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NEW YORK, WEDNESDAY, JUNE 30, 1897.

BOARD OF ALDERMEN. STATED MEETING.

MONDAY, June 28, 1897, I o'clock P.M. The Board met in Room 16, City Hall.

PRESENT :

PRESENT: John Jeroloman, President. John P. Windolph, Vice-President, Aldermen Nicholas T. Brown, William E. Burke, Thomas M. Campbell, William Clancy, Thomas Dwyer, Elias Goodman, Frank J. Goodwin, Jeremiah Kennefick, Francis J. Lantry, Frederick L. Marshall, Robert Muh, John J. Murphy, Andrew A. Noonan, John T. Oakley, John J. O'Brien, Charles A. Parker, Rufus R. Randall, Andrew Robinson, Henry L. School, William Tait, Frederick A. Ware, Charles Wines, Collin H. Woodward, Jacob C. Wund. The Vice-President took the chair. Alderman Kobinson moved that the reading of the minutes be dispensed with and that they

Alderman Kobinson moved that the reading of the minutes be dispensed with, and that they be approved as printed. Which was adopted.

Which was adopted. COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS. The Vice-President laid before the Board the following communication from the Board of Street Opening and Improvement: OFFICE OF THE BOARD OF STREET OPENING AND IMPROVEMENT, ROOM 10, STEWART BUILDING, NEW YORK, June 22, 1897. To the Honorable the Board of Aldermen: SIRS-By direction of the Board of Street Opening and Improvement, at a meeting held on the 18th instant, I herewith transmit to you a copy of resolutions, adopted by said Board at the said meeting, setting forth that the said Board propose to alter the map or plan of the City of New York, by laying out One Hundred and Sixty third and One Hundred and Sixty-fourth streets, from Kingsbridge road to Eleventh avenue, in the Twelfth Ward of the City of New York. I am, very respectfully, V. B. LIVINGSTON, Secretary. OFFICE OF THE BOARD OF STREET OPENING AND IMPROVEMENT, ROOM 10, STEWART BUILDING, NEW YORK, June 22, 1897. The following is a true copy of a resolution relating to the laying out of One Hundred and Sixty-third and One Hundred and Sixty-fourth streets, between Kingsbridge road and Eleventh avenue, adopted by the Board of Street Opening and Improvement at a meeting held on the 18th June, 1897.

June, 1897. Resolved, That the Board of Street Opening and Improvement, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York by laying out One Hundred and Sixty-third and One Hundred and Sixty-fourth streets, from Kingsbridge road to Eleventh avenue, in the Twelfth Ward of the City of New York, more particularly described as follows :

follows: Beginning at a point in the easterly line of Eleventh avenue distant 199 feet 10 inches north-erly from the northerly line of One Hundred and Sixty-second street; thence easterly and parallel with said street, distant 519.98 feet to the westerly line of Kingsbridge road; thence northerly along said line distant 13.52 feet; thence still northerly and along said westerly line of Kings-bridge road distant 52.66 feet; thence westerly distant 493.28 feet to the easterly line of Eleventh avenue; thence southerly along said line distant 60 feet to the point or place of beginning. Also, beginning at a point in the easterly line of Eleventh avenue distant 459 feet 8 inches northerly from the northerly line of One Hundred and Sixty-second street; thence easterly and parallel with said street distant 418.79 feet to the westerly line of Kingsbridge road; thence northerly along said line distant 64.03 feet; thence westerly distant 396.42 feet, to the easterly line of Eleventh avenue; thence southerly along said line distant 60 feet to the point of place of begin-ning.

ning. Said streets to be 60 feet in width between the lines of Eleventh avenue and Kingsbridge road.

Resolved, That such proposed action of this Board be laid before the Board of Aldermen of the City of New York, and that full notice of the same be published for ten days in the CITY RECORD.

Resolved, That the Secretary of this Board be and is hereby directed to transmit to the Board of Aldermen a copy of the foregoing resolution and to cause to be published the notice required by law. V. B. LIVINGSTON, Secretary. by law.

Which was ordered on file. COMMUNICATIONS.

COMMUNICATIONS. The Vice-President laid before the Board the following communication from Furlong & White : FURLONG & WHITE, ATTORNEYS AND COUNSELLORS AT LAW, NOS. 93-99 NASSAU STREET, NEW YORK, June 25, 1897. The Board of Aldermen, City Hall, City : GENTLEMEN-We herewith inclose you a report showing incumbrances existing on Broadway in front of the Astor House to-day, in defiance of the mandamus of our Supreme Court, issued June 26, 1896, and we call your attention to the fact that you are neglecting your duty to comply with the terms of the mandamus by removing these obstructions. We further call your attention specifically to the fact that every one of the windows referred to in the statement, so far as they extend beyond the house-line(15 inches from the main wall of the building) are continuous incum-brances. Our client is a taxpayer in the City of New York, and he insists upon it that this mandamus be obeyed by each and every one of these incumbrancers. We therefore respectfully demand that you do your duty in the premises. Very truly yours, FURLONG & WHITE. JUNE 25, 1897, 3 P. M.

On the day and at the time above mentioned the following incumbrances existed on Broad-way, in front of the Astor House, in New York City :

Incumbrances.	No. of inches b e y o n d house-line.	
Windows Sign Hanging pen sign Long iron rod.	:66 2 5	No. 1 Astor House, occupied by Pennsylvania Railroad. No. 2 Astor House, occupied by parties unknown; jewelry and fountain pens.
Awning Windows	45	
Signs Electric lamp and fixtures Awning Windows	6 to 15	No. 3 Astor House, occupied by Ehrlich, optician.
Sign on sidewalk	6 to 12	No. 4 Astor House, occupied by Travellers' Supply Manufacturing Company.

Court-house, has applied to the Common Council for another permit for a bootblack stand at No. 154 Nassau street, near the Tribune Building, and also on the 15th of June another application was introduced for the same man for a stand at Nos. 49-51 Chambers street. Please give this matter your attention so the second application are void, and oblige, Yours, respectfully, G. P. CAGGIANO, Nos. 26-28 Cedar street. Which was referred to Alderman Kennefick. The Vice-President laid before the Board the following communication from the West End Association:

Association :

THE WEST END ASSOCIATION, No. 426 COLUMBUS AVENUE, NEW YORK, June 21, 1897. To the Board of Aldermen of the City of New York, City Hall: GENTLEMEN-Your Honorable Board is respectfully requested to pass the following resolu-

Constructions for necessary repairs to sidewalks: One introduced October 15, 1895, to flag the north side of West Ninety-fifth street, from Central Park, West, to Columbus avenue. One introduced October 6, 1896, to flag the sidewalk in front of Nos. 111 and 133 West

Eighty-eighth street. One introduced December 29, 1896, to flag the west side of the Boulevard, from Eighty-first to Eighty-second street, and the north side of West Eighty-first street, west of the Boulevard. Yours, respectfully, G. B. SHEPPARD, Secretary.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS RESUMED. The Vice-President laid before the Board the following communication from the Finance

Department : CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 19, 1897.

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 19, 1997. To the Honorable Board of Aldermen: Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January I to December 31, 1897, both days inclusive, and of the payments made up to and including the date hereof for and on account of each appropriation, and the amount of unexpended balances:

TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAYMENTS.	AMOUNT OF UNEXPENDED BALANCES. \$1,539 10 324 46 51,937 39.
City Contingencies Contingencies—Clerk of the Common Council Salaries—Common Council.	\$3,500 00 500 00 87,500 00	\$1,960 90 175 54 35,562 61	
Total	\$91,500 00	\$37,699 05	\$53,800 95

Which was ordered on file.

(G. O. 1600.) The Vice-President laid before the Board the following communication from the Health Department :

HEALTH DEPARTMENT, CRIMINAL COURT BUILDING, NEW YORK, June 23, 1897. WILLIAM H. TEN EYCK, Esq., Clerk, Board of Aldermen, New York City: SIR-At a meeting of the Board of Health of the Health Department, held June 22, 1897, the

following resolution was adopted :

following resolution was adopted : Resolved, That a copy of the report of Chief Sanitary Inspector Alfred Lucas, in respect to the dangerous condition of vacant lots Nos. 300, 302, 304, 306 and 308 West One Hundred and Twelfth street, be forwarded to the Honorable the Board of Aldermen, with the request that, for sanitary reasons, the Department of Public Works be authorized and directed to have said lots fenced. C. GOLDERMAN, Secretary pro tem.

A true copy. HEALTH DEPARTMENT, CRIMINAL COURT BUILDING, NEW YORK, June 23, 1897. CHAS.

HEATTH DEPARTMENT, CRIMINAL COURT BUILDING, NEW YORK, June 23, 1897. CHAS. F. ROBERTS, M. D., Sanitary Superintendent: SIR—On May 22, 1897, on complaint of a citizen, an inspection was made of the vacant lots Nos. 300, 302, 304, 306 and 308 West One Hundred and Twelfth street, and the same were found in a dangerous condition, and an order (No. 20064) was issued June 9, 1897, and was served upon the alleged owners, "The Estate of Catherine Youman," W. G. Bussey, attorney, No. 48 Wall street, directing him to fence said lots, which he has failed to do. All the remedies existing in this Department for the enforcement of said order have been exhausted, and I, therefore, respectfully recommend that the Board of Aldermen be requested to authorize the Department of Public Works to have exident for Grade Public Works recommend that the Board of Aldernien to required, to have said lots fenced. Respectfully submitted, (Signed) ALFRED LUCAS, Chief Samtary Inspector. Secretary pro tem.

C. GOLDERMAN, Secretary pro tem.

WILLIAM J. LYON, Deputy Comptroller.

A true copy. Resolved, That the vacant lots at Nos. 300 to 308 West One Hundred an i Twelfth 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.

MESSAGES FROM HIS HONOR THE MAYOR. The Vice-President laid before the Board the following message from his Honor the Mayor : CITY OF NEW YORK-OFFICE OF THE MAYOR, June 26, 1897. To the Honorable the Board of Aldermen .

of Aldermen: I return herewith, without approval, resolution of your Honorable Body, adopted June 15, to lay water-mains in Ninety-seventh street, between Boulevard and Amsterdam avenue, on the ground of the report of the Commissioner of Public Works that "water-mains in this part of Ninety-seventh street were included in a contract let June 14, 1897, a resolution therefor having been approved by the Mayor on March 30, 1897." Very respectfully yours, W. L. STRONG, Mayor. Resolved, That water-mains be laid in Ninety-seventh street, between Boulevard and Amster-dam avenue, as provided in section 356 of the New York City Consolidation Act of 1882. Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD. The Vice-President laid before the Board the following message from his Honor the Mayor : CITY OF NEW YORK-OFFICE OF THE MAYOR, June 26, 1897. To the Honorable the Board

Aldermen : of Aldermen: I return herewith, without approval, resolution of your Honorable Body adopted June 15, for water in One Hundred and Seventh street, between West End avenue and Riverside Drive, on the ground of the report of the Commissioner of Public Works that "the Chief Engineer reports that this is included in General Order No. 1536. The present resolution is therefore unnecessary." Very respectfully yours, W. L. STRONG, Mayor. Resolved, That Croton water-mains be laid in One Hundred and Seventh street, between West End avenue and Riverside Drive, as provided by section 356 of the New York City Con-solidation Act of 1882.

Awning	50	Companyi
Signs	6 to 12 50	No. 5 Astor House, occupied by M. H. Stern & Son.
Electric lamp and fixtures Stand	50 J 22	News stand.
Awning Windows	50	Entrance. No, 6 Astor House, occupied by F. J. Kaldenberg.
Signs Awning Windows	50	No. 6 Astor House, occupied by F. J. Kaldenberg.
Signs	21 50	No. 7 Astor House, occupied by Henry D. Levy.
Windows	6]	
Show-cases Electric lamp and fixtures	13 16 50	Nos. 8 and 9 Astor House, occupied by C. P. Zoncada
Windows	50	No. 10 Astor House, occupied by Astor House Pharm
Awning	50)	

The Vice-President laid before the Board the following communication from G. P. Caggiano : NEW YORK, June 18, 1897. Hon. WILLIAM L. STRONG, Mayor of New York, City Hall, New York :

DEAR SIR—Please call your attention to section 675, subdivision 5, of the Revised Municipal Ordinances, of which specified "no bootblack stand shall consist of more than three chairs; nor shall any person or persons have or possess or hold more than one permit for any stand, booth or boot-black stand."

One Michael Graziano, not only does he exercise as bootblack with two chairs in the County

solidation Act of 1882.

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

PETITIONS.

By Alderman Tait-

By Alderman Tait— Believing that the commercial interests of the City of New York will be better served by assuring to the trade interests and trades people a proper protection in the system of license to carts and cartimen handling the merchandise of the City of New York, we respectfully place before you the following proposed amendments to certain sections of the Revised Ordinances of the Mayor, Aldermen and Commonalty of the City of New York, adopted March 9, 1897, and approved March 15, 1897.

THE LOCAL FREIGHT AGENTS' ASSOCIATION OF NEW YORK CITY, per M. E. STAPLES.

In connection herewith Alderman Tait offered the following :

(G. O. 1601.) AN ORDINANCE to amend certain section of the Revised Ordinances of the Mayor, Aldermen and Commonalty of the City of New York, adopted March 9, 1897, and approved March 15, 1897. Resolved, That section 394 of the said ordinances be and the same hereby is amended so as to

read as follows :

Every public cart shall have properly fastened to a permanent part of the vehicle, where it can be readily seen, a metal plate or disk, carrying the license number, as provided by the Mayor, or Mayor's Marshal, and the driving of a public cart within the meaning of section 389, without such metal plate or disk, as hereinbefore directed, shall be deemed a violation of this article. The

unauthorized possession of a cart or other vehicle, with a metal plate or disk attached, as herein-before provided, shall be deemed a violation of this article. Resolved, That section 395 of the said ordinances be and the same hereby is amended so as to

read as follows :

Every person licensed as aforesaid to keep a public cart, upon failing to renew the license for or disposing of, or departing with the same, shall remove the metal plate or disk, as provided in section 394, returning the same to the Mayor, or Mayor's Marshal. Failing or neglecting to so do shall be deemed a violation of this article.

Resolved, That section 397 of the said ordinances be and the same hereby is amended so as to read as follows :

It shall not be lawful for any person to keep, use, drive, or employ any cart, or other vehicle with a metal plate or disk therein, similar to or resembling the metal plate or disk, as noted in section 394, and on public carts within the meaning of section 389, or for any person licensed to keep public carts, to place, or have a metal plate or disk placed thereon, for which they may have received a license, on more than one cart, or to use more carts, as public carts, than he may have received a license for.

Resolved, That section 403 of the said ordinances be and the same hereby is amended so as to read as follows

to read as follows: Every driver of a public cart, within the meaning of section 389, shall be at least twenty-one years of age, a citizen of the United States and a resident of this city, and shall be licensed by the Mayor, and pay for such license the sum of one dollar, which license shall be renewed on the first day of December in each and every year, after the first day of December, 1885, upon payment of fifty cents annually. He shall also, while at work, wear a badge with the number of the truck license engraved thereon, with an affixed scroll showing expiration of the license, and of a size and style to be prescribed by the Mayor, or Mayor's Marshal, and who are also empowered to revoke all such licenses. Any boy between eighteen and twenty-one years of age, being the support of a widowed mother, or having any one depending upon him for support, shall, upon satisfactory proofs, be granted a permit by his Honor the Mayor to drive a public cart. This badge to be furnished the driver by his employer and the badge to be the property of the employer, at the will of the Mayor, or Mayor's Marshal. The Mayor, or Mayor's Marshal, is empowered to revoke all such licenses. The number on the badge as worn by drivers must be the license number of the truck. Failing to comply with any of the provisions of this section shall be deemed a violation of this article. The unauthorized possession of a badge, as issued for a cart, or for a cartman, shall be deemed a violation of this article. Which was laid over. MOTIONS AND RESOLUTIONS.

MOTIONS AND RESOLUTIONS. (G. O. 1602.)

By the President-

By the President— Resolved, That water-mains be laid in One Hundred and Seventh street, from the Boulevard to Riverside Drive, where not already done, as provided by section 356 of the New York City Consolidation Act of 1882. Which was laid over.

By the Vice-President-Resolved, That the following-named person recently appointed or superseded as a Commissioner of Deeds in and for the City and County of New York is hereby corrected and amended so as to read as follows, viz.: W. Gray, to read Henry W. Gray. Which was adopted.

By Alderman Brown By Alderman Brown— Resolved, That permission be and the same is hereby given to Gottlieb Muller to erect, place and keep show-windows in front of the premises on the northwest corner of Maiden Lane and Pearl street, provided said show-windows shall not extend more than twelve inches from the house-line, 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. Which was adopted.

By the same

Resolved, That permission be and the same is hereby given to John Naughton to erect, keep and maintain show-windows in front of the premises Nos. 34, 36 and 38 Mott street, as shown upon the accompanying diagram, provided that said show-windows do not extend more than twelve inches from the house-line, 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.

Which was adopted. By Alderman Burke-

By Alderman Burke— Resolved, That permission be and the same is hereby given to E. P. Walkup to place and keep a stand for the sale of newspapers and periodicals under the elevated railroad stairs on the southeast corner of Seventy-second street and Columbus avenue, provided said stand shall be erected in conformity with the provisions of subdivision 3, section 86 of the New York City Consoli-dation Act of 1882, as amended by the Laws of 1896, and subject to the conditions of an ordinance to regulate the placing of stands under the stairs of the elevated railroad, which was adopted by the Board of Aldermen September 3, 1896, and repassed on October 6, 1896.

Which was adopted. By the same

By the same— Resolved, That permission be and the same is hereby given to Quigg Club to erect, place and keep transparencies on the following lamp-posts : Fifty-ninth street and Columbus avenue, Sixty-fifth street and Columbus avenue, Sixty-fifth street and Boulevard, Seventy-first street and Boule-vard, Eighty-first street and Columbus avenue, the work to be done at their own expense, under the direction of the Commissioner of Public Works ; such permission to continue only for two weeks from date of approval by his Honor the Mayor. Which was adopted

Which was adopted.

By the same

By the same— Resolved, That permission be and the same is hereby given to the Greenwich Refrigerating Company, its successors or assigns, to lay two pipes, not more than six inches in diameter each, beneath the surface of the following streets, viz.: West street and Tenth avenue, from Horatio street to Fourteenth street, from Tenth avenue to North river; Thirteenth avenue, from Horatio street to Fourteenth street; Horatio street, from Thirteenth avenue to West street; Gansevoort street, from West street to Thirteenth avenue, and Bloomfield street, and the streets or parts of streets, immediately adjoining the new market, located in the Ninth Ward of the City of New York, bounded by Tenth avenue and West street, Thirteenth avenue and by Gansevoort and Bloomfield streets, and the streets and passages intersecting said market, for refrigerating purposes; provided the said company shall stipulate with the Commissioner of Public Works to save the City harmless from any loss or damage to any sever, gas or water pipe, or from any other cause that may arise from the exercise of the privilege hereby given during the progress or subsequent to the completion of the work of laying such pipes ; the work to be done at the expense of the said company, under the direction and to the satisfaction of the Commissioner of Public Works. Alderman Robinson moved to refer the resolution to the Committee on Streets.

Alderman Robinson moved to refer the resolution to the Committee on Streets

Alderman Robinson moved to refer the resolution to the Committee on Streets. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the negative by the following vote: Affirmative—Aldermen Goodman, Marshall, Parker, Robinson, and Ware—5. Negative—The Vice-President, Aldermen Brown, Burke, Goodwin, Kennefick, Lantry, Oakley, O'Brien, School, Tait, Wines, Woodward, and Wund—13. The resolution was then adopted.
By Alderman Clancy— Resolved. That permission he and the same is hereby given to the following permed percent.

Thersolution was then adopted.
By Alderman Clancy—
Resolved, That permission be and the same is hereby given to the following-named persons, whose applications for stands have been indorsed by the Aldermen of the districts in which they are to be located, to erect, keep and maintain stands for the sale of newspapers, periodicals, fruit and soda water and for bootblacking purposes, within the stoop-lines, at the locations set respectively opposite their names, and in compliance with the provisions of an ordinance entitled "An Ordinance to regulate the use of the sidewalks of the streets of the City of New York within the stoop-lines, for stands, etc.":
First Assembly District—Newspaper stand : Abraham Levine, No. 271 West street ; Dennis E. Duggan, No. 46 Whitehall street : Fruit stands : Adam Schmalzer, northwest corner Fulton street and Broadway ; Giovanni Cassini, No. 58 Park place ; Letterio Falsario, No. 63 Cortlandt street ; John Gold, No. 68 Warren street ; George Arvaliotes, No. 77 Reade street : Soda-water stand : E. Childs, No. 285 Broadway. Bootblack stands: Antonio Santopietro, southeast corner Canal and Varick street ; Conrad Guente, No. 15 Warren street ; Julius Blankenstein, No. 75 Church street ; Frank Wilson, No. 81 Broad street ; John T. Kennedy, No. 78 Cortlandt street ; Michael Polito, No. 114 Grand street ; Conrad Guente, No. 128 Chambers street ; Charles Metz, No. 193 Washington street ; Rocco Migliomico, No. 167 West street ; John Repole, No. 170 West street ; Nicholas Seponaro, No. 86 West street ; Joseph Massa, No. 206 West street ; William Shannon, No. 94 Greenwich street ; George Hussenmetter, No. 42 West street ; William Shannon, No. 94 Greenwich street ; Samuel George Riley, No. 163 Greenwich street ; Bartolomeo Caputo, No. 222 Greenwich street ; Soca Brezcio, No. 258 Spring street ; Mone Salemando, No. 337 West Broadway. Newspaper stand : George Hussenmetter, No. 40 Keys street ; Julichelas Seponaro, No. 254 Canal street. Soda-water stand : Jacob

Forsyth street; Berman Zussmann, No. 37 Orchard street; Isidor Zagon, No. 139 Orchard street-Bootblack stands: Felix Mainella, Nos. 125 and 127 Grand street; Thomas Bearman, No. I Bowery; John O'Rourke, No. 29 Bowery; Frank Damiano, No. 181 Bowery; Frank Werra, No. 190 Bowery; Bernard Bamth, Nos. 235 and 237 Bowery; Edward Schneider, No. 61 Eldridge

Boodihet, winde : Felix Meinella, Na2 ug and 127 Grænd steret ; Thoma's Dearman, No. 5: Bowery ; Bennad Bamth, Nos. 23 fand 237 Bowery ; Edward Schneider, No. 6: Eldridge street.
 Tourth Assembly District—Soda-water stands : Benjamin Mayar, No. 2z Norfolk street ; Barnet Chumper, No. 3g Essex street ; Shallee Tine, No. 14; Henry atter: J. Harneszaw, No. 155 Mathiason street ; David Levine, No. 3go Cherry street. Bootblack stands : Elias Kosiner, No. 22: East Broadway ; Alesio Sopanaro, No. 85 Pike street ; J. Hanneszaw, No. 155 Mathiason street ; The Terraro, No. 20 Essex street. Soda-water stand : Michael Cohen, No. 52 Pilt street, issue and internet Davis, No. 27 Essex street.
 Stith Assembly District—Soda-water stand : Jichnei Cohen, No. 28 Pilt street ; Stand : Vito/Incenzo Di Gaiani, No. 218 Division street.
 Sten Assembly District—Bootblack stands : Peter Fisher, No. 93 Avenue D ; Woolf Lieser, No. 29 East Broadward, Stands : Peter Fisher, No. 93 Avenue A ; Peter J. Sten Assembly District—Bootblack stands : Peter Risher, No. 44 Grand street. Jossi Palaeve, Sten Steret.
 Sten Assembly District—Bootblack stands : Peter Fisher, No. 93 Avenue A ; Peter J. Sten Steret, No. 19 Comen Schlaust stands : Michael Pascueite No. 19 First street; J. Schlaust stands : John Kurth, northeast corner Bowery and First street; J. Internet stands : Michael Pascueite No. 19 First Street; Schlaust Steret, J. John Steret, Angel and Avenue A ; Oking No. 19 Comen Street, Angel Pascueite, No. 19 Comen Schlaust stands : John H. McGurk, No. 90 Bowery ; Henrand Wiegand, No. 50 Avenue B ; Bootblack stands : John H. McGurk, No. 90 Gowery ; Leanard Wiegand, No. 50 Coend avenue; J. Abramovitz, No. 28 East Houston street ; Henry Heng, No. 39 Steret avenue; Mathia, No. 40 Steret Angel Parente, No. 39 Steret avenue; Antenny No. 40 Steret and Street Corner Stude and Steret Angel Parente, No. 59 Second avenue; J. Abramovitz, No. 28 Zeast Houston street ; Henry Kostan, No. 39 Hecker st

Third avenue ; Frank Kaulhold, No. 123 Third avenue ; Rocco Pepe, No. 142 Third avenue ; Gioranni Ferrard, No. 147 Third avenue ; Giovanni Grico, No. 143 Avenue C. Eleventh Assembly District—Newspaper stands : Morris Lederman, No. 164 West Twenty-fourth street ; George E. Ganaway, No. 120 West Thirty-third street ; Sam Aronsohn, No. 71 West Thirty sixth street ; Anna Donohue, No. 478 Fourth avenue ; Joseph George, No. 429 Sixth avenue ; Max Rosenthal, No. 465 Sixth avenue ; J. C. Henken, No. 478 Sixth avenue ; Isaac Sosnow, No. 697 Sixth avenue ; Jacob Horwitz, No. 421 Seventh avenue . Fruit stands : Alfred Servidal, No. 60 West Twenty-fourth street ; Bito Magrino, No. 100 West Twenty-sixth street ; Charles Detcken, No. 677 Sixth avenue ; Luigi Rosaro, No. 697 Sixth avenue ; Vincent Palma, No. 77 Seventh avenue ; Michael Borgaro, No. 169 Seventh avenue ; Christian Walz, No. 321 Seventh avenue. Bootblack stands : Angelo Matardrea, southwest corner Thirty-first street and Broadway ; Vito Nicola Spagno, southeast corner Thirty-fourth street and Broadway ; Philip Luberman, south-west corner Thirty-eighth street and Sixth avenue ; Bartolomeo Gandioso, No. 19 West Twenty-eighth street ; Frank Addig, No. 60 West Twenty-eighth street ; John F. Pedell, No. 1409 Broadway ; J. Collins, No. 250 Sixth avenue ; Areangelo Ruggieri, No. 340 Sixth avenue ; Nicola Delucca, No. 409 Sixth avenue ; George M. Knight, No. 414 Sixth avenue ; Vito N. Angelillo, No. 427 Sixth avenue ; Guiseppe Sopia, No. 429 Sixth avenue ; Benedetto Ragusa, No. 432 Sixth avenue ; Vincenzo S. Ducati, No. 440 Sixth avenue ; Charles Kaiser, No. 433 Sixth avenue ; Henry Lane, No. 680 Sixth avenue ; Vincenzo Sabio, No. 101 Seventh avenue ; Diedich Huneke, No. 207 Seventh avenue ; Domenico Lasola, No. 209 Seventh avenue ; James Barnett, No. 281 Seventh avenue ; William Gowrie, No. 341 Seventh avenue ; Johon Connor, No. 396 Seventh avenue. Twelfth Assembly District—Newspaper stand : Pinkus Jacobs, No. 336 Third avenue. Fruit stand : Guiseppe Lapetina, No. 3

vatore Parese, No. 244 Third avenue; Antonio Stio, No. 187 Third avenue.
Thirteenth Assembly District—Newspaper stands: Edward H. Weislrod, northwest corner Twenty-first street and Eighth avenue; John Doyle, northeast corner Twenty-third street; John Bailey, Nos. 188 and 190 Seventh avenue; Henry Friedman, No. 259 Eighth avenue; Joseph Doyle, No. 278 Eighth avenue; Joseph Doctorsky, No. 204 Eighth avenue; Sigmund Keller, No. 307 Eighth avenue; Gustav Bohmannn, No. 338 Eighth avenue; J. Driscoll, No. 246 Ninth avenue; Abraham Sheinhaus, No. 249 Ninth avenue; Mary Tivenan, No. 223 Tenth avenue. Fruit stands: Giovanni Chieri, No. 200 Nest Twenty-third street; Domenico Rissetto, No. 272 West Twenty-third street; Soda-water stand: James Maher, No. 200 West Twenty-third and Twenty-third avenue; Vito Farni-nello, northwest corner Twenty seventh street and Eighth avenue; Vito Farni-nello, northwest corner Twenty stands street and Seventh avenue; Walter Green, No, 300 West Twenty-third street; John Dragonett, southwest corner Twenty seventh avenue; Mater Green, No, 300 West Twenty-third street; John Dragonett, southwest corner Twenty seventh avenue; James J. Howard, No. 208 Seventh avenue; John H. Jones, No. 342 Seventh avenue; Angelino Pellegrino, No. 160 Eighth avenue; John H. Jones, No. 342 Seventh avenue; Angelino Pellegrino, No. 160 Eighth avenue; John H. Jones, No. 342 Seventh avenue; Angelino Pellegrino, No. 160 Eighth avenue; John H. Jones, No. 342 Seventh avenue; Angelino Pellegrino, No. 160 Eighth avenue; John H. Jones, No. 328 Seventh avenue; Thomas Gun-thoop, No. 338 Sighth avenue; Killen J. Abrahams, No. 237 Eighth avenue; Michele Buono, No. 294 Eighth avenue; Frank J. McManus, No. 398 Eighth avenue; Thomas Gun-thoop, No. 333 Ninth avenue; James Redding, No. 203 Tenth avenue; Thomas Gun-thoop, No. 333 Ninth avenue; James Redding, No. 203 Tenth avenue; Third avenue; The Avenue; The Avenue; The Avenue; The Avenue; The Avenue; Thomas Gun-thoop, No. 333 Ninth avenue; James Redding, No. 203 Ten

thoop, No. 333 Ninth avenue; James Redding, No. 203 Tenth avenue.
Fourteenth Assembly District—Fruit stand: Salvatore Santacrose, No. 562 Second avenue.
Bootblack stands: Louis Morell, No. 620 Second avenue; Ginlio Ferri, No. 416 Third avenue;
John J. Cunningham, No. 541 Third avenue; Randolph B. Herbert, No. 600 Third avenue.
Fifteenth Assembly District—Newspaper stand: Bernard Heiart, No. 485 Ninth avenue;
Fruit stands: Guiseppe Zaccaguino, No. 270 West Thirty-seventh street; Marona A. Celentaus,
Nos. 614 and 616 Eighth avenue; Jacob Peters, No. 464 Ninth avenue; John Cullane, No. 524 Ninth avenue;
George Castel, No. 386 Tenth avenue; Frederico Squazzo, No. 496 Tenth avenue.
Soda-water stand: Morris Fallik, No. 447 Ninth avenue. Bootblack stands: F. W. Spengler,
No. 422 Eighth avenue: Harry C. Gracey, No. 497 Eighth avenue; John F. Steinberg, No. 537 Tenth avenue.

Sixteenth Assembly District—Newspaper stands: Joseph Avin, No. 598 Third avenue; Julius Epstein, No. 719 Third avenue; Morris Berlin, No. 739 Third avenue. Fruit stands: Salvatore D'Esposito, No. 852 Third avenue; M. Beck, No. 951 Third avenue. Bootblack stands: Vincent L. Armanius, No. 660 Third avenue; Luigi Cafuro, No. 676 Third avenue; John F. Manning, No. 683 Third avenue; Louis Marino, No. 759 Third avenue; Michael P. Carolan, No. 889 Second avenue; John Witten, No. 1061 Second avenue.

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avenue.
Twentieth Assembly District—Newspaper stands : Isaac Leader, No. 1029 Third avenue ; Jacob Bergman, No. 1080 Third avenue. Fruit stand : Vincenzo Zavuse, No. 1064 Third avenue.
Bootblack stand : Frank Grinnell, No. 1108 Third avenue.
Twenty-first Assembly District—Newspaper stands : Raffaele Fonestiere, No. 1431 Broadway ; Marie Mietschke, No. 1485 Broadway ; Wolf Fruhmann, No. 451 Madison avenue ; Isaac Salzberg, No. 976 Park avenue ; Heres Schecht, No. 797 Sixth avenue. Fruit stand : Guiseppe Casaceli, No. 1485 Broadway. Bootblack stand : Patrick J. Dunn, No. 735 Sixth avenue ; Thomas Fergu-son, No. 100 West Fittieth street ; William H. Clark, No. 1410 Broadway ; Michael Murphy, No. 1435 Broadway ; Frances C. Ganuna, No. 1469 Broadway ; Henry W. Blumer, No. 742 Lexington avenue ; Antonio Lanzone, No. 697 Sixth avenue ; Michael Donnally, No. 696 Sixth avenue ; John Grohs, No. 701 Seventh avenue ; Joseph E. Nash, No. 737 Seventh avenue ; Ciro Astarita, No. 934 Seventh avenue. Seventh avenue.

Twenty-second Assembly District—Newspaper stand : David Pumpyansky, No. 1470 Second avenue. Fruit stands : Dominick Caffrey, No. 1570 Avenue A ; Guisseppe Sparrage, No. 1370 Third avenue ; William Sanders, No. 1522 Second avenue. Bootblack stands : Vincenzo Priore, No. 1217 Lexington avenue ; William Sanders, No. 1522 Second avenue ; Guiseppe Sparrage, No. 1372 Third avenue ; Charles W. Ratz, No. 1374 Third avenue.

No. 1217 Lexington avenue ; William Sanders, No. 1522 Second avenue ; Guiseppe Sparrage, No. 1372 Third avenue ; Charles W. Ratz, No. 1374 Third avenue. Twenty-third Assembly District—Newspaper stands : Joseph Denziger, southwest corner Columbus avenue and Eighty-first street ; John F. Morris, No. 300 West One Hundred and Four-teenth street ; Thomas Fagan, No. 608 Columbus avenue ; H. P. Holmes, No. 670 Columbus avenue ; Johanna Kock, No. 768 Columbus avenue ; James McDonald, No. 784 Columbus avenue ; Shaye Wolf, No. 1906 Seventh avenue. Fruit stands : William Zudreele, No. 551 Boulevard ; George Buckmann, No. 509 Amsterdam avenue ; Charles Schramm, No. 605 Amsterdam avenue ; Louis C. Pils, No. 701 Amsterdam avenue ; William Curtis, No. 772 Amsterdam avenue ; W. H. Schumacher, No. 843 Amsterdam avenue ; James P. Farley, No. 955 Columbus avenue ; John Laughran, No. 952 Columbus avenue ; James P. Farley, No. 955 Columbus avenue ; Louis Muller, No. 575 Amsterdam avenue ; James P. Farley, No. 955 Columbus avenue ; Louis Muller, No. 575 Amsterdam avenue ; James P. Farley, No. 955 Columbus avenue ; Louis Muller, No. 575 Amsterdam avenue ; James P. Farley, No. 955 Columbus avenue ; Louis No. 2204 Eighth avenue. Twenty-fourth Assembly District—Bootblack stands : Edward Smith, No. 1545 Third avenue ; Giovanni Calamari, No. 1582 Third avenue. Twenty-fifth Assembly District—Newspaper stand : William E, Jones, No. 101 East Eighty-ninth street. Fruit stands : Constantin Maglio, No. 1863 Second avenue ; Rocco Barrica, No. 2125 Second avenue ; Geremia Surra, No. 1675 Lexington avenue ; Soda-water stand : M. Goldfeder, No. 1988 Second avenue ; Gaetano Fantalo, southeast corner Third avenue and Ninety-seventh street and Third avenue ; Harry J. Singer, No. 1675 Lexington avenue and Ninety-seventh street if Guiseppe Paturzo, southwest corner Third avenue and Ninety-seventh street ; Guiseppe Paturzo, southwest corner Third avenue and Ninety-seventh street ; Guiseppe Paturzo, southwest corner Third avenue and Ninety-seventh stree

No. 1925 Third avenue.

to place and keep an ornamental lamp over the doorway in front of their premises, No. 221 Bleecker 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. such permission to conta. Which was adopted.

Which was adopted. By Alderman Brown— Whereas, Section 828 of the New York City Consolidation Act, as amended by the Laws of 1892, chapter 422, recites that the Board of Aldermen, when the first Monday in July shall fall on a legal holiday, shall on the next succeeding day at nosm meet at their council chamber to receive the tax and assessment rolls of the City of New York ; and Whereas, By the provisions of chapter 603 of the Laws of 1895, it is enacted that when the fourth day of July shall fall upon Sunday then the next succeeding day shall be deemed a public holday : therefore be it

holiday; therefore be it Resolved, That this Board of Aldermen meet for its annual meeting on Tuesday, July 6, 1897, at 12 o'clock noon, for the purpose of receiving the said tax and assessment rolls from the Commis-sioners of Taxes and Assessments. Which was adopted.

By the Vice-President-

(G. O. 1603.)

By the Vice-President— Whereas, The City is owner as proprietor of a certain piece of property on Rivington street, between Goerck and Mangin streets; and Whereas, It is proposed to use said property for the purposes of a free public bath, and to that end the Commissioner of Public Works, when thereunto duly authorized by the Board of Estimate and Apportionment of the City of New York, will erect a structure devoted to such use under and in pursuance of the authority conferred by chapter 122 of the Laws of 1896; and Whereas, Said above property is not needed for any other public purpose; Resolved, That the Mayor, Aldermen and Commonalty of the City or New York do hereby consent to the use of said property for the purposes herein recited, and to the erection thereon of a public bath under and in pursuance of the terms of the statute hereinbefore referred to. Which was laid over.

Which was laid over.

By Alderman Goodwin-

Whereas, Persons who maintain stands for the sale of newspapers, periodicals, fruit and soda-

Whereas, Persons who maintain stands for the sale of newspapers, periodicals, truit and soda-water and for bootblacking purposes, within the stoop-lines, are being made to comply with the law by the Police Department, and to apply to this Board for permits; and Whereas, At least two weeks must elapse from the time of action by this Board before permits can be issued by the Mayor's Marshal;
Resolved, That the Police Department be and it is hereby respectfully requested to allow time until July 20, 1897, to those persons who maintain stands within the stoop-lines for the sale of newspapers, periodicals, fruit and soda-water and for bootblacking purposes, to make application to this Board and secure per mits therefor.
Which was adopted.

Which was adopted. y the Vice -President-

Resolved, That permission be and the same is hereby given to George Fox to erect, keep and maintain show-windows in front of the premises No. 217 East Twenty-third street, as shown upon the accompanying diagram, provided said show-windows do not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commis-sioner of Public Works; such permission to continue only during the pleasure of the Common Council Counci'

Which was adopted.

By Alderman Parker

Resolved, That permission be and the same is hereby given to Edward Evins to erect, place and keep show-windows in front of the premises No. 783 Park avenue, such windows not to extend more than twelve inches beyond the house-line, 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.

Which was adopted.

By Alderman Dwyer— Resolved, That permission be and the same is hereby given to T. W. Hickson to parade through the streets of the City of New York with a wagon surmounted by a tent, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only for one month from the date of approval by his Honor the Mayor.

Which was adopted.

By Alderman Goetz-

Resolved, That permission be and the same is hereby given the Lincoln League of the Eighth Assembly District to parade through the streets of the city bounded by Stanton street, Prince street, Broadway, Grand street, Division street, the Bowery, Grand street and the East river, in the morn-ing and on the evening of Wednesday, August 4, 1897, under the direction of the Chief of Police. Resolved, further, That the ordinance relating to the discharge of fireworks in the City of New York be and the same is hereby suspended in the territory above mentioned for the evening of

Wednesday, August 4, 1897. Which was adopted.

By the same-Resolved, That permission be and the same is hereby given to Irving Bachrach to erect, keep and maintain show-windows in front of the premises No. 114 Chrystie street, provided that the said show-windows do not extend more than twelve inches from the house-line, 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. Which was adopted

Which was adopted. the sam

By Resolved, That permission be and the same is hereby given to Albert Ravekes & Son to erect, keep and maintain a show-window in front of the premises No. 119 Baxter street, provided that the said show-window does not extend more than twelve inches from the house-line, the work to be done 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.

Which was adopted. By Alderman Goodman-

Resolved, That the resolution adopted by this Board at the last meeting, granting permission to George Schuck to build a show-window corner Second avenue and One Hundred and Twentieth street, being incorrect as to location, be and the same is hereby recalled from his Honor the Mayor,

and placed on file. The Vice-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 George Schuck be and he hereby is permitted to build a show-window in front of his premises on the southeast corner One Hundred and Twentieth street and Second avenue, provided the same does not extend more than twelve inches from the house-line, and in all other respects conforms to the general ordinance relating to windows of this character; the same to be done at his own expense, under the direction of the Superintendent of Buildings. Alderman Goodman moved a reconsideration of the vote by which the above resolution was

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

On motion of Alderman Goodman, the paper was then ordered on file.

De Chieri, No. 1843 Third avenue ; Michael McFarland, No. 1865 Third avenue ; Felice Bracco, No. 1925 Third avenue. Twenty-sixth Assembly District—Newspaper stands : Sam Scheicher, southwest corner One Hundred and Thirteenth street and Third avenue ; Joseph Gottesman, One Hundred and Sixteenth street and Scoond avenue ; Victor Seidman, No. 176 East One Hundred and 'Sixth street ; Harris Silevitz, No. 1868 Third avenue. Fruit stands : Christ A. Limberion, southeast corner Third ave-nue and One Hundred and Sixteenth street ; Mike Petro, No. 354 East One Hundred and Fourteenth street ; Giovanni Bovello, No. 316 East One Hundred and Fifteenth street ; Aron Ermann, No. 1565 Madison avenue ; John Schlmeyer, No. 2062 Second avenue ; Irena Del Gandio, No. 2062 Third avenue. Soda-water stands : Terence Dunn, No. 1750 Lexington avenue ; Anthony Brown, No. 176 East One Hundred and Sixteenth street ; Bootblack stands : Angelo Emanvelli, southwest corner Third avenue and One Hundred and Sixteenth street ; George Michinicos, southeast corner Third avenue and One Hundred and Sixteenth street ; Vincenzo Cassanelti, No. 1766 Madi-son avenue ; Michela Gentile, No. 2040 Second avenue ; Ludovico Tangredi, No. 1769 Lexington avenue ; Michela Gentile, No. 2040 Second avenue ; Constantin Del Gandio, No. 2062 Third avenue ; William K. Fearon, No. 2025 Third avenue ; Constantin Del Gandio, No. 2062 Third avenue ; William K. Fearon, No. 2025 Third avenue ; Constantin Del Gandio, No. 2062 Third avenue ; William K. Fearon, No. 464 Lenox avenue ; Peter Weber, No. 480 Lenox avenue ; Giovanni Guzzo, No. 2203 Third avenue. Twenty-eigth Assembly District—Fruit stand : Frank Canfield, Nos. 2183-5 Third avenue ; Frank Cucci, No. 2515 Eighth avenue ; Francesco Bastone, No. 2520 Eighth avenue ; Bootblack stands : John J. Neary, No. 464 Lenox avenue ; Peter Weber, No. 480 Lenox avenue ; Giovanni Guzzo, No. 203 Third avenue ; Francesco Bastone, No. 2520 Eighth avenue ; Menty-eigth Assembly District—Bootblack stands : James Murphy, No. 2200 Eighth

Which was adopted. By Alderman Dwyer— Resolved, That permission be and the same is hereby given to Messrs. L. Holzkamp & Unger

By Alderman G

Resolved, That George Schuck be and he hereby is permitted to build show-windows in front of his premises, on the southeast corner of First avenue and One Hundred and Twentieth street, provided the same do not extend more than twelve inches from the house-line, and in all other respects conform to the general ordinance relating to windows of this character; the same to be done at his own expense, under the direction of the Commissioner of Public Works. Which was adopted. By the same

By the same

By the same— Resolved, That permission be and the same is hereby given to Lewis Ahnert to place and keep two ornamental lamp-posts and lamps in front of No. 111 East One Hundred and Twenty-fifth street, within the stoop-line, provided the lamps 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 his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was adopted.

By the same

Resolved, That Atmore L. Baggot, of Third avenue and One Hundred and Twenty-third street, be and he hereby is permitted to drive a wagon, containing advertising signs thereon, through the streets of Harlem and vicinity, provided nothing objectionable appears thereon, the same to be done at his own expense, under the supervision of the Chief of Police, and only during the months of July and August. Which was adopted.

By the same

Resolved, That the following communication and copy of report therein referred to be and

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the same is hereby committed to the Railroad Committee, with instructions to give the same early and careful consideration, have public hearings thereon, and report such recommendations as the conditions may warrant :

conditions may warrant : THE LOYAL REPUBLICAN CLUB OF HARLEM, NO. 172 EAST ONE HUNDRED AND TWENTY-EIGHTH STREET, NEW YORK, June 1, 1897. Hon. ELIAS GOODMAN : The inclosed resolutions were unanimously adopted by the Loyal Republican Club of Harlem and, as you will notice, there is contained in the resolutions a request that you exert every effort to bring about the desired change and relief asked for, and trust that you will kindly do so. I remain yours very truly, M. G. BURBANK, Secretary. NEW YORK, May 13, 1897. To the Loyal Republican Club of Harlem : The undersigned, Committee on Public Improvements, conformably with the purposes of its appointment, submits herewith a report and recommendations relating to a matter of public interest and welfare, that will, it is hoped, result in effecting a remedy of existing evils at as early a date as practicable.

a date as practicable a date as practicable. The transfer system in vogue at the corner of Third avenue and One Hundred and Twenty-fifth street, from the main or Third Avenue line of cars to the Cross-town or One Hundred and Twenty-fifth Street line, has become a menace to the safety of life and limb. The large number of cars which cross at this point, and the vast amount of travel and transfer in consequence, has occasioned such discomfort, annoyance, confusion and danger, that it seems imperative for an entire change of system that will insure through travel, and thereby avoid the necessity of change of cars of cars.

It seems to your Committee that, without much difficulty and comparative small outlay of money, the Third Avenue Company could so change the methods now employed to a continuous ride around a proper and safe curve, that will enable passengers intending to travel eastward or westward on One Hundred and Twenty-fifth street, and up and down town, to do so without any transfer at all at this point.

There would be no occasion of stationing a force of men at the corner, as is now done, to protect the public from the dangers of passing cars, trucks, etc., and the noise and shouting and the clanging of bells now necessary would be entirely avoided; besides, the constant rushing of men, women and children from one car to another and the assembling of crowds awaiting the arrival of cars would be a thing of the past.

The many children who have occasion to pass this point going to and from School No. 39, at One Hundred and Twenty-fifth street, between Second and Third avenues, would be protected against the dangers that now threaten them. The Committee feels that the railroad company ought to appreciate the advantages that would accrue from such a change as is here suggested and hopes that the importance thereof will be fully

recognized. We offer the following : Resolved, That the Loyal Republican Club of Harlem earnestly and respectfully appeals to the Directors of the Third Avenue Railroad Company to consider the foregoing suggestions and to

the Directors of the Inite Avenue Railroad Company to consider the foregoing suggestions and to comply with the request therein contained. Resolved, That a copy of this report and the resolutions attached thereto be transmitted to Hon. Elias Goodman, Alderman of this District, with request that he exert every effort to bring about the desired change, by either personal appeal to the railroad company, or by proper and positive action on the part of the City authorities. Resolved, That the undersigned, the Committee on Public Improvements, be empowered to exercise its influence in whatever direction may seem necessary, in order to bring about the desired tesult

result.

FRANK A. ZELLER, Chairman; J. F. KEYSER, Secretary; ROBERT NEVINS, PHILIP BAER and JOHN RYAN, Committee.

Which was adopted.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS AGAIN RESUMED. The Vice-President laid before the Board the following communication from the Department

of Public Works :

The Vice-President laid before the Board the following communication from the Department of Public Works: DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, June 21, 1897. Hon. JOHN JEROLOMAN, President, Board of Aldermen ; DEAR SIR—On the resolution adopted by the Board of Aldermen June 8, requesting the Commissioner of Public Works to allow the Perfection Sewer Device Company, of No. 468 Cherry street, to test their system of sewerage in Stanton street in accordance with the accompanying petition and diagram, and to make necessary excavations for the construction of the same at their own expense, under the direction of the Commissioner of Public Works, I have the honor to report : The Perfection Sewer Device Company claim that their system will be a remedy for back-water in cellars, but the Engineer in Charge of Sewers reports that this is only an old scheme under a new name, which has been hawked about the city for nearly ten years. Mr. Sheermeister, the inventor, is a plumber, who claims that he has discovered a new force in hydraulics by which water can be forced above its level and caused to flow out from tide-locked sewers without diminution in velocity when opposed by the rising tide. In the opinion of the Engineer in Charge of Sewers no new law of hydraulics has been discovered, and the interposition of Mr. Sheermeister's valve and so-called siphon would not produce any additional power but rather serve as an obstruction. The Engineer of Sewers is further of opinion that the scheme is absolutely worthless ; that there is nothing in it to warrant any waste of time experimenting with it ; and that its owners should not be allowed to open streets, obstruct business and destroy the efficiency of the Stanton street sewer by conducting experiments. conducting experiments

Conducting experiments. The residents of Stanton streat have been subjected to no trouble, annoyance or loss by the defective condition of the present system of drainage, except what is due to their location near tide level. The street level is about seven feet above high tide, and the inner bottom of the sewer is about one foot below the same. The cellars are about three feet above the bottom of the sewer. No complaints have reached this office within a year and a half except of deposits of dirt in the sewer, which were removed as soon as complained of. For the reasons herein advanced, this Department must decline to grant permission to the Perfection Sewer Device Company to open Stanton street and test its system there. Very respectfully, HOWARD PAYSON WILDS, Deputy Commissioner of Public Works. New York Under the Ser. To the Homernhie the Board of Aldermen:

New YORK, June I, 1897. To the Honorable the Board of Aldermen: The Perfection Sewer Device Company, of No. 468 Cherry street, New York City, respectfully shows to this Honorable Board that much trouble, annoyance and loss is being experienced by the residents and property-holders on and about Stanton street, in the Eleventh Ward of New York, on account of the defective condition of the present drainage and lack of a proper sewage system, which causes the flooding of cellars and basements throughout the whole vicinity—a state of affairs that spreads disease, at the same time damaging property. The annexed petition of property-owners on and near Stanton street to this Board bears out the above statement.

This company submits that by the adoption of their system of drainage the present difficulties will be completely overcome and the district relieved from its present flooded condition. They claim that the present sewer at Stanton street can be used as it stands and that their patent device needs merely to be attached to the sewer in order to bring about the desired result. The work can be done within a short time, and if the result is not satisfactory to the Department of City Works in so far as the drainage of the property affected is concerned no pay will be demanded. Their estimate for the work to be done is three thousand dollars. Respectfully submitted, THE PERFECTION SEWER DEVICE CO., THOMAS PAULSON, President.

To the Honorable the Board of Aldermen :

We, the undersigned property-owners and residents on and about Stanton street, in the Eleventh Ward of the City of New York, certify that our premises are frequently flooded by reason of the defective condition of the adjacent street sewers, and we respectfully petition this Board to take some steps toward remedying this condition of affairs, which is the cause of much loss and inconvenience.

papers and periodicals under the elevated railroad stairs, on the northwest corner of Forty-second street and Sixth avenue, be and the same is hereby annulled, rescinded and repealed. Which was adopted.

By Alderman Lantry

By Alderman Lantry— Resolved, That permission be and the same is hereby given to the Forty-second Street, Man-hattanville and St. Nicholas Avenue Railway Company to place and keep a temporary open structure for the shelter of relays of horses of the said company, during the months of June, July, August and September, in front of Nos. 110 to 120 East Forty-second street, said structure to be removed at the company's expense during the month of October, the work to be done at the company's expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was adopted.

By the same— Resolved, That permission be and the same is hereby given to William E. Ward to place, erect and keep show-windows in front of his premises, on the south side of East Fifty-ninth street, seventy-five feet east of Third avenue, as shown upon the accompanying diagram, said windows not to extend beyond twelve inches from the house-line, 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. Which was adopted. By Alderman Marshall— Resolved. That the ordinance relation to the the

Resolved, That the ordinance relating to the discharge of fireworks in the City of New York be and the same is hereby suspended Monday, July 5, 1897, such suspension to continue for that day and date only. Which was adopted.

By Alderman Campbell— Resolved, That permission be and the same is hereby given to A. W. Wiener to erect, place and keep show-windows in front of the premises Nos. 401 East Sixty-fifth street and 1208, 1210, 1212 First avenue, said show-windows not to extend more than twelve inches beyond the house-line, 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. Which was adopted.

By Alderman Murphy-Resolved, That the Commissioner of Public Works be and he is hereby respectfully requested to repaye the carriageway of Fifteenth street, from Third avenue to Irving place, with asphalt. Which was adopted,

Resolved, That permission be and the same is hereby given to the Nillson Hall Athletic Club to parade with a wagon through the streets of the City of New York, said vehicle to contain a transparency announcing the exhibitions of said club, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only for three months from

June 29, 1897. Which was adopted.

(G. U. 16031/2.)

By the same Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted on the pier at the foot of East Twenty-first street, East river, under the direction of the Commissioner of Public Works. Which was laid over.

By Alderman Noonan— Resolved, That the resolution authorizing John Widgosky to keep a soda-water stand at No. 75 Catharine street, which was adopted June 8, 1897, and became a law June 22, 1897, be and the same is hereby amended by striking out the words and figures "75 Catharine street," and inserting in lieu thereof the words and figures "2 Hamilton street."

Which was adopted.

Alderman Oakley-

Resolved, That permission be and the same is hereby given to Anona Pleasure Club to swing, a banner in front of their premises, No. 534 East Twelfth street, to opposite No. 537 East Twelfth street, announcing their outing, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue from date to August 1, 1897.

Which was adopted.

Alderman Ware called up Special Order No. 35, which is as follows : The Committee on Law Department, to whom was referred the resolution introduced May 1897, by Alderman Ware, in favor of revising the rules of the road, respectfully **REPORT**:

That, having examined the subject, they believe that the matter needs revision, and to that end they recommend that the annexed ordinances be adopted. AN ORDINANCE in relation to the right of way of, and other regulations regarding, vehicles upon the public streets. The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows :

ARTICLE I.

ARTICLE 1. Right of Way. Section 1. Pedestrians, when crossing the highway at the intersection of streets or roadways, shall have the right of way over any horseman or any vehicle, excepting those vehicles to which the right of way is specially given by law. Sec. 2. On all the public streets or highways of this city all vehicles going in a northerly or southerly direction shall have the right of way over any vehicle going in an easterly or westerly direction

direction

ARTICLE II. Overtaking Vehicles. Section I. Any vehicle overtaking another shall pass on the left side of the overtaken vehicle. Sec. 2. When requested to do so, the driver or person having charge of any vehicle traveling on any street or highway of this city shall, as soon as practicable, turn to the right, so as to allow any overtaking vehicle free passage on his left.

ARTICLE III.

Turning. Section 1. Before turning the corner of any public street or highway of this city, the driver or person having charge of any vehicle shall give a signal by raising the hand or whip, which can be plainly seen from behind and from the side toward which the turn is to be made, and which shall plainly indicate the direction of said turn.

Sec. 2. In turning corners to the right, vehicles shall keep to the right of the centre of the street. In turning corners to the left, they shall pass to the right of the centre of the intersection of

Sec. 3. No vehicle or horseman shall turn the corner of any public street or highway of this city at a greater speed than at the rate of three miles per hour. This section shall not apply to street cars propelled by mechanical power.

street cars propelled by mechanical power. ARTICLE IV. Starting and Stopping. Section 1. Unless in an emergency or to allow another vehicle or pedestrian to cross their path, no vehicle or horseman shall stop in any public street or highway of this city, except near the curb thereof, and before so doing the rider or driver or person having charge of said vehicle shall give a signal that can be plainly seen from the rear, by raising his hand or whip. At the option of the driver, rider or person having charge of such vehicle, an audible signal may be given indicating an intention to stop. an intention to stop.

venience.
Dated NEW YORK, May 25, 1897.
David Schiff, No. 315 Stanton street; Sander Greenwald, No. 313 Stanton street; Joseph C.
Brennich, Nos. 317-319 Stanton street; B. Horn, No. 314 Stanton street; L. Schwart, No. 320 Stanton street; Jos. Wolkenberg, No. 304 Stanton street; Jos. Bockar, No. 302 Stanton street; Sam. Syrop, No. 98 Lewis street; Tony Russo, No. 295 Stanton street; Benard Cohn, No. 100 Lewis street; Morris Gluntz, No. 296 Stanton street; E. Loewenthal, No. 295 Stanton street; L. Weiss, No. 293 Stanton street; Samuel Newman, No. 287 Stanton street; John McNulty, No. 308 Stanton street; Ph. A. Fetzer, No. 284 Stanton street; James Gregory, Nos. 286, 288, 290, 292 Stanton street Stanton street.

In connection herewith Alderman Clancy offered the following : Whereas, Much trouble, annoyance and loss is being experienced by the residents and prop-erty-owners in and about Stanton street, in the Tenth Ward of New York City, on account of the defective condition of the present drainage, as shown and set forth in the accompanying petition

defective condition of the present drainage, as shown and set forth in the accompanying petition and diagram; therefore be it Resolved, That the Commissioner of Public Works be and he is hereby requested to allow the Perfection Sewer Device Company, of No. 468 Cherry street, New York City, to test their system of sewerage in Stanton street, in accordance with the accompanying petition and diagram, and to make the necessary excavations for the construction of the same, the work to be done at their own expense, under the direction of the Commissioner of Public Works. Adopted by the Board of Aldermen June 8, 1897, a majority of all the members elected voting in favor thereof. WM. H. TEN EYCK, Clerk of the Common Council.

Which was ordered on file.

MOTIONS AND RESOLUTIONS RESUMED.

By Alderman Hall-

Resolved, That the resolution adopted November 10, 1896, and which became a law on November 24, 1896, permitting John B. Westervelt to place and keep a stand for the sale of news-

bec. 2. No venicle shall turn, nor start and turn, from the curb until the rider, driver or person having charge thereof shall have given a signal to be plainly seen from the rear and from the side toward which the turn is to be made, which signal shall be made by raising the hand or whip. At the option of the driver, rider or person having charge of such vehicle, an audible signal may be given indicating an intention to turn.

ARTICLE V

ARTICLE V. Bells and Lights. Section I. Every bicycle, tricycle, velocipede, motor wagon or such vehicle of propulsion shall be required to carry an alarm bell or gong not less than one and one-half inches or more than three inches in diameter, and such bell or gong shall be sounded when turning corners, when passing another vehicle from behind, and to give timely warning to avoid contact with pedestrians or vehicles. No bicycle, tricycle or velocipede shall be propelled at a greater speed than eight miles an hour, and such vehicle shall keep to the right of the centre of the roadway, except when within one hundred feet of the stopping or starting point. No more than two of such vehicles shall be ridden abreast within the limits of the City of New York. Sec. 2. Each and every vehicle using the public streets or highways of this city shall show, from one hour after sunset until one hour before sunrise a light or lights, so placed as to be seen from the front and each side ; such light or lights to be of sufficient illuminating power to be visible at a distance of two hundred feet ; said light shall show white in front but may be colored on the side. [Amendment and addition to secs. 42, 443, 455, 489 and 587, Rev. Ord., 1896.]

side. [Amendment and addition to secs. 442, 443, 455, 489 and 587, Rev. Ord., 1896.]

ARTICLE VI.

ARTICLE VI. Age of Driver of Business Vehicle. The driver or person having charge of any vehicle drawn by any animal or animals or propelled by any human or mechanical power, and used for the purpose of business, shall not be less than sizteen years of age. [Amendment and additions to secs. 403, 429, 472, 506 and 591, vs. Rev. Ord. of 1896.]

THE CITY RECORD.

ARTICLE VII.

ARTICLE VII. Section 1. It shall not be lawful for any cart, wagon, coach, public cart or any other vehicle to be driven through any of the streets of the City of New York at a greater speed than five miles an hour, nor shall it be lawful for any such vehicle to be driven around a corner of any of the streets of said city with the horse or horses thereto traveling at a faster gait than three miles an hour, and all and every such public carts, and all other vehicles, when passing through or along any of the streets of said city shall, when in motion, be kept on the right of the centre of the road at all times, except when within one hundred feet of the stopping or starting point, and it shall be unlawful for any such public cart, carriage, or any other vehicle, or the horse or horses attached thereto, to be driven foul of or against any person, vehicle or other thing whatever in any of the streets of said city. ARTICLE VIII.

ARTICLE VIII. For the purposes of this ordinance Park avenue, between Thirty-fourth and Fortieth streets and between Fifty-sixth and Ninety-sixth streets, and the Western Boulevard, between Fifty-ninth and Manhattan streets, are each hereby declared to have but one roadway.

Section I. These ordinances shall take effect immediately, and any person violating these ordi-nances, or any provision thereof, shall be liable to a fine of not less than one nor more than fifty dollars for each offense.

Sec. 2. Section 379 of the Revised Ordinances of 1897 is hereby repealed. ARTICLE X.

ARTICLE X. All ordinances and parts of ordinances inconsistent with the provision of these ordinances or parts of these are hereby repealed. FREDERICK A. WARE, RUFUS R. RANDALL, BENJAMIN E. HALL, JACOB C. WUND, JOHN T. OAKLEY, Committee on Law Department. Alderman School moved that the whole matter lay over one week. Which was adopted. By Alderman Parter.

Which was adopted. By Alderman Parker— Resolved, That permission be and the same is hereby given to J. Mayer to place, erect and keep show-windows in front of his premises, Nos. 1449, 1447, 1445, 1443 Madison avenue, said win-dows not to extend beyond twelve inches from the house-line, 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. Which was adopted. By the same—

By the same-

By the same— Resolved, That permission be and the same is hereby given to the Church of the Divine Paternity to extend a vault in front of its premises, on the southwest corner of Seventy-sixth street and Central Park, West, without payment of the usual fee, provided the said Church of the Divine Paternity stipulate with the Commissioner of Public Works to save the City harmless from any loss or damage that may be occasioned during the progress or subsequent to the completion of the work of laying said vault, as shown upon the accompanying diagram, the work to be done at its own expense, under the direction of the Commissioner of Public Works ; such permission to con-tinue only during the pleasure of the Common Council. Which was adopted. (G. O. 1604.)

By the same— Resolved, That the carriageway of One Hundredth street, from Lexington to Park avenue, be paved with asphalt-block pavement on concrete pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 1604.)

(G. O. 1605.)

By the same

Resolved, That the carriageway of One Hundred and First street, from Madison avenue to Fifth avenue, be paved with asphalt-block pavement on concrete foundation, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 1606.)

By Alderman Randall— Resolved, That East One Hundred and Eighty-second street, from Arthur avenue to Boston road, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches constructed where necessary, and fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted. (G. O. 1607.)

By the same— Resolved, That the following streets, etc., which have been ceded to the City by the Estate of Maria L. Travers, namely: Norwood avenue, from the south line of M. L. Travers' estate to the centre of East Two Hundred and Seventh street; Hall avenue, from Woodlawn road to the centre of Two Hundred and Seventh street; East Two Hundred and Fifth street, from Wood-lawn road to Webster avenue; East Two Hundred and Sixth street, from the west line of M. L. Travers' estate to Perty avenue; East Two Hundred and Sixth street, from the west line of M. L. Travers' estate to Perty avenue; East Two Hundred and Seventh street, from the west line of M. L. Travers' estate to Perty avenue; East Two Hundred and Seventh street, from the west line of M. L. Travers' estate to Perty avenue; East Two Hundred and Seventh street, from the west line of M. L. Travers' estate to Parkside place; Parkside place, from East Two Hundred and Fifth street to East Two Hundred and Seventh street, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, the crosswalks laid at each intersecting and terminating street or avenue, where not already laid, drains constructed, fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and the said Commissioner is hereby authorized to let the entire work under one contract; and that the accompanying ordinance therefor be adopted. (G. O. 1608.) By the same

By the same— Resolved, That Woodlawn road, from Jerome avenue to Bronx river, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each inter-secting and terminating street or avenue, where not already laid, and that fences be placed where necessary, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted. (G. O. 1600.) (G. O. 1609.)

(G. O. 1608.)

By the same

By the same— Resolved, That Valentine avenue, from One Hundred and Ninety-eighth street (Travers street) to Two Hundred and Fourth street (or Potter place), be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches constructed where necessary and fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards ; and that the accompanying ordinance therefor be adopted adopted. (G. O. 1610.)

By the same— Resolved, That Valentine avenue, from Burnside avenue to Kingsbridge road, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches con-structed where necessary and fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying rediment therefore he adouted ordinance therefor be adopted. Which were severally laid over.

By the same-Resolved, That

avenue and Tremont avenue and northeast corner Park avenue and Tremont avenue, the work to be done at their own expense, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards ; such permission to continue only from July 6 to July 16, 1897. Which was adopted.

By Alderman Schilling-Resolved, That the carriageway of Eighty-fourth street, from East End avenue to the East river, be paved with asphalt pavement on concrete foundation, under the direction of the Commis-sioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 1611.)

Which was laid over By the same-

By the same — Resolved, That permission be and the same is hereby given to Theodore Cordler to place, erect and keep show-windows in front of his premises, northeast corner of Eighty-first street and Park avenue, said windows not to extend beyond twelve inches from the house-line, 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. Which was adopted.

(G. O. 1612.)

By Alderman School-By Alderman School— Resolved, That Union avenue, from Westchester avenue to Boston road, be regulated and paved with granite-block pavement, and that crosswalks be laid at each intersecting and terminat ing street or avenue, where not already laid, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted. (G. O. 1613.)

By the same— Resolved, That Sheridan avenue, from One Hundred and Fifty-third to One Hundred and Sixty-first street, be regulated and graded, the curb-stones set, the sidewalks flagged a space tour feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches constructed where necessary, and fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

(G. O. 1614.)

By the same By the same— Resolved, That East One Hundred and Sixty-eighth street, from River avenue to Concourse, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches constructed where necessary, and fences built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted. Which were severally laid over. By the same—

By the same-

By the same— Resolved, That permission be and the same is hereby given to the Centenary M. E. Church to place and keep transparencies on the following lamp-posts: Northwest corner of One Hundred and Sixty-sixth street and Third avenue, northeast corner of One Hundred and Sixty-sixth street and Washington avenue and southwest corner of One Hundred and Sixty-seventh street and Third avenue; the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only for two weeks from the date of approval by his Homor the Mayor. Honor the Mayor. Which was adopted.

By the same – Resolved, That General Orders Nos. 433, 756, 861, 895, 1004, 1006, 1066, 1119, 1234, 1322, 1365, 1547 be taken from the list of General Orders and placed on file. Which was adopted.

By Alderman O'Brien-Resolved, That permission be and the same is hereby given to William O'Hara to erect, place and keep a watering-trough on the sidewalk, near the curb, on the northeast corner of Seventy-seventh street and Third 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 Commissioner Council

under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.
Which was adopted.
By Alderman Wines—
Resolved, That permission be and the same is hereby given to S. Bauman to extend the bay-window already in existence on One Hundred and Eighteenth street, at the southeast corner of Third avenue and said street, 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. mon Council. Which was adopted.

By the same-

By the same— Resolved, That permission be and the same is hereby given to Theodore Cordler to place, erect and keep show-windows in front of his premises, southeast corner One Hundred and Eighteenth street and Fifth avenue, said windows not to extend beyond twelve inches from the house-line, 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. Which was adopted.

By the same

By the same— Resolved, That permission be and the same is hereby given to Theodore Cordler to place, erect and keep show-windows in front of his premises, southwest corner One Hundred and Thir-teenth street and Fifth avenue, said show-windows not to extend beyond twelve inches from the house-line, 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. Which was adopted.

By the same

By the same— Resolved, That permission be and the same is hereby given to Doessereck & Loub to place and keep a storm-door in front of their premises, No. 1063 Madison avenue, provided the dimen-sions shall not exceed those prescribed by law, viz., ten feet high, two feet wider than the door-way and not to extend more than six feet from the house-line, the work to be done 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. Which was adopted.

(G. O. 1615.)

Which was adopted. (G. O. 1615.) By Alderman Ware— DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, June, 1897. 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 west side of Sixth avenue, from Thirty-sixth street to Thirty-seventh street; on the north side of Thirty-sixth street, from Sixth avenue to Broadway, and on the east side of Broad-way, from Thirty-sixth street to Thirty-seventh 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 neces-sary, and that new flagging and curb be furnished where the present flagging and curb are defect-ive; 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. Resolved, That the sidewalks on the west side of Sixth avenue to Broadway, and on the east side of Broadway, from Thirty-sixth street, from Sixth avenue to Broadway, and on the east side of Broadway, from Thirty-sixth street to Thirty-seventh street, be flagged full width where not already done, and that all the flagging and curb of where the present flagging and curb are defective, as provided by section 321 of 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. Which was laid over. By the same— Kesulvad. That permission he and the same is hereby given to Bichard M Winfield to areat

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Resolved, That permission be and the same is hereby given to Fleming & Kraus to erect two flag-poles at the curb in front of their premises, on the northeast corner of Jerome avenue and One Hundred and Seventy-seventh street, and also to place bicycle racks and tables and chairs within the stoop-line in front of said premises, the work to be done at their own expense, under the direc-tion of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council. Which was adopted. By the same

By the same— Resolved, That permission be and the same is hereby given to Fleming & Kraus to place and keep a temporary canvas awning over the sidewalk in front of their premises, on the northeast corner of Jerome avenue and East One Hundred and Seventy-seventh street, the work to be done at their own expense, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council. Which was adopted.

Which was adopted. By the same-Resolved, That permission be and the same is hereby given to K. Bischel to place transpar-encies on the following unused lamp-posts, viz. : Northwest corner Tremont avenue and Third avenue and southwest corner One Hundred and Seventy-fourth street and Third avenue, the work to be done at his own expense, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards; such permission to continue only until July 6, 1897. Which was adopted.

By the same

Resolved, That permission be and the same is hereby given to The Tremont M. E. Sunday School Association to place transparencies on the following lamp-posts : Northwest corner Third

By the same

By the same— Resolved, That permission be and the same is hereby given to Richard M. Winfield to erect, place and keep a bay-window in front of his premises, No. 1325 Broadway, provided the dimensions do not exceed those prescribed by law, the work to be done at his own expense, under the direc-tion of the Commissioner of Public Works; such permission to continue only during the pleasure for the Commissioner of Public Works is a such permission to continue only during the pleasure of the Common Council. Which was adopted.

By the same

By the same— Resolved, That permission be and the same is hereby given to Boehm & Coon to erect, place and keep two show-windows on the Fifteenth side and two show-windows on the first story of the Sixth avenue side of their premises, the southeast corner of Fifteenth street and Sixth ave-nue, provided said show-windows do not extend beyond twelve inches from the house-line, the work to be done 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. Which was adopted.

Which was adopted.

THE CITY RECORD.

WEDNESDAY, JUNE 30, 1897.

By the same

By the same— Resolved, That permission be and the same is hereby given to William T. Landes to place and keep a stand for the sale of newspapers and periodicals under the elevated railroad stairs on the northeast corner of Fourteenth street and Sixth avenue, provided said stand shall be erected in conformity with the provisions of subdivision 3, section 86 of the New York City Consolidation Act of 1882, as amended by the Laws of 1866, and subject to the conditions of the ordinance to regulate the placing of stands under the stairs of the elevated railroad which was adopted by the Board of Aldermen September 3, 1896, and repassed October 6, 1896. Which was adopted. By the same.

By the sam

By the same— The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows : Section 1. No person shall ride a bicycle or tricycle, or drive or back or lead any horse or cart or carriage, motor wagon or other such vehicle on the foetpath or sidewalk of any street, nor shall any rider of a bicycle or other vehicle coast upon any of the highways of this city. Sec. 2. Any violation of this ordinance shall be punishable by a fine of five dollars for each

offense. Sec. 3. This ordinance shall take effect immediately. Sec. 4. All ordinances or parts of ordinances inconsistent or conflicting with the above are hereby repealed. Alderman School moved that the ordinance be laid on the table. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the negative by the following vote : Affirmative—Aldermen Clancy, Murphy, School, and Wund—4. Negative—The President, the Vice-President, Aldermen Burke, Dwyer, Goodman, Goodwin, Kennefick, Marshall, Noonan, Oakley, O'Brien, Parker, Robinson, Tait, Ware, Wines, and Wood-ward—17. ward-17.

Alderman Goodman moved that the paper be referred to the Committee on Law Department, with instructions to report at the next meeting. Which was adopted.

(G. O. 1616.)

By Alderman Woodward— Resolved, That water-mains be laid in One Hundred and Twenty-fifth street, from Boulevard to Claremont avenue, as provided in section 356 of the New York City Consolidation Act of 1882. (G. O. 1617.)

By the same

Resolved, That water-mains be laid in Claremont avenue, from One Hundred and Nineteenth street to One Hundred and Twenty-seventh street, as provided in section 356 of the New York City Consolidation Act of 1882. (G. O. 1618.)

By the same

Resolved, That water-mains be laid in One Hundred and Nineteenth street, from the River-side Drive to the Boulevard, as provided in section 356 of the New York City Consolidation Act of 1882.

By the same-

(G. O. 1619.)

Resolved, That water-mains be laid in Eleventh avenue, from the junction of Wadsworth and Fort George avenues to Dyckman street, as provided in section 356 of the New York City Consoli-dation Act of 1882.

By the same

(G. O. 1620.)

By the same— Resolved, That gas-mains be laid, lamp-posts erected, street-lamps placed thereon and lighted in Claremont avenue, from One Hundred and Nineteenth street to One Hundred and Twenty-seventh street; in One Hundred and Twenty-fifth street, from Boulevard to Claremont avenue, and in One Hundred and Nineteenth street, from Boulevard to Riverside Drive, under the direction of the Commissioner of Public Works. (G. O. 1621.)

By the same

By the same-

Resolved, That gas-mains be laid, lamp-posts erected, street-lamps placed thereon and lighted in Eleventh avenue, from junction of Wadsworth and Fort George avenues to Dyckman street, under the direction of the Commissioner of Public Works.

(G. O. 1622.)

By the same— Resolved, That the roadway of Dyckman street, from Kingsbridge road to the Speedway, be paved with macadam pavement, with Telford foundation, except that the gutters be paved with trap-block or granite-block pavement, and that crosswalks be laid at the intersecting streets and avenues where necessary, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. (G. O. 1623.)

By the same— Resolved, That centre parkways be laid out and improved, and that trees be planted thereon where necessary, on the Western Boulevard, from Manhattan street to One Hundred and Fifty-eighth street, to conform in dimensions and character with the parkways now on the Western Boulevard, south of Manhattan street, under the direction of the Commissioner of Public Works ; and that the Board of Manhattan street, under the direction of the Commissioner of Public Works ; and that the Board of Estimate and Apportionment be requested to make the necessary appropriation. Which were severally laid over.

By the President-

Resolved, That Edmund Bittner, of No. 234 Broadway, 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.

ARTICLE V. Bell, Lights and Brakes. Sec. 3. Any person using a motor-wagon, bicycle, tricycle, velocipede or other such vehicle of propulsion on the public streets of this city shall be required, on and after the 1st day of January, 1898, to carry on such vehicle a brake operated by the hand or the foot, and of sufficient power to stop such vehicle when going at the rate of eight miles an hour within the space of fifteen feet. Strike out article VI.

Strike out article VI. Strike out article VI. CHAPTER 7-MISCELLANEOUS ORDINANCES. ARTICLE VII. Licensing of Hackney Coaches or Cabs. Sec. 453. The owner or driver of any hackney coach or cab which shall stand waiting for employment at any other place than as herein provided shall be liable to a fine of ten dollars, to be imposed by the Mayor, or his First Marshal, and to be sued for and recovered by the Attorney to the Corporation for the use of the City. But nothing in this article contained shall be construed to impose any liability upon any owner or driver of any duly licensed hackney coach or cab by reason of soliciting or taking employment while driving through or along the public streets and thoroughfares of the City of New York. Provided, however, that the penalty imposed by this section shall apply to every such owner or driver of such hackney coach or cab who shall drive the same along or in front of any of the designated under section 459 of article VIII.], for the purpose of soliciting or intercepting any person from employing any duly licensed hackney coach or cab which may, at the time, be wait-ing at any of such stands. (New matter in brackets.) On motion of Alderman Goodman, the paper was referred to the Committee on Law Department.

Department.

MOTIONS AND RESOLUTIONS AGAIN RESUMED. Alderman Wines moved that G. O. 1355 be recalled from his Honor the Mayor. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the affirmative. Subsequently the paper was received from his Honor the Mayor, and is as follows

(G. O. 1624.) Resolved, That the roadway of One Hundred and Eighth street, from First to Second avenue, be paved with asphalt pavement on concrete foundation, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. Alderman Wines moved a reconsideration of the vote by which the above resolution was

adopted.

The Vice-President put the question whether the Board would agree with said motion. Which

was decided in the affirmative. On motion of Alderman Wines, the paper was again laid over. Alderman Wund moved that the roll be called to ascertain if enough members were present to pass General Orders.

Which resulted as follows: Present—The President, the Vice-President, Aldermen Clancy, Dwyer, Goodman, Kennefick, Marshall, Murphy, Noonan, Oakley, O'Brien, Randall, Robinson, School, Tait, Wines, Woodward, and Wund—18.

Alderman Wund moved that when this Board adjourns it do adjourn to meet on Tuesday,

July 6, 1897, at 11 o'clock A. M. Which was adopted. Alderman Robinson moved that the Board do now adjourn. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

And the Vice-President declared that the Board stood adjourned until Tuesday, July 6, 1897, at 11 o'clock A.M. WM. H. TEN EYCK, Clerk.

ALDERMANIC COMMITTEES.

LAW DEPARTMENT—The Committee on Law Department will hold a meeting on Fri-day, July 2, 1897, at 11 o'clock A.M., in Room 13, City Hall.

13, City Hall. RAILROADS—The Railroad Committee hold a meeting on every Monday, at 2 o'clock P. M., in Room 13, City Hall. WM. H. TEN EYCK, Clerk, Common

Council.

OFFICIAL DIRECTORY.

Section 68 of chapter 410, Laws of 1882 (the Consoli-dation Act of the City of New York), provides that "there shall be published in the CITY RECORD, within the month of January in each year, a list of all subor-dinates employed in any department (except laborers), with their salaries, and residences by street num-bers, and all changes in such subordinates or salaries shall be so published within one week after they are made. It shall be the duty of all the heads of depart-ments to furnish to the person appointed to supervise the publication of the CITY RECORD everything required to be inserted therein." IOHN A. SLEICHER, Supervisor City Record. Mayor's Office-No. 6 City Hall, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 12 M. Bureau of Licenses-No. 1 City Hall, 9 A. M. to 4 P.M.

Civil Service Board-Criminal Court Building, 9 A. M. 10 4 F. M. Board of Estimate and Apportionment-Stewart Building. Board of Assessors-Office, 27 Chambers street, 9 A. M. to 4 F. M. Police Department-Central Office, No. 300 Mulberry street, 9 A. M. to 4 F. M. Board of Education-No. 146 Grand street. Sheriff's Office-Old "Brown Stone Building," No. 9 Chambers street, 0 A. M. to 4 F. M. Register's Office-Cast side City Hall Park, 9 A. M. to 4 F. M. Commissioner of Surors-Room 127 Stewart Build-IEg. 9 A. M. to 4 F. M. Commissioner of Surors-Nos. 7 and 8 New County Court-house, 9 A. M. to 4 F. M. Court-house, 9 A. M. to 4 F. M. District Attorney's Office-New Criminal Court Building, 9 A. M. to 4 F. M. The City Record Office-No. 2 City Hall, 9 A. M. to 5 M., except Saturdays, 9 A. M. to 12 M. Grovernor's Room-City Hall, open from 10 A. M. to 4 F. M.; Saturdays, 10 to 12 A. M. County Ourt-house. 10 a 2 A. M. Corners' Office-New County Court-house. 10.30 A M. to 4 F. M. Corners' Office-New County Court-house. 10.30 A M. to 4 F. M. Surgest's Court-New County Court-house. 10.30 A M. to 4 F. M. Surgest's Court-New County Court-house. 10.30 A M. to 4 F. M. Surgest's Court-County Court-house, 10.30 A. M. to 4 Surgest's Court-County Court-house, 10.30 A. M. to 4 Surgest's Court-County Court-house, 10.30 A. M. to 4 Surgest's Court-Courty Court-house, 10.30 A. M. to 4 Surgest Court-County Court-house, 10.30 A. M. to 4 Surges

Civil Service Board-Criminal Court Building, 9 A. M.

Commissioner of Deads in and for the City and County of New York.	IOHN A. SLEICHER, Supervisor City Record. Mayor's Office-No. 6 City Hall, 9 A. M. to 5 P. M.	opens at 1.P. M. Supreme Court-County Court-house, 10.30 A. M. to 4
Which was referred to the Committee on Salaries and Offices. By Alderman Clancy—	Saturdays, 9 A. M. lo 12 M. Bureau of Licenses-No. 1 City Hall, 9 A. M. to 4	P. M.
Resolved, That George J. Miller, of No. 542 Grand street, be and he is hereby appointed	P.M.	Criminal Division, Supreme Court-New Criminal
a Commissioner of Deeds in and for the City and County of New York.	to 5 P. M.	Court Building, Centre street, opens at 10,30 A.M. Court of General Sessions-New Criminal Court Building, Centre street. Court opens at 11 o'clock A.M.;
Which was referred to the Committee on Salaries and Offices. By Alderman Marshall—	Aqueduct Commissioners-Stewart Building, 5th floor, 9 A. M. to 4 P. M.	adjourns 4 P. M. Clerk's Office, 10 A. M. till 4 P. M.
Resolved, That Simon Lorincz, of No. 80 Avenue B, be and is hereby appointed a Com-	Board of Armory Commissioners-Stewart Building	City Court-City Hall. General Term, Room No. 20 Trial Term, Part L. Room No. 20 : Part IL, Room
missioner of Deeds for and in the City and County of New York.	A. M. to 4 P. M. ; Saturdays, 9 A. M. to 12 M. Clerk of Common Council-No. 8 City Hall, 9 A. M. to	Trial Term, Part I., Room No. 20; Part II., Room No. 20 No. 21; Part II., Room No. 25; Part IV., Room No. 21; Special Term Chambers will be held in Room No. 16 10 A.M. to 4 F.M. Clerk's Office, Room No. 10, City Hall o. 4. M. to 4 F.M.
Which was referred to the Committee on Salaries and Offices.	4 P. M.	Special Term Chambers will be held in Room No. 19
By Alderman Noonan-	Department of Public Works-No. 150 Nassau street,	Hall. o A. M. to 4 P. M.
Resolved, That David Gordon, of No. 214 Madison street, be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.	Department of Street Improvements, Twenty-third and Twenty-fourth Wards-Corner One Hundred and	Court of Special Sessions-New Criminal Court Building Centre street. Opens daily except Saturday
Which was referred to the Committee on Salaries and Offices.	and Twenty-fourth Wards-Corner One Hundred and Seventy-seventh street and Third avenue, 9 A. M. to 4	Court of Special Sessions-New Criminal Court Building, Centre street. Opens daily, except Saturday, at 10 A. M. Clerk's office hours daily, except Saturday,
By the same—	P.M.; Saturdays, 12 M.	from o A. M. until 4 P. M. ; Saturdays, 9 A. M. until 12 M. District Civil CourtsFirst District-Southwest
Resolved, That George H. Epstein, of No. 206 Broadway, be and he is hereby reappointed a	Department of Buildings-No. 220 Fourth avenue,	corner of Centre and Chambers streets. Clerk's office
Commissioner of Deeds in and for the City and County of New York.	A.M. to 4 P.M. Comptroller's Office-No. 15 Stewart Building, 9 A. M	open from 9 A.M. to 4 P. M. Second District-Corner of
Which was referred to the Committee on Salaries and Offices.	(0 4 P. M.	Grand and Centre streets. Clerk's Office open from 9 A. M. to 4 P. M. Third District-Southwest corner
By the same-	Auditing Bureau-Nos. 19, 21 and 23 Stewart Build- ng, 9 A. M. to 4 P. M.	9 A. M. to 4 P. M. Third District-Southwest corner Sixth avenue and West Tenth street. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P M. Fourth District-No. 30 First street. Court opens 9 A. M. daily. Fifth District-No. 154 Clinton street. Sixth District-Northwest corner Twenty-
Resolved, That Jacob Burnstone, of No. 267 Division street, be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.	Rureau for the Collection of Assessments and Arrears	4 P M. Fourth District-No. 30 First street. Court
Which was referred to the Committee on Salaries and Offices.	of Taxes and Assessments and of Water Rents-Nos. 37, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M.	opens 9 A. M. daily. Fifth District-No. 154 Clinton
By Alderman O'Brien-	No money received after 2 P. M.	
Resolved, That Moses S. Adler, of No. 964 Third avenue, be and he is hereby appointed a	Bureau for the Collection of City Revenue and of Markets-Nos. 1 and 3 Stewart Building, 9 A. M. to	daily. Seventh District-No. rer East Fifty-seventh
Commissioner of Deeds in and for the City and County of New York.	A P. M. No money received after 2 P. M.	street. Court opens o o'clock (except Sundays and legal holidays). Eighth District-Northwest corner of
Which was referred to the Committee on Salaries and Offices.	Bureau for the Collection of Taxes-Stewart Build- ing, 9 A. M. to 4 P. M. No money received after 2 P. M.	Twenty-third street and Eighth avenue. Court opens
By Alderman Oakley— Resolved, That Henry J. McCormick, of No. 152 Second avenue, be and he is hereby	City Chamberlain-Nos. 25 and 27 Stewart Building,	days. Return days : Tuesdays, Fridays and Satur-
appointed a Commissioner of Deeds in and for the City and County of New York.	9 A. M. to'4 P. M. City Paymaster-Stewart Building, 9 A. M. to 4 P. M.	legal holidays). Eighth District—Northwest corner of Twenty-third street and Eighth avenue. Court opens 9 A.M. Trial days: Wednesdays, Fridays and Satur- days. Return days: Tuesdays, Thursdays and Satur- days. Ninth District—No. 170 East One Hundred and Twenty-first street. Court opens every morning at 9 o'clock (except Sundays and legal holidays). Tenth District—Corner of Third avenue and One Hundred and Fifty-eighth street. a A.M. to 4.8. M. Eventh
Which was referred to the Committee on Salaries and Offices.	City Paymaster-Stewart Building, 9 A. M. to 4 P. M. Cownsel to the Corporation-Staats-Zeitung Building	o'clock (except Sundays and legal holidays). Tenth
By Alderman Schilling-	A.M. to 5 P.M.; Saturdays, 9 A.M. to 12 M. Corporation Attorney-No. 119 Nassau street, 9 A.M	Distric -Corner of Third avenue and One Hundred
Resolved, That George W. Simers, Jr., of No. 160 East Eighty-eighth street, be and he is	to 4 P.M.	District-No. oro Eighth avenue. Court open daily
hereby reappointed a Commissioner of Deeds in and for the City and County of New York.	Attorney for Collection of Arrears of Personal Taxes-Stewart Building, o. A. M. to A. P. M.	(Sundays and legal holidays excepted) from 9 A. M. to
Which was referred to the Committee on Salaries and Offices. By Alderman Tait—	Taxes-Stewart Building, 9 A. M. to 4 P. M. Bureau of Street Openings-Nos. 90 and 92 West	4 P. M. I weith District—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from
Resolved, That Solon Berrick, of No. 230 Broadway, be and he is hereby reappointed a	Broadway. Public Administrator-No. 119 Nassau street, 9 A. M.	9 A. M. to 4 P. M. Thirteenth District-Corner Columbus
Commissioner of Deeds in and for the City and County of New York.	to 4 P. M.	Distric.—Corner of Third avenue and One Hundred and Fifty-eighth street, 9. A. to 4. P. M. Eleventh District.—No.919 Eighth avenue. Court open daily (Sundays and legal holidays excepted) from 9. A. M. to 4. P. M. Twelfth District.—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from 9. A. to 4. P. M. Thirteenth District.—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 0. A. M. to 4. P. M.
Which was referred to the Committee on Salaries and Offices.	Department of Charities-Central Office, No. 66 Third avenue, 0.4. W. to 4 P. M.	from o A. M. to 4 P. M
By Alderman Ware-	Third avenue, 9 A. M. to 4 P. M. Department of Correction-Central Office, No. 148	City Magustrates' Courts-Office of Secretary, Fifth District Police Court, One Hundred and Twenty-fifth
Resolved, That Louis Alexander, of No. 154 West Sixteenth street, be and he is hereby	East Twentieth street, 9 A. M. to 4 P. M. Examining Board of Plumbers — Meets every Thursday, at s P. M. Office, No. 200 Fourth avenue,	street, near rourth avenue. First District-1ombs.
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.	Thursday, at s P. M. Office, No. s20 Fourth avenue,	Centre street. Second District-Jefferson Market. Third District-No. 69 Essex street. Fourth District-Fifty-
By the same—	sixth floor. Fire Department-Headquarters, Nos. 157 to 159 East	seventh street, near Lexington avenue. Fifth District
Resolved, That Richard T. Wallace, of No. 834 Broadway, be and he is hereby appointed a	Sixty-seventh street, 9 A. M. to 4 P. M. ; Saturdays, 12 M Central Office open at all hours.	-One Hundred and Twenty-first street, southeastern corner of Sylvan place. Sixth District-One Hundred
Commissioner of Deeds in and for the City and County of New York.	Central Office open at all hours. Health Department-New Criminal Court Building,	corner of Sylvan place. Sixth District-One Hundred and Fifty-eighth street and Third avenue.
Which was referred to the Committee on Salaries and Offices.	Centres treet, 9 A. M. to 4 P M. Department of Public Parks-Arsenal, Central Park.	FINANCE DEPARTMENT.
By Alderman Wund— Resolved, That Herman Oppenheimer, of No. 1410 Broadway, be and he is hereby reappointed	Department of Public Parks-Arsenal, Central Park. Sixty-tourth street and Fifth avenue, 10 A. M. to 4 P. M.;	
a Commissioner of Deeds in and for the City and County of New York.	Saturdays, 12 M.	NOTICE OF ASSESSMENTS FOR OPENING
Which was referred to the Committee on Salaries and Offices.	Department of Docks-Battery, Pier A, North river, QA M. to 4 P. M.	STREETS AND AVENUES. TN PURSUANCE OF SECTION of OF THE
COMMUNICATIONS RESUMED.	Department of Taxes and Assessments-Stewart	I "New York City Consolidation Act of 1882," as
The Vice-President laid before the Board the following communication from Israel Ludlow :	Department of Taxes and Assessments-Stewart Building, 9 A. M. to 4 P. M. ; Saturdays, 12 M. Beard of Electrical Control-No. 1262 Broadway.	IN PURSUANCE OF SECTION 916 OF THE "New York City Consolidation Act of 1888," as amended, the Comptroller of the City of New York hereby gives public notice of the confirmation by the
Additions to the Proposed Ordinance of the L. A. W. Consulate.	Department of Street Cleaning-No. 32 Chalabers	Supreme Court, and the entering in the Bureau for the Collection of Assessments, etc., of the assessments for
Strike out section 1 of article 1.	street, g A. M. to 4 P. M.	Collection of Assessments, etc., of the assessments for
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OPENING AND ACQUIRING TITLE to the follow-ing-named streets and avenues in the TWELFTH WARD. ONE HUNDRED AND SEVENTY-EIGHTH STREET, between Amsterdam avenue and Kingsbridge road; confirmed May 28, 1897, entered June 27, 1897. Area of assessment: All those lots, picces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows. viz.

which taken together are bounded and describes as "In we say and the product of the solution of the solution

ate of payment. ASHBEL P. FITCH, Comptroller. CITY OF NEW YORK-FINANCE DEPARTMENT, COMP-ROLLER'S OFFICE, June 26, 1897.

THE CITY RECORD

road and the northerly line of Pelham Bay Park, in Pelham Bay Park, in the City of New York. No. 2. FOR REGULATING AND PAVING WITH TELFORD PAVEMENT THE ROADWAY OF MOSHOLU AVENUE, between Grand and Jerome avenues, AND GRAND AVENUE, between Mosholu and Jerome avenues, in Van Cortlandt Park, in the City of New York. No. 3. FOR REGULATING AND PAVING WITH TELFORD PAVEMENT CERTAIN ROAD-WAYS IN MOSHOLU PARKWAY, between Van Cortlandt avenue and Webster avenue, in the City of New York.

ew York

New York. No. 4. FOR REGULATING AND PAVING WITH MACADAM PAVEMENT THE ROADWAY OF BOSTON ROAD IN BRONX PARK, between East One Hundred and Eighty-first street and the east-erly line of Bronx Park, in the City of New York. The works must be bid for separately. The Engi-neer's estimates of the several works upon which the bids are to be based are as fol ows: No. 1 ADOVE-MENTIONED. ro,oco square yards of Telford pavement. 50 cubic yards of dry rubble masonry in culverts. 4,000 pounds of vitrified stoneware pipe in place. aoo square yards rubble or cobble stone pavement in gutters.

gutters. The time allowed for the completion of the whole work will be Seventy Consecutive Working Days. The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unful-field after the time fixed for the completion thereof has expired, are fixed at Ten Dollars per day. The amount of security required is Six Thousand Dollars.

Dollars.

Dollars. No. 2, ABOVE MENTIONED. 6,750 square yards of Telford pavement. 15 cubic yards of dry rubble masonry in culverts. 6,000 pounds of virified stoneware pipe in place. 200 square yards rubble or cobble stone pavement in

aco square yards rubble or cobble stone pavement in gutters. The time allowed for the completion of the whole work will be Sixty Consecutive Working Days. The damages to be paid by the contractor for each day that the contract or any part thereof may be unful-filled after the time fixed for the completion thereof has expired, are fixed at Ten Dollars per day. The amount of security required is Five Thousand Dollars. No. 2. Anove MentioneD.

Dollars. No. 3, ABOVE MENTIONED. 6,710 square yards of Telford pavement. 70 cubic yards of afford pavement. 70 cubic yards of dry rubble masonry in culverts. 7,500 pounds of vitrified stoneware pipe in place. 300 square yards rubble or cobble stone pavement in gutters. The tamages to be paid by the contractor for each day that the contract, or any part thereof, may be un-fulfilled after the time fixed for the completion thereof has expired, are fixed at Ten Dollars per day. The amount of security required is Five Thousand Dollars.

Dollars

Dollars. No. 4, Above Mentioned. 9,800 square yards of macadam pavement. 30 cubic yards of dry rubble masonry in culverts. 6,000 pounds of vitrified stoneware pipe in place. 100 square yards rubble or cobble stone pavement in gutters. The time allowed for the completion of the whole work will be Fifty Consecutive Working Days. The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unful-filled after the time fixed for the completion thereof has expired, are fixed at Ten Dollars per day. The amount of security required is Five Thousand Dollars.

The amount of security required as rive industria-Dollars. Bidders must satisfy themselves by personal examina-tion of the location of the proposed work, and by such other means as they may prefer, as to the nature and extent of the work, and shall not, any time after the submission of an estimate, dispute or complain of such statement, nor assert that there was any misunderstand-ing in regard to the nature or amount of the work to be done.

submission of an estimate, dispute or complain of such ing in regard to the nature or amount of the work to be done. The estimates received will be publicly opened by the head of the said Department at the place and hour last 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 ot all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that lact; that it is made with-out any connection with any other person making an estimate for the same purpose and is in all respects lair 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 inter-ested therein, or in the supplies or work to which it re-lates, 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 oarties interested. Each bid or estimate shall be accompanied by the con-sent, in writing, of two householders or treeholders in 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 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 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 the the ont affirmation, in writing, of each City of New York, if the contract shall be awarded to the person or persons for whom he consents to be come surety ; the adequacy and sufficiency of the scourity offered to be approved by the Comptroller of the City of New York. 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 invelope containing the estimate, but must be handed to the Officer or clerk of the Department who has charge of the State or National banks of the City of New York, drawn to the order of the Department who has charge of the estimate but must be handed to the Officer or clerk and found to be correct All such deposite except that of the successful bidder will be returned to the persons making the same within three days alter the contract is amount of the deposit made by him shall be forteited to and retained by the City of New York as liquidated damages for such neglect or retural; but if he shall execute the success will be returned to him. The shall be contract within the time aforesait the amount of the deposit wall be returned to hail be contract by asid officer or clerk of new York as liquidated damages for such neglect or retural; but if he shall execute the contract within the time aforesait the amount of his deposit wall be returned to him. The single the same and also stated in figures, and all estimates will be consistent and his stated in figures, and all estimates will be contain bids for all terms for which bids are herein called or which contain bids for all terms for which bids are herein called or which contain bids for all terms for which bids are herein called or which contain bids for all terms for which bids are herein called for merias or and bids for all terms for which bids are herein called or which contain bids for all terms for which bids are herein called or which contain bids for all terms f

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 proposals, and forms of the several contracts which the successful bidder will be required to execute, can be had, the plans can be seen, and informa-tion relative to them can be had at the office of the De-partment, Arsenal, Central Park. SANUEL MCMILLAN, S.V.R.CRUGER, WILL-MAM A. STILES, SMITH ELY, Commissioners of Public Parks.

POLICE DEPARTMENT.

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No estimates will be accepted from, or a contract, awarded to, any person who is in arrears to the Corpo-ration, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpo-ration. The entire quantity of stationery and printing is to be put up in boxes and delivered at such times and places, and in such quantities in each place, as shall be directed by the Chief of the Bureau of Elections. The person or persons to whom the contract may be awarded will be required to give security for the per-formance of the contract in the manner prescribed by law in the sum of Two Thousand Five Hundred Dollars. Each 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 lact; also, that it is making an estimate for the same purpose and is in all respects lair and without collusion or fraud; and that no member of the Common Council, Head of a Depart-ment, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation is directly or indi-rectly interested therein or in the supplies or work to which it relates, or in any portion of the profits thereof. The estimate must be verified by the oath, in writing, of 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 artise interested. Each bid or estimate shall be accompanied by the contract the 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 omt or reluse to execute the same, they will pay to the Groporation any difference between the sum to which the would be entitled upon its completion and that which the Corporation any be obliged to pay to the person or persons to whom the contract may be awarded to

by law. 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 the scourity 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 descrited in acid here, until such check or money has 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 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 be retained by the City of New York as liquid.ted damages for such neglect or refusal : but it he shall execute the contract within the time aforesaid the amount of his deposit bids received if deemed for the best interest of the City so to do, and to readvertise until satisfactory bids or proposals shall be received. Samples of stationery and printing required may be examined and blank forms for estimates may be ob-tained by application to the Chief of the Bureau of Elec-tions, at his office in the Central Department. By order of the Board, WILLIAM H. KIPP, Chief Clerk. New York, June 29, 1897.

and Female Clothing, Boots, Shoes, Hats, Cigarettes, Cigars, Tobacco, Liquor, Pistols, Revolvers, Um-brellas, Canes, Satchels of Clothing and Tollet Articles, Tools, Mats, Books, Canned Goods, Rope, Bibles, Buttons, Flannel Cloth, Gingham, Dress-goods, Outing Shirts and Shirt Waists, Boxing Gloves, Ball Gloves, Foot Balls, Base Balls, Bats, Curtain Fixtures, Medicine, Photographers' Plates, Cottolene, Tin Horns, Stomach Bitters, Wall Paper, Rubber Cloth, Household Utensils, Billiard and Pool Balls, Bibles, Crockery, Clocks, Guns, Carpet, Wrapping Paper, Stoves and miscellaneous articles. For particulars see catalogue on day of sale. JOHN F. HARRIOT, Property Clerk.

POLICE DEPARTMENT—CITY OF NEW YORK, 1896. OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the tollowing property, now in his custody, without claim-ants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, boots, shoes, wine, blankets, diamonds, canned goods, prisoners and found by Patrolmen of this Department. IOHN F. HARRIOT, Property Clerk.

BOARD OF EDUCATION.

BOARD OF EDUCATION. StateD PROPOSALS WILL BE RECEIVED BY the Committee on Buildings of the Board of Educa-tion of the City of New York, at the Annex of the Hall of the Board, No. 58 Broadway, eleventh floor, until 3.30 o'clock P. M. on Monday, July 12, 1897, for Erecting a New School Building at One Hundred and Eighth and One Hundred and Ninth streets, between Amster-dam avenue and the Boalevard; also, for Erecting a New School Building at City Island for Grammar School No. 702; also, for Supplying the Heating and Ventilating Apparatus for the New School Building at Trinity avenue and One Hundred and Thirty-fifth street, for the New Annex Grammar School No. 93; also, for Grammar School No. 90; also, tor Making Alterations in and Additions to the Heat-ing and Ventilating Apparatus of Primary School No. 33; also, for Supplying New Furniture for the New School Building at Nimety-first street and First avenue (P. S. No. 51; slao, for Supplying New Furniture for the following-named school buildings; Additions to Grammar School No. 54, 07 and 99; also, for Making Alterations, Repairs, etc., at Grammar Schools Nos, 49 and 65; also, for Excavating etc., for the New School Building at Nimety-first street and First avenue (P. S. No. 51; slao, for Supplying New Furniture for the following-named school buildings; Additions to Grammar School No. 34, 07 and 99; also, for Making Alterations, Repairs, etc., at Grammar Schools Nos, 49 and 65; also, for Excavating etc., for the New School Building at Nimety-first street and First avenue (P. S. No. 51); also, for Excavating etc., for the New School Building at Nimety-first street and First avenue of the Hollowing-street and specifications may be seen and blank pro-posals obtained at the Annex of the Hall of the Board, Education of bidders is expressly called to the the street and in the contract within which the work

Plans and specifications may be seen and blank pro-posals obtained at the Annex of the Hall of the Board, Estimating Room, Nos. 449 and 421 Broome street, top flor. The attention of bidders is expressly called to the ime stated in the contract within which the work must be completed. They are expressly notified that the successful bidder will be held strictly to completion within said time. The Committee reserve the right to reject any or all of the proposals submitted. They are the right to reject any or all of the proposals submitted. They are required in all cas 's. The responsible and approved surctices, residents of this city, are required in all cas 's. To responsible and approved surctices, residents of Education render their responsibility doubtful. This required, as a condition precedent to the reception or nonideration of any proposals, that a certified check upon. or a certificate of deposit of, one of the State or National banks or Trust Companies of the City of New York, drawn to the order of the President of the Board of Education, shall accompany the proposal to an amount of not less than three per cent. of such proposal when said proposal is for or exceeds ten thousand dollars, and to an amount of not less than five per cent. of such proposal when said proposal is for or exceeds the thousand dollars, and to heas and certificates of deposits made, to the persons making the sume, except that made by the person or persons whose bid has been so accepted ; and that if the person or persons whose bid has been so accepted shall refuse or neglect, within five days after due notice has been given that the contract is ready for execution, to execute the same, the amount of the deposit or of the check or certificate of deposits made by this board, not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City of New York; but if the said person or persons whose bid has been so accepted shall executes to retif oposit of the check, comentitee on Buildings of the Boa

BUT, JACOB W. MACK, Committee on Buildings. Dated New York, June 30, 1897. Seated New York, June Beneral Method States of the Board of Education of the City of New York, at the Annex of the Hall of the Board, No. 585 Broadway, eleventh floor, until 3:30 of clock P. M., on Tuesday, July 6, 1897, for Supplying the Furniture for New School Building on southwest corner of Tremont and Anthony avenutes, them 5 of specifications; for Furniture for Grammar Schools Nos. 4, 8, 28 and 31; for Supplying the Heating and Ventilating Apparatus for new annex and Ventilating Apparatus for new annex and School No. 94, on northwest corner of Amsterdam ave-nue and West Sixty-eighth street; also for Supplying the Heating and Ventilating Apparatus for the Main Building of Grammar School No. 2, at Nos. 174 to 124 Henry street and Nos. 165 to 171 Madison street; also for Making Alterations, Repairs, etc., at Grammar Schools Nos. 88, and 92 and Primary Schools Nos. 10, 21 and 40; also for Supplying Furniture for the Addition to Psimary School No. 34; also for Supplying fur-New School Building on the southwest corner of Suffolk and Rivagton street; also for Supplying Fur-niture, etc., for the New School No. 97; also for Supplying Fur-niture, etc., for the New School Building at Tirnity avenue and One Hundred and Third avenues; also for Erecting an Annex to and Improving the Jeant in New School Building at Tirnity avenue and One Hundred and Forty-ninth street; also for Supplying New Furniture for the Annex to Frimary School No. 27; also for Installing Zentri-light fant in New School Building at Henry, Oliver and Catarine streets; also for Installing Electri-light fant in New School Suiding at Henry, Oliver and Catarine streets; also for Installing Electri-light fant in New School Suiding at Henry, Oliver and Catarine streets; also for Installing Electri-light fant in New

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FIRE DEPARTMENT.

FIRE DEPARTMENT. TREE DEPARTMENT, CITY OF NEW YORK, BUREAU OF INSPECTOR OF COMBUSTIBLES, Nos. 157 and 159 EAST STATY-SEVENTH STREET, NEW YORK, June 28, 1807. MOTICE IS HEREBY GIVEN TO THE OWNER Seventy-Jourth street, on June 24, 1807. for violation of Section 4.55, chapter 410, Laws of 1838, that on Friday, July 2, 1807, at 10 o'clock A. M., the Fire Commissioners will sell at the Bureau of Combustibles, Nos. 157 and 159 order of the Board of Fire Commissioners. GEO. E. MURRAY, Inspector of Combustibles.

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS DEPARTMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, June 29, 1897. TO CONTRACTORS. SEALED BLDS OR ESTIMATES, WITH THE indorsed thereon, will be received by the Department of Public Parks, at its offices, Arsenal Building, Sixty-fourth street and Fifth avenue, Central Park, until o'clock r. M., of Monday, July 12, 1897, for the follow-ing-named works: No. 1. FOR REGULATING AND PAVING WITH TELFORD PAVEMENT THE ROADWAY OF PROSPECT HILL ROAD, between Pelham Bridge

NEW YORK, June 29, 1897.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, NEW YORK, JUNE 15, 1897. PUBLIC NOTICE IS HEREBY GIVEN THAT the 35th auction sale of Unclaimed Property will be sold at Public Auction, at Police Head-quarters, on Wednesday, June 30, 1897, at 11 o'clock A. M., of the following property, viz.: Male

Plans and specifications may be seen and blank pro-posals obtained at the Annex of the Hall of the Board, Estimating Room, Nos. 419 and 421 Broome street, top

floor. The attention of bidders is expressly called to the time stated in the contract within which the work must be completed. They are expressly notified that the suc-cessful bidder will be held strictly to completion within wid time.

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Addot The proposal will be considered from persons whose character and antecedent dealings with the Board of the control render their responsibility doubtful. The proposal will be considered from percedent to the recep-tion or consideration of any proposals, that a certified the proposal will be control to the percent of the City of the board of Education, shall accompany the pro-posal to an amount of the state per cent, of the proposal when said proposal is for or ex-of such proposal when said proposal is for or ex-posal when said proposal is for an amount under ten-the state of the Board will return all the deposits of the doublers; that on demand, within one day after the state of the Board will return all the deposits of the contract by the Committee, the proposal when said proposal is for an amount under ten-the state certificates of deposits made, to the persons proposal when said proposal is for an amount under ten-the state certificates of deposits made by the persons proposal when said proposal is for an amount under ten-the state certificates of deposits and the deposits of the contract by the Committee, the proposal when said be contract by the Committee, the proposal when said proposal is for an amount under ten-the state certificates of deposits made by the persons proposal of the Court return all the deposits of the contract by the Committee, the same tent of the court of the said proposal whose bid has been so accepted shall reture or period said index (to the period proposal whose bid has been so accepted; and proposal whose bid has been so accepted shall the same for such regions of persons whose bid has been so accepted the City Treasury to the credit of the said proposal be contract within the time aforesaid, shall provide the contract within the time aforesaid, shall provide the contract within the time aforesaid, shall be and into the City of New York; but if the said provide the contract within the time aforesaid, shall the said percent within

STREET CLEANING DEPT.

TO CONTRACTORS. TO CONTRACTORS. PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING THE FOUNDATIONS AND SUPERSTRUCTURE FOR A STEEL POCKET DUMP ON PIER AT THE FOOT OF WEST THIRTIETH STREET, NORTH RIVER, IN THE CITY OF NEW YORK.

WEST THIRTIE TH STREET, NORTH RIVER, IN THE CITY OF NEW YORK. ESTIMATES FOR PREPARING FOR AND building the foundations and superstructure for a steel pocket dump on pier at foot of West Thirtieth street, North river, will be received by the Com-missioner of Street Cleaning, at the office of said Department, No. 32 chambers street, in the City of New York, until Thursday, the 8th day of July, 1897, at ra o'clock M., 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 practicable after the opening of the bid. N.B.—The Board of Estimate and Apportionment, by a resolution adopted the 2ad day of June, 1897, authorized the issue of bonds to an amount not to exceed (\$x2,500) twelve thousand five hundred dollars, for pay-ment for the work under the said contract, and bids in xoto be entitled to be received. My person making an estimate for the work shall furnish the same in a sealed envelope to said Commis-sioner of Street Cleaning, at said office, on or before the dy and hour above named, which envelope shall be indorsed with the name or names of the person or per-sons presenting the same, the date of its presentation, and a statement of the work to which it relates. The dider to whom the award is made shall gives stuemity for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Six Thousand Dollars. The estimate of the nature, quantities and extent of the work is as follows:

The estimate of the nature, quantities and extent of ne work is as follows :

SUBSTRUCTURE. 1. Piles, White Pine, Yellow Pine or Cypress, &g. (It is expected that these piles will have to be about 60 and upwards in length, to meet the requirements of the specifications for driving) 2. Yellow Pine, 12 inches by 12 inches, 6,000 feet, B. M. 3. Yellow Pine, 12 inches by 15 inches, 1,650 feet, B. M. 4. Bolts, Spikes, Strap-bolts, Straps, etc., 6,000 pounds.

nounds.
Painting.
Labor of every description.
SUPERSTRUCTURE.
Structural Steel, about 16,000 pounds.
Forged Iron, about 538 pounds.
Cast-iron, about 1,950 pounds.
Wrought-iron, about 400 pounds.
Flat Iron, about 41,000 pounds.
Wrought-iron Dock-spikes and Nails, about 1,600 pounds. ds. Spruce Timber and Boards, about 5,500 feet. B. M. Yellow Pine Timber, about 25,500 feet, B. M. Galvanized Corrugated Iron, about 1,450 square 8.

to. Galvanized Smooth Iron, about 4,500 square feet. 17. Tin Roofing, laid on 2-ply tar paper, about 1,760

re feet. Window-sashes, with hinges, locks, etc., 10. Steel Wire Hoisting Rope, 5%-inch, about 70

12. Window-sashes, which the provided state of the provid

received : ist. Bidders must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the foregoing estimate, and shall not at any time after the submission of an estimate dispute or com-plain of the above statement of quantities, aor assert that there was any misunderstanding in regard to the nature or amount of the work to be done. ad. Bidders will be required to complete the entire Work to the satisfaction of the Commissioner of Street Cleaning, and in substantial accordance with the speci-fications of the contract and the plans therein referred to. No extra compensation beyond the amount pay-

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awarded, will be awarded by for to one of the barth bidders. THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESURVED 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 Depart-ment.

GEO. E. WARING, Jr., Commissioner of Street Cleaning. Dated NEW YORK, June 23, 1897.

Dated New York, June 33, 1097. 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 of charge, by applying to the Commissioner of Street Cleaning, in the Criminal Court Building. GEORGE E. WARING, Jr., Commissioner of Street Cleaning

DEPARTMENT OF PUBLIC WORKS PERMIT ISSUED BY THE DEPARTMENT OF PUBLIC WORKS OF THE CITY OF NEW YORK TO TUBULAR DISPATCH COM-PANY.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, June 14, 1897.

Maiden Lane to Liberty street, 8 feet from the west curb line of William street ; thence along William street, from Liberty street to Wall street. 4 feet from the west curb-line of William street ; thence along William street from Wall street to South William street, i foot from the west curb-line of William street ; thence along South William street 7 feet 6 inches from the west curb-line to the change of direction or bend in said street 4 feet from the west curb-line ; thence a to the intersection with Broad street 1 inches from the west curb-line of South William street; thence across and along Broad street 7 feet 6 inches from the west curb-line of Broad street 7 feet 6 inches from the ster curb-line of Broad street 7 feet 6 inches from the west curb-line of Broad street 7 feet 6 inches from the west curb-line in a feet from the north curb-line to a point opposite the Produce Exchange, 11 feet from the north curb-line ; thence into the branch post-office in the Produce Ex-change Building.

Produce Exchange ri feet from the north curb-line; thence into the branch post-office in the Produce Exchange Building.
This permit is granted and accepted subject to the construction and maintenance of said pneumatic tubes or pipes from the General Post-office to the Produce Exchange branch post-office in accordance with the plans thereof filed by said Tubular Dispermit with the Department of Public Works, and such modifications of said plans as have been or may be required by the Commissioner of Public Works, and such modifications and provisions, besides such trither from the organic post of the following terms, conditions and provisions, besides such trither from the commissioner of Public Works, and such modifications and maintenance of said plans as have been or may be required by the Commissioner of Public Works, and such modifications and provisions, besides such trither from the tome imposed by the Commissioner of Public Works in the public interests:

The construction and maintenance of said pneumatic tubes or pipes shall be subject to the terms, conditions and provisions, beside to the terms, conditions and provisions due to be so proceented to a subject to the terms, conditions and appurtenances shall be so prosecuted as to cause as little inconvenience to public travel as of public Works, and so as not to interfere with the succes connections, or with the subways or subway connections, in any of said streets, nor with such controls.
The trench or excavation for said pneumatic tubes or pipes defore entering on the work.
The trench or excavation for said pneumatic tubes in prepariment thereof in the plan for laying said streets and to and specifications are prepared and submitted to and provide by the Commissioner of Public Works, for necessary changes, for protection of the same and to laneumatic tubes or pipes before entering on the work.
The trench or excavation for said pneumatic tubes in all represents in accordance with the plans and specific

and shall be to maintained by said company for two years after such pavement shall have been relaid; and the albor for all said work shall be turnished by and at the expense of said company.
The case said company shall fail or neglect to so replace the pavement, or to so maintain the same for two years after or more said company shall fail or neglect to so replace the pavement, or to so maintain the same for two years, then the Commissioner of Public Works, or his successor in authority in reference thereto, after a lapse of forty-eight hours' notice served on any of the agents or employees of sid company, shall make such repairs as he finds necessary, and the said company works or its successor in authority in reference thereto, all cost incurred for labor and material in making such repairs.
The said company shall place sufficient and proper guards for the prevention of accidents, and shall put up and keep at night suitable and sufficient lights, and they shall indemnify and save harmless the City of New York, its officers, agents and servants, against and from all damages, costs and expenses which they may suffer to which they may be put by reason of any injury to the person or property of aaother, resulting from carelessnes or negligence on the part of sand company.
The said company shall immediately remove from the ine of work shall be carried on only in such places and for access to said tubes or pipes placed on the ine of the work with all necessary force of labor at such times and places as said Commissioner may from time to time deginet: but the said company shall prosecute the work with all necessary force of labor at such times and places as said commissioner of public Works, and whose salaries and is a commenced to the time the pavement shall be relaid, shall be insolent, or order to the same (or any shall prosecute the work with all necessary force of labor at such times and places as a said commissioner of public Works, and whose salaries and sheads for manholes

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WEDNESDAY, JUNE 30, 1897.

tubes or pipes for transmission of mail or other matter, one and one-half per centum of their gross receipts for the next succeeding twelve months, and two per centum of their gross receipts for each succeeding year there-after. And the said company, their successors or assigns, shall, whenever required by the said Comptroller, execute such further assurance of their obligation for payment of the percentage of their gross receipts as aforesaid as the Counsel to the Corporation of the City of New York.

may devise and advise in the interest of the City of New York. It is made a condition of the issuance of this permit that its acceptance, in all its terms, conditions and pro-visions, is attested hereunder by the President and Sccretary of the Tubular Dispatch Company, and cer-tificate of such acceptance and agreement thereto, in all of its terms, conditions and provisions, by resolution of the Board of Directors of said company, shall be filed with the Commissioner of Public Works, and that there-upon this permit shall take effect. HOWARD PAYSON WILDS, Deputy Commis-sioner of Public Works. The foregoing permit, in all of its terms, conditions and provisions, is hereby accepted by the Tubular Dis-patch Company, which agrees to all the terms, conditions and provisions thereof. That testation whereof the Tubular Dispatch Company has hereto caused its seal to be affixed, and its accept-ance to be executed by its President and Sccretary, this ath day of June, 180. YNO. E. MILHOLLARD, President ; JONN F. LANGAN, Sec-retary. Gertificate of acceptance of the Permit of the Depart-

JNO. E. MILHOLLANN, President ; JOHN F. LANGAN, Secretary.
Certificate of acceptance of the Permit of the Department of Public Works, dated June 14, 1297, by the Tubular Dispatch Company.
A permit having been issued by Howard Payson Wilds, Deputy Commissioner of Public Works of the City of New York, dated June 14, 1897, to the Tubular Dispatch Company to take up the pavements and to excavate portions of the streets, and to lay down, construct and maintain two pneumatic tubes or pipes of iron under the streets, for the transmission of mail or other matter, under and pursuant to the provisions of chapter 400 of the Laws of 1874 and chapter 977 of the Laws of 7805, along the line of certain streets therein designated, from the General Post-office to the Produce Exchange branch post-office, upon certain terms, conditions and provisions, including as follows:

of certain streets therein designated, from the General Post-office to the Produce Exchange branch post-office, upon certain terms, conditions and provisions, including as follows: "In consideration of the permission hereby given, the said Tubular Dispatch Company, their successors or ceipts, and shall report the same to the Comptroller of the City of New York in wrung, under oath, of their President or Treasurer, annually, on or before the 1st day of February of each year for the preceding calendar year; and also, at the time of making report of receipts, as aforesaid, shall pay into the Treasury of the City of New York, to the credit and for the benefit of the Sinking Fund thereof, one per centum of their gross re-ceipts for the first twelve months after the commence-ment of the use of any portion of said pneumatic tubes or pipes for transmission of mail or other matter, one and one-hall per centum of their gross receipts for the next succeding twelve months, and two per centum of their gross receipts for each succeeding year thereafter. And the said company, their successors or assigns, shall, whenever required by the said Comptroller, execute such further assurances of their obligation for payment of the Ecounsel to the Corporation of the City of New York." "It is made a condition of the issuance of thi spermit and scettary of the Tubular Dispatch Company, and certi-ficate of such acceptance and agreement thereto, in all of its terms, conditions and provisions, by resolution of the Board of Directors of said company, shall be filed with the Commissioner of Public Works; and that there. The Tubular Dispatch Company, shall be filed with the Commissioner of Public Works; and that therems, conditions and provisions, of the said permit, and directs that this certificate be executed on behalf of the Tubular Dispatch Company. Ther Athes certificate be executed on behalf of the Tubular

DEPARTMENT OF PUBLIC WORKS, NEW YORK, June 25, 1897.

PUBLIC NOTICE.

PUBLIC NOTICE. ELM STREET—WIDENING AND EXTENSION. THE COMMISSIONER OF PUBLIC WORKS, by and under authority of chapter 641 of the Laws of the State of New York, passed May 22, 1507, hereby notifies all owners and occupants within the lines of the property taken for the widening and extension of Elm street, from City Hall place, near Chambers street, to Great Jones street, opposite Lafayette place, to vacate the premises within the lines of the said street on or before July 31, 1807, at which time the buildings and parts of buildings will be sold at public auction. CHARLES H. T. COLLIS, Commissioner of Public Works.

COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, June 22, 1897. TO CONTRACTORS. BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the biader indorsed thereon, also the number of the work as in the advertisement, will be received at No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clock ... on Tuesday, July 6, 1897. The bids will be publicly opened by the head of the Department in the basement at No. 150 Nassau street at the hour above-mentioned.

THE CITY RECORD

to. No extra compensation beyond the amount pay-able for the work before mentioned, which shall be actually performed, at the prices therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

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DEFICE, NO. 150 NASSAU STREET, NEW YORK, June DERMISSION IS HEREBY GIVEN TO THE Tubular Dispatch Company, a corporation organ-ized and existing under the Laws of the State of New York to take up the pavements and to excavate portions of the streets, and to lay down, construct and maintain two pneu-matic tubes or pipes of iron (not exceeding nine-inch bore and twelve-inch flange), and appurtenances, under the streets, for the iransmission of mail and other matter in and through said tubes or pipes, under and pursuant to the provisions of chapter 400 of the Laws of 1892, 42, and chapter 977 of the Laws of 1895, from the General Post-office to the Produce Exchange branch post-office, as follows:

chapter 97 of the Laws of rogs, fund the Cost-office, as office to the Produce Exchange branch post-office, as follows: Starting at the General Post-office, thence across Park Row to Beekman street, four feet six inches from the north curb-line of Beekman street; thence along Beekman street from Park Row to Nassau street, four feet six inches from the north curb-line of Beekman street; thence along Beekman street from Nassau street to William street, seven feet from the north curb-line of Beekman street it hence along William street, from Beekman street to Ann street, if feet from the west curb-line of William street; thence along William street, from Ann street to Fulton street, if feet form the west curb-line of William street; thence along William street, from Fulton street to John street, is feet 6 inches from the west curb line of William street, from Street; thence along William street, from Patt attreet, it feet 6 inches from the west curb-line of William street; thence along William street, from street; thence along William street, from Patt attreet to Maiden Lane, is feet form the west curb-line of William street; thence along William street, from Patt is treet, it Maiden Lane, is feet form the west curb-line of William street; thence along William street, from Patt

publicly opened by the head of the Department in the basement at No. 750 Nassau street at the hour above-mentioned. No. 1. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF ROOSE-VELT SIREET, from Park Row to Water street. No. 2. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF MARKET STREET, from Division to Cherry street. No. 3. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRES-ENT PAVEMENT, THE CARRIAGEWAY OF FIFTEENTH STREET, from Sixth to Tenth avenue. No. 4. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF EIGHTY-THIRD STREET, from Central Park, West, to Riverside Drive. No. 5. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF EIGHTY-THIRD STREET, from Central Park, West, to Riverside Drive. No. 5. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF FORTY.SEVENTH STREET, from Seventh to Eighth avenue. Each bid or estimate shall contain and state the

ENT PAVEMENT, THE CRACKING Seventh to FORTY-SEVENTH STREET, from Seventh to Eighth avenue. Each bid or estimate shall contain and state the name and place of residence of each of the per-sons making the same, the names of all persons interested with him therein, and it 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 purpose, and is in all respects lair and without collusion or fraud, and that no member of the Common Council, head of a depart-ment, 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 in the work to which it relates or in any portion of the profits thereof. Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders

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WEDNESDAY, JUNE 30, 1897.

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 in Bureau of Water Purveyor in basement. CHARLES H. T. COLLIS, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, March 33, 1897.

Arrish of the second structure of the second struct

drains. CHARLES H. T. COLLIS, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, August

NOTICE IS HEREBY GIVEN THAT THE Charge for value permits is fixed at the rate of \$2 per square foot, under and pursuant to ordinance of the Common Council relating thereto. HOWARD PAYSON WILDS, Deputy Commis-sioner of Public Works.

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NEW YORK, October 20, 1896. TO OWNERS, ARCHITECTS AND BUILDERS. MOTICE IS HEREBY GIVEN THAT ALL OR-dianaces of the Common Council, approved De-cember 31, 1880, and subsequent thereto, in relation to the use and occupancy of sidewalks, must be complied with, and that all hoistways must occupy only such space of the sidewalk as is authorized by special ordinance of the Common Council, passed March 30, 1886, vis.: " Hoistways may be placed within the stoop-liues, but in no case to extend beyond five feet from the house-ing, and shall be guarded by Iron railings or rods to prevent accidents to passers-by." You are further notified that all violations now exist-

prevent accidents to passers-by." You are further notified that all violations now exist-ing of such ordinances must be removed, and that all conditions set forth in permits granted for vault or other purposes must be complied with within sixty days. The special ordinances permitting court-yard inclosures give no right to occupy this space otherwise. CHARLES H.T. COLLIS, Commissioner of Public Works.

Works.

Works. NOTICE TO PROPERTY-OWNERS, BUILDERS, FLAGGERS AND OTHERS. NOTICE IS HEREBY GIVEN THAT THE practice of placing concrete or other friable curbs on the streets of this city is in contravention of chapter 6, Article 7, section 105, Revised Ordinances of 1880, which reads: "All curb-stones * * shall be of the best hard blue or gray granite." And this Depart-ment will find it necessary to prosecute to the full penalty imposed by law persons setting or making such curb-stones provided by the City or not. Further notice is given that this Department will in no

Further notice is given that this Department will in no case entertain claims or damages to concrete or other artificial sidewalks that are caused by repair or setting of hydrants, or by other work which the City does for the general good. CHARLES H. T. COLLIS, Commissioner of Public Works.

THE CITY RECORD.

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Piles, 2,413. (It is expected that these piles will have to be about from 80 to 85 feet in length, to average 83 feet, to meet the requirements of the specifications for driving.) 5. White Oak Fender Piles, about 60 feet in length, 136

136. 6. %"x28", %"x26", %x24", %"x22", %"x10", %"x16", %"x12", %"x26", %"x24", %"x22", %"x30", %"x18", %"x16", %"x24", %"x24", %"x22", %"x30", %"x18", %"x10", %"x14", %"x12", %"x2", %"x14", %"x12", %"x10", %"x14", %"x12", %"x2", %"x14", %"x12", %"x10", %"x14", %"x12", %"x24", %"x14", %"x12", %"x10", %"x14", %"x12", %"x24", %"x14", %"x12", %"x10", %"x14", %"x12", %"x14", %"x12", %"x10", %"x14", %"x12", %"x12", %"x14", %"x16", %"x14", %"x14", %"x12", %"x14", %"x16", %"x14", %"x14", %"x14", %"x12", %"x14", %"x16", %"x14", %"x14", %"x14", %"x14", %"x14", %"x16", %"x14", %"x14", %"x14", %"x14", %"x14", %"x16", %"x14", %"x14, %"x14", %"x14, %"x14", %"x14, %"x14", %"x14, %"x14", %"x14", %"x14, %"x14,

8. Wrought-iron Straps and Strap-onto acout, 1,92-pounds.
9. Wrought-iron Washers, about 1,848 pounds.
10. Cast-iron Washers for 124", 126", 1", and 34"
Screw-bolts, about 34,205 pounds.
11. 136", 34", and 36" lag-screws, 2,005 pounds.
12. Boiler-plate Armatures, 7,544 pounds.
13. a. Cast-iron Mooring-posts, weighing about 1,800 pounds each, 6; b. Cast-iron Mooring-posts, weighing about 1,800 pounds each, 2:
14. Steel I Beams, 12" and 15", about 222,833 pounds.
15. 36" x 9" and 36" x 14" Steel Plates, about 9,506 pounds.

pounds. 16. Pipe Separators for Steel Beams, about 1,100 pounds.

pounds. 17. Standard Gauge (4' x 8½'') Railroad Track, laid with standard steel rails weighing 60 lbs. per yard, standard fish-plate connections and 4-inch railroad spikes, about 715 feet. 18. Cast-iron pile-shoes, about 33,000 pounds. 19. Labor of every description for about 94,480 square feet of nic.

10. Labor of every description for about 94,944 feet of pier.
 20. Materials for painting, oiling and tarring.
 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 :

every estimate received : Ist. Bidders must satisfy themselves, by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accu-racy of the foregoing Enguncer'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. ad. 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. 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. The work to be done under the contract is to be com-

specified by the lowest bidder, shall be due or payable for the entire work. The work to be done under the contract is to be com-menced within five days after the date of the receipt of a notification from the Engineer-in-Chief of the Depart-ment of Docks that the work to be done under the contract is to be fully completed on or before the expiration of one hundred and fifty days after the date of service of said notification ; and the damages to be paid by the con-tractor for each day that the contract may be unful-filled after the time fixed for the fulfillment thereof has expired are, by a clause in the contract, deter-mined, fixed and liquidated at Fifty Dollars per day. Bidders will state in their estimates a price for 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 in-volved in or incidental to the fulfillment of the con-tract, including any claim that may arise through delay, from any cause, in the performing of the work thereunder. Where the City of New York owns the wharf, per or bukhead, at which the materials under this contract are to be delivered, no charge will be made to the con-tracts, including aupon vessels conveying said mate-rials. Bidders will distinctly write out, both in words and

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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 ac-companied 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 re-quired 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 retusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him. Bidders are informed that no deviation from the speci-fications will be allowed unless under the written in-structions of the Engineer-in-Chief. No estimate will be accepted from or contract warded to any person who is in arrears to the Cor-poration, upon debt or contract, or who is a detaulter, as surety or otherwise, upon any obligation to the Corporation.

as surety or otherwise, upon any obligation to the Corporation. In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders. 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 agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Depart-ment.

upon application interest interest. EDWARD C. O'BRIEN, EDWIN EINSTEIN, JOHN MONKS, Commissioners of the Department of Docks. Dated New York, June 17, 1897.

TO CONTRACTORS. (No. 598.) PROPOSALS FOR ESTIMATES FOR FURNISH. ING AND DELIVERING ABOUT 700 TONS OF ANTHRACITE COAL. ESTIMATES FOR FURNISHING AND DE-livering about 700 tons of Anthracite Coal will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Depart-ment, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of TUFEDAY. ULV 12. 1802.

in the City of New York, until 12 o'clock M. of TUESDAY, JULY 13, 1897. 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 practicable after the opening of the blds. Any person making an estimate for the work shall turnish 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

an order from the Engineer to begin the delivery of coal? and the delivery will be continued in lots of about 230 tres at such times and places and in such manner as may be directed by the Engineer, and the delivery of said coal will be fully completed on or before the 1st day of December, 1807, and the damages to be paid by the con-tractor for each day that the contract 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, per ton, for furnishing and delivering coal, in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be tested, volved 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.

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 suretice 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 it be accepted and executed.
Binders are required to state in their estimates their interested with them therein, and if no other persons interested with them therein, and if no other persons be on interested the estimate shall distinctly state the fact; also that the estimate is made without any consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same wind of labor or material and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member. or in which he has knowledge, either personal or otherwise, to is all abor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly inter-ested in this estimate, or in the supplies or work to which if relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder or any optien of the several matters stated therein are in all respects true. Which which is estimate, that the several matters thar one person is interested it is

than one person is interested it is requisite that the perification 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 business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, upon its being so awarded, become bound as his or their surcties for its faithful perform-ance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Cor-poration 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 Cor-poration 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 esti-mated 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 writ-ing, of each of the person signing the same, that he is a householder or freeholder in the City of New York and is worth the amount of the scurity required for the completion of the contract, over and above all his debts of every nature, and over and above his *liabilities as bail, surety and otherwise*, and that he has offered him-self as surety in good faith and with the intention to sufficiency of the security offered 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.

sumcharly of the second wind be added to the sum of the second and the second the second and the second the second and the second the second the second the

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 One Thousand Two Hundred Dollars. The Engineer's estimate of the quantity of coal to be furnished and delivered is about 700 tons. It is expected that about 600 tons will be required to be delivered at the West Fifty-seventh Street Yard of the Department of Docks, and that about roo tons will be required to the Department of Docks, and that about too tons will be required to the Department of Docks, and that about foot of the Street Yard of the Department of Docks, and that about foot to be delivered at the Kast Twenty-fourth

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DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS. TO CONTRACTORS. (No. 594.) PROPOSALS FOR ESTIMATES FOR PREPAR-ING FOR AND BUILDING A NEW PIER NEAR THE FOOT OF WEST ELEVENTH STREET, NORTH RIVER. ESTIMATES FOR PREPARING FOR AND building a New Pier near the foot of West Eleventh street, North river, 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 ze o'clock M. of MODAY, JULY 12, 1897. At which time and place the estimates will be publicly opened by the head of said Department. The award of he contract, if awarded, will be made as soon as practicable after the opening of the bids. The preson making an estimate for the work shall furnish the same in a sealed envelope to said Board, at 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

date of its presen which it relates.

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 thirty-five thousand dollars. The Engineer's estimate of the nature, quantities and extent of the work is as follows: The

are to be wharfage upon vessels conveying sain mate-rials. Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing the work. The person or persons to whom the contract may be awarded will be required to attend at this office, with the surveites offered by him or them, and execute the contract 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 it be accepted and executed. Bidders are required to state in their estimates their

to be accepted and executed. 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 consulta-tion, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or traud; that no com-bination or pool exists of which the bidder is a member, or in which the bidder is directly or in-directly interested, or of which the bidder has knowl-edge, either personal or otherwise, to bid a cer-tain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head

the Department of Docks, and that about 100 tons will be required to be delivered at the East Twenty-fourth Street Yard.

Where the City of New York owns the wharf, pier or bulkhead at which materials under this contract are to be delivered, no charge will be made to the contractor for wharfage upon vessels conveying said materials.

for wharfage upon vessels conveying said materials. N. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received : rst. Bidders must satisfy themselves by personal ex-amination of the location of the proposed delivery of materials, 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 misunder-standing in regard to the nature or amount of the work to be done.

to be done. ad. 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. No extra compensation, beyond the shall be actually performed at the price therefor, per ton, to be specified by the lowest bidder, shall be due or payable for the entire work. A ton of coal under these specifications shall be 2,240 pounds avoirdupsis. The work to be done under this contract is to be com-menced within ten days from the date of the receipt of

Department. EDWARD C. O'BRIEN, EDWIN EINSTEIN, JOHN MONKS, Commissioners of the Department of Docks.

Dated NEW YORK, June 24, 1897.

Dated New York, June 24, 1897. TO CONTRACTORS. (No. 597.) TO CONTRACTORS. FOR FURNISH. ING SAWED SPRUCE TIMBER. STIMATES FOR FURNISHING SAWED Commissioners at the head of the Department of Docks, the office of said Department, on Pier "A," foot of battery place, North river, in the City of New York, until 20 'clock M. of PIDAY, JULY 2, 1897. Twhich time and place the estimates will be publicly one contract, if awarded, will be made as soon as practi-cues and 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 sate of the person or persons presenting the same, the date of its presentation, and a statement of the work to which envelope shall be indorsed with the name or state of the person or persons presenting the same, the date of its presentation, and a statement of the work to which envelope shall be indorsed with the name or state of the person or persons presenting the same, the date of its presentation, and a statement of the work to which envelope shall be indorsed with the name or mate of the person or persons presenting the same, the date of its presentation, and a statement of the work to which envelope shall be indorsed with the name or mate of the person or persons presenting the same, the date of its presentation, and a statement of the work to which envelope shall be indorsed with the name or mate of the person or persons presenting the same, the date of the person or persons presenting the same, the date of the person or persons presenting the same or the sum of One Thousand Two Hundred Dollars.

The Engineer's estimate of the quantities of materials to be furnished is as follows :

The Engineer's estimate of the quantities of materials to be furnished is as follows: SFRUCE PLANK FOR REPAIRS. Three-inch and 4-inch plank, as ordered, in pieces varying in length from 1s feet to 36 feet, 9 inches wide and upward, about 150,000 feet, B.M. The 3-inch and 4-inch plank called for shall be deliv-ered in lots of not less' than 500 feet, board measure, within six hours after receipt of an order that said de-livery is to commence. Where the City of New York owns the wharf, pier or for wharfage upon vessels conveying said materials. N.B.-Bidders are required to submit their estimates by on the following express conditions, which shall apply to and become a part of every estimate received : Ist. Bidders must satisfy themselves, by personal examination of the location of the proposed delivery of materials, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, end 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 misunder-standing in regard to the nature or amount of the work to be done. a. d. Bidders will be required to complete the entire

standing in regard to the nature or amount of the work tobe done. ad. 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. No extra compensation, beyond the amount payable for the work before mentioned, which shall be actually performed at the price therefor, per thousand feet board measure, to be specified by the lowest bidder, shall be due or payable for the entire work.

lowest bidder, shall be due or payable for the early-work. The contractor shall be ready to commence the deliv-ery of the materials called for under this contract within five days after the date of this contract, and the delivery shall be commenced and shall be continued in such manner and quantities and at such times and places as may from time to time be directed by the Engineer. Chief, and the entire work is to be fully completed on or before the 1st day of November, 1807, and the damages to be paid by the contractor for each day that the con-tract may be unfulfilled atter the time fixed for the ful-fillment thereof has expired are, by a clause in the con-tract fixed and figuidated at Fifty Dollars per day. Bidders will state in their estimates a price per thou-

Tact fixed and liquidated at Fifty Dollars per day. Bidders will state in their estimates a price per thou-sand feet, board measure, for spruce timber delivered, in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be rested. This price is to cover all ex-pense of every kind involved in or incidental to the fulfilment 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 the work.

work. The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties 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 abandoned it and as in default to the Corporation, and the con-tract will be readvertised and relet, and so on until it be accepted and executed.

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No estimate will be received or considered unless ac-

THE CITY RECORD.

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.

Department. EDWARD C. O'BRIEN, EDWIN EINSTEIN, JOHN MONKS, Commissioners of the Department of Docks. Dated NEW YORK, June 21, 1897.

JOHN MORKS, Commissioners of the Department of Dock. Dated New York, June 21, 1897. TO CONTRACTORS. (No. 580.) PROPOSALS FOR ESTIMATES FOR DREDGING BETWEEN BANK STREET AND BETHUNE STREET, ON THE NORTH RIVER. STIMATES FOR DREDGING ON THE NORTH bead of the Department of Docks, at the office of said Department, on Pier "A," foot of Baitery place, North inver, in the City of New York, until 12 o'clock M. of FRIDAY, JULY 2, 1897. at which time and place the estimates will be publicly opened by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Baitery place, North inver, in the City of New York, until 12 o'clock M. of FRIDAY, JULY 2, 1897. at which time and place the estimates will be publicly opened by the bead 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, twork to which it relates. The bidder to whom the award is made shall give metry for the faitful performance of the contract, in the manner prescribed and required by ordinance, in the manner prescribed and required by ordinance, in the manner prescribed and required by ordinance, in the failing in rear of cribwork, about 22,000 cubic yords; Cribwork, about 21,000 cubic yards; Cribwork, ot filders must satisfy themselves by personal ex-mination of the location of the publicly, which shall and the following express conditions, which shall and the following express conditions, which shall and the satisfaction of the proposed dredging, and yourd other means as they may prefer, as to the accu-racy of the foregoing Engineer's estimate, and shall not, any time after the submission of an estimate, dispute or ophale nof the boat the work to be done. The didders

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. The work to be done under this contract is to be com-menced within five days after receiving a notification from the Engineer-in-Chief of the Department of Docks that any part or portion of the dredging to be done under this contract will be between Bank and Bethune streets, on the North river, and is to be done, from time to time, and in such quantities and at such times as may be directed by the Engineer, and all work done under this contract is to be fully completed on or before the above mentioned notification. The damages to be paid by the contractor for each day that the contract, or any part therof that may be ordered or directed by the Engineer, may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day. Bidders will state in their estimates a price for the whole of the dredging to be done in conformity with the approved form of agreement and the specifica-tions 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 theremetr. All material to be excavated or removed from the area to be dredged will become the property of the contract-or, and bidders must estimate the value of such material when considering the price for which they will do the work under this contract. Bidders will distinctly write out, both in words and in figures, the amount of their estimate for doing this work.

ngures, the amount of their estimate 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 sureties offered by him or them, and execute the contract 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 it be accepted and executed. Biddene care required to state in their estimates their

doned it and as in default to the Corporation, and the contract will be readvertised and relet and so on until it be accepted and executed. 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 that fact ; also that the estimate is made without any consultation, connection or agreement with and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the some kind of labor or material, and is in all respects fair and without collusion or fraud ; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested, or of which the bidder has knowledge, either personal or otherwise, to bid a certain price or not less than a certain price for said labor or material, or to keep others from bidding thereon, and also that no member of the Common Council, head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly inter-ested in the estimate, or in the supplies or work to influencing the action or judgment of such officer or employee in this or any other transaction heretolore had with this department, 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 to *w all the parties interested.* In case a bid shall be submitted by or in behalf of any coporation, it must be signed in the name of such cor-poration, it must be signed in the name of such cor-poration, it must be signed in the name of such cor-poration should also be affixed. Each estimate shall be accompanied by the consent, if the affixed.

mated 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 persons signing the same, that he is a house-holder or freeholder in the City of New York, and is worth the amount of the security required for the com-pletion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, swrety and otherwise; and that he has offered himself sis a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered 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.

sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York alter the award is made and prior to the signing of the contract. The State of National banks of the City of New York, frawn to the order of the Comptroller, or money to the amount of *five for 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 en-velope 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 bid-der, will be returned to the persons making the same, within three 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 excute the contract within the time aforesaid the amount of his deposit will be returned to him. The Edders are informed that no deviation from the speci-fications will be allowed unless under the written in-structions of the Engineer-in-Chie. The aste there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders. THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE INTEREST OF OF LEOCLINE ALL THE ESTI-Measter, to use the blank prepared for that purpose by the department, a copy of which, together with the form of the

Dated NEW YORK, June 5, 1897.

TU CONTRACTORS. (No. 587.) PROPOSALS FOR ESTIMATES FOR DREDGING BETWEEN BEIHUNE STREET AND WEST TWELFTH STREET, ON THE NORTH RIVER.

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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 deposited in said box until such check or money has been examined by asid 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 the vertue al be difficiend to at the contract has been awarded to rescue the same, the amount of the deposit made by the City of New York as liquidated damages for such neglect or refusal, but if he shall execute the contract within the to head by the City of New York as liquidated to the contract within the box of the amount of the deposit will be refured to the amount of the deposit will be returned.

to him. Bidders are informed that no deviation from the specifications will be allowed, unless under the written Listructions of the Engineer-in-Chief. No 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 Corporation. In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded will be awarded by lot to one of the lowest bidders.

bidders. 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.

Department. EDWARD C. O'BRIEN, EDWIN EINSTEIN, JOHN MONKS, Commissioners of the Department of

Dated NEW YORK, June 5, 1897.



DAMAGE COMM.-23-24 WARDS. PURSUANT TO THE PROVISIONS OF CHAP-ter 537 of the Laws of 1893, entitled "An act "providing for ascertaining and paying the amount of "damages to lands and buildings suffered by reason of "changes of grade of streets or avenues, made pursuant "to chapter 7a1 of the Laws of 1887, providing for the "depression of railroad tracks in the Twenty-third and "twenty-tourth Wards, in the City of New York, or "otherwise," and the acts amendatory thereof and supplemental thereto, notice is hereby given, that public meetings of the Commissioners, appointed pur-buant to said acts, will be held at Room 56, Schermer-horn Building, No. 96 Broadway, in the City of New York, on Monday, Wednesday and Friday of each week, at 2 o'clock P. M., until further notice. Dated New York, October 30, 1895. DANIEL LORD, JAMES M. VARNUM, GEORGE W. STEPHENS, Commissioners. LAMONT MCLOUGHIN, Clerk

WEDNESDAY, JUNE 30, 1897.

days after notice that the contract may be defined to make the set of the corporation should also be set made by him shall be forfeited to and retained in the city of New York as liquidated damages for neglect or refusal; but if he shall execute the contract he set of the shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, and that no deviation from the speci-lons will be allowed unless under the written in-detrs are informed that no deviation from the speci-lons will be allowed unless under the written in-tions of the Engineer-in-Chief. o estimate will be accepted from or contract inde to any person who is in arrears to the Cor-tion, upon debt or contract, or who is a defaulter, intery or otherwise, upon any obligation to the Cor-tion. case there are two or more bids at the same price, b price is the lowest pice bid, the contract, if rded, will be awarded by lot to one of the lowest ters.

figures, the amount of their estimate for doing tim-work. The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties 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 abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, and so on until it be accepted and executed. Bidders are required to state in their estimates their names and places of residence, the names of all persons to interested with them therein, and if no other person be so interested, the estimate shall distinctly state that fact; also that the estimate is made without any consultation,

ST. OPENING AND IMPROVEM'T.

NOTICE IS HEREBY GIVEN THAT THERE Opening and Improvement of the City of New York held at the Mayor's Office on Friday next, July 2, at r o'clock A.M., at which meeting it is proposed to consider unfinished business and such other matters as may be brought before the Board. Dated NEW YORK, June 30, 1897. V. B. LIVINGSTON, Secretary.

V. B. LIVINGSTON, Secretary. NOTICE IS HEREBY GIVEN, THAT THE Board of Street Opening and Improvement of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York, by laying out new streets, to be known as One Hundred and Sixty-third and One Hundred and Sixty-fourth streets, between Kingsbridge road and Eleventh avenue, in the Twelth Ward of said city, more particularly bounded and described as follows : Beginning at a point in the easterly line of Eleventh avenue distant 100 feet 10 inches northerly from the northerly line of One Hundred and Sixty-second ; thence easterly and parallel with said street, distance 150-05 feet, to the westerly line of Kingsbridge road ; thence westerly and along said westerly line of Kingsbridge road, distance 52-56 leet; thence westerly.

distance 49.38 feet, to the easterly line of Eleventh 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 Elev-mth avenue distant 450 feet 8 inches northerly from the ortherly line of One Hundred and Sixty-second street; thence easterly and parallel with said street, distance 48.79 feet, to the westerly line of Kingsbridge road; thence northerly along said line, distance 64.03 feet; thence westerly, distance 396.44 feet, to the easterly line of Lleventh avenue : thence southerly along said line, distance 66 feet, to the point or place of beginning. Said streets to be 60 feet in width between the lines of Eleventh avenue ad Kingsbridge road; method the said for the point of the said Board of Street Opening and Improvement has been duly laid before the Board of Alderme. M. B. LIVINGSTON, Secretary. Tated New York, June 28, 189.

CORPORATION NOTICE.

Dated New York, June 29, 1997. CORPORATION NOTICE. The concern of the second second

of Assessments of July, 1897. THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD Mc-CUE, Board of Assessors. NEW YORK, June 29, 1897.

DUBLIC NOTICE IS HEREBY GIVEN TO THE **DUBLIC 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 5430, No. 1. Paving Park avenue (west side), from Ninety-seventh to One Hundred and First street, with asphalt. List 5355, No. 2. Regulating, grading, curbing and flagging Hawthorne street, from Seaman avenue to Amsterdam avenue.

List 5355, NO. 2. Regulating, grading, choing and fagging Hawthorne street, from Seaman avenue to Amsterdam avenue. The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on— No. 1. West side of Park avenue, from Ninety-seventh street to halfway between One Hundred and First and Ome Hundred and Second streets, and to the extent of half the block at the intersecting streets. No. 2. Both sides of Hawthorne street, from Seaman to Amsterdam avenue, and to the extent of half the block at the intersecting avenues. All persons whose interests are affected by the above-mamed 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 23d day of july, 1807. THOMAS L RUSH, Chairman: PATRICK M.

of Assessments to The Assessments to The Assessments to The Assessment of Assessments and the Assessment of Assessors. NEW YORK, June 22, 1897.

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 5420, No. 1. Paving One Hundred and Four-teenth street, between Amsterdam and Morningside avenues, with asphalt-block pavement. Tist 5431, No. 2. Paving One Hundred and Four-teenth avenue, with asphalt (so far as the same is within the limits of grants of land under water). Thist 5432, No. 3. Paving One Hundred and Thirteenth street, between Amsterdam and Morningside avenues, with asphalt-block pavement. The limits embraced by such assessments include all our accession of land situated on-Mo. T. Both sides of One Hundred and Fourteenth storet, from Amsterdam to Morningside avenue, and to the extent of half the block at the intersecting avenues. No. a. Both sides of Christieth street, from Tenth to

ham road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York. Mundersigned, were appointed by an order of the supreme Court bearing date the asst day of May, Boy, Commissioners of Estimate and Assessment for the propose of making a just and equitable estimate and assessment of the loos and damage, if any, or of the benefit and advantage, if any, as the case may be, to the propose of making a just and equitable estimate and assessment of the loos and damage, if any, or of the benefit and advantage, if any, as the case may be, to the propose of making a just and equitable estimate and assessment of the loos and damage, if any, or of the benefit and advantage, if any, as the case may be, to the systemet or on interested in the lands, tenements, and is consequence of opening the above-mentioned and Commonality of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of June, filly and County of New York on the 7th day of June, filly and County of New York on the 7th day of June, filly and County of New York on the 7th day of June, filly and County of New York on the 7th day of June, filly and defining the extent and premises neg-tively entitled to or interested in the said respective and a just and equitable estimate and assessment of the value of the benefit and advantage of said street of spective tracts or parcels of land to be taken or to be appendent by the filly of the taken or to be appendent of the parties and premises not avenue so to be opended or laid out and formed, to the spective tracts or parcels of land to be taken or to be appendent be same, hereditation the read at a to the said assessment and local laws affecting public interests pro-toring and defining the extent and boundaries of the appendent between the said to be taken or to be appendent between the said to be taken or to be appendent between the tract and to deta the

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acts or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. go and go West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attendance at our said office on the 22d day of July, 1897, at to o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine the proofs of such claimant or claimants, or such additional proofs and alle-gations as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonalty of the City of New York. Dated New York, June 29, 1897. FRANCIS J. THOMSON, ALFRED J. JOHN-SON, W. W.ILES, JR., Commissioners. Jour P. Dunn, Clerk.

In the matter of the application of Michael T. Daly, Commissioner of Public Works of the City of New York, tor and in behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, in fee, to certain lots, picces or parcels of land in the Twelfth and Twenty-third Wards of the City of New York, for the purpose of the construction of a drawbridge and approaches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twelfth Ward in said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city. said city

and the Iwenth ward in sud city, with the Southerry end of Third avenue, in the Twenty-third Ward of said city.
NOTICE IS HEREBY GIVEN THAT WE, THE undersigned Commissioners of Estimate and Apportionment in the above-entitled matter, will be in attendance at our office, Room No. 173, on the third floor of the Stewart Building, No. 280 Broadway, in the City of New York, on the 13th day of July, 1807, at 10.30 of clock in the forenoon, to hear any person or persons who may consider themselves aggrieved by our fifth separate estimate or assessment in the above-entitled matter (an abstract of which has been heretofore filed by us, for and during the space of thirty days, in the office, for the Commissioner of Public Works, in the American Tract Society Building, corner of Nassau and Spruce streets, in said City), in opposition to the same ; that our said abstract of estimate and assessment may be hereafter inspected at our said office, Room No. 173, on the third floor of the Stewart Building, No. 280 Broadway; that it is our intention to present our fifth separate report herein for confirmation to the Supreme Court of the State of New York, at a Special Term thereof, to be held in Part I., in the County Court-house in the City of New York, on the right day to July, 1897, at the opening of the Court on that day, to which day the motion to confirm the same will be adjourned, and that then and thereo, a motion will be made that the said report be confirmed.
DATED NEW YORK, June 28, 1897.
DAVID LEVENTRITT, PETER BOWE, ARTHOR NEW YOR, Commonalty, of the City of New York.

JAMES A. C. JOHNSON, Clerk. In the matter of the application of The Mayor, Al-dermen and Commonalty of the City of New York, acting by and through the Board of Docks, relative to acquiring right and title to and possession of the uplands, lands, wharf property, rights, terms, ease-ments, emoluments and privileges of and to the uplands and lands necessary to be taken for the improvement of the water-front of the City of New York on the North river, between Jane and Horatio streets, and between West street and Thirteenth ave-nue, pursuant to the plan heretofore adopted by the said Board of Docks and approved by the Commis-sioners of the Sinking Fund. We f. THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons inter-sected in this proceeding, and to the owner or owners, accupant or occupants of all houses and lots and im-proved and unimproved lands or wharf property, and all persons interested therein, or having any rights, privileges or interests pertaining thereto or affected thereby, and to all others whom it may concern, to wit: First-That we have completed our preliminary report

wit : First—That we have completed our preliminary report and our estimate and assessment, and that all persons interested in this proceeding, or in any of the uplands, the state is a state of the state process of the state of the state interest with the state of t interested in this proceeding, or in any of the uplands, lands, premises, buildings and wharf property affected thereby, and having objections thereto, do present their said objections, in writing, duly verified, to us, at our office, Room Nos. 372 and 323, No. 323 Broadway, New York City, on or before the 7th day of September, 1897; that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 7th day of September, 1897, and for that purpose will be in attendance at our said office on each of said ten days at no o'clock A.M. Second-That the preliminary report and the abstract of our said estimate and assessment, together with our damage map and also all the affidavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Opening in the Law Department of the City of New York, at the office of said Bureau, at Nos.go and gs West Broadway, in the said city, there to remain until the 7th day of September, 1897. In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening MANIDA STREET, (although not yet named by proper authority), from Garrison avenue (Mohawk avenue) to the United States bulkhead-line of the East river, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

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designated as a first-class street or road, in the Twenty-third Ward of the City of New York. M OTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court bearing date the arst day of May, rgby, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respect-ively entiled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonality of the City of New York, and also in the notice of the application for the said order thereto june, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of stored street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and prespective lands, tenements, hereditaments and premises net equired for the purpose of opening, laying out and formed, to the respective owners, lesses, parties and respective tands, tenements, hereditaments and of remises and defining the extent and boundaries of the sasessteet herefor, and of performing he trusts and during the same, but benefited thereby, and of ascer-taining and defining the extent and boundaries of the sasesset therefor, and of performing he trusts and declare the special and local laws affecting public interests in the City of New York, "passed July r, .68a, and the acts or parts of ats in addition thereto or and and performing the same but benefited in the said sate acts or parts of ats in addition theretor or and addition theretor or and of performing the acts or parts of a dist in addition theretor or and addition theretor or and of performing the same of the declare t

and the acts or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby re-quired to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assess-ment, at our office, ninth floor, Nos. oo and og West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimats may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attend-ance at our said office on the 2oth day of July, 1897, at rz o'clock noon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York. Dated New York, GAGE, RIGNAL D. WOOD-WARD, J, RHINELANDER DILLON, Commis-sioners. HENRY DE FOREST BALDWIN, Clerk.

ioners. HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and heredita-ments required for the purpose of opening CLAY AVENUE (although not yet named by proper author-ity), from Park avenue (Railroad avenue, West) to Webster avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

The Twenty-third and Twenty-fourth Wards of the City of New York. Modersigned, were appointed by an order of the Supreme Court bearing date the 8th day of June 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entiled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street viely entitled to or interested in the said respective lands, tenements, hereditaments and premises of the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the extent and boundaries of the expectivation of accel are the special moder of the clerk of the City of Xew York, "passed July r, 1882, and the acts or parts of acts in addition thereto or amendatory thereot." The marks affecting public interests in the City of New York, "passed July r, 1882, and the acts or parts of acts in addition therefor the purpose of opening the said street or avenue, or affected thereby, and having any lawing out and forming the trusts and duties required or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required comissioners of the said comissioners, will be in attendatis of the crity of New York, with s

within twenty days after the date of this notice. And we, the said Commissioners, will be in attend-ance at our said office, on the zoth day of July, 1897, at zo o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalt of the Mayor, Alder-men and Commonalty of the City of New York. Dated NEW YORK, June 25, 1807. LYMAN H. LOW, JOHN J. QUINLIN, GEO. L. NICHOLS, Commissioners. JOHN P. DUNN, Clerk.

the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required

remain for and during the space of ten days, and the by law. Dated New York, June 23, 1897. H. W. VANDERPOEL, SAMUEL GOLD-STICKER, HUGH G. KELLY, Commissioners. JOHN P. DUNN, Clerk.

John F. DUNN, Clerk. In the matter of the application of Michael T. Daly, Commissioner of Public Works of the City of-New York, for and in behalt of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, in fee, to certain lots, pieces or parcels of land in the Twelfth and Twenty-third Wards of the City of New York, for the purpose of the construc-tion of a draw-bridge and approaches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city. Notice is HEREBY GIVEN THAT WE, THE

said city. M OTICE IS HEREBY GIVEN THAT WE, THE M undersigned Commissioners of Estimate and Ap-portionment in the above-entitled matter, will be in attendance at our office, Room No. 113, on the third floor of the Stewart Building, No. 280 Broadway, in the City of New York, on the 1st day of July, 1897, at 10.30 o'clock in the forenoon, to hear any person or persons who may consider themselves aggrieved by our lourth separate estimate or assessment in the above-entitled matter (an abstract of which has been heretofore filed by us for and during the space of thirty days in the office of the Commissioner of Public Works, in the American Tract Society Build-ing, corner of Nassau and Spruce streets, in said city), in opposition to the same ; that our said abstract of esti-mate and assessment may be hereafter inspected a our said office, Room No. 173, on the third floor of the Stewart Building, No. 280 Broadway; that it is our intention to present our fourth separate report herein for confirma-a Special Term thereof, to be held in Part I. in the County Court-house in the City of New York, on the th day of July. 89, at the opening of the Court on that day, to which day and place the motion to confirm the soon thereafter as counsel can be herd thereon, a motion will be made that the said report be confirmed. Dated New York, June 16, 1807. DATES DAVID LEVENTRITT, PETER BOWE, AR-THUR INGRAHAM, Commissioners: JAMES A.C. JOHNSON, Clerk.

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In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rela-tive to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening CRESTON AVENUE (although not yet named by proper authority), from Tremont avenue to Minerva Place, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the aist day of May, N OTICE IS HEREBY GIVEN THAT WE, THE Supreme Court, bearing date the aist day of May, r897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the less and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being par-ticularly set forth and described in the petition of The Wayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the yind assessment of the value of the benefit and ad-vantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, par-ties and persons respectively entitled to or interested in the said respective lands, themements, hereditaments and premises not required for the purpose of opening, laving out and forming the same, but benefit and boundries of the respective tracts or parcels of land to be taken or to be asseed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to de-clare the special and local laws affecting public interests in the City of New York," passed July r, 1882, and the acts or paris of acts in addition thereto or amendatory thereof.

avenues. No. 2. Both sides of Thirtieth street, from Tenth to Eleventh avenue, and to the extent of half the block at the intersecting avenues. No. 3. Both sides of One Hundred and Thirteenth street, from Amsterdam to Morningside avenue, and to the extent of half the block at the intersecting avenues.

to the extent of half the block at the intersecting avenues. 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 As-sessors, 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 20th day of July, 2807.

2897. THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD Mc-CUE, Board of Assessors. NEW YORK, June 19, 1807.

SUPREME COURT.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and here-ditaments required for the purpose of opening WALTON AVENUE (although not yet named by proper authority), from Tremont avenue to Ford-

said city, there to remain until the 7th day of September, 1897. Third—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term, Part III., thereof, to be held in the County Court-house, in the City of New York, on the eleventh day of October, 1897, at the opening of 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, and for such other and further relief as may be just and meet. Dated New York, June 27, 1897. INO. DELAHUNTY, Chairman; WILBUR LAR-REMORE, WM. H. MCCARTHY, Commissioners. JOHN A. HENNEBERRY, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and heredita-ments required for the purpose of opening EAST ONE HUNDRED AND EIGHTY-SEVENTH STREET (alphough not yet named by proper authority), from the New York and Harlem Railroad to Marion ave-nue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

Nenty-fourth ward of the City of New York. NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason ot the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, on the 8th day of July, 1897, 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 CITY RECORD.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby re-quired to present the same, duly verified, to us, the un-dersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos, co and ge West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire. Within twenty days after the date of this notice. And we, the said Commissioners, will be in attend-acted at our said office on the 14th day, to hear the said place as we may appoint, we will hear such owners in relation thereto and at such further or other time and place, and examine the proofs of such claim-ant or claimants, or such additional proofs and allega-tion as may then be offered by such owner, or on be-call of the Mayor, Aldermen and Commonality of the City of New York. Date The Mayor, Aldermen and Commonality of the City of New York. Date F. BALDWIN, Clerk. The matter of the application of The Mayor, Alder-

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rela-tive to acquiring title, wherever the same has not been herediaments required to the lands, tenements and herediaments required for the purpose of widening of THIRD AVENUE (although not yet named by proper authority), at its eastern side, from a point a23.51 feet northerity of East One Hundred and Sixty-first street to Teasdale place, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

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York. Dated New York, June 18, 1897. EDWARD B. WHITNEY, FERDINAND LEVY, CHARES H. BABCOCK, Commissioners. JOHN P. DUNN, Clerk.

CHARES H. BABCOCK, Commissioners. JOIN P. DUNN, Clerk. In the matter of the application of The Mayor, Alder-men and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening FAIRMOUNT PLACE (although not yet named by proper authority), from Crotona avenue to the South-ern Boulevard, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York. MOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 21st day of May, figor, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, ii any, as the case may be, to the respective owners, lessees, parties and persons respect-ively entilled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto rist and do a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respect-ively entitled to or interested in the said respective indig the extent and boundaries of the respective required for the purpose of opening, laying out and forming the same, but benefit and advantage of said street or avenue so to be opened or laid out and forming and defining the extent and boundaries of the respective rates or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties re-quired for us purpose of opening therefor, and of performing the trusts and duties re-quired of us by chapter 76, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1582, and the acts or parts of acts in addition thereto or amendatory thereof. parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby re-quired to present the same, duly verified, to us the undersigned Commissioners of Estimate and Assess-ment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice. may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attend-ance at our said office on the 13th day of July, 1807, at to o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalt of The Mayor, Aldermen and Commonalty of the City of New York. Dated Nsw York, June 18, 1807. THEODORE T. BAYLOK, JOHN F. CROTTY, EDW. BROWNE, Commissioners. JOHN F. DUNN, Clerk.

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order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the right day of May, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of asid street or avenue so to be opened or laid out and formed, to the respective owners, lenses, parties and persons respectively entilled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties "equired of us by chapter 16, title 5, of the act entilled" An act to consolidate into one act and to declare the special and local lays affecting public interests in the fits of acts in addition thereto or amendatory thereof. The parties and persons micrested in the real estate taken or to be taken or to be taken or the purpose of opening, the said or present the same, duly verified, to us, the understrative of our office, nint floor, Nos, op and go West Broadway, in the City of New York, with such affidavits or other and we, the said Commissioners, will be in attendance of otos as the said commensioner, will be in attendance and place, and at such further or other the same duly verified to us, the understrate the date of this notice. The we, the said Commissioners, will be in attendance and place, and at such further or other the same dulates and place, and at such further or other the and place, and the such additional proofs and allegations as may then be offered by such owner, or on behalf of The May the and place, and the addition all proofs and allegations as may then be differed by such owner, or on behalf of The May the addition thereto, and allegations as may then be offered by such owner, or on behalf of The May the and the date of the single commensioners. The second distantal proofs and allegatins as may then be offered by such owner, or o

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 H. DE F. BALDWIN, Clerk.
 In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring tile, wherever the same has not been heretofore acquired, to the lands, tenements and here-ditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-FIRST STREET (although not yet named by proper authority), from Elton avenue to Mott avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.
 MOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 9th day of June, 189, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by Mayor, Aldermen and Commonality of the City of New York.
Date New York, June 7, 189.
C. W. WEST, WM. STAINTON, CHARLES, M. B. Stainten, Commissioners, H. Der F. BALDWIN, Clerk.
In the matter of the application of The Mayor, Aldermen and Commonality of the City of New York, relative to acquiring the the Same has a decommonality of the City of New York, relative to acquiring the the same barbor of the application for the samid sales in the same transmissioners.
M. Der F. BALDWIN, Clerk.
In the matter of the application of The Mayor, Aldermen and Commonality of the City of New York, relative to acquiring the the same barbor of the transmissioners.
M. Der S. TREET (East One Hundred and Sixty fifth street) (although not yet named by proper authon's tree to road, in the Twenty-third Ward of the City of New York.
M. TICE IS HEREBY GIVEN THAT WE, THE Syneme Court, bearing date the rath day of May of the city of New York, and also in the respective towners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements and premises required for the purpose of making a just and forming the same has the same transmissioners of Estimate and Assessment for the respective towners, lessees, parties and persons respectively cutiled unto or interested in the adds, tenements, hereditaments and premises required for the purpose of opening the same and to be taken or to be taken for the purpose of opening the same same tractor or amendatory therests in the City of New York, and also in the notice of the application for the same day the same frequence or avenue, the addition thereto or amendatory therest.
M. TICE IS HEREBY GIVEN THAT WE, THE superior of the day of May for the purpose of opening the same tract and doundaries of the respective tracts or parties and purpose of opening the same the same that addition thereto or amendatory therest.
M. Mereditaments and permises required for the purpose

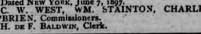
WEDNESDAY, JUNE 30, 1897.

said owners or claimants may desire, within twenty days alter the date of this notice. And we, the said Commissioners, will be in attendance at our said office on the 15th day of July, 1807, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalt of The Mayor, Aldermen and Commonalty of the City of New York. Dated New York, June 21, 1807. JOHN J. QUINLAN, GEO. DRAKE SMITH, MADISON GRANT, Commissioners. JOHN P. DUNN, Clerk.

<text><text><text><text><text><text>

TIMOTHY W. SCANNELL, JOHN E. MURPHY, DENNIS MCEVOY, Commissioners. H. DE F. BALDWIN, Clerk. In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rela-tive to acquiring itle, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST TWO HUNDRED AND SECOND STREET (Summit street) (although not yet named by proper authority), from the Grand Boulevard and Concourse to Briggs avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-tourth Ward of the City of New York. TO Infer IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the rath day of May, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, (essees, parties and persons respect-ively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 19th day of May, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and forming the same, but benefit and advantage of asid street or avenues to be opened or laid out and forming the same, but benefit and premises not required for the purpose of opening, laying out and forming the same, but benefit and hereby, and of ascertaining and defining the extent and premises not required for the purpose of opening, laying out

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the under-signed Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. oo and go West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attendance at our said office on the 3oth day of June, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.



Dated New York, June 7, 1897. AGIL H. HANAU, WILLIAM MCADIE, JAMES M. GORMAN, Commissioners. John P. Dunn, Clerk.

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THE CITY RECORD.

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