER, Commissioner of Assessment.

JOEL J. SOUIER, Clerk.

FIRST DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the widening of WHITLOCK AVENUE, from Hoe Avenue to Faile Street, in the 23rd Ward, Borough of The Bronx, 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 supplemental and amended estimate of damage, and that all persons interested in this proceeding, or in any of the lands temperature and heads and an angle of the lands temperature and heads are not because of the lands temperature and heads are not because of the lands temperature and heads are not because of the lands temperature and heads are not because of the lands temperature and heads are not seen to be a supplementation of the lands temperature and heads are not seen to be a supplementation of the lands temperature and heads are not seen to be a supplementation of the lands temperature and heads are not seen to be a supplementation of the lands temperature and temperatur 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 20th day of October, 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 22nd day of October, 1915, at 2 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, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, in The City of New York, on or before the 20th day of October, 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 25th day of October, 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 amended area of assessment for benefit by the Board of Estimate and Apportionment on the 25th day of June, 1915, and that the said area of assessment includes all those lands, tene-ments and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the northwesterly line f Simpson Street, as this street is laid out south of East 163rd Street, where it is intersected by the prolongation of a line distant 100 feet westerly from and parallel with the westerly line of Simpson Street, as this street is laid out north of East 163rd Street, the said distance being measured at right angles to Simpson Street, and running thence northwardly along the said line parallel with Simpson Street and along the prolongation of the said line to the intersection with a line parallel with Aldus Street and passing through a point on the easterly line of Bry-Avenue midway between Aldus Street and Whitlock Avenue; thence eastwardly along the said line parallel with Aldus Street and along the prolongations of the said line to the intersection with the southeasterly line of Whitlock Avenue; thence southeastwardly at right angles to Whitlock Avenue 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 parallel with Bar-retto Street and passing through the point of beginning; thence northwestwardly along the said line parallel with Barretto Street 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 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 22nd day of October, 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 as sessments 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 County Court House in the Borough of Man-hattan, in The City of New York, on the 21st day of December, 1915, at the opening of the Court on that day.

Sixth .- In case, however, objections are filed to the foregoing supplemental and amended 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

Dated, New York, September 28th, 1915. JOHN ROSS DELAFIELD Chair JOHN ROSS DELAFIELD, Chairman; FRANK A. SPENCER, JR., MARTIN GEISZ LER, Commissioners of Estimate. JOHN ROSS DELAFIELD, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. \$30,0

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 ELSMERE PLACE, from Crotona Parkway to Daly Avenue, in the 24th Ward, Borough of The Bronx, City of New

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceed-ings, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, 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 11th day of October, 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 14th day of October, 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, 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 11th day of October, 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 15th day of October, 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

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 1st day of May, 1913, and that the said area of assess-ment 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.:

Bounded on the north by a line distant 100 feet northerly from and parallel with the northerly line of Elsmere place, as this street is laid out east of Crotona parkway, the said distance being measured at right angles to Elsmere place, and by the prolongations of the early line on and by the prolongations of the said line; on the east by a line distant 100 feet easterly from and parallel with the easterly line of Daly avenue, the said distance being measured at right angles to Daly avenue; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Eismere place, as this street is laid out and of Creans preferant the said disis laid out east of Crotona parkway, the said distance being measured at right angles to Elsmere place and by the prolongations of the said line, and on the west by the centre line of Crotona parkway.

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 Esti-mate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Depart-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 14th day of October, 1915.

Fifth.—That, provided there be no objections field to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the

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 17th day of December, 1915, at the

opening of the Court on that day.

Sirth.—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 asconfirm 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, September 16th, 1915.

THOMAS N. CUTHBERT, Chairman; LAW-RENCE N. MARTIN, Commissioners of Estimate. THOMAS N. CUTHBERT, Commissioner of Assessment.

oner of Assessment.

JOEL J. SQUIER, Clerk.

Filing Final Reports.

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 LANE AVENUE, between Westchester Avenue and the West Farms Road, with the Public Place bounded by Lane Avenue, West Farms Road and West chester Avenue, and of WESTCHESTER AVENUE, between Main Street or West Farms Road and the Eastern Boulevard, at Pelham Bay Park, in the 24th Ward, Borough of The Bronx, City of New York,

NOTICE IS HEREBY GIVEN THAT THE final reports of the Commissioners of Estimate and of the Commissioner of 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 City of New York, on the 5th day of October, 1915, at 10.15 o'clock in forenoon of that day; and that the said final reports have been deposited in the Office of the Clerk of the

County of Bronx, East 161st Street and 3rd Avenue, there to remain for and during the space of five days, as required by law.

Dated, New York, September 27th, 1915.
FLOYD M. LORD, JOHN J. MACKIN, EDWARD D. DOWLING, Commissioners of Estimate. EDWARD D. DOWLING, Commissioner JOEL J. SQUIER, Clerk.

SUPREME COURT - SECOND DEPARTMENT.

Notice of Appointment.

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 SMITH STREET, from Brinkerhoff Avenue to Ulster Avenue; BRINKERHOFF AVENUE, from Smith Street to Spangler Street, and SPANGLER STREET, from Brinkerhoff Avenue to Lambertville Avenue, in the Fourth Ward, Bor ough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court, bearing date the seventeenth day of June, 1915, and duly entered seventeenth day of June, 1915, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, in The City of New York, on the eighteenth day of June, 1915, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we, WILLIAM W. GILLEN, ROBERT B. LAWRENCE and WILLIAM RASQU'IN, JR., were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of a just and equitable estimate and assessment of the loss and damage, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of open-ing and extending the above mentioned streets or avenues, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the eighteenth day of June, 1915; and the said WILLIAM W GILLEN was appointed Commissioner of As-

sessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said streets or avenues so to be opened and extended to the respective owners, lessees, parties and persons respectively entitled to or interested in the respective lands, tenements, hereditaments and premises situated within the area of assessment adopted by the Board of Estimate and Apport adopted by the Board of Estimate and Apportuniment and not required for the purpose of opening and extending the same, but benefited thereby, the sail area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the City of New York, and also in the notice of the application for the said order thereto attached filed herein in the office of the Clerk of the County of Queens on the eighteenth day of June, 1915, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor and of performing the trusts and duties. therefor, and of performing the trusts and duties required us by Chapter 17, Title 4 of the Greater New York Charter, as amended, and the Acts or parts of Acts supplementary thereto or amenda-

tory thereof.
All parties and persons interested in the real estate taken or to be taken for the purpose of opening and extending the said streets or avenues and affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate, at our office, sixth floor, in the Municipal Building, Court House Square, Borough of Queens, in The City of New York, with such affidavit or other proof as the said owners or claimants may desire, within ten days after the date of this

And we, the said Commissioners, will be in at-And we, the said Commissioners, will be in attendance at our said office on the 18th day of October, 1915, at 9:30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in rewe may appoint, we will hear such owners in relation thereto and examine the proof of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York. Dated, New York, October 1st, 1915.
WILLIAM W. GILLEN, ROBT. B. LAW-RENCE, WM. RASQUIN, IR., Commissioners. WALTER C. SHEPPARD, Clerk.

Filing Bill of Costs.

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 COOPER STREET, ing and extending of COOPER STREET, from Brooklyn Borough Line to St. Felix Avenue; COOPER PLACE, from Wyckoff Avenue to Cypress Avenue; COVERT STREET, from Brooklyn Borough Line to Wyckoff Avenue; DECATUR STREET, from Brooklyn Borough Line to Myrtle Avenue; IRVING AVENUE, from Brooklyn Borough Line to Moffat Street; SCHAEFFER STREET, from Brooklyn Borough Line to Wyckoff Avenue, as the same are now laid out Wyckoff Avenue, as the same are now laid out upon the map or plan of The City of New York, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Trial of New York, Second Department, at a Irial Term thereof, Part I, to be held at the Queens County Court House, Long Island City, in the Borough of Queens, in The City of New York, on the 11th day of October, 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 Queens, there to remain for and during the space of ten days, as required by law. Dated, New York, September 27th, 1915.

WM. BOWNE PARSONS, W. J. HAMILS TON, GEORGE ALEXANDER, Commissioner of Estimate. WM. BOWNE PARSONS, Commissioner of Assessment. Walter C. Sheppard, Clerk. \$27,07

Filing Preliminary Abstracts. SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tene-ments and hereditaments required for the open-ing and extending of WEST 32ND STREET, from Neptune Avenue to the mean high water line of the Atlantic Ocean; WEST 33RD STREET, from Neptune Avenue to Surf Avenue; WEST 35TH STREET, from Canal Avenue to Surf Avenue; WEST 36TH STREET, from Canal Avenue to Surf Avenue, excepting in each case the right-of-way of the New York and Coney Island Railroad, in the 31st 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 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 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 9th day of October, 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 14th day of October, 1915, at 11

Second .- That the undersigned, Commissioner of Assessment, has completed his amended and supplemental estimate of benefit and that all rsons 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 9th day of October, 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 15th day of October, 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 9th day of March, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, taken together, are bounded and described as follows, viz.:

Beginning at a point on the southerly bulk-head line of Gravesend Bay where it is inter-sected by the prolongation of a line midway be-tween West 36th street and West 37th street, tween West 36th street and West 37th street, and running thence eastwardly along the said bulkhead line to the intersection with the prolongation of a line midway between West 33d street and West 35th street; thence southwardly along the said line midway between West 33d street and West 35th street, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of Neptune avenue; thence eastwardly and parallel with Neptune avenue to the intersection with a line Neptune avenue to the intersection with a line midway between West 31st street and West 32nd street; thence southwardly along the said line midway between West 31st street and West 32d street, and along the prolongation of the said line to the intersection with the mean high water line of the Atlantic Ocean; thence westwardly along the mean high water line of the Atlantic Ocean to the intersection with the prolongation of a line midway between West 36th street and West 37th street; thence northwardly along the aid line midway between West 36th street and West 37th street, and along the prolongations of the said line 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 the C sioner 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 27th day of October, 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 23rd day of November, 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, September 28, 1915.
WILLIAM S. FITZPATRICK, EDWARD F.
LINTON, JOSEPH A. GUIDER, Commissioners
of Estimate. WILLIAM S. FLTZPATRICK,
Commissioner of Assessment. ANDREW C. TROY, Clerk.

SECOND DEPARTMENT.

n 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, tene-ments and hereditaments required for the onen-ing and extending of WEST 4TH STREET, from Kings Highway to Avenue T: AVENUE S, from Stillwell Avenue to Gravesend Avenue, excepting the right-of-way of the New York and Sea Beach Railroad; AVENUE T, from Stillwell Avenue to Gravesend Avenue, excepting the right-of-way of the New York and Sea Beach Railroad, in the 31st Ward, Borough of Brooklyn, The City of New York.

COTICE IS HEREBY GIVEN TO ALL PERsons interested in the above-entitled proceedng, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to

and intemproved lands affected thereby, and to all others whom it may concern, to wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby. having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague Street, in the Borough of Brooklyn, in The City of New York, on or before the 14th day of October, 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 18th day of October, 1915, at 3:30 o'clock P. M.

Second.—That the undersigned, Commissioner

of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said 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 14th day of October, 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 19th day of October, 1915, at 3:30 o'clock P. M. Third.—That the Commissioner of Assess-

nents has assessed any or all of such lands, tene ments and hereditaments and premises as are within the area of assessment fixed and preribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 15th day of June, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

BEGINNING at a point on the prolongation of a line midway between Avenue R and Avenue S. distant 100 feet westerly from the westerly line of Stillwell Avenue, and running thence eastwardly along the said line midway between Avenue R and Avenue S, and along the proongations of the said line to the intersection with a line midway between West 4th Street and West 5th street; thence northwardly along said line midway between West 4th street and West 5th street to a point distant 100 feet northerly from the northerly line of Kings Highway, the said distance being measured at right angles to Kings Highway; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Kings Highway to the intersection with a line midway be-tween West 3rd street and West 4th Street; thence southwardly along the said line midway between West 3rd Street and West 4th Street to the intersection with a line midway between Avenue R and Avenue S; thence eastwardly along the said line midway between Avenue R and Avenue S, and along the prolongation of the said line to the intersection with a line distant 200 feet easterly from and parallel with the easterly line of Gravesend avenue, the said distance being measured at right angles to Gravesend avenue; thence southwardly along the said line parallel with Gravesend avenue to the in-tersection with the prolongation of a line midway between Avenue T and Avenue U; thence west-wardly along the said line midway between Ave-nue T and Avenue U and along the prolongation of the said line to the intersection with a line parallel with Stillwell Avenue and passing through the point of beginning; thence northwardly along the said line parallel with Stillwell Avenue to the point or place of beginning.

Fourth.-That the abstracts of said estimate of damage and of said assessment for benefit, to-gether with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Esti-mate 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 25th day of October 1015

tober, 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 18th day of November, 1915, at the opening of the Court on that day 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, September 24th, 1915. NATHANIEL ELLIS, JAMES G. REY-NOLDS, PETER P. SMITH, Commissioners of Estimate. PETER P. SMITH, Commissioner of Andrew C. Troy, Clerk.

Hearings on Qualifications.

SECOND DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the westerly side of EGBERT AVENUE, northerly side of SAW MILL ROAD and the easterly side of MANOR ROAD, in the Second Ward of the Borough of Richmond, in The City of New York, duly selected as a site for an addition to the Seaview Hospital, in the Borough of Richmond, according to law.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, bearing date the 8th day of September, 1915, and entered and filed in the office of the Clerk of the County of Richmond on the 9th day of September, 1915, Messrs. George S. Scofield, Lawrence A. Seaver and William S. Scofield, Lawrence A. Seaver and B. H. Jackson were appointed Commissioners of Estimate and Appraisal in the above entitled

NOTICE IS FURTHER GIVEN that, pursuant to the statutes in such case made and provided, the said George S. Scofield, Lawrence A. Seaver and William H. Jackson will attend at a Special Term of the Supreme Court for the Hearing of Contested Motions, to be held in and for the County of Kings at the County Court Hause in the Barangh of Propulm City. Court House in the Borough of Brooklyn, City of New York, on the 4th day of October, 1915, at 10 o'clock in the forenoon of that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any other person having an interest in said proceeding, as to their qualifications to act as Commissioners of Estimate and Appraisal

in said proceeding.

Dated New York, September 22nd, 1915.

LOUIS II. HAHLO, Acting Corporation Counsel, Municipal Building, Borough of Manhattan. New York City.

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 call. 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 expira-tion 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 sale. The placing therein or permitting the occu-pancy 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

demointion 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 purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale there of 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, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations and the sidewalks and curb in front of said buildings, extending within the described area, shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the 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

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 house sewer connections to the main sewer in the street and the openings of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed

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, appurtents

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances, or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of New York will, without notice to the purchaser, cause the same to be removed, and the cost and expense thereof charged against the security above mentioned.

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 managements. cessful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to 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-

chasers. chasers.

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, beam holes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and

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 reserves 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 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 The person of persons making a find of 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 inter-ested, it shall distinctly state that fact; also, that it 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 and is in an respects an and without containing 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 hecome 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 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 corporate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advervalue 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 proposals or instructions to bidders and shall not be

in excess of 5 per cent. The certified check or money should not be in-I ne certined eneck 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.

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 hid 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 of the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do.

Bidders will write out the amount of their bids.

or estimates in addition to inserting the same in

Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon applica-tion therefor at the office of the Department for which the work is to be done. Plans and drawings of construction work may also be seen there.