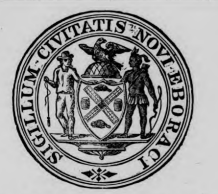
THE CITY RECORD. OFFICIAL JOURNAL.

VOL. XX

NEW YORK, WEDNESDAY, MAY 11, 1892.

NUMBER 5,780.



BOARD OF ALDERMEN.

STATED MEETING.

The Board met in room No. 16, City Hall.

TUESDAY, May 10, 1892, (1 o'clock P. M.

	PRESENT :	
	Hon. John H. V. Arnold, Presiden	t;
	ALDERMEN	
n,	Horatio S. Harris,	Patrick J. O'Beirne,
ident,	Harry C. Hart,	Frank Rogers,
,	Joseph Martin,	Henry L. School,
n,	Abraham Mead,	William H. Schott,
	Rollin M. Morgan,	Charles Smith,
	George B. Morris,	Whitfield Van Cott,
	William H. Murphy,	Jacob C. Wund.
e last n	neeting were read and approved.	

By Alderman Harris-

Andrew A. Noona Vice-Presi

Samuel H. Bailey,

Nicholas T. Brow William Clancy,

James A. Cowie, Cornelius Flynn, The minutes of th

PETITIONS.

OFFICE OF THE WEST SIDE RAILROAD COMPANY OF NEW YORK CITY,) ROOM 91, NO. 30 BROAD STREET, New York, May 9, 1892.

To the Honorable the Mayor, Aldermen and Commonalty of the City of New York :

To the Honorable the Mayor, Aldermen and Commonally of the City of New York: The West Side Railroad Company of New York City, a corporation duly incorporated and organized under and by virtue of chapter 565 of the Laws of 1890 of the State of New York and the amendments thereto, known as the Railroad Law, respectfully makes this application for your con-sent that this company may build, construct, maintain, operate and extend a street railroad or branches for public use in the conveyance of persons and property in cars for compensation, through, upon and along the following-named streets, avenues, roads, or highways of the City of New York; and also through, upon and along any private property in said city which said company may ac quire; and may also construct such switches, turnouts, turn-tables and suitable stands as may be necessary for the convenient working of such road; and that at the election of this company, this company may operate any portion of its road by animal or horse power, or by cable traction, or any power other than locomotive steam power. And this application for your consent is made upon the express condition that the provisions of said act and amendments pertinent thereto shall be complied with.

express condition that the provisions of said act and amendments pertinent thereto shall be complied with. The route embraced in this application and the streets, avenues, roads or highways above re-ferred to are as follow, viz.: Commencing near the ferry at the foot of West Twenty-third street and North river in New York City, running thence easterly with a double track through, upon and along Twenty-third street to Eleventh avenue ; thence with a double track through, upon and along Eleventh avenue to Sixty-fourth street, where Eleventh avenue connects with West End avenue ; thence with a double track northerly through, along and upon Sixty-sixth street to Columbus avenue ; thence with a double track northerly through, along and upon Sixty-sixth street to Columbus avenue ; thence with a double track northerly through, along and upon Columbus avenue to Sixty-seventh street ; thence returning with a single track westerly through, along and upon Sixty-seventh street to West End avenue ; thence with a single track southerly through, along and upon West End avenue to Sixty-sixth street ; thence from said double track at Sixty-seventh street and Columbus avenue with a double track northerly through, along and upon Columbus avenue to One Hundred and Tenth street ; thence from said double track at One Hundred and Tenth street and Columbus avenue with a double track westerly through, along and upon Columbus avenue to One Hundred and Tenth street ; thence from said double track at One Hundred and Tenth street to Riverside Drive. Drive. The said tracks are to be of iron, steel or steel-faced rails.

And your memorialists will ever pray. SEALL WEST SIDE RAILROAD COMPANY, DEFALL WEST SIDE RAILROAD COMPANY,

By GEO. D. PATTEN, President.

Attest :

Louis F. Wilson, Secretary. Which was referred to the Committe on Railroads.

REPORTS.

REPORT:

The Committee on Salaries and Offices respectfully

for adoption the following resolutions ; Resolved, That the following-named persons be and they are hereby reappointed Commis-sioners of Deeds in and for the City and County of New York, to date from the expiration of their

present terms of office, viz. : Charles W. Coleman

.Otto J. Overbaun.Charles H. Riler. John W. Jordan, " Robert A. Kennedy, " Henry W. Mittag, " Pascal T. Southern, "

 Pascal T. Southern,
 Wesley Furner,

 Isidore H. Kempner,
 William C. Towin.

 Daniel A. Walsh,
 Abraham Unger.

 Oscar Richter,
 Joseph Ullman.

 Edwin H. Van Schaick, in place of.
 Edward R. Waterbury.

 Edwin H. Van Schaick, in place of.....Edward R. Waterbury. P. F. Trainor, in place of.....Isaac White. Albert V. Harrington, in place of.....Isaac White. Leo Ph. Ullman, in place of.....Dennis F. Cray. William J. Boyhan, "Dennis F. Cray. Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in the places of those whose names appear opposite, who were recently appointed but failed to qualify, viz.:

- Ferrer A to see the second		The second se
Eugene McEnroe in	place	of Walter D. Burke.
Leo Mandelbaum,	* **	Woolsey Carmalt.
Anthony Silke,	**	Isaac J. Cahen.
Henry A. Lewis.	**	
John M. Tierney,		John M. Tierney.
Charles H. Preyer,	""	Archibald Low.
Louis Davidson,	** ** ** **	
Ferdinand Bohmer.	**	Ferdinand Bohmer.
William W. Bracket,		Edward F. Skiffington.
William T. Matthies,		William T. Matthies.
William H. Regan,	**	William H. Regan.

Resolved, That the following-named persons be and they are hereby respectively appointed Commissioners of Deeds in and for the City and County of New York :

Julian A. Hawks, in place of William H. Kennedy, dec'd. Resolved, That the following-named persons be and they are hereby respectively appointed

Commissioners of Deeds in and for the City and County of New Y names appear opposite and who have resigned :	ork, in place of those wh
Adam V. Heus, in place of	.G.A. Heidenfelder.
Thomas R. Fanning, in place of Thomas J. Hayden, "	Adrian T. Kiernan.

PATRICK J. O'BEIRNE, FRANK ROGERS,	Committee
FRANK RÖGERS,	on
WHITFIELD VAN COTT,	Salaries and Offices

The President put the question whether the Board would agree to accept said report and adopt said resolutions. Which was decided in the affirmative by the following vote :

Affirmative—The President, the Vice-President, Aldermen Bailey, Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, Murphy, O'Beirne, Roche, Rogers, School, Schott, Charles Smith, Van Cott, and Wund-23.

MOTIONS AND RESOLUTIONS.

By Alderman Bailey-

By Alderman Bailey— Resolved, That his Honor the Acting Mayor be and he is hereby respectfully requested to return to this Board, for further consideration, G. O. 81, now in his hands, calling for the paving of Ninety-eighth street, from First to Second avenue, with granite-block. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. Subsequently the paper was received from his Honor the Acting Mayor, and is as follows : Resolved, That the roadway of Ninety-eighth street, from First to Second avenue, be paved with granite-block pavement, and that crosswalks be laid at the terminating and intersecting avenues, where not already laid, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Alderman Bailey moved a reconsideration of the vote by which the above resolution was adopted.

adopted.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. On motion of Alderman Bailey, the paper was then placed on file.

By Alderman Brown

By Alderman Brown— Resolved, That his Honor the Acting Mayor be and is hereby respectfully requested to return to this Board for further consideration a resolution now in his hands permitting Patrick O'Connor to keep a stand on the southwest corner of Canal and Mott streets. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

which was decided in the ammative. Subsequently the paper was received from his Honor the Acting Mayor, and is as follows : Resolved, That permission be and the same is hereby given to Patrick O'Connor to place and keep a stand, four feet wide by six feet long, within the stoop-line, for the sale of newspapers, periodicals, fruit and soda-water, in front of his premises on the southwest corner of Mott and Canal streets, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Alderman Brown moved a reconsideration of the vote by which the above resolution was adopted

adopted. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

Alderman Brown then moved to amend by adding the words "four feet wide by six feet long within the sloop-line" after the word "stand." The President put the question whether the Board would agree with said amendment. Which was decided in the affirmative. The President put the question whether the Board would agree with said resolution as amended

amended Which was decided in the affirmative.

By Alderman Harris— Resolved, That his Honor the Acting Mayor, be and he is hereby respectfully requested to return to this Board for further consideration a resolution now in his hands calling for the laying

Charles II. Coleman.
Frederick W. Jockel.
Lewis S. Kellogg.
A. H. Sarasohn.
George W. Mercer.

John F. McCabe. Max E. Bernheimer. William J. Duggett.

John Kenny. Joseph Albert. Thomas W. Byrnes.

Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York in the places respectively of those whose names appear opposite and whose terms of office have expired, viz.:

Detal Malaka m	alana of	John D. Beals.
Charles L. Denks,		Alfred J. Bissinger.
Francis H. Coyle,		
John A. Kenny,	**	
Leo Barnett,		Edwin S. Frink.
Julia A. Gainey,		Owen W. Flanigan.
Andrew C. Otto,		William J. Gilroy.
Charles A. Watson,		Webster H. Gilon,
John N. Lerscher,	"	Charles A. Hennessy.
James E. Carraher,		Fred Wm. Hunter.
	er, in pla	ce ofPeter A. Hatting.
William Steele Grey,		Charles Jordan.
		James T. Lewis.
George J. Vestner,		
Frank Tietz,		
S. Bishop Marks,	" .	
Edward Jacobs,	**	
Edward Winslow Ge	er, in pla	ce ofMichael Ostermanor

of crosswalks in One Hundred and Twentieth and Ore Hundred and Twenty-second streets, from St. Nicholas to Eighth avenue.

St. Nicholas to Eighth avenue. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. Subsequently the paper was received from his Honor the Acting Mayor, and is as follows : Resolved, That crosswalks, of two courses of North river blue stone, be laid where required in One Hundred and Twentieth and One Hundred and Twenty-second streets, from St. Nicholas avenue to Eighth avenue, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Alderman Harris moved a reconsideration of the vote by which the above resolution was adopted.

adopted. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. Which was decided in the affirmative.

By Alderman Schott-

By Alderman Schott— Resolved, That his Honor the Acting Mayor be and he is hereby respectfully requested to return to this Board, for further consideration, a resolution now in his hands calling for the regulat-ing, etc., of Broadway, now Franklin avenue, from Crotona Park to Tremont avenue. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. Subsequently the paper was received from his Honor the Mayor, and is as follows : Resolved, That Broadway (now called Franklin avenue), from Crotona Park to Tremont avenue, be regulated and graded, that curbstones be set upon the established lines and grades, the sidewalks flagged a space four feet in width, and that crosswalks be laid at each intersecting and terminating street or avenue where not already laid, under the direction of the Commissioner of

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Street Improvements, Twenty-third and Twenty-fourth Wards ; and that the accompanying ordinance therefor be adopted.

Alderman Schott moved a reconsideration of the vote by which the above resolution was adopted.

adopted. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. On motion of Alderman Schott, the paper was then placed on file. Alderman Schott moved that his Honor the Acting Mayor be requested to return to this Board, for further consideration a resolution now in his hands calling for water-mains in Bronx River road, form McLean avenue to Grand avenue from Mc Lean avenue to Grand avenue.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows : Resolved, That water-mains be laid from Bronx River road along the southerly side of McLean avenue to First street, and thence along First street, from McLean avenue to Grand avenue, as pro-wided by section 356 of the New York City Consolidation Act of 1882. Alderman Schott moved a reconsideration of the vote by which the above resolution was

adopted.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

On motion of Alderman Schott, the paper was then placed on file.

REPORTS RESUMED.

(G. O. 327) The Committee on Rules, after due deliberation, respectfully REPORT for adoption the following rules for the guidance of this Board until further notice, and authorize the publication of five hundred copies of said rules :

the publication of hye hundred copies of said rules:
I.—At the hour appointed for the meeting of the Board, the President, and in his absence the Vice-President shall take the chair, and the members be called to order.
II.—In case the President and Vice-President shall not attend, the Clerk, on the appearance of a quorum, shall call the Board to order, when a President pro tem. shall be appointed by the Board for that meeting or until the appearance of the President or Vice-President.
III.—The order of business, which shall not in any case be departed from, except by the consent of a majority of the members present voting therefor, shall be as follows:
I. Calling the Roll.
Reading of the Minutes of the last meeting.
Presentation of Petitions.

Presentation of Petitions. Reports of Committees.

4.

Communications and Reports from the Departments or Corporation Officers.

Communications and Report.
 Motions and Resolutions.
 Special Orders of the Day.
 Unfinished Business.
 Unfinished Papers from the second Papers

8. Untrinshed Business.
9. Messages and Papers from the Mayor may be considered at any time.
IV.—Whenever the President may wish to leave the chair, and the Vice-President is not present, he shall have power to substitute a member in his place, provided that such substitution shall not continue beyond the day on which it is made ; and when presiding in the absence of the President, the Vice-President shall have the same power, subject to the same limitations.
V.—The Desident in all eaves here the single of earlier and when the Record shall be equally.

V.—The President shart have the same power, subject to the same initiations. V.—The President, in all cases, has the right of voting ; and when the Board shall be equally divided, including his vote, the question shall be lost. VI.—Whenever it shall be moved and carried, that the Board go into Committee of the Whole, the Presiding Officer shall leave the chair, and shall appoint a charman of the Committee of the Whole, who shall report the proceedings of the Committee. The rules of the Board shall be observed in the Committee of the Whole, except the rules respecting the call of the ayes and nays for the previous question and limiting the time for speaking. VII.—On motion, in Committee, to rise and report, the question shall be decided without debate.

debate.

VIII.—No amendment shall be allowed in the Board on any question which has been decided in Committee of the Whole, unless by the consent of a majority of the members present.
IX.—If the question in debate contain several points, any member may have the same divided, provided the division called for embodies a distinct principle or statement of fact.
X.—When any question has been once put and decided, it shall be in order for any member who voted thereon to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be made after the ordinance, resolution, or act shall have gone out of the possession of the Board; and no motion of reconsideration shall be taken more than once.

of the Board ; and no motion of reconsideration shall be taken more than once. XI.—Immediately after the adjournment of each meeting of the Board it shall be the duty of the Clerk to prepare a brief abstract, omitting all technical and formal details, of all resolutions and ordinances introduced or passed, and of all recommendations of Committees, and of all final proceedings, as well as full copies of all messages from the Mayor, and all reports of Departments or officers, and at once transmit the same to the person authorized to supervise the publication of the CITY RECORD. No resolution or ordinance providing for or contemplating the alienation or appropriation, or leasing any property of the city, terminating the lease of any property or franchise, or the making of an specific improvement, or the appropriation or expenditure of public moneys, or authorizing the incurring of any expense, or the taxing or assessing of property in the city, shall be passed or adopted until five days after such abstract of its provisions shall have been published, and in all cases the yeas and nays upon the final passage of the resolution or ordinance shall be published. He shall thereafter certify and send to the Mayor, certified, all ordinances and resolution which has passed this Board, and deliver to the Mayor, certified, all ordinances and resolutions which shall have passed and which are required to be submitted to him for approval. The Clerk shall not deliver to the Mayor any resolution which is a request addressed to the Governor, Legislature, or any other body, or to any head of a department, or other Federal, State The Clerk shall not deliver to the Mayor any resolution which is a request addressed to the Governor, Legislature, or any other body, or to any head of a department, or other Federal, State or municipal officer for action on the request of the Board of Aldermen, but he shall, without delay, transmit a copy of all such resolutions to the official or board of whom the request is made by the Board of Aldermen. No resolution which refuses the prayer of any petition shall be delivered to the Mayor, but all such resolutions shall be filed. It shall be the duty of the Clerk to make and keep a list of all messages, acts, resolutions, ordinances and reports, not finally or specially disposed of, being unfinished business, in order of priority, which list shall be called "General Orders," and each member in his turn shall be entitled to call up two in succession except as hereinafter provided, commencing each meeting with the member from the District, in numerical order, next to the one having the last call at the preceding meeting. The members from the Nineteenth and Twenty-third Districts and the Twenty-third and Twenty-fourth Wards shall be each entitled to call up two General Orders. XII.—The Presiding Officer shall preserve order and decorum, and shall decide questions of

XII.—The Presiding Officer shall preserve order and decorum, and shall decide questions of order, subject to an appeal to the Board. XIII.—Every member, previous to his speaking, shall rise from his seat and address himself

to the Chair. XIV.—When two or more members shall rise at once, the Presiding Officer shall name the

member who is first to speak. XV.—No member shall speak more than twice to the same question, without leave of the Board, nor more than once until every member desiring to speak shall have spoken.

XVI.-While a member is speaking, no member shall entertain any private discourse, or pass een him and the Chair.

XXII.- A motion to lay on the table shall be decided without amendment or debate; and a motion to commit, or refer, or place on file, until it is decided, shall preclude all amendments and debate on the main question.

debate on the main question. XXIII.—Every member who shall be present when a question is put shall vote for or against the same, unless the Board shall excuse him, or unless he is immediately interested in the question, in which case he shall not vote; but no member shall be permitted to vote upon a question when a division is called, unless present when his name is called in regular order. XXIV.—Any member called to order shall immediately sit down, unless permitted to explain, and the Board, if appealed to, shall decide the case, but without debate. If there be no appeal, the decision of the Chair shall be put in the order they are moved, except that, in filling up blanks, the longest time and the largest sum shall be first put. XXVI.—The ayes and nays shall be entered on the minutes. XXVII.—Upon a division shall be entered on the minutes. XXVII.—Upon a division of the Board, the names of those who vote for and those who vote against the question shall be entered on the minutes. Any member may change his vote previous to the announcement of the vote of the Board.

against the question shall be entered on the influtes. Any member may change his voic previous to the announcement of the voic of the Board. XXVIII.—All appointments of officers shall be by resolution, unless dispensed with by the consent of the Board, and a majority of the whole number of the members elected to the Board shall be necessary to constitute a choice. XXIX.—No member shall leave the chamber during the meeting of the Board without

XXIX.—No member shall leave the chamber during the meeting of the Board without permission from the Presiding Officer. XXX.—No adjournment for want of a quorum shall be had until the Presiding Officer shall have detailed the Sergeant-at-Arms to ascertain if a quorum can be obtained by securing the attendance of members who may be present in any of the rooms assigned for the use of the Common Council and his report shall be made thereon, provided such report shall be made within such time as the Presiding Officer shall deem reasonable. XXXI.—All Committees shall be appointed by the President, unless otherwise ordered by the President of the there is a statement of th

Board. XXXII.—All Committees appointed to report on any subject referred to them by the Board shall report the facts in relation to the subject referred, with their opinion thereon, in writing, and shall report the facts in relation to the subject referred, with their opinion thereon, in writing, and shall attach thereto all resolutions, petitions, remonstrances, and other papers relative to the matter referred; and no report shall be received, except the same be signed by a majority of the Com-mittee; but nothing contained in this rule shall prevent a minority of any Committee from sub-mitting a report; and no report shall be printed in document form, unless by the express direction of the Board, specifying the number of copies to be printed. XXXIII. — Every petition, remonstrance, or other written application intended to be presented to the Common Council, may be delivered to the President or any member of the Board, and the member to whom it shall be given shall examine the same, and indorse thereon the name of the applicant and the substance of such application, and sign his name thereto; which indorsement only shall be read, unless a member shall require the reading of the paper, in which case the whole shall

shall be read, unless a member shall require the reading of the paper, in which case the whole shall be read.

XXXIV .- Standing Committees shall be appointed on the following subjects :

Bridges and Tunnels.
 County Affairs.

Docks. 3456

Excise. Ferries and Franchises.

Finance.

Fire and Building Departments.

Fire and Building Departments.
 Lamps and Gas.
 Lands, Places, and Park Department.

10. Law Department. 11. Markets.

12. Police and Health Departments.

13. Public Works. 14. Railroads.

Kantoads.
 Salaries and Offices.
 Streets.

Street Cleaning.
 Street Pavements.

The Standing Committees on Railroads, Public Works, Salaries and Offices, and Street Pave-ments, shall consist of seven members each. Each of the other Standing Committees shall consist of five members, and the President shall be ex-officio a member of the Excise Committee.

XXXV .- No report shall be received from any Committee unless signed by a majority of the members thereof. XXXVI.—The members of the Board shall not leave their places, on adjournment, until the

XXXVI.—The members of the Board shall not leave their places, on adjournment, until the same shall have been duly announced. XXXVII.—No person shall be permitted on the floor of the Chamber of this Board, inside of the railing, nor within the room west of or adjoining the Clerk's office, other than members and ex-members of the Common Council, the Mayor, the heads of the several Departments of the City Government, and the reporters of the press, unless by written permission, obtained from a member of the Board, to be countersigned by the President; nor shall any such permission extend beyond the day for which it is given. It shall be the duty of the Sergeant-at-Arms rigidly to enforce this rule, and the Clerk shall detail one of his subordinates to assist the Sergeant-at-Arms in enforcing this rule. this rule

this rule. XXVIII.—No special meeting of this Board shall be called unless twenty-four hours' notice be first given to all the members, nor until the day following the day the call is signed; but should any emergency arise that may necessitate a special meeting of the Board within a less period of time than twenty-four hours, such meeting may be called at any time designated in a call therefor, only when signed by the President or three-fourths of all the members elected to the Board; and the Clerk is hereby required to issue notices to the members immediately after the signing of the call

XXXIX.—None of the foregoing Rules and Orders shall be amended or repealed, except by the affirmative vote of at least two-thirds of the members elected to the Board, but the same may be suspended for the pending session by the consent of two-thirds of the members present.

JOHN H. V. ARNOLD, PATRICK J. O'BEIRNE, JAMES A. COWIE, HORATIO S. HARRIS,

Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

MOTIONS AND RESOLUTIONS RESUMED.

By Alderman Brown-Whereas, On May 3, 1892, a resolution was adopted calling for the appointment of a Com-mittee of five members of this Board to hear and report upon all applications for all-night excise licenses, under subdivision 6 of section 19 of the new excise law; therefore be it Resolved, That the vote by which the above-mentioned resolution was adopted be reconsidered

and the paper be returned to the possession of the Board. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-

XVII.—No question on a motion shall be debated and put to the vote, unless the same be seconded. When a motion is seconded, it shall be stated by the Presiding Officer before debate; and every such motion shall be reduced to writing, if any member desire it. When the Presiding Officer has directed the Clerk to call the roll, all debate on the question pending shall cease. Any member requesting to be excused from voting may make, when his name is called, or immediately after the roll shall have been called, and before the result shall be announced, a brief statement of the reasons for making such request, not exceeding two minutes in time, and the Board, without debate, shall decide if it will grant such request. The member may withdraw his request, and vote

on the question. XVIII.—After a motion is stated by the Presiding Officer it shall be deemed to be in the posses-sion of the Board; but it may be withdrawn at any time by the mover, before decision or amend-ment, with the permission of the Board. XIX.—When a question is before the Board, no motion shall be received, except as herein specified, which motions shall have precedence in the order stated, viz.:

1. To adjourn ;

2. For the previous question ;

- To postpone ;
 To lay on the table ;
- 5. To commit ; 6. To amend.

6. To amend. XX.—A motion to adjourn shall always be in order, except while a vote is being taken and shall be decided without debate, and, upon being disposed of, shall not be renewed, until some intermediate question has been proposed, or other business shall have intervened. It shall not be in order for any member of the Board, whose motion to adjourn shall have been adversely decided upon a division of the Board, to renew such motion at the same meeting. XXI.—The previous question, until it is decided, shall preclude all amendments and debate, and shall be put a this form—"Shall the main question be now put?"

By the same— Resolved, That the resolution calling for the appointment of a Committee on Excise, be amended by striking out the word "five" after the "of" and inserting in lieu thereof the word amended by striking out the word "five "begin after the "of" and inserting in lieu thereof the word "seven," and by striking out the clause "the President shall also be and an ex-officio member" after the word "which," and inserting in lieu thereof the words, "the President and Vice-Presi-dent shall also be ex-officio members," so that said resolution so amended shall read as follows :

"Resolved, That a Committee of seven members of this Board be designated by the President and of which the President and Vice-President shall also be ex-officio members, to pass upon all matters pertaining to additional excise licenses, and to report the same back to this Board with their approval or rejection of the same."

The President put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

The President put the question whether the Board would agree with said resolution as amended. Which was decided in the affirmative.

y Alderman Clancy— Resolved, That permission be and the same is hereby given to John A. McCarthy to place and keep a platform scale not to exceed eight by fourteen feet, and constructed flush with the surface of the street, so as to be no obstruction to the free use thereof in Tompkins street, No. 74, the work to be done at his own expense, under the direction of the Commissioner, of Public Works ; such per-mission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 328.)

By Alderman Flynn-Resolved, That the carriageway of Fulton street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in

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place of defective stones, and laying new bridge-stones where required under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

By the same-

(G. O. 329.)

By the same— Resolved, That the carriageway of Vesey street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordi-dance therefor be adouted. dance therefor be adopted. Which was laid over.

(G. O. 330.)

By the same-Resolved, That the carriageway of Murray street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 331.)

By the same-Resolved, That the carriageway of Warren street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 332.)

By the same-Resolved, That the carriageway of Cedar street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

By the same-

(G. O. 333.)

Resolved, That the carriageway of Rector street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in bridge-stones in the present work of broken so as to be unfit for use. place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G.O. 334.)

bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying

(G. O. 335.)

Which was laid over.

ordinance therefor be adopted. Which was laid over.

By the same-Resolved, That the carriageway of Liberty street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present

By the same-Resolved, That the carriageway of Morris street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement, on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Which was laid over.

By the same

(G. O. 336.)

By the same— Resolved, That carriageway of Carlisle street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompany-ing ordinance therefore he adouted ing ordinance therefor be adopted. Which was laid over.

(G. O. 337.)

By the same — Resolved, That the carriageway of Park place, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using the new bridge-stones in place of defective stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over. By the same-

(G. O. 338.)

By the same By the same— Resolved, That the carriageway of Washington street, from Battery place to Chambers street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompany-ing ordinance therefor be adopted. Which was laid over.

where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 342.)

By the same— Resolved, That the carriageway of Cortlandt street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted. Which was laid over. By the same-

(G. O. 343.)

By the same By the same— Resolved, That the carriageway of Greenwich street, from Battery place to Fulton street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor he adouted accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 344.)

By the same— Resolved, That the carriageway of Barclay street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordi-nance therefor he adopted. nance therefor be adopted. Which was laid over.

By Alderman Harris-

Resolved, That permission be and the same hereby given to John Maury to place and keep a watering-trough in front of his premises, No. 2062 Eighth avenue, the same to done and water supplied at his own expense, under the direction of the Commissioner of Public Works, the same to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Harris— Resolved, That the watering-trough on the northwest corner of Sixty-seventh street and the Boulevard be and it is hereby ordered to be removed, under the direction of the Commissioner of Public Works. Which was laid over.

(G. O. 346.)

(G.O. 345.)

By Alderman Morgan

Resolved, That the vacant lots on the northeast corner of Madison avenue and Seventy-seventh street be fenced in with a tight board fence, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

By Alderman Morgan-

By Alderman Morgan— Resolved, That permission be and the same is hereby given to Hawk & Wetherbee to place and keep an ornamental lamp-post and lamp in front of their premises on the corner of Fifth avenue and Forty-sixth street, provided the lamp be kept lighted during the same hours as the public lamps ; that the post shall not exceed the dimensions prescribed by law (eighteen inches square at the base), the lamp not to exceed two feet in diameter and not to be used for advertising purposes, the work to be done and gas supplied at their own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Morris-

Resolved, That permission be and the same is hereby given to Alfred Walton to remove his ornamental lamp now in front of the premises No. 280 Fourth avenue to a similar position in front of the premises No. 121 East Twenty-third street, provided the lamp be kept lighted during the same hours as the public lamps, the work to be done and the gas supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 347.)

Resolved, That four lamp-posts be erected and street-lamps placed thereon and lighted in front of the Church of St. Francis of Assisi, Nos. 135 to 143 West Thirty-first street, under the direction of the Commissioner of Public Works. Which was laid over. By Alderman Morris-

(G. O. 348.)

Resolved, That the Commissioner of Public Works be and he is hereby authorized to erect an ordinary city lamp-post, connected with the gas-main in the street, on the northwest corner of Grand street and Centre Market place, provided the lamp for said post be furnished by the New York Society for the Improvement of Out-Door Poor. Which was laid over.

By Alderman Rogers--

Resolved, That permission be and the same is hereby given to Edward Joyce to remove the watering-trough now on the sidewalk near the curb on the northwest corner of Thirty-fifth street and Tenth avenue to the southeast corner of Thirty-fifth street and Tenth avenue, the work to be done and the water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman School-

Resolved, That General Order No. 182, calling for the regulating and grading of One Hun-dred and Thirty-fourth street, from Alexander to Willis avenue, which was ordered on file March 29, 1892, be taken from on file and restored to the list of General Orders. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 349.)

By the same-

Resolved, That the carriageway of Albany street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present bridge-stones within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 340.)

By the same-

Resolved, That the carriageway of Dey street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalk within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 341.)

By the same

Resolved, That the carriageway of Battery place, from Greenwhich to West street, as far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, and laying new bridge-stones

By Alderman School— Resolved, That permission be and the same is hereby given to Peter Flanagan to place and keep a watering-trough on the sidewalk, near the curb, in front of his premises, corner of One Hun-dred and Seventy-seventh street and Vyse avenue, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue

only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Grand avenue, from Van Cortlandt Station to Woodlawn Station, under the direction of the Commissioner of Public Works.

(G. O. 350.)

Which was laid over.

(G. O. 351.)

By Alderman School-

By Alderman Schott-

Resolved, That gas-mains be laid, lamp-posts erected and street lamps lighted in Travers street, from Bainbridge avenue to Creston avenue, and in Anthony avenue, from Travers street to Southern Boulevard, in the Twenty-fourth Ward, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 352.)

By Alderman School-

Resolved, That water-mains be laid in Travers street, from Bainbridge avenue to Creston avenue, and in Anthony avenue, from Travers street to the Southern Boulevard, in the Twenty-fourth, as provided in section 356 of the New York City Consolidation Act.

Which was laid over.

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(G. O. 353.)

By Alderman Schott-Resolved, That an improved iron drinking-fountain be placed on the sidewalk nearest the curb on the northeast corner of Broadway and McComb street, Kingsbridge, under the direction of the Commissioner of Public Works. Which was laid over.

By Alderman Van Cott— Resolved, That permission be and the same is hereby to L. Sachs & Brother to extend the vault in front of their premises on the north side of Washington place, between Greene and Mercer streets, four feet beyond the curb-line, as shown on the annexed diagram, upon payment of the usual fee, provided the said L. Sachs & Brother shall stipulate with the Commissioner of Public Works to save the City harmless from any loss or damage that may be occasioned by the exercise of the privilege hereby granted during the progress or subsequent to the completion of extending said vault, the work to be done at their own expense, under the direction of the Commissioner af Public Works; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Wund-

By Alderman Wund— Resolved, That permission be and the same is hereby given to Thomas H. Hall to lay a three (3) inch wrought iron pipe, inclosed in a wooden box, for conducting steam from Nos. 212 to 211 East Thirty-seventh street, as shown on the accompanying diagram, upon payment to the city as compensation for the privilege such amount as may be determined an equivalent by the Commis-sioners of the Sinking Fund, provided the said Thomas H. Hall shall stipulate with the Commis-sioner of Public Works to save the city harmless from any loss or damage that may be occa-sioned by the exercise of the privilege hereby given during the progress or subsequent to the com-pletion of the work of laying said pipe, the work to be done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council. Common Council. Which was referred to the Committee on Streets.

By the President-

Resolved, That Richard W. Freedman, No. 24 West One Hundred and Twenty-fifth street, Clark B, Augustine, No. 139 West One Hundred and Fourth street, and Henry Seldner, No. 157 East One Hundred and Sixteenth street, be and they are hereby reappointed Commissioners of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By the Vice-President— Resolved, That Washington Jackson be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

- By Alderman Bailey
- Resolved, That William J. Kennedy be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By the same Resolved, That Joseph Randall, of No. 42 West One Hundredth street, be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Brown-

Resolved, That Thomas P. Hughes be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York, Which was referred to the Committee on Salaries and Offices.

- By Alderman Clancy— Resolved, That Benjamin Aufses be and he is hereby reappointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Hart-

- Resolved, That James F. Pendleton be and he is hereby reappointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By the same

Resolved, That Max D. Quitman be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Mead-

Resolved, That John F. Carroll, of No. 355 West Fifteenth street, be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices. a

By Alderman Murphy— Resolved, That Thomas M. Canton be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By the same Resolved, That Peter J. Little be and he is hereby appointed Commissioner of Deeds in and the City and County of New York. Which was referred to the Committee on Salaries and Offices. for

By Alderman Morgan— Resolved, That William H. Keogh be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Mead— Resolved, That John McLoughlin, of No. 22 Sixth avenue, be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Morris

Resolved, That Theodore A. Hamilton be and he is hereby appointed Commissioner of Deeds and for the City and County of New York. Which was referred to the Committee on Salaries and Offices. in and

By Alderman Roche— Resolved, That Richard W. Ryan be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Rogers— Resolved, That Peter Verhoeven, of No. 237 West Thirty-third street, be and he is hereby reap-pointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

sidewalks on One Hundred and Thirty-second street, from Broadway to Amsterdam avenue, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where not aneady done, and that all the hagging and the outbinow on the sidewalks be relaid and reset where necessary, and that new flagging be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully, THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the sidewalks on One Hundred and Thirty-second street, from Broadway to Amsterdam avenue, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 355.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE,) No. 31 CHAMBERS STREET, New York, May 9, 1892.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consolida-tion Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks in front of Nos. 23 and 25 King street be flagged full width, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimen-sions and according to the specifications now used in the Department of Public Works. Verv respectfully.

Sions and according to the specifications now used in the Department of Public Works. Very respectfully, THOS. F. GILROY, Commissioner of Public Works. Resolved, That the sidewalks in front of Nos. 23 and 25 King street be flagged full width, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted.

(G.O. 356.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE,] No. 31 CHAMBERS STREET, New York, May 9, 1892.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that all the flagging and the curb now on the sidewalks in front of Nos. 107 to 111 Suffolk street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works Public Works.

Very respectfully, THOS. F. GILROY, Commissioner of Public Works.

Resolved, That all the flagging and the curb now on the sidewalks in front of Nos. 107 to 111 Suffolk street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws of 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 357.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE,

No. 31 CHAMBERS STREET, New York, May 9, 1892.

NEW YORK, May 9, 1892. J To the Honorable the Board of Aldermen: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the sidewalks on Eighty-third street, from Columbus to Amsterdam avenue, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be fluxished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications new used in the Department of blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully, THOS. F. GILROY, Commissioner of Public Works. Resolved, That the sidewalks on Eighty-third street, from Columbus to Amsterdam avenue be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 358.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, May 9, 1892.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the sidewalks on the north side of One Hundred and Tenth street, beginning about forty feet east of Fifth avenue and extending easterly about one hundred and ten feet, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Works.

Very respectfully, THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the sidewalks on the north side of One Hundred and Tenth street, beginning about forty feet east of Fifth avenue and extending easterly about one hundred and ten feet, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws of 1882, amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

By Alderman Tait— Resolved, That Richard S. Farley be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Van Cott-

Resolved, That Frederick L. Allen be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Wund-

Resolved, That David J. Daly, No. 224 East Thirtieth street, and George G. Isaacs, No. 491 Second avenue, be and they are hereby respectively appointed Commissioners of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Board the following communications from the Commissioner of Public Works :

(G. O. 354.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, May 9, 1892.

To the Honorable the Board of Aldermen :

(G.O. 359.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE,) No. 31 CHAMBERS STREET, New York, May 9, 1892.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the sidewalks on the north side of Eighty-seventh street, from Avenue A to East End avenue, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the side-walks be related and react where necessary and that prove that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved. That the sidewalks on the north side of Eighty-seventh street, from Avenue A to East End avenue, be flagged eight feet wide, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be GENTLEMEN -In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the

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DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 Chambers Street, New York, May 9, 1892.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consolida-tion Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that all the flagging and curb now on the sidewalks in front of Nos. 86 and 88 Van Dam street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved, That all the flagging and the curb now on the sidewalks in front of Nos. 86 and 88 Van Dam street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, May 9, 1892.

To the Honorable the Board of Aldermen:

GENTLEMEN – In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks on One Hundred and Fourth street, from Columbus to Amsterdam avenue, be flagged full width, where not already done, and that all the flagging and the curb now on the sidewalks be relaid used to the preserve and that are flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the sidewalks on One Hundred and Fourth street, from Columbus to Amster-dam avenue, be flagged full width, where not already done, and that all the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Which were severally laid over.

The President laid before the Board the following communication from the County Clerk :

COUNTY CLERK'S OFFICE, NEW COUNTY COURT-HOUSE,

NEW YORK, May 4, 1892.

Prest. JOHN H. V. ARNOLD, Board of Aldermen :

DEAR SIR-Inclosed please find list of names of Commissioners of Deeds whose terms of office expire during the present month.

Yours, respectfully, WILLIAM J. MCKENNA, Clerk.

WILLIAM J. MCKENN	А, С	lerk.	
Name.	Tern	n Exp	ires.
Benjamin Aufses	. May	13.	1892
Clark B. Augustine	4.	13,	
Joseph H. Brown		13,	**
Max Bendit		13,	**
Charles O'Conor Cassidy		9,	
William Clark		13,	**
Samuel M. Crane.	**	13,	
Tames I. Delaney	••	13,	**
Andrew Dowd		13,	**
John P. Dunn		13,	44
Richard W. Freedman.		13,	**
James Flynn		13,	
William Á. Gillen		13,	**
Edward W. Hall.		13,	**
Nathan Isaacs		5,	÷+
George B. Juckett	**	5,	••
Joseph Kreiger	**	13,	**
Arthur W. Levvy		5,	**
E. W. Larner.		13,	"
Walter H. McMahon		13,	**
Charles F. McDonough	**	13,	••
Bernard McFarland	**	13,	**
H. V. McNevin		13,	**
Grant McPherson	**	13,	**
Alexander McQueen	**	13,	66
Francis Mangin, Jr	**	13,	**
George F. Martens		13,	**
Nathan D. Nagelsmith	**	13,	**
Edward J. Newell		13,	**
John T. Öakley		13,	
James F. Pendleton		13.	
Norberth Pfeffer		13,	
Charles H. Preyer		13,	**
Bernard Reich		13,	
John B. Sexton		і,	
Thomas Sperling		1,	
Henry Se'dner.	100	13,	
Frederick B. Swift		13,	
Peter W. Salmon		13,	
John T. Smith		13,	
John C. Van Loon		13,	
John A. Wrede		13,	
Which was referred to the Committee on Salaries and Offices.			

The President laid before the Board the following communication from the Finance Depart-

The President laid before the Board the following communication from the Public Adminis trator :

LAW DEPARTMENT, BUREAU OF THE PUBLIC ADMINISTRATOR, New York, May 2, 1892.

To the Honorable the Board of Aldermen :

Pursuant to chapter 4, article III., section 24, of the Ordinances of the Mayor, Aldermen and Commonalty of the City of New York of January 1, 1881, the undersigned hereby reports a trans-cript of such of his accounts as have been closed or finally settled, and of those on which any money has been received by him as part of the proceeds of any estate on which he has administered since the date of his last report.

Respectfully,

CHARLES E. LYDECKER, Public Administrator.

A transcript of such of his accounts as have been closed or finally settled since the date of his last report.

NAME OF DECEASED.	Date of Final Decree.	Total Amount Received.	Total Amount paid for Funeral Expenses, Expenses of Administration, and Claims of Creditors.	Commis- sions paid into the City Treasury.	Amount paid to Legatees or next of Kin.	Amount paid into City Treasury for Unknown next of Kin.	Sundries.
William Anderson	Apr. 7, 1892	\$76 34	\$6 25	\$3 81	\$66 28		
Patrick Fox		2,444 15				{	*\$1,406 32 11,037 83
Johan, or John Kühner.	Apr. 14, "	839 22	143 07	41 96	218 06		\$218 00 \$218 07
Marianne Cohn	" 22, "	265 21	22 48	18 27	224 46		
Patrick MdKenna	" 22, "	1,570 38	14 13	78 61	1,477 64		
Marie Breitkopf	Closed by pay ment on ac-	28 86	28 86				
Marie Mager	count of fun-	} 61 28	61 28				
Thomas J. Kearney	eral.	I 45	I 45				
Patrick Donnelly and others, reported by the Commissioners of Public Chari ies and Correctio, as per list hereto attached		144 67				\$144 67	
Totals		\$5,431 56	\$277 52	\$142 65	\$1,96 44	\$144 67	\$2,880 28

*This amount I have accounted for in a former report.

† Deposited with the Chamberlain of the City of New York, for the benefit of Catherine Fox, a person of unsound mind, widow of the deceased.

‡ Retained for the benefit of Emma Nold, a minor, to be paid to her next month, when she will have attained the age of 21 years.

\$ Deposited with the Chamberlain of the City of New York, for the benefit of Louise Kühner, a minor, daughter of the deccased.

A statement of the title of any estate on which any money has been received since the date of the last report.

NAME OF DECEASED.	TOTAL AM UNT RECEIVED.	NAME OF DECEASED.	TOTAL AMOUNT RECEIVED
Joseph de St. Auge	\$4 50	Charles Vandenhoff	\$1,628 8
William Johnson,	50 00	Robert Bryce	30
Mary Ann Hall	63 75	William Kelly	4 2
Emil Schorbach	1,643 17	Thomas Edwards	1,III I
Robert Rogers	33 50	Harry Woods	5
Hinrich Nichrenberg, etc	302 46	George H. Keller	39 0
George H. Keller	53 00	Charles Vandenhoff	450 0
ohn Keleher	1,125 CO	Joseph P. Gordon	30 0
Rosert Stricker	5 (0	Isabella Brunel	606 6
M rgaret Christie	5 67	Marie de Fenelon, etc	1 5
Mary Ann Hall	62 50	Otis Z. Campro	1,322 4
Mary Costello	341 88	Catharine Callahan	117 0
Amalia Bartolders, etc	241 19	Robert Hockaday	1,868 5
Martha Raw	70 61	Marie de Fenelon	141 5
Ernst Wagner	671	Zeba M. Clark	485 4
Adriano Alvarez	431 20	Otis Z. Campro	534 2
Bidget K:ernan	20 00	Patrick Donnelly and others, reported by	
Charles E. Goodwin, Jr	5,000 00	the Commissioners of Public Charites	
Joseph Toussaint	16	and Correction, as per list hereto at-	
James King	60 00	tached	141 6
Nicholas Meyer	1 32	Received interest on average daily bank	
Thomas J. Kearney	1 45	balances from—	
Amalia Bartolders, etc	1,060 00	Importers and Traders' National	
Charles J. B. Wyard	762 90	Bank \$144 00	
Adriano Alvarez	2	National Park Bank 143 60	
oseph H. Moulton	1 00	Continental National Bank 148 43	
Charles E. Goodwin, Jr	568 Sr	Mercantile Trust Co 167 07	
Chomas Edwards	2,777 78		603 I
Madeline E. Kendall	2 50		
Thomas Edwards	I,III II		
Annie Eichhorn	252 45	Total	\$25,151 5

Cash received from Commissioners of Charities and Correction, February 10, 1892.

Patrick Donnelly	\$1 60	Mary O'Melia	\$0 72
solomon Josephs	2 00	Mary Manning	58
John McGrady or McGrogan	60	Mary Lyons	20
Dometri Sicola	1 00	William Blair	37
Alfred Schruder or Schroeter	12	Patrick Sheridan	3 00
James Savage	2 35	Henry C.Bulling	1 87
Marion Bone	2 00	Emil Hauschildt	03
John Grillone	34	John Mohr	1 52
John Miller	01	Greda Weber	5 00
John Taylor	26	William Moss	I 00
Peter Cusick	60	Walter Lacy	19
Nellie Kelly	79	Mary Harris	00
Joseph Voluschok	35	Josephine Newman	05
Daniel Donovan	25	Sarah Person	1 06
George H. Lucas	65	Mary Hubble	1 22
Jerimiah Headdon	1 70	Catherine Corynan	7 41
William Sullivan	2 00	Mary Harris or Madison	50
Michael Marigan	40	Martha Koser	18
Jacob Schnieder	07	Mary Riley	18
Annie Lyons	2 30	Eliza Dunn	1 50
Kate Twomey	10	Eberhardina Singer	* 50
Mary Smith.		Harry S. Berry	62
Alfonse Hausertren	2 25 01	Urknown man (Gouverneur Hospital)	41
Joseph W. Maddccks	06	Godfried Solomon	64
Nicholas Torter		Ike Levennick	1 00
	12	Patrick Fox	
Catherine Swan	1 00		39
Charles McCann	12	William Puller	37
Charles Hentz	7 03	Mary Begley	2 03
Rebecca Meyers	37	Jacob Porech	85
Rebecca Meyer	3 00	Anna Forster	1 04
Henry Dreer	90	Leopold Wartner	73
Nora Thornton	2 05	Matthew Hays	10 00
George Mangold	24	John Oaks	77
Thomas Wolf	54	Maggie Marten	3 31
John Henners	3 62	Thomas Gerrity	1 00
Walter Percy or Thomas Bogne	2 69	Mary Duffner	т 36
Alexander Gaydlain	90	Clare Hendrickson	5 50
James Smith	6 00	Mary Conner	17
Lizzie Flemming	56	Margaret Smith	13
James Smith	15	Lizzie Devine	I 40
Kate Hyland	1 00	Margaret Prescott	18
Thomas Burke	23	Rose Lorich	76
James Sullivan	95	Mary Henderson	I 00
Man (St. Vincent's Hospital)	22	William McFadden	5 00
Antony Koren	05	Henry Hoffman	17 25
James Farrell	3 00	Alired Schruper	I 17
Thomas Ford	2 52	Unknown man	07
Gustave Escalo	20		
Bernard Dougherty	25	Total	ET 44 67

Contingencies—Clerk of the Common Council Salaries—Common Council	75,100 00	7 50 24,954 87 . MYERS, Co	192 50 50,145 13 mptroller.	Man (St. Vincent's Hospital) Antony Koren. Jimes Farrell. Thomas Ford Gustave Escalo. Bernard Dougherty
City Contingencies		\$37 50	BALANCES. \$1,462 50	Lizzie Flemming James Smith. Kate Hyland. Thomas Burke. James Sullivan
TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAYMENTS.	AMOUNT OF UNEXPENDED	John Henners Wa'ter Percy or Thomas Bogne Alexander Gaydlain James Smith
Weekly statement, showing the appropriati section 189, New York City Consolidation Act of from January I to December 31, 1892, both days in including the date hereof, for and on account of pended balances :	1882, for carryin clusive, and of th	ng on the Con e payments m	ade up to and	Charles Hentz. Rebecca Meyers Rebecca Meyer. Henry Dreer. Nora Thornton. George Mangold. Thomas Wolf.
To the Honorable Board of Aldermen:	NEW YORK—FI COMPTROLLER	t's Office, May 7, 18	92.	Kate Twomey . Mary Smith. Alfonse Hausertren. Joseph W. Madd.ccks. Nicholas Torter. Catherine Swan. Charles McCann.

COMMUNICATIONS.

The President laid before the Board a communication from Patrick Murtha, asking for an allnight license for the premises on the southwest corner of Thirty-fourth street and First avenue. Which was referred to the Committee on Excise, when appointed.

The President laid before the Board a communication from James F. Butler, asking for an all-night license for the premises on the northeast corner of Twelfth street and First avenue. Which was referred to the Committee on Excise, when appointed.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Morgan moved to take from the table G.O. 295, being a report of the Law Committee in favor of a release to the Woman's Hospital in the State of New York of the block bounded by Fourth avenue, Forty-ninth street, Lexington avenue and Fiftieth street in the City of New York.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

Which was decided in the affirmative. Subsequently the paper was taken from the table, and is as follows: Whereas, The Mayor, Aldermen and Commonalty of the City of New York, in and by a cer-tain indenture duly made and executed under its corporate seal, bearing date the fourth day of January, in the year one thousand eight hundred and fifty-nine, upon the consideration therein men-tioned, did grant and convey to the Board of Governors of the New York State Woman's Hospital, incorporated by an act of the Legislature of the State of New York, entitled "An act to found a woman's hospital," passed April, 1857, and to their successors for ever, all that certain block of land situate, lying and being in the Nineteenth Ward of the City of New York, that is to say, the block of ground in said city bounded by the Fourth avenue, Forty-ninth street, Lexington avenue and Fiftieth street, to have and to hold the same to the said the Board of Governors of the New York State Woman's Hospital, and their successors, as long as the ground above specified should be used for the purpose of the said the New York State Woman's Hospital, and no longer, as fully and absolutely as the said the Mayor, Aldermen and Commonalty of the City of New York were author-ized to convey the same ; which said indenture was recorded in the office of the Register of the City and County of New York, in Liber 765 of Conveyances, at page 577, January 7, 1859 ; and Whereas, Said indenture was made under and in pursuance of a resolution of the Common

Whereas, Said indenture was made under and in pursuance of a resolution of the Common Council of the City of New York, duly passed pursuant to authority in that behall contained in an act of the Legislature of the State of New York, passed April 17, 1858, known as chapter 324 of the Laws of 1858, entitled "An act to authorize the Mayer, Aldermen and Commonalty of the City of New York to convey, certain lots of ground to the New York State Woman's Hospital," which said net particled as follower: act provided as follows :

" \S 1. The Mayor, Aldermen and Commonalty of the City of New York are hereby authorized to convey to the Board of Governors of the New York State Woman's Hospital the block of ground in said city bounded by the Fourth avenue, Forty-ninth street, Lexington avenue and Fiftieth street, containing thirty-two lots of ground or thereabouts; the said conveyance to be in consideration of one dollar lawful money of the United States, and to remain in full force and virtue as long as the ground herein specified shall be used for the purposes of such New York State Woman's Hospital, and no longer.

And Whereas, Upon the execution and delivery of said indenture, the Woman's Hospital in the State of New York (that being the legal title of the hospital referred to in said indenture), by the Board of Governors thereof, entered into possession of said property and has constructed buildings thereon and has ever since been using the same for hospital purposes ; and

block of ground ; which and the provided the may be provided for by and may be statisticated block of the state of New York has passed an act known as chapter 249 of the Laws of 1891, entitled "An act to authorize the Mayor, Aldermen and Commonalty of the City of New York to release their right, title and interest in certain lands in the said city to the Woman's Hospital in the State of New York, in and by which the said the Mayor, Aldermen and Commonalty of the City of New York, all the right, title and interest, reversion or possibility of reversion which the Mayor, Aldermen and Commonalty of the City of New York is authorized to release to said the Woman's Hospital in the State of New York, all the right, title and interest, reversion or possibility of reversion which the Mayor, Aldermen and Commonalty of the City of New York may or might have in said block of ground; which said act also provides that the Common Council of said city, in authorizing such release, shall also require the said Woman's Hospital in the State of New York to provide and maintain in any hospital which may be established by it in said city, twenty-four free beds for poor persons residing in the City of New York, fit patients for said hospital, to be nominated in such manner as may be provided for by ordinance or resolution, and in case no ordinance or resolution be passed by the Common Council in relation thereto, that then such nomination shall be made by the Mayor of said city ; in all cases subject to the same rules and regulations enacted by the Board of Governors of said hospital for the admission of other patients ; such agreement to be filed in the office of the Comptroller of said city. And which act further declares that upon the execution of such release by the Mayor, Aldermen and Commonalty of the City of New York, the title to said ground shall vest in said the Woman's Hospital of the State of New York in fee simple absolute ; and New York in fee simple absolute ; and

Whereas, The Woman's Hospital in the State of New York has made application to this Board for such release, and has offered to enter into the agreement in reference to the provision for free beds, specified in said last-mentioned act and hereinbefore recited; and

Whereas, It appears, from said application, that the use of said ground for the purpose of said hospital has become undesirable by reason of the noise and other disturbance caused by the constant passage along Fourth avenue, contiguous to said ground, of large numbers of cars and steam loco-motives, thus injuriously affecting the condition of the numerous patients accommodated by said hospital, and rendering it desirable that said hospital should be moved to some other place presenting more favorable conditions; and

Whereas, It appears from said application that the removal of said hospital will involve the expenditure of large sums of money in the purchase of another site and in the erection of the necessary buildings thereon, but that the said hospital will be unable to provide the necessary funds therefor, and consequently to effect such removal, unless it is enabled to sell said ground and apply the proceeds towards the purchase of a new site and the construction in part of hospital buildings thereon; and

Whereas, Satisfactory assurances have been given by the officers of said hospital that if the said hospital is removed to another site there will be applied to the new site and the erection of new hospital buildings thereon not only the proceeds of the above-mentioned property, but large addi-tional sums, and that said property will be used for the purposes prescribed by the charter of the hospital, that is to say, the treatment of the diseases peculiar to women and the maintenance of a lying-in-hospital; and

Whereas, In the opinion of this Board, it is to the advantage of the public that said application be granted on the terms hereinafter set forth ; now, therefore, be it

be granted on the terms hereinafter set forth ; now, therefore, be it Resolved. That a release, in the name and under the corporate seal of the Mayor, Aldermen and Commonalty of the City of New York, be made, executed and delivered to the Woman's Hospital in the State of New York, granting and releasing to the said Woman's Hospital in the State of New York, all the right, title, interest, reversion, or possibility of reversion which the Mayor, Aldermen and Commonalty of the City of New York may or might have in said block of ground, to wit, the block of ground in said city, bounded by the Fourth avenue, Forty-ninth street, Lexington avenue and Fiftieth street, to the end that the title to said ground shall vest in said the Woman's Hospital in the State of New York in fee simple absolute. Said release shall be prepared by the Counsel to the Corpora-tion and approved by him as to form, and upon being so approved, the same shall be signed by the Mayor, and it shall be the duty of the Clerk of the Common Council to affix the seal of the City thereto and attest the same. Before the delivery of said release to said the Woman's Hospital in the Mayor, and it shall be the duty of the Clerk of the Common Council to affix the seal of the City thereto and attest the same. Before the delivery of said release to said the Woman's Hospital in the State of New York, the said the Woman's Hospital in the State of New York shall make and enter into an agreement in writing with the Mayor, Aldermen and Commonalty of the City of New York, to be approved as to form by the Counsel to the Corporation, and, upon being duly executed by said the Woman's Hospital in the State of New York, to be filed in the office of the Comptroller of said city, binding said corporation, the Woman's Hospital in the State of New York, to maintain in any hospital which may be established by it in this city fifty free beds for poor persons re-siding in the City of New York, fit patients for said hospital, who shall be nominated in such man-ner as may be provided for in any ordinance or resolution which may at any time be passed by the Common Council of the said city for that purpose, and in case no ordinance or resolution is so passed in relation thereto, then that such nomination shall be made by the Mayor of said city; but in all cases subject to the same rules and regulations enacted by the Board of Governors of said hospital for the admission of other patients. Upon the production to the Mayor of a certificate from the Comptroller of said city that such agreement has been so filed in his office, said release shall thereupon be delivered by said Mayor to said the Woman's Hospital in the State of New York. Alderman O'Beirne moved that the resolution be amended by striking out after the word Alderman O'Beirne moved that the resolution be amended by striking out after the word "nominated" the words "in such manner as may be provided for in any ordinance or resolution which may at any time be passed by the Common Council of the said city for that purpose, and in case no ordinance or resolution is so passed in relation thereto, then that such nomination shall be made by the Mayor of said city," and inserting in lieu thereof the words "by the Alderman of the district in which the applicant resides."

Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Bailey. Brown, Clancy, Dooling, Flynn, Harris, Hart, Mead, Morgan, Morris, Murphy, O'Beirne, Roche, Rogers, Ryder, Schott, Charles Smith, and Wund—20.

Negative-Aldermen Cowie, Martin, School, and Van Cott -4.

UNFINISHED BUSINESS.

The President called up G. O. 316, being a resolution, as follows : Resolved, That the Department of Public Parks be and it is hereby authorized to purchase without contract and without public letting a steam stone-crusher for use on the new parks north of the Harlem river, at a cost not exceeding one thousand five hundred dollars. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Bailey, Brown, Clancy, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris. Murphy, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—23. Negrative—Alderman Cowie—1. Negative-Alderman Cowie-I.

The President called up G. O. 317, being a resolution, as follows: Resolved, That the Department of Public Parks be and it is hereby authorized to purchase and place in position, without public letting and without contract, cast-steel track-circles for the draw of the Madison Avenue Bridge over the Harlem river, at an expense not exceeding three thousand six hundred dollars.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Bailey, Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, Murphy, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—24.

Alderman Flynn called up G. O. 266, being a resolution and ordinance, as follows: Resolved, That the carriageway of Warren street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defeative stones and heating new bridge stones where required under chapter to Laws of place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Bailey, Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Van Cott, and Wund—23.

Alderman Flynn called up G. O. 267, being a resolution and ordinance, as follows : Resolved, That the carriageway of Murray street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449 Laws of r889, under the direction of the Commissioner of Public Works; and that the accompany' ing ordinance therefor he adopted

In the company of root, and the commissioner of rubic works; and that the accompany ing ordinance therefor be adopted.
 The President put the question whether the Board would agree with said resolution.
 Which was decided in the affirmative by the following vote:
 Affirmative—The President, the Vice-President, Aldermen Bailey, Brøwn, Clancy, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—22.

Alderman Flynn called up G. O. 268, being a resolution and ordinance, as follows :

Alderman Flynn called up G. O. 268, being a resolution and ordinance, as follows: Resolved, That the carriageway of Park place, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying rediscuest therefore he advanted ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Kogers, Ryder, School, Schott, Charles Smith, Van Cott and Wund—22.

Alderman Flynn called up G. O. 269, being a resolution and ordinance, as follows : Resolved, That the carriageway of Barclay street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor he adouted ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution : Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott and Wund—22.

Alderman Flynn called up G. O. 270, being a resolution and ordinance, as follows: Resolved, That the carriageway of Vesey street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying

ordinance therefore be adopted. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Clancy, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, VanCott, and Wund—21.

Alderman Flynn called up G. O. 271, being a resolution and ordinance, as follows : Resolved, That the carriageway of Fulton street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying

The President put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

Alderman Morgan then moved that the report and resolution as amended be adopted. The President put the question whether the Board would agree to accept said report and adopt said resolution as amended.

ordinance therefor be adopted. The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote : Affirmative – The President, the Vice-President, Aldermen Brown, Clancy, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Bierne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund-21.

Alderman Flynn called up G. O. 272, being a resolution and ordinance, as follows: Resolved, That the carriageway of Dey street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. The President put the question whether the Board would agree with said recolution

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote : Affirmative—The President, Aldermen Brown, Clancy, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 273, being a resolution and ordinance, as follows : Resolved, That the carriageway of Cortlandt street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

'THE CITY RECORD.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, Aldermen Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund-21.

Alderman Flynn called up G. O. 274, being a resolution and ordinance, as follows: Resolved, That the carriageway of Liberty street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordi-nance therefore a donted nance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, Aldermen Brown, Clancy, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

Alderman Flynn called up G. O. 275, being a resolution and ordinance, as follows : Resolved, That the carriageway of Cedar street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space he relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordi-

1009, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.
 The President put the question whether the Board would agree with said resolution.
 Which was decided in the affirmative by the following vote :
 Affirmative—The President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead. Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 276, being a resolution and ordinance, as follows : Resolved, That the carriageway of Rector street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective siones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordi-nence therefor he adopted

1009, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.
The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:
Affirmative—The President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 277, being a resolution and ordinance, as follows: Resolved, That the carriageway of Morris street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor he adopted.

or 1869, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 278, being a resolution and ordinance, as follows : Resolved, That the carriageway of Washington street, from Battery place to Chambers street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative — The President, the Vice-President, Aldermen Brown, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 279, being a resolution and ordinance, as follows : Resolved, That the carriageway of Greenwich street, from Battery place to Fulton street, so far as the same is within the limits of grants of land under water, be paved with granite-block pave ment on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stores, where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones were required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.
 Which was decided in the affirmative by the following vote:
 Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—20.

Alderman Flynn called up G. O. 280, being a resolution and ordinance, as follows: Resolved, That the carriageway of Battery place, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in here the factorized pave and here a concision where where second pave and bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

Alderman Flynn called up G. O. 281, being a resolution and ordinance, as follows: Resolved, That the carriageway of Albany street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of

be flagged eight feet wide, where not already done ; and that the flagging and curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present curb and flagging are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioners of Department Public Parks ; and that the accompanying ordinance therefor be adopted. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

The President called up G. O. 229, being a resolution and ordinance, as follows: Resolved, That the sidewalk on the northerly side of West Seventy-second street, between the Boulevard and West End avenue, beginning at a point about two hundred and fifty five feet five and one-quarter inches westerly from the Boulevard, and extending westerly about one hundred and seventy-five feet, be flagged eight feet wide, where not already done, and that the flagging and the curb now on the sidewalk be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioners of Department Public Parks; and that the accompanying ordinance therefor he adopted. adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Meael, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

Alderman Rogers called up G. O. 257, being a resolution and ordinance, as follows: Resolved, That Thirty-fourth street, from Eleventh avenue to the Hudson river, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective ones, and laying new crosswalks and setting new curb-stones where required, under chapter 449 of the Laws of 1889, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Alderman Brown, Cowie Doeling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

Alderman O'Beirne called up G. O. 319, being a resolution and ordinance, as follows: Resolved, That the carriageway of Twenty-fourth street, from Thirteenth to Fourteenth avenue, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted.

2449, Laws of 1059, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.
 The President put the question whether the Board would agree with said resolution.
 Which was decided in the affirmative by the following vote :
 Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

ANNOUNCEMENT OF COMMITTEE.

The President here announced as members of the Committee on Excise : Alderman Nicholas T. Brown, Rollin M. Morgan, David J. Roche, Frank Rogers, Samuel H. Bailey, Abraham Mead and James A. Cowie.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Ryder moved that the Board do now adjourn.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

And the President announced that the Board stood adjourned until Tuesday, May 17, 1892, at I o'clock P. M.

MICHAEL F. BLAKE, Clerk.

POLICE DEPARTMENT.

The Board of Police met on the 3d day of May, 1892. Present—Commissioners Martin, McClave, MacLean and Sheehan.

Leaves of Absence Granted.

Captain Theron S. Copeland, Tenth Precinct, twenty days, with pay, vacation. "Donald Grant, Seventeenth Precinct, twenty days, with pay, vacation.

Reports Ordered on File.

Superintendent—Leaves of absence granted under Rule 154. Death of Patrolman Robert B. Nichol, Twenty-fourth Precinct, on 1st instinct. Contagious disease in family of Patrolman Nicholas Guntzer, Fourteenth Precinct. Contagious disease in family of Patrolman Gustav Kolle, Twentieth Precinct. Contagious disease in family of Patrolman Francis Donnelly, Twenty-eighth Precinct.

Applications for Pension Denied.

Patrick W. Vallely, ex-Patrolman. Martha Nelson, widow of John Nelson. Rachel A. Coombs, widow of John E. Coombs. Mary Smedick, widow of John Smedick, for increase. Mary A. Fulmer, widow of George W. Fulmer.

Applications for Promotion Referred to the Board of Examiners for Citation.

Patrolman Michael J. Cox, Eighth Precinct. "John C. Holohan, Thirty-first Precinct. "William F. Delany, Twentieth Precinct.

Weekly financial statement of the Comptroller was referred to the Treasurer. Communication from Carlton W. Nason, recommending appointment of Frederick W. Lang

as Patrolman, was ordered on file. Resolved, That the Chief Clerk be directed to call attention of the Trustees of the Riot

1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote: Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, Schoøl, Schott, Charles Smith, Van Cott, and Wund—21.

Alderman Flynn called up G. O. 282, being a resolution and ordinance, as follows: Resolved, That the carriageway of Carlisle street, from Greenwich to West street, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones where not worn or broken, so as to be unfit for use, and using new bridge stones in place of defective stones, and laying new bridge-stones where required, under chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—The President, the Vice-President, Aldermen Brown, Cowie, Dooling, Flynn, Harris, Hart, Martin, Mead, Morgan, Morris, O'Beirne, Roche, Rogers, Ryder, School, Schott, Charles Smith, Van Cott, and Wund—21.

The President called up G. O. 228, being a resolution and ordinance, as follows :

Resolved, That the sidewalks on the northwesterly corner of West Seventy-second street and West End avenue, extending from the curb-line of West End avenue to the house-line of the avenue, and thence a distance of about one hundred fect easterly from the line of West End avenue,

Relief Fund to the circumstances of death of Patrolman Robert B. Nichol, Twenty-fourth Precinct. Resolved, That requisition be and is hereby made upon the Civil Service Board for an eligible list of names of officers to be promoted to the rank of Captain, sufficient in number to fill four vacancies now existing.

Retired Officers-All aye.

Patrolman Edward Hardy, Twenty-ninth Precinct, \$600 per year. Joseph O'Connor, Central Oince, \$600 per year.

Promoted to Sergeant.

Roundsman Charles J. Ryan, Twenty-second Precinct, assigned to Twenty-fourth Precinct. Resolved, That the Committee of Surgeons be directed to examine the following applicants for appointment as Patrolmen :

Michael T. Duane. Dennis Kennedy. James H. Hassett. Charles J. Schiller. George See. John P. Schwartz. Denis Duffy. Charles N. Valentine.

Joseph F. Magrane. William M. Conklin. T. T. Crohan. James McGloin. H. J. McElroen. William Holstrom. Nathan Mackewen, Jr. Nicholas J. Helbig. John Enright. Samuel M. Murray. William O'Connor. John J. McCormack. Daniel Desmond. James Kennedy.

Advanced to Second Grade.

Patrolman Frederick A. Coombs, Fo.r.h Precinct, April 11, 1892.

Employed as Probationary Patrolman.

Thomas Fitzpatrick.

THE CITY RECORD.

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<text> Charles H. Renisch, from Thirty-fourth Precinct
Charles H. Renisch, from Thirty-fourth Precinct
Resolved, That the following officers of the Street Cleasticns named:
Sergeant Patrick H. Pickett, to Third Precinct.
Roundsman William B. Devexs, to Ninth Precinct.
Roundsman William B. Devexs, to Ninth Precinct.
Roth J. Bannon, to Sixteenth Precinct.
Patrolman John J. Bannon, to Sixteenth Precinct.
Bernard F. Birmingham, to Sixth Precinct.
George Banks, to Twenty-fourth Precinct.
George Banks, to Twenty-fourth Precinct.
George Clune, to Eighteenth Precinct.
Patrolkan Chune, to Sixteenth Precinct.
George Banks, to Twenty-fourth Precinct.
George Clune, to Eighteenth Precinct.
Patrick Clune, to Eighteenth Precinct.
Gibert Carr, to Thirtieth Precinct.
Gibert Carr, to Thirtieth Precinct.
Edward J. Donnelly, to Thirteenth Precinct.
Edward J. Donnelly, to Thirteenth Precinct.
George W. Gill, to Scend Precinct.
William F. Fitchen, to Twenty-fourth Precinct.
Henry Horper, to Ninth Precinct.
Henry Hopper, to Sixth Precinct.
Henry Monger, to Eighten Precinct.
Henry Morper, to Sixth Precinct.
Henry Morper, to Twenty-fourth Precin Resolved, That the following officers of the Street Cleaning Company be transferred to the Precincts named :

Patrolman Henry Haugh, from Sixth Precinct to Eleventh Precinct. Charles Mueller, from Twelfth Precinct to Thirty-second Precinct. James Walsh, from Sixth Precinct to Twelfth Precinct.

 Martin Robinson, from Sixteenth Precinct to Twenty-first Precinct.
 James Mulligan, from Eighteenth Precinct to Fourteenth Precinct.
 Charles Schoell, from Fourteenth Precinct to Eighteenth Precinct.
 Patrolman Bernard Meehan, Eleventh Precinct to Fourteenth Precinct, detailed as Precinct Detective

Patrolman James McCabe, from Fifth Court to Twenty-ninth Precinct, detailed as Precinct Detective

- Patrolman Edward B. Holahan, Thirty-first Precinct, detailed as Precinct Detective.
 "Philip Weller, Twenty-fifth Precinct, detailed as Precinct Detective.
 "John J. Cain, Twenty-sixth Precinct, detailed as Precinct Detective.
 "John F. Mitchell, Sixth Precinct, detailed as Precinct Detective.

Resolved, That in pursuance of chapter 269, Laws of 1892, the Board of Estimate and Appor-tionment be and is hereby respectfully requested to transfer from the appropriation heretofore made for the Department of Street Cleaning, for the year 1892, to the appropriation for the Police Depart-ment for said year, the sum of forty-nine thousand three hundred and twenty-eight dollars and fifty-eight cents, necessary to pay the salaries for the remainder of the current year of one Sergeant, two Roundsmen and fifty-seven Patrolmen, heretofore detailed to the service of the Department of Street (Jeaning - All ave

Street Cleaning—All aye. Resolved, That the bill of Peter F. Morgan, eleven dollars and fifty cents, for engrossing, be and is hereby ordered to be paid by the Treasurer—All aye.

Judgments-Fines Imposed.

- Judgments-Fines Imposed.
 Patrolman John Hoar, Twenty-fifth Precinct, neglect of duty, one day's pay.
 Louis Tancredi, Twenty fifth Precinct, neglect of duty, one-half day's pay.
 Dennis Harrington, Twenty-seventh Precinct, neglect of duty, one day's pay.
 Frederick Kremelbein, Twenty-seventh Precinct, neglect of duty, one day's pay.
 Thomas Mulhern, Twenty-seventh Precinct, neglect of duty, one day's pay.
 Francis Gallagher, Twenty-ninth Precinct, neglect of duty, one day's pay.
 Frederick D. Schaffer, Twenty-ninth Precinct, neglect of duty, one day's pay.
 Samuel W. Hatch, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
 George J. Law, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
 John A. Smith, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
 George V. Kass, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
 Hugh O'Neil, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
 Henry J. Wingardner, Thirtieth Precinct, neglect of duty, one day's pay.
 Henry J. Wingardner, Thirtieth Precinct, neglect of duty, one day's pay.
 Lozelle Young, Thirty-second Precinct, neglect of duty, one-half day's pay.
 Lozelle Young, Thirty-second Precinct, conduct unbecoming an officer, one day's pay.

Lozelle Young, Thirty-second Precinct, conduct unbecoming an oncer, one day's pay.
Adolphus W. Rehage, Twenty-second Precinct, neglect of duty, one-half day's pay.
Harry M. Niggersmith, Twenty-ninth Precinct, neglect of duty, one-half day's pay.
Edgar T. Clark, Thirty-third Precinct, neglect of duty, one day's pay.
Edgar T. Clark, Thirty-third Precinct, neglect of duty, one day's pay.
Joseph Devlin, Thirty-sixth Precinct, neglect of duty, one day's pay.
Edwin Wanamaker, Twenty-sixth Precinct, neglect of duty, one day's pay.
Isaac Jacobs, Twenty-seventh Precinct, neglect of duty, one-half day's pay.
James S. Leith, Twenty-ninth Precinct, neglect of duty, one day's pay.
Henry J. Wegman, Thirtieth Precinct, neglect of duty, three days' pay. 46

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Adjourned.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT.

Mayor's Office. No. 6 City Hall, 10 A. M. to 4 P. M.; Saturdays, 10 A. M. to 12 M. HUGH J. GRANT, Mayor. WILLIS HOLLY, Sec-retary and Chief Clerk.

Mayor's Marshal's Office.

No. 1 City Hall, 9 A. M. to 4 P. M. DANIEL ENGELHARD, First Marshal, FRANK Fox Second Marshal.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 9 A. M. to 4 P.M. MICHAEL T. DALY, CHARLES G. F. WAHLE.

AQUEDUCT COMMISSIONERS Room 200, Stewart Building, 5th floor, 9 M. to 4 P.N. JAMES C. DUANE, President; J. C. LULLEN, Sec-retary; A. FTWLEY, Chief Engineer; E. A. WOLFF, Auditor

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

COMMON COUNCIL.

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

DEPARTMENT OF FUBLIC WORKS. Commissioner's Office.

No. 31 Chambers street, 9 A. M to 4 P. M. THOMAS F. GILROY, Commissioner; MAURICE F. HOLAHAN, Deputy Commissioner.

Bureau of Chief Engineer. No. 31 Chambers street, 9 A. M. to 4 P M GEORGE W. BIRDSALL, Chief Engineer.

Bureau of Water Register. No. 31 Chambers street, 9 A. M. to 4 P. M. DEPARTMENT OF STREET IMPROVEMENTS, TWENTY-THIRD AND TWENTY-FOURTH WARDS,

WM. H. KIPP, Chief Clerk.

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

FINANCE DEPARTMENT

Comptroller's Office.

No. 15 Stewart Building, Chambers street and Broad-way, 9 A. M. to 4 F. M. THEODORE W. MYERS, Comptroller; RICHARD A. STORRS, Deputy Comptroller; D. LOWBER SMITH, Assistant Deputy Comptroller.

Auditing Bureau. Nos. 19, 21, 23 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. WILLIAM J. LYON, First Auditor, DAVID E. AUSTEN, Second Auditor.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Broadway, 9 A M. to 4 P. M. OSBORNE MACDANIEL, Collector of Assessments and Clerk of Arrears. No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets. Nos. 1 and 3 Stewart Building, Chambers stree and Broadway, 9 A. M. to 4 P. M. _______, Collector of the City Revenue and Superintendent of Markets. No money received after 2 P. M.

Bureau for the Collection of Taxes.

No. 57 Chambers street and No. 35 Reade street Stewart Building, 9 A. M. to 4 P. M.. GEORGE W. MCLEAN, Receiver of Taxes; ALFRED VREDEREURGH, Deputy Receiver of Taxes. No money received after 2 P. M.

Bureau of the City Chamberlain. Nos. 25, 27 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. THOMAS C. T. CRAIN, City Chamberlain.

Office of the City Paymaster. No. 33 Reade street, Stewart Building, 9 A. M. to 4 P.M. JOHN H. TIMMERMAN, City Paymaster

> LAW DEPARTMENT. Office of

George H. Twine, to Twenty-fourth Precinct. John Townsend, to Ninth Precinct. 66

Transfers and Details.

Sergeant Thomas H. Mangin, from Eighteenth Precinct to Central Office, Second Inspection District

Charles L. Bockhoen, from Nineteenth Precinct to Twenty-fourth Precinct. Nathan W. King, from Ninth Precinct to Twenty-fourth Precinct. James Campbell, from Twenty-fifth Precinct to Twenty-seventh Precinct. Dennis Harrington, from Twenty-seventh Precinct to Twenty-fifth Precinct. John Clark, from Twenty-seventh Precinct to Thirtieth Precinct. Edward F. Brett, from Eighth Precinct to Thirtieth Precinct. Patrolman

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- John J. Bannon, from Sixteenth Precinct to Twenty-second Precinct. 66

JOSEPH RILEY, Register.

Rure. u of Street Improvements. No. 31 Chambers street, 9 A. M. to 4 P. M. WM. M. DEAN, Superintendent.

Office of Engineer in Charge of Sewers. No. 31 Chambers street, 9 A. M. to 4 P. M. HORACF LOOMIS, Engineer-in-Charge.

Bureau of Repairs and Supplies. No. 31 Chambers street, 9 A. M. to 4 P M WILLIAM G. BERGEN, Superintendent.

Bureau of Water Purveyor. No. 31 Chambers street, 9 A. M. to 4 P. M WM. H. BURKE, Water Purveyor.

Bureau of Lamps and Gas. No. 31 Chambers street, 9 A. M. to 4 P. M. STEPHEN MCCORMICK, Superintendent.

Bureau of Streets and Roads. No. 31 Chambers street, 9 A. M. to § P. M. IOHN J. RYAN, Superintendent.

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P. M. MICHAEL T. CUMMINGS, Superintenden: Keeper of City Hall

MARTIN J. KEESE, City Hall.

Staats Zeitung Building, third and tourth floors, 9 M. to 5 P. M. Saturdays, 9 A. M. to 12 M. WILLIAM H. CLARK, Counsel to the Corporation. ANDREW T. CAMPBELL, Chief Clerk.

Office of the Public Administrator. No. 49 Beekman street, 9 A. M. to 4 P. M. CHARLES E. LYDECKER, Public Administrator. Office of Attorney for Collection of Arrears of Personal Taxes. Stewart Building, Broadway and Chambers street. 9 A.

M. to 4 P. M. John G. H. Meyers, Attorney. Michael J. Dougherry, Clerk.

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

POLICE DEPARTMENT. Central Office.

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

THE CITY RECORD.

DEPARTMENT OF CHARITIES AND CORREC. TION.

Central Office.

No. 66 Third avenue, corner Eleventh street, 9 A. M. to

No. 66 Third avenue, corner Eleventh street, 9 A. M. to 4 P. M. HENRY H. PORTER, President; CHAS. E. SIMMONS, M. D., and EDWARD C. SHEEHY, Commissioners; GEORGE F. BRITTON, Secretary. Purchasing Agent, FREDERICK A. CUSHMAN. Office hours, 9 A. M. to 4 P. M. Saturdays, 12 M. Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Re-pairs and Supplies, Bills and Accounts, 9 A. M. to 4 P. M. Saturdays, 12 M. CHARLES BENN, General Bookkeeper. Out-Door Poor Department. Office hours, 8.30 A. M. to 4.30 P. M. WILLIAM BLAKE, Superintendent. En-trance on Eleventh street.

FIRE DEPARTMENT.

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

Bureau of Chief of Department. HUGH BONNER, Chief of Department. Bureau of Inspector of Combustibles. PETER SEERY, Inspector of Combustibles.

Bureau of Fire Marshal.

JAMES MITCHEL, Fire Marshal. Attorney to Department.

WM. L. FINDLEY. Fire Alarm Telegraph.

). ELLIOT SMITH, Superintendent. Central Office open at all hours.

DEPARTMENT OF BUILDINGS. THOMAS J. BRADY, Superintendent.

HARLEM RIVER BRIDGE COMMISSION. Washington Building, No. 1 Broadway. Office hours tor all, except where otherwise noted fom 9 A. M. to 4 P. M. Saturdays, to 12 M.

HEALTH DEPARTMENT

No. 301 Mott street, 9 A. M. to 4 P. M. CHARLES G. WILSON, President, and JOSEPH D. BRYANT, M. D., Commissioners; EMMONS CLARK, Secretary.

DEPARTMENT OF PUBLIC PARKS. DEFARIMENT OF FODIC FARKS. Emigrant Industrial Savings Bank Building, Nos 49 and 51 Chambers street, 9 A.M. to 4 P.M. Saturdays, 12 M. PAUL DANA, President; ALBERT GALLUP, ABRAHAM B. TAPPEN and NATHAN STRAUS, Commissioners; CHARLES DE F. BURNS, Storetary.

DEPARTMENT OF DOCKS.

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

DEPARTMENT OF TAXES AND ASSESSMENTS

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

DEPARTMENT OF STREET CLEANING. Stewart Building. Office hours, 9 A.M. to 4 P.M. THOMAS S. BRENNAN, Commissioner; WILLIAM DAL TON, Deputy Commissioner; J. Joseph Scully, Chie Clerk.

DEPARTMENT OF DOCKS.

(Work of Construction under New Plan.)

DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER.

TO CONTRACTORS.

(No. 418.)

PROPOSALS FOR ESTIMATES FOR PREPAR-ING FOR AND BUILDING A NEW DUMP-ING-BOARD ON THE PIER AT THE FOOT OF WEST THIRTIETH STREET, NORTH RIVER, AND FOR REPAIRING THE PIER.

E STIMATES FOR PREPARING FOR AND foot of West Thirtieth street, North river, and for repairing the Pier, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until r o'clock P. M. of

until r o'clock P. M. of THURSDAY, MAY 19, 1892, at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as prac-ticable after the opening of the bids. Any person making an estimate for the work shall furnish the same in a sealed envelope to said Board, at said office, on or before the day and hour above-named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates. The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Three Thousand Dollars. The Engineer's estimate of the nature, quantities and event of the work is as follows:

extent of the work is as follow

Feet, B. M., measured in the Work.
Spruce, 3" x 10"
Note.—The above quantities in items r, 2, 3 and 4, are inclusive of extra lengths required for scarfs, laps, etc., but are exclusive of waste. Oak Spring Piles, about 60 feet long

1 x 2211,	7/8" x 20", 3/1 x 2	2211, 3/11 x	
2011, 3/1	⁷ / ₈ " x 20", ³ / ₄ " x 2 ' x 18", ³ / ₄ " x 16",	3/11 × 1211,	
3/1 x 10	", 1/2" x 12", 1/2" x	1011, 1/11 x	
3" and	1/2" x 6" square,	Wrought-	

iron, Dock-spikes and 4od. and 1od.	
Nails, about	3,533 pounds.
", 11/8", 1" and 3/1" Wrought-iron	

CLASS II.

- CLASS 11. Repairing the Deck-sheathing and Side-chocks of the Pier. 1. Labor and materials for taking up and removing from the deck of the pier a top course of 3-inch sheathing, covering about ra,220 square feet, and also a bottom course of 3-inch sheathing, cover-ing about 29,000 square feet; re-covering the deck with new 4-inch spruce plank, requiring about the following quantities: Feet, B. M.,

Feet, B. M., measured in the work.

Spruce Timber, 4" x 10"..... 100,660 To"x 7" and ½"x 12" square, Wrought-iron, Spike-pointed, Dock-spikes,

- Labor of every description for repairing the side-chocks between fenders on the northerly and southerly sides of the pier, requiring about the following quantities:
 - Feet, B. M., measured in the work.

Vellow Pine Timber, 8" x 8" 1, 100
 3/" x 16" square, Wrought-iron, Spike-pointed, Dock-spikes, about...... 248 pounds.

N. B.—As the above-mentioned quantities, though stated with as much accuracy as is possible, *in advance*, are approximate only, bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

estimate received : (r.) Bidders must satisfy themselves by personal ex-amination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not at any time after the submission of an estimate, dispute or complain of the above statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

nature or amount of the work to be done. (2.) Bidders will be required to complete the entire work to the satisfaction of the Department of Docks and in substantial accordance with the specifications of the contract and the plans therein referred to. No extra compensation beyond the amount payable for the work before mentioned, which shall be actually performed at the price therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

work. The work to be done under the contract is to be com-menced within five days after the date of the con-tract, or within five days from the receipt of a notice from the Engineer-in-Chief of the Department of Docks that the work may be begun, and all the work to be done under this contract is to be fully completed on or before the 9th day of July, 1892, or within as many days thereafter as may clapse after the date of the con-contract before a notice is given to the contractor by the Engineer that the work may be begun, and the damages to be paid by the contractor for each day that the con-tract may be unfulfilled after the time fixed for the fulfillment thereof has expired are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day. Bidders will state in their estimates a price for the

Bidders will state in their estimates a price for the whole of the work to be done in conformity with the approved form of contract and the specifications therein set forth, by which price the bids will be tested. This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay from any cause, in the performing of the work thereunder.

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing this

work. The person or persons to whom the contract may be awarded will be required to attend at this office with the surcties offered by him or them, and execute the con-tract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having aban-doned it, and as in default to the Corporation; and the contract will be readvertised and relet, and so on, until i be accepted and executed. Bidden are required to state in their estimates their

Bidders are required to state in their estimates their names and places of residence; the names of all persons interested with them therein, and if no other person be so interested, the estimate shall distinctly state the fact; also, that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair, and without collusion or fraud; and also that no member of the Com-mon Council, head of a department, chief of a bureau, deputy thereof a department, chief of a bureau, mon Council, head of a department, chief of the Com-mon Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested. be made and subscribed to by all the parties interested. Each estimate shall be accompanied by the consent in writing of two householders or freeholders in the City of New York, with their respective places of busi-mess or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons would be entitled upon its completion, and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the amount of the security required for the completion of the contract, over and above all his debits of every nature, and over and above his liabilities as bail, surety and other-wise; and that he has offered himself as surety in good faith, and with the intention to execute the bond

required by law. The adequacy and sufficiency of the security will be subject to approval by the Comptroller of the City of New York after the award is made and prior to the signing of the contract. No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of *five per centum* of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if the shall execute the contract within the time adoresaid, the amount of his deposit will be accepted from, or contract marked to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

PUBLIC NOTICE IS HEREBY GIVEN THAT the work of constructing a bridge over the Harlem river at One Hundred and Fifty-fifth street, to replace the present McComb's Dam Bridge, will be commenced on Monday, May 9 next, and that in consequence thereof all traffic on or over the said McComb's Dam Bridge will be discontinued on and after that date and until further notice. By order of the Commissioners of Public Parks. CHARLES DE F. BURNS, Secretary.

as surety or otherwise, upon any obligation to the Cor-poration. THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESERVED, IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK. Bidders are requested, in making their bids or esti-mates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department. J. SERGEANT CRAM,

he Department. J. SERGEANT CRAM, EDWIN A. POST, JAMES J. PHELAN, Commissioners of the Department of Docks. Dated New York, May 2, 1892.

DEPARTMENT OF STREET CLEANING.

Department of Street Cleaning, Stewart Building, New York, May 2,1892.

New Yorks, May 2,1892.) PUBLIC NOTICE IS HEREBY GIVEN THAT the following articles, the property of the Depart-ment of Street Cleaning, will be sold at public auction, at the stables of said Department, Seventeenth street and Avenue C, on Monday, the 16th day of May, 1892, at 2 o'clock P. M: 29 Patent Steel Cart Bodies. 2 Double Sweeping-machine Frames, 4 Single Sweeping-machine Frames, 2 Double Sweeping-machine Frames, 2 Double Sweeping-machines. 14 Wooden Carts. 1 Patent Iron Cart Body. 1 Patent Wooden Cart Body. 3 Water Trucks. 3 Water Trucks. 3 Water Barrels. 1 Patent English Cart. 1 Light Wagon. 26 Hor se Col'ars. 1 Horse, No. 146. 1 " 05. 1 " 77 1 " 153. 1 " 155. 1 " 120.

155.

Propeller Sciews. Condemned English Machine. Front Carriage Parts of Sweeping-machine. Lo: of Old Wheels.

A Lo[•] of Old Wheels. About Seven Condemned Broom Blocks.

TERMS OF SALE. The purchase money to be paid in bankable funds at the time of sale, or the articles will be resold. Purchasers will be required to remove their articles from the stables within twenty-four hours after the sale. Information in relation to the articles to be sold may be obtained from the Superintendent of Stables, Seven-teenth street and Avenue C. THOMAS S. BRENNAN, Commissioner of Street Cleaning.

NOTICE.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose-ashes, street sweepings, etc., such as is collected by the Department of Street Cleaning-free ot charge, by applying to the Commissioner of Street Cleaning, in the Stewart Building. 'THOMAS S. BRENNAN, Commissioner of Street Cleaning.

POLICE DEPARTMENT.

CLASS I.

Wooden Dumping-board Complete, Containing about the following Quantities :

		meas	, B. M., sured in work.
- Vellow Pin	Timber	, 12!! x 12!!	
1. ICHOWITH	11	, 12" × 12"	384
		10!! x 12!!	11,040
"	"	10" x 10"	15,375
44	**	9" x 10"	135
**	**	8" x 10"	120
**	**	6" x 12 ¹¹	
	"	0" X 12"	1,536
		6" x 6"	300
**	"	5" x 12"	440
"	66	5" x 10"	100
- 44	**	4" x 10"	
		4" x 10"	19,597
Te	otal		49,027

org.—The above quantity of timber is to be creo-soted, as provided in article numbered 30 of the specifications of this contract.

Feet, B. M. measured in the work 2. Yellow Pine Timber, 4" x 6"...... 756 275 Total..... 1,031

NOTE .- This quantity of yellow pine timber will be uncreosoted

POLICE DEPARTMENT. Police DEPARTMENT.-CITY OF NEW YORK, OFFICE OF THE PROPERTY CLERK (ROOM NO. 9), NO. 300 MULBERRY STREET, New YORK, 1801. OWNERS WANTED BY THE PROPERTY Cierk of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claim-ants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods liquors, etc., also small amount money taken from prisoners and found by patrolmen of this Department. JOHN F. HARRIOT Property Clerk DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, New York, May 4, 1892. New YORK, May 4, 1892.] THE UNDERSIGNED WILL SELL AT PUBLIC Auction, by order of the Commissioners of the Department of Public Charities and Correction, on Monday May 16, 1892, at 11 o'clock A. M., at No. 66 Third avenue,

RINE AND LOCOMOTIVE BOILERS, NINE OLD MARINE

BOILERS, of which seven (7) are at Ward's and two (2) at Hart's Islands, where they can be examined by intending pur-chasers. The said boilers to be removed within thirty (30) days of the date of sale, and in the event of the pur-chaser desiring to "cut up" the boilers on Ward's Island prior to removal, that same must be taken from where they now lie to near the coal dock, east side of the island, for that purpose. The boilers at Hart's Island may be cut up where they now are. All expense attending the removal of the boilers from both Ward's and Hart's Islands shall be borne by the purchaser. Twenty-five per cent. of the purchase money to b paid at the time and place of sale, and the remainder n re-ceiving an order to take possession of the boilers. The boilers will be numbered from No. 1 to No. 9 and sold separately.

sold separately. F. A. CUSHMAN, Purchasing Agent, Department of Public Charities and Correction.

person is interested, it is requisite that the verification be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the con-tract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the per-son or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirma-tion, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabili-ties as ball, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be accomptoel to the gerson or persons for whom he consents to become surety. The ade-quacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York. No bid or estimate will be received or considered unless accompanied by either a certified check upon one of

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DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, May 6, 1892. Y IN ACCORDANCE WITH AN ORDINANCE OF the Common Council, "In relation to the burial of strangers or unknown persons who may die in any of the public institutions of the City of New York," the Com-missioners of Public Charities and Correction report as follows:

follows: At New York City Asylum for Insane, Blackwell's Island-Rosanna Fallon, aged 45 years; 5 feet 2 inches high; brown eyes, black hair; transferred from Workhouse September 12, 1874, and had on Corporation

DEPARTMENT OF PUBLIC PARKS

CITY OF New York—Department of Public Parks, Nos. 49 and 51 Chambers Street, May 5, 1892.

TO THE PUBLIC.

DEPARTMENT OF PUBLIC PARKS, Nos. 49 and 51 Chambers Street, New York, May 5, 1892.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, FOR EACH OF the following-mentioned work, with the title of the work and name of the bidder indorsed thereon, will be received by the Department of Public Parks at its offices, Nos. 49 and 51 Chambers street, until eleven o'clock A. M. on Wednesday, May 18, 1892 :

FOR FURNISHING AND DELIVERING 9,000 CUBIC YARDS SCREENED GRAVEL, OF THE QUALITY KNOWN AS ROA HOOK GRAVEL, WHERE REQUIRED ON THE CENTRAL PARK AND RIVERSIDE PARK AND AVENUE.

All the gravel to be furnished and delivered shall be of the kind generally known as Roa Hook Gravel, and equal in all respects to that taken from the gravel bank situate on the cast side of the Hudson river, north of Peekskill and known as the Roa Hook Gravel Bank. It shall be of the best quility double-screened gravel, and clean and free from loam and dirt, and shall be com-posed of stones such as will pass through a screen with a one and one-half inch mesh, but not to contain more than ten per cent, and not less than five per cent, of material that will pass through a screen with a one-quarter inch mesh.

The contractor will be required to deliver the above material in such quantities and on the line of such roads in the Central Park, and on Riverside Park and avenue, as may from time to time be designated.

The amount of the security required is SIX THOU-SAND DOILLARS. The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

above mentioned and read. Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; 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 with-out collusion or fraud; and that no member of the Com-mon Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the

quacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York. No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security rehuired for the faithful performance of the contract. Such check or money must NOT be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons mak-ing the same within ten days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forficied to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall ex-ecute the contract within the time aforesaid, the amount of his deposit will be returned to him.

of his deposit will be retained to min. N. B.—The price must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all items for which bids are herein called, or which contain bids for items for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bid will be accepted from, or con-

THE CITY RECORD.

MAY 11, 1892.

tract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation. The Department of Public Parks reserves the right to reject any or all the bids received in response to this ad-vertisement if it should deem it for the interest of the City so to do, and to readvertise until satisfactory bids or proposals shall be received. But the contract when awarded will be awarded to the lowest bidder. Blank forms for proposal and form of contract which the successful bidder will be required to execute can be seen and information relative to them can be had at the office of the Department, Nos. 49 and 5t Chambers street.

PAUL DANA, ALBERT GALLUP, NATHAN STRAUS, ABRAHAM B, TAPPEN, Commissioners of Public Parks.

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS, Commissioner's Office, No. 31 Chambers Street, New York, May 5, 1892.

NOTICE OF SALE AT PUBLIC AUCTION.

ON WEDNESDAY, MAY 18, 1892, AT 10.30 A.M., the Department of Public Works will sell at Public Auction, by Messrs. Van Tassell & Kearney, auctioneers, at the Pipe Vard, foot of Twenty-fourth street, East river, the following, viz.: 100 TONS OLD CAST-IRON, INCLUDING CRACKED 3x 5 FOOT PIPE. 4 TONS OLD WROUGHT-IRON.

TERMS OF SALE

Cash payments in bankable funds at the time and place of sale, and the immediate removal of the iron purchased, otherwise the purchaser will forfeit the same, together with all moneys paid therefor, and the iron will be resold. THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, May 4, 1892.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. on Tuesday, May 17, 1892, at which place and hour they will be publicly opened by the head of the Department.
 No. 1. FOR FURNISHING MATERIALS AND PERFORMING WORK IN THE TAKING DOWN AND REMOVING THE RUINS OF THE BULLDING KNOWN AS THE "OLD ARSENAL," ON THE CORNER OF WHITE AND ELM STREETS.
 No. 2. FOR FURNISHING MORK IN THE REPAIRS AND ALTERATIONS TO THE ROMS OCCUPIED BY THE SUPREME COURT, PARTS I. AND II., SPECIAL TERM, AND PARTS II., 111. AND IV., CIRCUIT.
 No. 3. FOR LAYING WATER MAINS IN SIXTH,

CIRCUIT. No. 3. FOR LAYING WATER MAINS IN SIXTH, THIRTEENTH, WALTON, MANHAT-TAN, AMSTERDAM, B, AND EDEN-WOOD AVENUES, IN FORTY-FIFTH, SEVENTY - THIRD, EIGHTY - FIRST, ONE HUNDRED AND THIRTY-SIXTH, ONE HUNDRED AND THIRTY-SEV-ENTH, ONE HUNDRED AND FORTY-THIRD, ONE HUNDRED AND FORTY-NINTH, ONE HUNDRED AND FORTY-NINTH, ONE HUNDRED AND FORTY-NINTH, ONE HUNDRED AND FORTY-NINTH, ONE HUNDRED AND SIXTY-FIRST, ONE HUNDRED AND SIXTY-FIRST, ONE HUNDRED AND SIXTY-SEVENTH, ONE HUNDRED AND SIXTY-SEVENTH, ONE HUNDRED AND SEVENTY-FOURTH, ONE HUN-DRED AND EIGHTY-FIRST AND BAXTER SIREETS, AND ON WARD'S ISLAND.

ISLAND. No. 4. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF BEAVER STREET, from Whitehall to Pearl street; CORT-LANDT STREET, from Broadway to Greenwich street; LIBERTY STREET, from Broadway to Greenwich street, and CHURCH STREET, from Vesey to Fulton street. street.

street. No. 5. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF FULTON STREET, from Broadway to Pearl street; DUANE STREET, from Washington to West street; CANAL STREET, from Washington to Greenwich street, and READE STREET, from Elm to Centre street, DUANE.

No. 6. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF FOURTEENTH STREET, from Third to Fourth avenue, and BROADWAY, from Thirty-second to Thirty-fith street fifth street.

fifth street. No. 7. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF FORTY-SECOND STREET, from Third to Eighth avenue. No. 8. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF FOURTH AVENUE, from the Bowery to Thirty-second street.

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THE CITY. Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Rooms 1, to and 15, No. 31 Chambers street. THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS.
COMMISSIONER'S OFFICE.
. No. 31 CHAMBERS STREET, New York, August 14, 1889.
Then Town, August 14, 1009.

TO OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

ACQUIRED BY WATER GRANTS. ACQUIRED BY WATER GRANTS. A TIENTION IS CALLED TO THE RECENT act of the Legislature (chapter 449, Laws of 1880), which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty containing covenants requiring the grantees and their successors to pave, repave, keep in repair or maintain such streets, shall be in need of repairs, pavement or repared, and the expense thereof to be assessed on the property benefited ; and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and discharge such owner itom any and every covenant and obligation as to paving, repaving and repairing, con-tained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the property (who shall las be the owners of a majority of the property in frontage) on the line of the may notify the Commissioner of Public Works, in writing, specifying the ward number and street number of the lot that he desires, for himself, his heirs and assigns, to be released from the obligation of such thereafter liable to be assessed as above provided, and thereafter liable to be assessed as above provided, and thereafter liable to be masting size that said lot shall be thereafter liable to be master from any obligation to the system and elects and agrees that said lot shall be in the following explanation of the operation of this act: When notice, as above described, is given to the formissioner of Public Works desires to give the following explanation of the operation of this act: When notice, as above described, is given to the formissioner of Public Works, the owner of the lot or tore or eleased from all obligation to the repair, uphold or maintain said

There are a set of the pavement, repavement or repairs. THOS. F. GILROY, Commissioner of Public Works

DEPARTMENT OF	PUBLIC WORKS.	
	WATER REGISTIR,	

For information as to the amount and kind of work to be done, bidders are referred to the specifications and drawings, which form part of these proposals. The form of the agreement and the specifications, showing the manner of payment for the work, and forms of proposals, may be obtained and the plans may be seen at the office of the Department Bidders will write out the amount of their estimate in addition to inserting the same in figures. The work is to be completed and delivered within one hundred and seventy-five (175) days after the execution of the contract. The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at twenty (20) dollars. The award of the contract will be made as soon as practicable after the opening of the bids. Any person making an estimate for the work shall present the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates. it relates.

it relates. The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

as surety or otherwise, upon any obligation to the Cor-poration. Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any connection with any other person making an esti-mate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, 'head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verifica-tion be made and subscribed by all the parties inter-ested.

bio be made and subscribed by all the parties inter-ested. Each bid or estimate shall be accompanied by the con-sent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as surcties for its faithful performance in the sum of ten thousand (to,ooo) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirma-tion, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above all his debts of every mature, and over and above his liabilities as ball, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comproller of the City of New York before the award is made and prior to the signing of the contract. No estimate will be considered unless accompanied

to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract. No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comp-troller, or money to the amount of five hundred (500) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Depart-ment who has charge of the estimate-box, and no esti-mate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him. Should the person or persons to whom the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it, and as in default to the Corpora-tion, and the contract will be readvertised and relet as provided by law. HENRY D. PURROY, S. HOWLAND ROBBINS, ANTHENE LEW HOFF

HENRY D. PURROY, S. HOWLAND ROBBINS, ANTHONY EICKHOFF, Commission

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, Nos. 157 and 159 East Sixty-seventh Street, New York, May 3, 1892.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING THE materials and labor and doing the work required in repairing and altering the building of this Depart-ment, occupied as Quarters of Engine Company No. 13 at No. 90 Wooster street, will be received by the Board of Commissioners at the head of the Fire Depart-ment, at the office of said Department, Nos. 157 and 150 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednesday, May 18, 1892, at which time and place they will be publicly opened by the head of said Department and read. Mo estimate will be received or considered after the hour named. For information as to the amount and kind of work to No estimate will be received or considered after the hour named. The set mate will be received or considered after the hour named. The form of the agreement showing the manner of payment for the agreement showing the manner of payment for the work, with the specifications, and drawings, which form part of these proposals. The form of the agreement showing the manner of payment for the work, with the specifications, and forms of proposals may be obtained and the plans may be seen at the office of the Department. Bidders must write out the amount of their estimate in addition to inserting the same in figures. The work is to be completed and delivered within the time specified in the contract. The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time speci-fied for the completion thereof shall have expired, are fixed and liquidated at ten (ro) dollars. The award of the contract will be made as soon as practicable after the opening of the bids. Any person making an estimate for the work shall present the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation and a statement of the work to which it relates. The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter as surety or otherwise upon any obligation to the Cor-poration.

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be returned to him. Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as hav-ing abandoned it, and as in default to the Corporation, and the contract will be readvertised and relet as pro-vided by law. HENRY D. PUBROY

HENRY D. PURROY, S, HOWLAND ROBBINS, ANTHONY EICKHOFF, Commissioners,

HEADQUARTERS FIRE DEPARTMENT, 157 AND 159 EAST SIXTY-SEVENTH STREET, New York, April 27, 1892.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING AND laying Pipe, Service-boxes and Flush-boxes, re-quired for placing Fire-alarm Electrical Conductors Underground, will be received by the Board of Commis-sioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until ro o'clock A. M., Wednesday, May 11, 1892, at which time and place they will be publicly opened by the head of said Depart-ment and read. No estimate will be received or considered after the hour named.

No estimate will be received of considered after the hour named. For information as to the amount and kind of work to be done, bidders are referred to the specifications, which form part of these proposals. The form of the agreement (showing the manner of payment for the work, with specifications, may be seen, and forms of proposals may be obtained at the office of the Department. Bidders will write out the amount of their estimate, in addition to inserting the same in figures, for each of the five lots specified in the specifications, upon the form of proposal specially provided for that purpose. No estimate will be received unless made for each of the lots.

The work is to be completed and delivered as provided in the contract.
 The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at ten (10) dollars.
 The award of the contract will be made as soon as practicable after the opening of the bids.
 Any person making an estimate for the work shall present the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation and a statement of the work to which they relate, specifying the kind of cables it is proposed to furnish.
 The Fire Department reserves the right to decline gave and all bids or estimates, or any part thereof.

proposed to furnish. The Fire Department reserves the right to declines any and all bids or estimates, or any part thereof, if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation. Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any condection with any other person making an esti-mate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Corporation, is directly or indirectly inter-ested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects frau-the verification be made and subscribed by all the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects that the several matters stated therein are in all respects the several that the verification be made and subscribed by all the parties interested. that the verification be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the con-sent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as survives for its faithful performance in the sum of six thousand (6,000) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be

from the Bowery to Thirty-second street. No.9. FOR REGULATING AND PAVING, WITH ASHPHALT PAVEMENT ON THE PRESENT STONE-BLOCK PAVEMENT, THE CARRIAGEWAY OF LIBERTY STREET, from Nassau street to 210 feet west; FIFTH AVENUE, from Fourth street to Waverley place, and TWENTIETH AND TWENTY-FIRST STREETS, from Third to Fourth avenue, where not already laid.

laid. No. 10. FOR REGULATING AND PAVING, WITH ASPHALT PAVEMENT ON THE PRES-ENT STONE-BLOCK PAVEMENT, THE CARRIAGEWAY OF BROOME STREET, from the Bowery to Lewis street.

No. 11. FOR REGULATING AND PAVING, WITH ASPHALT PAVEMENT, ON THE PRES-ENT STONE-BLOCK PAVEMENT, THE CARRIAGEWAY OF RIVINGTON STREET, from the Bowery to Cannon street.

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

No. 31 CHAMBERS STREET, KOOM 2, NEW YORK, May 1, 1892.

CROTON WATER RATES.

NOTICE IS HEREBY GIVEN THAT THE annual Water Rates for 1892 are now due and payable at this office. THOMAS F. GILROY, Commissioner of Public Works.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, May 6, 1892.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and labor and doing the work re-quired for constructing and erecting a building for quarters at No. 8: West One Hundred and Fifteenth street for an Engine Company of this Department, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Depart-ment, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednes-day, May 25, 1892, at which time and place they will be publicly opened by the head of said Department and read.

No estimate will be received or considered after the

MAY 11, 1892.

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HENRY D. PURROY, S. HOWLAND ROBBINS, ANTHONY EICKHOFF, Commissioners,

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

NEW YORK CITY CIVIL SERVICE BOARDS, COOPER UNION, NEW YORK, May 4, 1892.

PUBLIC NOTICE IS HEREBY GIVEN THAT open competitive examinations for the positions below mentioned will be held at this office upon the dates specified :

specified : May 11. MALE STENOGRAPHER AND TYPE. WRITER.

WRITER. May 13. INSPECTOR OF LAMPS AND GAS. May 16. STEWARD. LEE PHILLIPS, Secretary and Executive Officer.

THE NORMAL COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trustees of the Normal College of the City of New York will be held at the Hall of the Board of Educa-tion, No. 146 Grand street, on Tuesday, May 17, 1892, at 4 o'clock P. M. JOHN L.N. HUNI,

Chairman.

ARTHUR MCMULLIN,

Secretary. Dated New York, May 9, 1892.

THE COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trustees of the College of the City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Tuesday, May 17, 1892, at 4.30 o'clock P. M.

JOHN L. N. HUNT, Chairman.

ARTHUR MCMULLIN, Secretary. Dated New York, May 9, 1892.

COMMISSIONER OF STREET IM-PROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS.

Office of Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, New York, April 30, 1892.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received by the Commissioner of Street Im-provements of the Twenty-third and Twenty-fourth Wards, at his office, No. 2622 Third avenue, corner of One Hundred and Forty-first street, until 3 o'clock P. M., on Thursday, May 12, 1892, at which place and hour they will be publicly opened. No 1. FOR REGULATING AND PAVING WITH TRAP-BLOCK PAVEMENT THE CAR-RIAGEWAY OF ONE HUNDRED AND FIFTY-THIRD STREET, from Courtlandt avenue to Morris avenue.

No. 2. FOR REGULATING AND PAVING WITH

THE CITY RECORD.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other person be so interested, it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud. That no is not person making an estimate for the same work, and is in the same ber of the Comporation, is directly or indirectly or indirectly or indirectly or interested in the estimate, or in the work to which it relates or in the profits thereof. That he serveral matters there in stated are true, and must be accompanied by the in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall to be entitled upon its completion and that which the corporation may be obliged to pay to the estimate amount of the work by which the bids are tested.

subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested. The consent last above mentioned must be accom-panied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the Citv of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond re-quired by law. No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the domained the contract is awarded. If the suc-cessful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfieted to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of the deposit will be returned to him.

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

PUBLIC NOTICE.

PUBLIC NOTICE. NOTICE IS HEREBY GIVEN THAT THE Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York will, at his office, No. 2622 Third avenue, in said city, on Tuesday, May 31, 1892, at 10 o'clock A. M., hear and consider all statements, objections and evi-dence that may be then and there offered in reference to the contemplated change and revision of maps in the Twenty-third and Twenty-fourth Wards, in pursuance of the provisions of chapters 547 and 721 of the Laws of 1887, and of chapter 545 of the Laws of 1890, the general character and extent of the contemplated changes being as follows: First - A new plan of drainage for Sewer District 37B, showing sewers in Inwood avenue, part of Cromwell avenue, Wolf place and Jerome avenue, from Feather-bed lane to Wolf place, and from Elliot street to the Harlem river.

avenue, Wolf place and Jerona and From Elliot street to the Harlem river. Second—A new plan of drainage for Sewer District 38, bounded on the south by summits south of Union street and Wolf street; on the east by Bremer avenue, Ogden avenue and Undercliff avenue; on the north by the junction of Sedgwick and Undercliff avenues, and on the west by the Harlem river. Third—A map or plan showing location, width, course, windings, classification and grades of avenues and streets lying between Elliot street, Inwood avenue, Featherbed lane and Jerome avenue, in order to render more definite and certain a part of the map filed by the Board of Parks, March 29, 1888, in the office of the Register of the City of New York. Maps and profiles showing the contemplated changes are now on exhibition in said office. LOUIS J. HEINTZ, Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards.

FINANCE DEPARTMENT.

PROPOSALS FOR \$197,939.50 CONSOLI-DATED STOCK OF THE CITY OF NEW YORK, KNOWN AS SCHOOL-HOUSE BONDS.

EXEMPT FROM TAXATION.

EXECUTORS, ADMINISTRATORS, GUARDIANS AND OTHERS HOLDING TRUST FUNDS ARE AUTHORIZED BY LAW TO INVEST IN THESE BONDS.

INTEREST THREE PER CENT. PER ANNUM.

AUTHORITY FOR TRUST INVESTMENTS. Attention is called to the provisions of an act passed by the Legislature March 14, 1889, authorizing execu-tors, administrators, guardians and trustees, and others holding trust funds to invest such funds in the stocks or bonds of the City of New York

CONDITIONS.

CONDITIONS. Section 146 of the New York City Consolidation Act of 1882 provides that "the Comptroller, with the approval of the Commissioners of the Sinking Fund shall determine what, if any, part of said proposals shall be accepted, and upon the payment into the City Treasury of the amounts due by the persons whose bids are accepted, respectively, certificates therefor shall be issued to them as authorized by law"; and provided also, "that no proposals for bonds or stocks shall be ac-cepted for less than the par value of the same." Those persons whose bids are accepted will be re-quired to deposit with the City Chamberlain the amount of stock awarded to them at its par value, together with the premium thereon, within three days after notice of such acceptance. The proposals should be inclosed in a sealed envelope, indorsed "School-house Bonds" of the Corporation of the City of New York, and each proposal should also be inclosed in a second envelope, addressed to the Comptroller of the City of New York. THEO W. MYERS, Comptroller. CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 6, 1892.

BOARD OF EDUCATION.

SEALED PROPOSALS FOR CONVEYING pupils by Stage, every school-day from September 12, 1892, to July 3, 1893, inclusive, as follows : From Williamsbridge to Grammar School No. 64 and

return. From Morris Heights to Primary School No. 45 and

return. Separate proposals for each school will be received by the Board of Trustees of Common Schools of the Twenty-fourth Ward, at Grammar School No. 64, No. 2436 Webster avenue, until the 20th day of May, 1892, at 8 o'clock P. M. For terms of contracts and further information in-quire of Theodore E. Thomson, No. 247 West One Hundred and Twenty-fifth street. The trustees reserve the right to reject any or all proposals.

ELMER A. ALLEN, Chairman, THEO. E. THOMSON, Secretary, Board of Trustees, Twenty-fourth Ward.

Dated May 6, 1892.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Thir-teenth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A.M., on Tuesday, May 24, 1892, for making Repairs, Alterations, etc., at Grammar Schools Nos. 4, 34 and Primary School No. 10. GEO. W. RELYEA, Chairman, FRANCIS COAN, Secretary, Board of School Trustees, Thirteenth Ward. Dated New York, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Fifteenth Ward, un-til 10.30 o'clock A. M., on Tuesday, May 24, 1802, for erecting Iron Stairs, etc., at Grammar School No. 10, and Repairs, etc., to Heating Apparatus of Grammar School No. 10. W. W. WALKER, Chairman, JOHN A. HARDENBERGH, Secretary, Board of School Trustees, Fifteenth Ward. Dated New York, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Seventeenth Ward, until 3.30 o'clock P. M., on Tuesday, May 24, 1802, for making Repairs, Alterations, etc., at Grammar Schools Nos. 13, 19 and 25. HIRAM MERRITT, Chairman, HENRY H. HAIGHT, Secretary, Board of School Trustees, Seventeenth Ward, Dated New York, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Sixteenth Ward, until 4 o'clock F. M. on Tuesday, May 24, 1892, for making Repairs, etc., to Heating Apparatus at Gram-mar Schools Nos. 55 and 36. GEORGE LIVINGSTON, Chairman, G. T. SPRINGSTEED, Secretary, Board of School Trustees, Sixteenth Ward. Dated New York, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 9.30 A. M., on Wednesday, May 25, 1802, for mak-ing Repairs, etc., to Heating Apparatus at Grammar School No. 40.

chool No. 40. A. G. VANDERPOEL, Chairman, EWEN MCINTYRE, Secretary, Board of School Trustees, Eighteenth Ward. Dated NEW YORK, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 10 o'clock A. M., on Wednesday, May 25, 1892, for making Repairs, etc., to Heating Apparatus at Gram-mar Schools Nos. 32 and 48. J. WESLEY SMITH. Chairman, AUGUSTINE HEALY, Secretary, Board of School Trustees, Twentieth Ward. Dated NEW YORK, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-first Ward, until 3.30 o'clock P. M., on Wednesday, May 25, 1892, for making Repairs, etc., to Heating Apparatus at Gram-mar School No. 14. A. G. AGNEW, Chairman, E. ELLERY ANDERSON, Secretary, Board of School Trustees, Twenty-first Ward,

Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 3.30 o'clock P. M., on Friday, May 13, 1802, for Repairs, Alterations, etc., at Grammar School Buildings Nos. 26, 32, 33 and 48, and Primary School Building No. 27.

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J. WESLEY SMITH, Chairman, AUGUSTINE HEALY, Secretary, Board of School Trustees, Twentieth Ward. Dated New York, April 30, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-first Ward, until 4 o'clock P. M., on Friday, May 13, 1892, for Re-pairs, Alterations, etc., at Grammar School Building No. 14. ANDERW G. ACNEW Christ

No. 14. ANDREW G. AGNEW, Chairman, E. ELLERY ANDERSON, Secretary, Board of School Trustees, Twenty-first Ward. Dated New York, April 30, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 9.30 o'clock A. M., on Monday, May 16, 1892, for Repairs, Alterations, etc., at Grammar School Build-ings Nos. 17, 28, 51 and 58, and Primary School Building No. 41.

No. 41. JAMES R. CUMING, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated New York, April 30, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-third Ward, until 9.30 o'clock A. M., on Saturday, May 14, 1892, for Repairs, Alterations, etc., at Grammar Department, Grammar School Building No. 60. SAMUEL SAMUELS, Chairman, ALBERT F. BRUGMAN, Secretary, Board of School Trustees, Twenty-third Ward. Dated NEW YORK, April 30, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-fourth Ward, until 4 o'clock P. M., on Monday, May 16, 1802, for Repairs, Alterations, etc., at Grammar School Buildings Nos. 65 and 66, and Primary School Building No. 45; also, for Santary Work at Grammar School Building No. 65. No. 65

ELMER A. ALLEN, Chairman, THEODORE E. THOMSON, Secretary, Board of School Trustees, Twenty-fourth Ward. Dated New York, April 30, 1892.

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

CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been com-pleted and are lodged in the office of the Board of As-sessors for examination by all persons interested, viz. : Its 3848, No. r. Laying crosswalks across One Hun-dred and Fifty-fifth street at the westerly side of Ave-nue St. Nicholas. Ist 3849, No. 2. Flagging and reflagging, curbing and recurbing north side of Hester street, from Suffolk to Clinton street. Its 3850, No. 3. Flagging and reflagging, curbing and recurbing south side of Eighty-ninth street, be-tween Second and Third avenues. Its 3852, No. 4. Flagging and reflagging east side of Columbus avenue, from Ninety-third to Ninety-fourth street.

street. The limits embraced by such assessments include all the several houses and lots of grounds, vacant lots, pieces or parcels of land situated on— No. r. To the extent of half the block from the westerly intersection of One Hundred and Fifty-fifth street and Avenue St. Nicholas. No. 2. North side of Hester street, from Suffolk to Clinton street.

No. 3. South side of Eighty-ninth street, between Second and Third avenues, on Block 292, Ward Nos.

Second and Third avenues, on Block 292, Ward Nos. 30 and 31. No. 4. East side of Columbus avenue, between Ninety-third and Ninety-fourth streets, on Block 905, Ward Nos. 3 and 60½. All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation on the 11th day of June, 1892. EDWARD GILON, Chairman,

1892. EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHAS. E. WENDT, EDWARD CAHILL, Board of Assessors. OFFICE OF THE BOARD OF ASSESSORS, No. 27 CHAMBERS STREET, New York, May 11, 1892.

GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF MORRISAVENUE, from One Hundred and Forty-second street to One Hundred and Forty-eighth street. No. 3. FOR CONSTRUCTING SEWER AND AP-PURTENANCES IN GERMAN PLACE, between John and One Hundred and Fifty-eight streets

PURTENANCES IN GERMAN PLACE, between John and One Hundred and Fifty-sixth streets.
 No 4. FOR CONSTRUCTING AN OUTLET-SEWER AND APPURTENANCES IN ONE HUNDRED AND THIRTY-FOURTH STREET, from Long Island Sound to Willow avenue, WITH BRANCHES IN LOCUST AVENUE, from One Hundred and Thirty-second to One Hundred and Thirty-fourth streets; ONE HUNDRED AND THIRTY-SECOND STREET, from Locust avenue to the New York, New Haven and Hartford Railroad, and from Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Willow avenue to the summit west of Willow avenue ; ONE HUNDRED AND THIRTY-FOURTH STREET, from Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the summit west of Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the Summit west of Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the Summit west of Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the Summit west of Willow avenue; ONE HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the Summit west of Willow avenue; The STREET, from HUNDRED AND THIRTY-FOURTH STREET, from Locust avenue to the Southern Boulevard.

SEALED PROPOSALS WILL BE RECEIVED BY the Comptroller of the City of New York, at his office, until Wednesday, the 18th day of May, 1892, at 2 o'clock P. M., when they will be publicly opened in the presence of the Commissioners of the Sinking Fund, or such of them as shall attend, as provided by law, for the whole or a part of an issue of \$197,939.50 registered registered

CONSOLIDATED STOCK

CONSOLIDATED STOCK of the City of New York, and known as "School-house Bonds," the principal payable in lawful money of the United States of America, at the Comptroller's office of said city, on the first day of November, in the year 1908, with interest at the rate of three per centum per annum, payable semi-annually on the first day of May and November in each year. The said stock is issued in pursuance of the provisions of 1882, and chapter 264 of the Laws of 1893, for the purchase of new school sites, for the erection of new school buildings, and other school purposes, and is

EXEMPT FROM TAXATION

EXEMPT FROM TAXATION by the City and County of New York, but not from State taxation, pursuant to the provisions of section 137 of the New York City Consolidation Act of 1882, and under an ordinance of the Common Council of said city, approved by the Mayor, October 2, 1880, and a resolu-tion of the Commissioners of the Sinking Fund, adopted April 28, 1892, and as authorized by resolutions of the Board of Estimate and Apportionment and the Board of Education.

Dated NEW YORK, May 11, 1892

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 4 o'clock F. M., on Wednesday, May 25, 1892, for making Repairs, etc., to Heating Apparatus at Grammar School Nos. 51, 69 and 84. IAMES R. CUMING, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated New York, May 11, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Tenth Ward, until to o'clock A. M., on Friday, May 13, 1892, for Heating the Premises in Essex Market Building. HENRY KOPF, Chairman, LOUIS HAUPT, Secretary, Buard of School Trustees, Tenth Ward. Dated New York A Dril ac 1802

Dated New York, April 30, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 3 o'clock P. M., on Friday, May 13, 1802, for Repairs, Alterations, etc., at Grammar School Buildings Nos. 40 and 50, and Primary School Building No. 20. A. G. VANDERPOEL, Chairman, EWEN MCINTYRE, Scretary, Board of School Trustees, Eighteenth Ward. Dated NEW YORK, April 30, 1892.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been com-pleted and are lodged in the office of the Board of As-sessors for examination by all persons interested, viz. : List 3481, No. 1. Regulating and grading Tinton avenue, from Kelly street to Westchester avenue. List 3600, No. 2. Sewer and appurtenances in One Hundred and Fifty-eighth street, from Third to Elton avenue, and in Elton avenue, from One Hundred and Fifty-eighth to One Hundred and Fifty-seventh street. List 3600, No. 3. Sewer and appurtenances in Locust avenue, between One Hundred and Thirty-ninth and One Hundred and Forty-first streets. The limits embraced by such assessments include all the several houses and lots of grounds, vacant lots, pieces or parcels of land situated on— No. 1. Both sides of Tinton avenue and Beach avenue, from Crane street to One Hundred and Sixty-ninth street, and to the extent of half the block at the inter-sections of Kelly street, Dawson street, Hewitt place, Westchester avenue and One Hundred and Fifty-sixth street. No. 2. Both sides of One Hundred and Fifty-sixth

street. No. 2. Both sides of One Hundred and Fifty-eighth street, from Third to Elton avenue, and both sides of Elton avenue, from One Hundred and Fifty-seventh to One Hundred and Fifty-eighth street. No. 3. West side of Locust avenue, from One Hun-dred and Thirty-ninth to One Hundred and Forty-first street, and east side of Locust avenue, from One Hun-dred and Thirty-eighth to One Hundred and Forty-first street.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objec-tions in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation, on the 8th day of June, 1892. EDWARD GILON, Chairman

1892. EDWARD GILON, Chairman, PATRICK M. HAVERIY, CHARLES F. WENDT, EDWARD CAHILL, Board of Assessors. OFFICE OF THE BOARD OF ASSESSORS, No. 27 CHAMBERS STREET, NEW YORK, May 7, 1892.

 New York, May 7, 1892.)
 PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.: List 3840, No. 1. Paving One Hundred and Fifty-fourth street, from Third to Courtlandt avenue, with the blocks and laying crosswalks.
 Tati 3841, No. 2. Paving One Hundred and Thirty-eighth street, from the westerly side of St. Ann's avenue to the casterly side of Cypress or Trinity avenue, with granite blocks.
 Tati 3842, No. 3. Paving One Hundred and Sixty-fifth street, from the casterly side of Boston road to the casterly side of Trinity avenue, with trap blocks.
 Tati 3846, No. 4. Sewer and appurtenances in One Hundred and Forty-seventh street, from Brook to St. Ann's avenue, from One Hundred and Forty-seventh street, from Brook to St. Ann's avenue, and in St. Ann's avenue, from One Hundred and Forty-seventh street, from Brook to St. Atm's avenue, from One Hundred and Forty-seventh to One Hundred and Fifty-sixth street and end of present sewer south of Car street.
 Tati 3857, No. 6. Sewer in Amsterdam avenue, west apoint 50 feet south of the centre line of One Hundred and Thirty-sixth street.
 The several houses and lots of grounds, vacant lots.
 The several houses of One Hundred and Fifty-fourth the several vide of Cypress or Trinity avenue, and to the centre line of Dosen road to the center line of the several to half the block at the intersecting avenue for One Hundred and Fifty-fourth the several vide of Cypress or Trinity avenue, and to the center line of St. Ann's avenue to thalf the block at the intersecting avenue for One Hundred and Fifty-fourth the several vide of Cypress or Trinity avenue, and to the center line of One Hundred and thitty-eight street.
 No. 8. Both sid PUBLIC NOTICE IS HEREBY GIVEN TO THE

West. No. 6. West side of Amsterdam avenue, from One Hundred and Thirty-third to One Hundred and Thirty-

Hundred and Thirty-third to One Hundred and Thirty-eighth street. All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objec-tions in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments, for confirmation, on the 6th day of lune, 1862.

June, 1892.

EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHARLES E. WENDT, EDWARD CAHILL, Board of Assessors.

Office of the Board of Assessors, No. 27 Chambers Street, New York, May 5, 1892.

PUBLIC NOTICE IS HEREBY GIVEN TO THE PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been com-pleted and are lodged in the office of the Board of As-sessors for examination by all persons interested, viz.: List 3827, No. 1. Sewer in Sixty-fifth street, between property of New York Central and Hudson River Rail-road and West End avenue. List 3828, No. 2. Extension of sewer in Fifty-sixth street, between Hudson river and Eleventh avenue, con-necting with ouldet built by the Department of Docks. List 3855, No. 3. Sewer in Park avenue, east side, be-tween One Hundred and Fifteenth and One Hundred Sixteenth streets.

List 2855, No. 3. Sewer in Park avenue, cast suce, de-tween One Hundred and Fifteenth and One Hundred Sixteenth streets. The limits embraced by such assessments include all the several houses and lots of grounds, vacant lots, pieces or parcels of land situated on— No. 1. Both sides of Sixty-fifth street. from West End avenue westerly to the road-bed of the New York Cen-tral and Hudson River Railroad, and west side of West End avenue, extending south of Sixty-fifth street about roo feet 5 inches. No. 2. Both sides of Fifty-sixth street, from Ninth avenue to the Hudson river ; also blocks bounded by Fifty-sixth and Fifty-seventh streets, Ninth and Tenth avenues; also west side of Tenth avenue, from Fifty-sixth to Fifty-seventh street; also east side of Eleventh avenue, extending from a point distant about roo feet 5 inches south of Fifty-sixth street. No. 3. East side of Park avenue, from One Hundred and Fifteenth to One Hundred and Sixteenth street, from Lexington to Park avenue. All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objec-

Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the roth day of June, 1892, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the open-ing of One Hundred and Forty-fourth street, between Seventh avenue and the bulkhead-line. Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

the following-described lots, pieces or parcels of land, viz.; Beginning at a point in the easterly line of Seventh avenue, distant 190 feet 10 inches northerly from the northerly line of One Hundred and Forty-third street; thence easterly and parallel with said street, distance 750 feet, to the westerly line of Lenox avenue; thence mortherly along said line, distance 60 feet; thence westerly, distance 750 feet, to the easterly line of Seventh avenue; thence southerly along said line, distance 60 feet, to the point or place of beginning. Also, Beginning at a point in the easterly line of Lenox avenue, distant 190 feet 10 inches northerly from the northerly line of One Hundred and Forty-third street; thence easterly and parallel with said street, distance 869 feet, to the bulkhead-line, Harlem river; thence northerly along said line. distance 69,760 feet; thence westerly, distance 83,856 feet to the east-erly line of Lenox avenue; thence southerly along said line, distance 60 feet, to the point or place of beginning. Said street to be 60 feet wide between the lines of Seventh avenue and the bulkhead-line, Harlem river. Dated NEW YORK, May 17, 1802. WM. H. CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquir-ing title, wherever the same has not been heretofore acquired, to ONE HUNDRED AND THIRTY-NINTH STREET, between Amsterdam avenue and Convent avenue, in the Twelfth Ward of the City of New York.

Convent avenue, in the Twelfth Ward of the City of New York. PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the roth day of June, 1892, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entilded matter. The nature and extent of the improvement hereby in-tended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the open-ing of One Hundred and Thirty-ninth street, between Amsterdam avenue and Convent avenue, in the Twelfth Ward in the City of New York, being the following-described lots, pieces, or parcels of land, viz.: Teginning at a point in the easterly line of Amsterdam avenue, distant 190 feet to inches southerly from the southerly line of One Hundred and Fortieth street; thence easterly and parallel with said street, distance 350 feet to the westerly line, distance 60 feet; thence westerly, distance 330 feet to the easterly line of Am-sterdam avenue; thence northerly along said line, di-tance 60 feet to the point or place of beginning. Taid street to be 60 feet wide between the lines of Amsterdam and Convent avenues. Dated NEW YORK, May 17, 1892. WM. H. CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquir-ing title, wherever the same has not been heretofore acquired, to ONE HUNDRED AND THIRTY-SECOND STREET, between Seventh and Eighth avenues, in the Twelfth Ward of the City of New York.

York. PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County of the day of June, 1802, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thread day, or as soon thereafter as counsel can be heard thread day, or as soon thereafter as counsel can be heard thread day, or as soon thereafter as counsel can be heard thread days or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or as soon thereafter as counsel can be heard thread days, or the use of the public, to all the lands and premises, with the buildings thereon and the seventh and Eighth avenues, in the Twelfth Ward of the city of New York, being the following-described lots, be as the acquisition of the thread and thirty-first street; thence casterly and parallel with said street, distance protherly line of One Hundred and Thirty-first street; thence casterly and parallel with said street, distance for the day of New York, May ra, for M. H. CLARK, Cansel to the point or place of beginning. The Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to UNION STREET (although not yet named by proper authority), extending from Lind avenue to Anderson avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS

W F. THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-en-titled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and un-improved lands affected thereby, and to all others whom it may concern, to wit: Tirst—That we have completed our estimate and assessment, and that all persons interested in this pro-ceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objec-tions in writing, duly verified, to us at our office. No. 5: Chambers street (Room 4), in said city, on or before the sixteenth day of June, 1892, and that we, the said Com-missioners, will hear parties so objecting within ten week days next after the said sixteenth day of June, 1892, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 3: Chambers street, in the said city, there to remain until the 17th day of June, 1892. Third—That the limits of our assessment for benefit

 and chry, mere to termin durin the type dury of youry 1892.
 Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by the centre line of the blocks between Eirch street and Union street; easterly by the westerly line of Anderson avenue; southerly by the centre line of the blocks between Union street and Devoe street; westerly by the easterly line of Lind avenue and Aqueduct avenue; excepting from said area all the streets; avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 60, or of chapter 410 of the Laws of 1852, as such area is shown upon our benefit map deposited as aforesaid.
 Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-bouse, in the City of New York, on the 30th day of June, 1802, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated NEW York, May 3, 1802.
 CHARLES P. McCLELLAND, Chairman, JOHN H. ROGAN.
 OLIVER B. STOUT, 1892. Third-That the limits of our assessment for benefit

MATTHEW P. RYAN, Clerk

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to the opening of ONE HUNDRED AND THIRTY-FIRST STREET, from Tenth avenue to Convent avenue, in the Twelfth Ward of the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-ested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and to all others whom it may concern, to wit: First-That we have completed our estimate and assessment, and that all persons interested in this pro-ceding, or in any of the lands affected thereby, and to said objections thereto, do present their said objec-tions in writing, duly verified, to us at our office, No. 57 Chambers street (Room 4), in said city, on or before the seventh day of June, r892, and that we, the said Commissioners, will hear parties so objecting within radio fice on each of said ten days at 2 o'clock F.M. Second-That the abstract of our said estimate and

said office on each of said ten days at 2 o'clock P. M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the eighth day of June, 1802

New York, at his office, No. 31 Chambers street, in the said city, there to remain until the eighth day of June, 1892. Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. : Northerly by the prolongation easterly of the centre line of One Hundred and Thirty-second street ; easterly by the westerly line of Convent avenue ; southerly by the centre line of the block between One Hundred and Thirty-first street and One Hundred and Thirtieth street ; westerly by the easterly line of Amsterdam avenue, excepting from said area all the land included within the line of streets, avenues and roads, or portions thereof heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid. Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the twentieth day of June, 1802, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New YORK, April 22, 1802.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the eight day of June, 1892. — Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the block between One Hundred and Thirtieth street; westerly line of Convent avenue; southerly by the centre line of the block between One Hundred and Thirtieth street; westerly live assertly line of Amsterdam avenue, excepting from said area all the land included within the line of streets, avenues and roads, or portions thereof, hereto-fore legally opened, as such area is shown upon our mentil material to be held at the Chamber the Court of the State of New York, at a superial Term thereof, to be held at the City of New York, on the twentieth day of June, 1892, at the othere, a morth—That our report here and be head that then and thereon, a motion will be made that the said report be hereon, a motion will be made that the said report be hereon, a motion will be made that the said report be head to be head thereon.

thereon, a motion will confirmed. Dated New York, April 22, 1892. FRANK J. DUPIGNAC, Chairman, WILLIAM G. DAVIS, THOMAS J. MILLER, Commissioners.

MATTHEW P. RVAN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquir-ing title (wherever the same has not been heretofore acquired) to BOSCOBEL AVENUE (although not yet named by proper authority), extending from the easterly approach to the bridge over the Harlem river at West One Hundred and Eighty-first street to Jerome avenue, in the Twenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks. as a first-class. Public Parks.

Public Parks. We for the UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons inter-occupant or occupants, of all houses and lots and im-proved or unimproved lands affected thereby, and to all others whom it may concern, to wit : Trist—That we have completed our estimate and assessment, and that all persons interseted in this pro-reding, or in any of the lands affected thereby, and baving objections thereto, do present their said objections thaving objections thereto, do present their said objections and that all persons interested in this pro-reding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Prodaway (fifth floor), in the said city, on or before the minth day of May, 1892, and that we, the said Com-missioners, will hear parties so objecting within the ten week days next after the said ninth day of May, 1892, and off the abstract of our said estimate and as-sessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited for We York, at his office, No. 31 Chambers street, in the sid city, there to remain until the roth day of May, *Bard*—That the limits of our assessment for benefit

New York, at his office, No. 31 Chambers street, in the said city, there to remain until the roth day of May, 1802. Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz. : Northerly by a line drawn at right angles with the westerly line of Aqueduct avenue and extending westerly from a point thereon, distant 880 feet north-erly from the northerly line of Boscobel avenue to the centre line of the block between Undercliff avenue and Sedgwick avenue and the prolongation of the said line easterly to its intersection with the prolongation northerly of the easterly line of Aqueduct avenue, and also by a line parallel with and distant 1,000 feet northerly from the northerly line of Boscobel avenue, and beginning at the point of intersection of said line with the prolongation northerly of the easterly line of Elliott street, distant too feet east-erly from the easterly line of Jerome avenue ; running thence southerly and parallel with the easterly line of lelliott street; easterly line of Jerome avenue; running thence southerly and parallel with the easterly line of Gerard avenue to the intersection of said line with a line parallel with, and distant roo feet easterly line of Gerard avenue; thence southerly and par-allel with Mott avenue to the intersection of said line with the prolongation northerly of a line parallel with, and distant roo feet easterly from, the easterly line of Gerard avenue; thence southerly and along said last mentioned line to the northerly ine of Endrow place; southerly ba curved line beginning at a point in the northerly line of Endrow place, distant roo feet easterly from the easterly line of Boscobel avenue whose radius is r,ooo feet may have curve to the point of tangency between said arc and a line parallel with, and distant r,ooo feet westerly from, the westerly line of Boscobel avenue and a line parallel with, and distant r,

excepting from said area all the streets, avenues and roads or portions thereof heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid. benefit map deposited as aforesaid. Fourth—That our report herein will be presented to the Supreme Court of the State of New York at a Special. Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the sad day of May, r892, at the opening of the Court on that day, and that then and there, or as soon there-after as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated New York, March 29, r892. HERY G. CASSIDY, Chairman, WILLIAM E. STILLINGS, LAMONT MCLOUGHLIN, Commissioners.

named assessments, and who are opposed to the same, or either of them, are requested to present their objec-tions in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice. The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation on the 31st day of May 1862

May, 1892.

EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHARLES E. WENDT, EDWARD CAHILL, Board of Assessors.

OFFICE OF THE BOARD OF ASSESSORS, No. 27 CHAMBERS STREET, NEW YORK, April 30, 1892.

SUPREME COURT.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquir-ing title, wherever the same has not been heretofore acquired, to ONE HUNDRED AND FORTY-FOURTH STREET, between Seventh avenue and the bulkhead-line, Harlem river, in the Twelfth Ward of the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said

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

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalt of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquiring title (wherever the same has not been heretofore acquired), to GROVE STREET (although not yet mamed by proper authority), extending from Third avenue to Brook avenue, in the Twenty-third Ward of the City of New York, as the same has been here-tofore laid out and designated as a first-class street or road by the Department of Public Parks.

NOTICE IS HEREBY GIVEN THAT THE BILL N OTICE 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, at the Chambers thereof, in the County Court-house, at the City Hall, in the City of New York, on the 18th day of May, 1892, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days. Dated NEW YORK, May 5, 1892. NELSON SMITH, CHARLES BEARDSLEY, WILLIAM J. LACEY, Commissioners. CARROLL BERRY, Clerk.

pnfirmed. Dated New York, April 22, 1802. OWEN W. FLANAGAN, Chairman, WILLIAM G. DAVIS, JOS. O. WOLFF, Commissioners. MATTHEW P. RYAN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to the opening of ONE HUNDRED AND THIRTIETH STREET, between Tenth and Convent avenues, in the Twelfth Ward of the City of New York.

W E, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-en-titled matter, hereby.give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others when it may concern, to wit

unimproved lands affected thereby, and to all others whom it may concern, to wit: First—That we have completed our estimate and as-sessment, and that all persons interested in this proceed-ing, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 5T Chambers street (Room 4), in said city, on or before the seventh day of June, 1892, and that we, the said Commissioners, will hear parties so object-ing within ten week days next after the said seventh day of June, 1892, and for that purpose will be in at-tendance at our said office on each of said ten days at 3 o'clock P, M.

Commissioners.

CARROLL BERRY, Clerk.

THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY, Sundays and legal holidays other than the general election day excepted, at No. 2 City Hall, New York City. Price, single copy, 3 cents; annual subscription 19-30.

W. J. K. KENNY, Supervisor

CARROLL BERRY, Clerk.