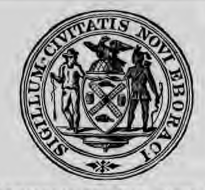
THE CITY RECORD.

OFFICIAL JOURNAL.

VOL. XXVI.

NEW YORK, THURSDAY, OCTOBER 13, 1898,



MUNICIPAL ASSEMBLY OF THE CITY OF NEW YORK.

THE COUNCIL.

STATED MEETING.

Theshay, October 11, 1898, 1 2 o'clock r. M.

The Council met in Room 16, City Hall.

PRESENT:

How. Randolph Guggenheimer, President.

John T. Oakley, Vice-Chairman, Thomas F. Foley, Martin Eagel, Frank J. Goodwin, Patrick J. Ryder, Harry C. Hart, George B. Christman, John J. Murphy,

COUNCILABRA Eugene A. Wise, Herman Sulzer, William J. Hyland, Adolph C. Huttenreth, Bernard C. Murray, Charles H. Francisco, Francis F. Williams, Adam H. Leich,

Henry French,
Charles H. Ebbets,
John J. McGarry,
William A. Doyle,
Martin F. Coolly,
David L. Van Nostrand,
Joseph F. O'Grady,
Benjamin J. Bodiae.

The minutes of the last meeting were read and, on motion of Councilman Goodwin, were approved as read,

COMMUNICATIONS.

The President laid before the Council the following communication from the Clerk of the Board of Aldermen:

CITY OF NEW YORK, BOARD OF ALDERMEN, CITY HALL, October to, 1898.

Hon, P. J. Scully, City Clerk;
Six-I transmit herewith the documents relative to matters adopted by the Board of Aldermen at the stated meeting held Tuesday, October 4, 1898, 24 schooluled below:
Int. Nos. 1318, 1319 and 1322.

Decrease(5) be

Respectfully,
MICHAEL F. BLAKE, Clerk of the Board of Aldermen,

Which was ordered on file.

Which was ordered on file.

The communications were as follows:

No. 1108.

Resolved. That permission be and the same is hereby given to Richmond Beringer to place and keep an ornamental lamp-post and lamp on the northeast corner of Thirty-eighth street and Broadway, Borough of Manhattan, provided the lamp be kept lighted during the same hours at the public lamps; that the post shall not exceed the dimensions prescribed by law (18 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 Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 1109.

Resolved, That permission be and the same is hereby given to Levy & Stream to place and keep in ornamental lamp-post and lamp in front of their premises, No. 43 East Forty-second street, florough of Manhattan, 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 (18 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 espense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 1110.

Resolved, That permission be and the same is hereby given to James Tulp to place and keep a storm-door in front of No. 238 West Thirty-second street, in the Borough of Manhattan, provided said storm-door shall be erected to conform in all respects with the ordinance in such case made and provided, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manicipal Assembly.

Which was referred to the Committee on Streets and Highways.

PROPOSED ORDINANCES AND RESOLUTIONS.

No. 1111.

By Councilman Christman-Resolved, That the ordinance relating to the discharge of fireworks in The City of New York be and the same is hereby suspended so far as to permit the John M. Sheehan Association to display fireworks in First avenue, between Fifty-ninth and Sixty-first streets, in the Borough of Manhattan, from the date of the approval of this resolution by his Honor the Mayor until November 10, 1898.

Which was adopted.

No. 1112.

dotte Club in the Twenty-fourth Assembly District, Manhattan, from the date of the approval of this resolution by his Honor the Mayor until November 10, 1898.

Which was adopted. Resolved. That the ordinance relating to the discharge of fireworks in The City of New k be and the same is hereby suspended so far as to permit displays of fireworks by the Wynn-

Resolved, That the ordinance relating to the discharge of fireworks in The City of New York be said the same is hereby suspended so far as the same may apply to paracles and public meetings to be held by political organizations and associations; such suspension to commune only until November 10, 1898.

Which was adopted.

No. 1114.

Resolved, That permission be and the same is hereby given to Messrs. Frederick Locaer & Co. to erect, place and keep a carriage porch of from and glass, not exceeding twelve feet in height, or twenty feet in width, the same to extend from the house-line to the curls, in front of the currance to their building on Fulton street, near Bond street, in the Barough of Brooklyn, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was adopted. By Councilman Leich-

No. 1115

By Councilman Van Nostrand-Resolved, That the Comptroller of The City of New York, be and he hereby is authorized and directed, with the assent of the Municipal Assembly and the Mayor, to pay to the County

Treasurer of the County of Queens forthwith on account of Queens County's taxes collected and collectible by The City of New York, the sum of twenty five thousand duffers, the amount placed in Queens County Budget, levied and assessed for the maintenance of Queens County roads.

Which was referred to the Committee on Finance, with instructions to report at the ensuing

Nu. 1116.

By Councilman Goodwin-

Resolved, That permission be and the some is hereby given in Carl Callmann in erect a storm-door at Nos. 502 and 504 Broadway, fluorough of Manhattan, in conformity in all respects with the ordinances now in force relative to storm-down, the work to be down at his own expense, under the direction of the Commessioner of Hadlways; such permission in continue only during the pleasure of the Municipal Assembly,

Which was adopted.

COMMUNICATIONS FROM DEPARTMENTS AND EURPORATION DEVICERS.

The President laid before the Council the following communication from the Public Adminis-

BUREAU OF THE PUBLIC ADMINISTRATOR OF THE COUNTY OF NEW YORK, I NEW YORK, September 30, 1898.

To the Honorable the Municipal Assembly of The City of New York:

Pursuant to chapter 230, sention 30 of the Law of 1898, the undersigned hereby reports a transcript of such of his accounts as have been closed or mailly seitled, and of those on which any money has been received by him as part of the proceeds of any estate on which he has administered since the date of his last report.

Respectfully,

WM. M. HOES, Public Administrator of the County of New York.

A Transcript of such of his accounts as have been charaft or finally scatted since the date of his tast expects.

NAME OF DECREES.	Date of Final Decree,	Total Amount Resouves.	Total Amount paid for featured Expenses of Administration and Claims of Crobbers	County along paid case the vity Preveny.	Atmostic part) to Lagrantia of King	Anyone price of the control of the c	Humiyos
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Totals		\$4,447.27	81,539.70	EAST US	547a 7+	80.0m	\$49.78

Paid beneficiary.

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Gabriel Hause	10 61	Total	£6,844 54

Cook Passinal Com Sale of Pilicely from Commerc! Office.

Name.	American	NAME	Аношех
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Frank Johnson Adom Magniem Damiel Magner Adolph H. Self Mary Stewart Frank Johnson Dennis Harrison	48 2 40 40 3 80 1 20 7 40 52	Unknown man, Clarenmor Park Peter Kenwer, it, Mary's Park Unknown man, East Drive and Ninety- servalk street. Amelia M, Miller Total.	21 21 34 840 4

(Data Minuted from Compact Office, June 27, 1848.

Nam-	At my	Name.	Assess.
William Smith F. Die Cream Ava Courte Crings 1 S. Rubre William Day Charles Bills	36.43 3.63 3.53 40 3.0	William Zaiser. Jones Hickey. Joseph Ballon Jain Marrhens. Larous Wird. Frank Nash.	\$ 35 30 31 31 41
Hapf Schwerter Fred & Immershir Daniel Russen William Luns	1 19g 60 00 100	Thomas Gilberg	47 74 4 49

Which was reduced in file.

The President laid before the Council the following communication from the Department of Health

No. 1118.

The variation of Health-City of New York, Centers, Elm, White and Franklin Streets, Bosonoit of Manhattan, New York, Schember 27, 1898.

F. H. DILLINGH M. M. D., Andriant Sanitary Superintendent :

F. 10 (1983) M. Al. D., Political Santaly Supermodul?

Sup-1 in complaint of a citizen in inspection was made of the vacant lots at Nineticth to Ninety-irist streets, and from Avenue A or the East river, and the same were found in a dangerous condition, and in order No. 14534) was issued on June 29, 1898, against Lesber, Whitman & Co., of No. 502, Broadway, alleged owners, requiring said lots to be fenced. They have failed to comply with this order, and, as all remodes existing in this Department for its enforcement have been exhausted, I would recommend that the Municipal Assembly be requested to pass a resolution authorizing the Department of Highways to fence said lots.

Respectfully submitted,

A one copy.

A true copy: C. Gold BERMAS, Secretary pro tens-

HEALTH DEPARTMENT, DENTER, ELM, WHITE AND FRANKLIN STREETS, NEW YORK, September 20, 1898.

A. the Samters Superintendent :

Superior Superior 14, 1808, an inspection was made of the runnit lots Nos, 1469, 1471 and 1473 DeKalb arenor, and the same were found in a dangerous condition through being unlenged. A careful scarri has two made to find the corner of said lots to serve the necessary order, but without screen. I, therefore, respectfully recommend that the Municipal Assembly be requested to authorize the Department of Highways to have said lots fenced.

Respectfully numbers.

(Signed) 6. A. BEACK, M. D., Assistant Sanitary Superintendent.

A true cupy. C. GOLDERMAN, Secretary pro tem.

CENTRE, EAS, WHITE AND FRANKLIN STREETS, NEW YORK, September 21, 1898.

To the Southern Superintendent:

Siz.—On September 20, 1898, an importion was made of the variet late No., 1891 and 971.

From a senior and the same were found in a disoperous resultion through being uniformed. A careful search has been made to find the owner of said less to serve the occessory order, but without markets. A, therefore, respectfully communed that the Mannagari Assembly be represent in authorize the Department of History to have said for fences.

Respectfully advantaged.

Respectfully submitted, sed) R. A. HLACK, M. D., Assistant Sanitary Superinomient. (Signed)

A time copy, C. Goldelman, Society pro tem.

HEALTH DEPARTMENT, CANADA, PAR, WHITE AND FRANKLIN STREETS, NEW YORK, September 21, 1892.

To the Summary Supermondent !

Sin_On Separation 20, 180X, an important was made of the vacant late Nos. 573 and 575
Many pillian scenar, and the same were moral in a dangerous condition through being unforced.
A carried match has been made in had the aware of said late to serve the ne essay order, but without one see. I, there are, requiredly recommend that the Mencipal Assembly be requested in an involve the Department of Highways to have said less fenced.

Kespectrully adminish.

(Signed) R. A. BLACK, M. D., Assistant Sanitary Superintendent.

A fine topy, G. Contarnas, Sucreary pro use.

CENTRE, ELO, WHERE AND FRANKLIN STREETS, NEW YORK, September 21, 1898.

To the Santrary Superintendent:

Six—Or Separaber 29, 1808, on in pertion was made of the yacant lots, northeast covers follows and hallot avenues, and the same were found in a dangerous condition through being unforced. A smallest exact has been made as and the cover of and lots to serve the nodes of order, but without matter. In therefore, respectfully recommend that the Municipal Assembly be required to authorize the Department of Highways to have said lots forced.

Desperant salaminal. (Signed) In A. BLACK, M. Fr., As cant Society Superintendent.

A true copy.

G. GOLGERMAN, Secretary pro tem-

CENTRE, ELM, WHITE AND FRANKEN STREETS, NEW YORK, September 21, 1898.

To the Samtary Superintendent:

Six—On September 20, 18-8, no inspection was made of the vacuum lob., Nos. 36r, 363 and 365 Lindon street, and the same were found in a dangerous candidan through being unlenced. A careful search has been made to find the owner of said lots to serve the necessary order, lan without success. I, therefore, respectfully recommend that the Municipal Assembly be requested to authorize the Department of Highways to have said lots feaced.

(Respectfully submitted,

(Signed) R. A. BLACK, M. D., Assistant Sandary Superintendent.

A true copy. C. GOLDERMAN, Secretary pro. lem.

HEALTH DEPARTMENT. CENCRE, ELM, WHITE AND FRANKLIN STREETS, New YORK, September 21, 1898.

To the Sanitary Superintendent:

Six -On September 20, 1898, an inspection was made of the vacant los north side Pacific street, between No. 1789 and rozz, and on south ade Pacific street, between Nos. 958 and 1014, between Grand and Classon avenues, and the same were found in a danger ats condition through being unfenced. A careful search has been made to find the owner of said lots to serve the necessary order, but without success. I, therefore, respectfully recommend that the Municipal Assembly be requested to authorize the Department of Highways to have said lots fenced.

Respectfully submitted, ed) R. A. BLACK, M. D., Assistant Sanstary Superintendent.

A true copy. C. GOLDERMAN, Secretary pro tem.

DEPARTMENT OF HEALTH-CITY OF NEW YORK,
CENTRE, ELM, WHITE AND FEARKLIN STREETS, BORDEOU OF MANHATTAN,
NEW YORK, October 7, 1898.

P. J. Scully, Esq., Clerk of The City of New York:

Six—At a meeting of the Board of Health of the Department of Health held October 6, 1898, the following resolutions were adopted:

Resolved, That a copy of the report of the Acting Chief Sanitary Inspector in respect to the dangerous condition of vacant lots at Ninetieth to Ninety-first streets, and from Avenue A to like East river, Borough of Manhaitan, be forwarded to the Honorable the Manicipal Assembly with the request that for sanitary reasons the Department of Highways be authorized and directed to have said lots fenced.

Resolved, That a copy of the recent of Assistant Sanitary Sanitary Property of Assistant Sanitary Property of Property of Assistant Sanitary Property of Assistant Sanitary Property of Property

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant Ints. Nos. 1459, 1471 and 1473. DeKalb avenue, and Nos. 844, 846, 848 and 850 Hart street, Borough of Brooklyn, be forwarded to the Honorable the Municipal

Assembly with the request that for anitary reasons the Department of Highways be authorized and directed to have said lots fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant lot. Nos. 060 and 97t Fourth avenue, Borough of Brooklyn, be forwarded to the Honorable the Monorable the Monorable to have said lots fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant lots Nos. 573 and 575 Metropolitan avenue, Borough of Brooklyn, be forwarded to the Honorable the Municipal Assembly, with the request that for anitary reasons the Department of Highways be authorized and directed to have said lots fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant lots northeest corner Atlantic and Buffato avenues, Borough of Brooklyn, be forwarded to the Honorable the Municipal Assembly, with the request that for sanitary reasons the Department of Highways be authorized and directed to have said lots fenced, Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant hots Nos. 361, 363 and 365 Linden street, Borough of Brooklyn, be forwarded to the Honorable the Municipal Assembly with the request that for sanitary reason, the Department of Highways be authorized and directed to have said lots fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant lots north side Pacific street, between Nos. 1009 and 1025, and 300th side of Pacific street, between Nos. 998 and 1014, between Grand and Classon avenues, Borough of Brooklyn, be forwarded to the Honorable the Municipal Assembly, with the request that for sanitary reasons the Department of Highways be authorized and directed to have said lots fenced.

A true copy. fenced.

A true copy.

C. GOLDERMAN, Secretary pro tom-

Which was referred to the Committee on Public Health.

The President laid before the Council the following communication from William E. Demarch: No. 1119.

To the Board of Estimate and Appositionment of The City of New York:

To the Board of Estimate and Appendiment of The City of New York:

GENTLEMEN—In accordance with the provisions of Title 5 of chapter 378 of the Laws of 1897, requiring your Board to include in the Budget the estimated expenses of the various departments, including counties, within The City of New York (see the twelfth subdivision of section 230), I hereby submit to you an estimate of the sum necessary to pay the salaries of the members of the Board of Supervisors of the County of New York for the years 1898 and 1899, together with the sum necessary to pay the salaries of their Clerk and attaches for the same period.

The salaries of the Supervisors of the County of New York are authorized by section 9 of chapter 583 of the Laws of 1871, which provides that the Supervisors shall receive an annual salary of two thousand (2,000) dollars each.

The names of the Supervisors of the County of New York and the amounts now due, or to grow due in the years 1898 and 1899 for salaries, and of their Clerks and attaches are as follows, viz. i

	The state of the s	A MARK WAY TO A STATE OF
	John W. Jurdan, Supervisor, two years, at \$2,000	4,000 00
	James A. Thompson, Supervisor, two years, at \$5,000.	4,000 00
	Bernard M. Abell, Supervisor, two years, at \$2,000	4,000 00
	George Douley, Supervisor, two years, at \$2,000	4,000 00
	William E. Demarest, Jr., Supervisor, two years, at \$2,000	4,000 00
	John J. Garlmit, Supervisue, two years, at \$2,000	4,000 00
	Benjamin Curran, Supervisor, two years, at \$2,000	4,000 00
	James C. Quinn, Supervisor, new years, at \$2,000	4,000 00
	John J. Kehne, Supervisor, two years, at \$2,000.	4,000 00
	John Carney, Supervisor, two years, at 52,000	4,000 co
	David A. Honderson, Supervisor, two years, at £2,000.	4,000 00
	George Cairnes, Supervisor, two years, at \$2,000	4,000.00
	Charles E. Simpson, Supervisor, Iwo years, at 52,000.	4,000 00
	James F, Henderson, Supervisor, two years, at \$2,000	4,000 00
I		Silo,oco co
ı	CLERKS AND ATTACHES.	
ľ	William F. Quien, Clerk, two years, at \$5,000 Joseph F. Beglan, Deputy Clerk, two years, at \$4,000.	\$10,000 00
ı	Land F. Berlin, Denny Clerk two years, at \$4 per.	8,000 00
1	Charles A. Herman, Assistant Clork, two years, at \$3,500	7,000 00
I	John Dooley, Sergeam-at-Arms, two years, at \$1,500	1,000 00
ı	Total sentent and bear and and bear and an entire sentent and and an entire sentent and	3,199 00
ı		\$28,000 00
ı	HECAPITULATION:	
۱	Amount payable to supervisors	\$50,000 00
ı	Amount joyable to Clerks, etc.	28,000 00
1		
ı	Total	\$88,000 00
1		

I hereby respectfully request that said sum, amounting to eighty-eight thousand dentars, he included by your floated in the Hedget new under consideration.

Most respectfully yours,
WILLIAM E. DEMAREST,
President of Board of Supervisors, New York County, N. Y.
Dated New York, October 10, 1868.
Which was referred to the Committee on Forence.

The President half before the Council the following communication from the Board of Public Improvements, together with ordinance :

No. Line.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 346 BROADWAY, BOROUGH OF MANHATTAN, NEW YORK, October 10, 1898.

To the Homorable the Municipal Assembly of The City of New York:

Sing—At a regular meeting of this Boant, held on the 5th instant, a resolution was adopted authorizing the Commissioner of Water Supply to by 16-inch water-mains in Avenue U. Twenty-fith avenue and Fourth avenue, Borough of Bronklyn, and the attached ordinance is forwarded to your Honorable Body for approval, in accordance with section 457, chapter 378, Laws of 1897.

Respectfully,

JOHN H. MOONEY, Secretary.

As Orders and the laying of water-mains in Avenue U, Borough of Broaklyn.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That water-mains he laid in Avenue U, from the New Utrecht Pumping Station to Twentyfifth avenue, and in Twenty-lifth avenue and Fourth avenue where necessary to connect with the
present large mains, and with the necessary fire-hydrants, stopcocks and connections, under the
direction of the commissioner of water supply.

Which was referred to the Committee on Water Supply.

The President laid before the Council the following communication from the Board of Public Improvements, together with resolution:

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 346 Broadway, Borough of Manhattan, New York, October 10, 1898.

To the Honorable the Municipal Assembly of The City of New York:

Sign—In pursonnee of section 417, chapter 378 of the Laws of 1897, I inclose berewith, for
the approval of your Honorable Body, a resolution authorizing the Communication of Water Supply
to improve the pumping station at Washington Bridge, in accordance with a resolution adopted by
this Board at the meeting held on the 5th instant.

Respectfully.

OURS 11. MOONEY. Secretary.

JOHN IL MOONEY, Secretary.

Resolved, That the Commissioner of Water Supply be and is hereby authorized to enter into a contract for the purpose of termshing materials, building and erecting pumping-engines, boilers and appurtenances for the High Service Works at the New Aqueduct, between Tenth avenue and the Harlem river in the Borough of Manhatian.

Which was referred to the Committee on Water Supply.

The President laid before the Council the following communication from the President of

the Borough of Brooklyn. No. 1122.

To the Municipal Assembly

Upon receipt of the following resolution:

"Resolved, That the members of the Municipal Assembly represented in the Local Board of the Fourth Senatorial District of the Borough of Brooklyn, be and the same are hereby directed

to investigate if any franchise exists for the purpose of establishing a cold storage plant at the Wallalomi Market or his any part of the said Fourth Senatorial District with power to send in pursons and papers, and to make these report at the next regular meeting of the Municipal Assemble.

The Lacal Board of the Fourth Senatorial District duly met, and at a subsequent session held on the 15th of September, 1898, investigated as required in the resolution. We report as follows: On December 19, 1896, one Charles F. Smith made application to the Commissioner of City Works of the City of Brooklyn for a permit to erect a building on market lots, and to lay pipes for refrigerating purposes. On January 19, 1897, Mr. Smith made an additional application.

On February 11, 1897, Mr. Smith with others incorporated in the State of West Virginia the Market Refrigerating Company whose purpose was solely refrigerating and cold storage in the Wallabout Market in the City of Brooklyn. Mr. George L. Murphy, one of the incorporators of such company, was at that time an employe of the Department of City Works, having special charge of the market and being known as the Morket Cierk. There accompanies this report a copy of a letter of his of January 22, 1997, written as Market Clerk, recommending Mr. Smith's petition. He continued to hold such position, we understand, until after the first day of January, 1898.

On March 26, 1897, the Department of City Works issued its Permit No. 72108 to the Market Refrigerating Company to open various market streets to lay refrigerating mains. It does not appear that the Mayor of Brooklyn united in this permit.

We have not been able to discover that any application was made direct by the Market Refrigerating Company or any other application other than the two set forth made by Mr. Smith. On April 12, 1897, the Common Council directed an lovestigation as to the authority for opening streets and laying pipes without a franchise from the Common Condemining boundly the artiful of the Department of City Works, and the Common Council thereupon adopted a resolution declaring that permits should not be issued by any city department without a lequate compensation to the City.

On May 18, 1807, Corporation Council Burr rendered an opinion to the effect that the grants

City.

On May 18, 1807, Corporation Council Burr rendered an opinion to the effect that the granting of a permit to use the market streets was not within the jurisdiction of the Common Council, but at the Mayor and Commissioner of City Works, and should be upon a compensation to be fixed. He held that the permit of March 26 did not properly confer a right to use the scients of the

It would appear that this action on the part of the Common Council was effectual at that time stopping the use of the streets by this company, for on September 27, 1897, the company dressed a communication to the Mayor of the City of Bracklyn arging that is he allowed to pro-

If would appear that this action on the part of the Common Council was effected at that time in stopping the use of the streets by this company, for on September 27, 1917, the company addressed a communication to the Mayor of the City of Brackly, an arging that it he allowed to proceed.

The Mayor thereupon on September 30, 1887, made anquines of the Commonders of City Works looking toward the ascertainment of a fair price for the company to pay the City for the privilege of placing pipes in the mader. No determantion appears to have here reached by the officials of the city on that question.

Salesquently, and in Decomber last, we understand that the Market Refrigerating Company laid refrigerating pipes under, through and across various of the streets and bushways willion the boundaries of Walaboat Market. This action appears to have been taken under the republished permit of March 26, 1897, and without any objection or interference on the part of any official. We find an record of any action on the part of the Mayor, although the same would appear to have given under Mr. Burr's opinion.

Having thus utinamed possession of the streets in the market, the Market Refrigerating Company on July 20, 1898, made application to the Comptroller of The City of New York, affering to pay the City five per cent, upon its gross receipts. Nothing appears upon which has not set all that such a payment is adequate or inadequate.

We attach hereto, as part of this report, copies of the following papers above referred in 1. Application of Smith, Janeary 10, 1897.

1. Application of Smith, Janeary 10, 1897.

2. Application of Smith, Janeary 10, 1897.

3. Letter of Murphy, January 22, 1897.

5. Permit of Department of City Works, April 7, 1897.

6. Residutes of Common Council of Hotokhyn, April 5, 1897.

7. Report to Common Council of Hotokhyn, April 5, 1897.

9. Cammunication of Refrigerating Company to Mayor Wester, September 27, 1897.

10. Cammunication of Refrigerating Company to Company to the forcing Company by the farmer Cit

JAMES F. ELLIOTT.
JOHN DIEMER.
DAVID S. STEWART.
8.

Dated BROOKLYN, October 3, 1898.

No. 252 CARLTON AVENUE, BROOKLYN, N. Y., December 10, 1896.

Hon. THEODORE B. Willes, Commissioner City Works:

DEAR SIR—I hereby make application for a permit to erect a milding on Lots Nos. 503, 504, 603 and 604, "Official Map of the Willabout Market Lands" for the necessary boilers and compressins, and to lay the necessary pipes to convey pure dry air under pressure for refrigerating purposes in the market. The system it is proposed to employ will require but very little opening of the streets throughout the market, 3 not liable to explosions or acculents of any kind, will require no subscitute to the market and it is intended for the use of the market and it is intended for the use of the market nearly the percent abelies.

It comprises only the necessary boilers, air compressors and receivers, no chemicals of any kind being used. It is in use in our war vessels. Sound steamers, yachts and steamships of various kinds with entire satisfaction. I append herewith a request from many of the prominent marketmen for

with entire satisfaction. I append herewith a request from many of the prominent marketmen for the installation of the plant.

As I am prepared to commence operations at once, I hope the above may be favorably

considered at an early date.

Very sincerely yours, South, Mechanical Engineer, Sound) CHAS, F. SMITH, Mechanical Engineer,

No. 252 CARLTON AVENUE, BROOKLYN, N. Y., January 10, 1897.

Hon, THEO. B. WILLIS, Commissioner of City Works;

DEAR SIR-I present herewith additional names to my petition of December to, 1896, for permission to install a refrigerating system in Wallahout Market; also plans of the proposed pipe

line.

I have changed my original plan somewhat, and propose to locate the plant on lots Nos. 507, 508, 509, 607, 608 and 609. An inspection of the plan will show the pipe line starting from lot No. 609, and running across the space reserved for stables, to and under the sidewalk, not yet laid along East street, to the lots beginning with No. 362, and along under the building to Flushing avenue, with a brancher origing East street, and opposite the tower and running to Washington avenue, with branches under the buildings. It will thus be seen that only the cross streets are opened, and they only for a narrow tranch, which will be opened and closed the same day.

The marketmen are particularly anxious to have the system to operation early in the spring, and as it will take from two to three months to complete it. I respectfully arge your early consideration in the matter.

consideration in the matter.

Yours respectfully, CHAS, F. SMITH.

Wallabout Market Burrac-Department on City Works, J No. 140 Part Avenue, Wallabout Market, 19600K178, N. V., James 22, 1897.

How, Titto, B. Willis, County domer, Department of City Works, Brooklyn.

Dean sta-Reserring to your communication of 19th instant, relative to application of Mr. Chas. G. Smith for permit to operate a cold-air refricerating system in the market, I beg to say that I think such a system would be of great benefit to the marketmen. From conversations had with the marketmen I judge that there would be very little objection to running the paper through the buildings, but that there would be objections if any other system than a cold air system was introduced. introduced.

I can recommend no improvement on proposed pipe line. I would, however, suggest that in case a permit is issued, that an agreement be made with Mr. Smith to the effect that the relaying of the pavement torn up be done by the City, under the supervision of the head of this Bureau, and that the cost of same and repairs for the period of one year be charged to him,

Yours respectfully,

GEORGE L. MURPHEY, Clerk of the Market.

CERTIFICATE OF INCORPORATION-STATE OF WEST VIRGINIA

I, W. E. Chilton, Septemary of State of the State of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper affidavits, has been this day delivered to me, which agreement is in the word, and figures following:

The undersigned agree to become a corporation by the name of the Market Refrigerating Company, for the purpose of refrigerating, cold storage, supplying all under presure for refrigerating and cold storage in the Wallahout Market in the City of Brooklyn, New York.

Which represents the Wallahout Market in the City of Brooklyn, New York.

Which represents the State of New York, and is to expire on the 11th day of February, 1917. And for the purpose of forming the said corporation, we have subscribed the sam of \$21,000 to the expiral thermal, and have pant in on said subscription the sum of \$50,000, and desire the privilege of increasing the said capital by the sale of additional shares to \$200,000 in all.

The capital so subscribed is, divided into shares of \$50 each, which are held by the unlersigned respectively, as follows, that is to say:

Names.	RESIDENCE:	No. of Shares.	
By William J. Scaton. By J. H. Lins. By George L. Murphey By William Clinton Berling. By Charles F. Smith.	No. 305 Lafayene avenue, Brooklyn, N. V	10 5 5 125 875	

And the capital to be hereafter said is to be divided two shares of the like amount.

Given under our hands, this 15th day of February, 1897.

SEAL
SEAL.
SEAL.
TEAL!
SEAL

W. E. CHILTON, Secretary of State

Wherefore, The Corporators named in the said agreement and who have signed the same, and their sacressors and assigns, are wreby declared to be from this date until the eleventh day of February, interest hundred and forty-seven, a corporation by the name and for the purpose set forth in said agreemen

Given under my hand and the great scal of the said State at the City of LT Chan) show this twenty-third day of February, eighteen handred and [GREAT SEAL] nindly-web.

No. 72108.

DEFINITION OF CITY WORKS-BUREAU OF STREETS, J. ROOM 38, MUNICIPAL BUILDING, BROOKLYS, March 26, 1897. Special Permits

Permission is hereby gramed an Market Religerating Company. Open street, lay main for refrigerating purposes, as per plans filed D. C. W. Restolation of parement to be done by Commissioner of City Works at expense of company. Market square, Market avenue, Rast avenue, West avenue, A, II, C. and D. streets.

It is unforwand that the above permission is granted upon the condition that all the work performed under it shall be in conformity with the ordinances of the Common Council, and in accordance with the regulations that have been or may be adopted by the Board of City Works, governing this Department, and under the direction of the Superintendent of the same.

The Board of City Works reserves the right to revoke this permit upon building or neglect of the party to whom it is issued to compile with any of its conditions.

the party to whom it is issued to comply with any of its conditions. Time, three months.

A. J. DAYTON, Per W. T. C., Permit Clerk,

(Extract from the Minutes of the Common Conneil of the City of Brooklyn of April 5, 1897.) "Resolved, That the Law Committee be and the same is hereby directed to inquire by what authority an graphage of the City, or by whom he was authorized, to permit the opening of streets and the laying of pipes for the introduction of cold air for storage purposes at the Wallabout Market, without first having obtained the right of frunchise of this Common Council, and the committee is directed to report to the Board their findings at its next regular meeting."

(Extract from Minutes of Common Council of the City of Brooklyn of April 12, 1897.)

(Extract from Minutes of Common Council of the City of Brooklen of April 12, 1897.)

"The Law Committee, to whom was referred Resolution No. 74 of Minutes of April 5, 1897, page 79, relative to an inquiry to be made as to what authority existed for the laying of cold-air pipes in the streets of Wallabout Market without having obtained the consent of this Common Council for said franchise, have carefully examined into the matter, and find as follows:

First—That the care and control of Wallabout Market is vested in the Mayor and Commissioner of City Works by law.

Second—That the Department of City Works did lease to one Charles F. Smith a plot of ground on which he was to orce certain buildings.

Third—That the Department of City Works did issue a permit to the Wallabout Refrigerating Company to cross streets in laying their pipes for the purpose of furnishing cold storage.

Fourth—While the law provides that the Mayor and Commissioner of City Works are authorized to make rules and regulations for the proper government of the market and market property, we are informed that the Mayor was not consulted in this case, and the permit is used without his consent.

Fifth—That no pipes have as yet been faid, and the Mayor has referred the matter to the

Without his consent.

Fifth—That no pipes have as yet been laid, and the Mayor has referred the matter to the Corporation Counsel for a legal opinion; we are also informed by the Corporation Counsel that the permit issued is null and void.

Sixth—That a person in the employ of the city and receiving a large salary for duties performed in the Wallabout Market has a personal and financial interest in said refrigerating company, and was largely instrumental in the obtaining of this valuable franchise.

A City franchise is public property and must not be given away without just and full return for value received.

for value received.

Heads of departments should not assume singly those duties that the law makes effective only

on joint action with the Mayor,
Persons in the employ of the city should not use their positions to assist corporations in scenaring special privileges in saluable grants.
Great credit is due his Honor the Mayor for his quick discernment and prompt action in this matter, thus securing to the city the right to dispose of this franchise to the highest bidder.

Your Committee recommend for adoption the following a

(Resolution No. 13.)

Resolved, That permits shall not be issued to corporations by any city department which, as in the present instance, carries with it the facilities for establishing and conducting a large and valuable business, without a just and reasonable financial consideration being paid by the City Respectfully submitted,

(bigued)

JOHN F. OLTROGGE, FREDERICK W. SINGLETON, WILLIAM H. LEAVCRAFT, WILLIAM A. DOYLE, FRANCIS F. WILLIAMS, WILLIAM KEEGAN,

Committee on Law.

The resolution was adopted.

OFFICE OF THE CORPORATION COUNSEL, CITY HALL, BROOMA'S, May 18, 1897.

How. THEO, D. WILLDS, Commissioner of City Works :

Here, Titico, B. William, Commissioner of City Worker?

Diean 5th. As requested by you, I have carefully examined the proceedings in exametion with the boso of no loss forming part of the Wallabout Market plans in Charles E. Sainh, and the gracing of a point to bur to buy pipes in earliest part of the said lands for the purpose of conducting rold of: to be turn-held the different occapants of the Market for refragerating purposes. Under the provisions of character you of the Laws of 1804, the Commissioner of City Works, with the content of the Market property; and the Mayor and the said Commissioner are required to fix and establish rolds for the use of said Lamb, and with the content of the Mayor, the said Commissioner is authorized to lease the same. The lease in question (six in number), which were executed on the 16th day of March, 1897, leased loss on the content map of the Wallahom Market lands on the cost saids of Washington are now." by numbers designated on the said map. No rights are conferred upon the lesses by the unit lease, to use any other portion of the Market lands except that he would have the right to pass over that portion of the lands laid down on the map as Market streets for the purpose of ultralining actions to the purpose sower other portion of said lands according to the plans filled with your Department, conter the privilege which the lesses was not entitled to by virtue of his lease. It is true that the written application for the lease, which contained as our highest portion. It is true that the written application for the lease, which contained as our highest portion. It is true that the written application with you, to fix a piece which should be a fair and reasonable may be always again to a substitute of a fairchess. There is nothing exclusive in the purpose of the Mayor, aring its conjunction with you, to fix a piece which should be a fair and reasonable may be always a conjunction with you, to fix a piece which should be a fair and reasonable in the land of the purpose of the

parting down pipes.

Imagina has such pipes are wholly within the certainty bounded by Washington and Flashing avenues and the materials and public aloves. I am of the opinion that the granting of these rights does not fall within the province of the Common Council, but that the material in the hands of the Mayor and of the Communication of the Communication of the Mayor and of the Communication of City Works. I would suggest, therefore, that you, in connection with the Mayor, its name that may which shall use a just and fair compensation to the City for the right of the Mayor, its name that may the distillation of the payors of conducting cold air for setrigerating party test, and that you like reachinghes to any proper parties who may desire to acquire the same at the reneal fixed.

I semain,

Expenses

Very respectfully your, (Signed) JUS. A. BURR, Corporation Counsel.

BROOKING, September 27, 1807.

How. F. W. Wenzens, Major of the (ity of Brookly).

Size In accordance with your request of the collimatent, we submit berewith a sustement of the assimated yearly receipts and expenses of our religerating dy-meth of the Market Refrigerating Company, based an the total concemption of her in the market list year, amounting to shout \$8,000.

So million cubic best from sic as a cents per 1,000 cml in feet at station . Interest on refrigerating branch of plant, \$jo,000 at 6 per cent Taxes on refrigerating branch of plant, about Labor on refrigerating branch of plant.		
Receipts	Total	\$7,320 00 8,000 00
	Dillange	9/80 no

Deposition of pine and other thereto will reduce this measured.

The cold storage transfer beginning to a large extent upon the operation of the refrigeration beauth for probe, or for, they are deposited upon each other.

The cold storage oscile be profit the above, were a nor for the named Hamations of the lease and certriction of the rate and regulation governing the market, which time the height of the building to two stories.

and contrictions of the ratio and regulations governing the market, which limit the height of the building to two stories.

The anotherwise followed in this case. All the papers were on the in the Department of the Works to require by law, showing the purpose for which the property and permit was wanted when the bases were appeal and the portain manel. We, therefore, at once executed contracts for the complete plant at a cost of aloust Sporters. You will see its what an embarrassing position the company has been placed by it imag strikides to proceed under its leaves.

We claim the necolation of a cold storage and refrigerating system will be of inestimable benefit to the market. It is a convenience of much leaved by the marketinen, that the City should be willing to make very illevel concessions to any our installing such a plant, or at least charge merely a nominal som, say one dallar per year for privilege, particularly as the lease expire by limitation in 1909, and we shall have in addition to the ground rent, heavy taxation on the plant.

expire by limitation in 1909, and we shall have in addition to the ground rent, heavy invation on the plant.

Other cities are glad to accord all near arry privileges to their markets. It would seem a pity to deprive Wallabour Market, the duest in the mentry, and made so entirely by the luminess enterprise of the dealers themselves, or privileges and convenences which would tend to the up-building and establishing of a scally great market.

Your honor will notice that the application is dated 10 omber to, 1896, more than ten months and, establishing out sits and arrived and the application is dated to exercising under laste in consideration of a matter vitably effecting the interests of a large body of citizens and taxpayers.

Of course you will see that the parput for which this property was wanted was known to the City before the leases were executed and the matracts were entered into by the company after the consent of the City had been given.

consent of the City had been given.

The case has been resting in your Honor's hands for several months, in face of repeated appeals of the marketners by committee and communication, how much longer it will be held in aterjance depends entirely upon your Honor's sense of right and justice, to which we respectfully

append herein a copy of the polition of the marketmen to the Commissioner of City
We append herein a copy of the polition of the marketmen to the Commissioner of City
Works, the original is on file in the Department, and vosy only be find on your Honor's order.

Awaiting your consideration, we are,
Yours respectfully,

(Signed) MARKET REFRIGERATING COMPANY.

For Chas. F. Smith.

To the Comptroller of The City of New York;

The Masker Refragerating Company, a corporation, herewith makes application to The City of New York for permission to lay pipes throughout Wallaburi Marker, to the Borough of Brooklyn, for the purpose of conducting cold air under presure from a certain building to be exected by the said company on lots now leased by it in the said marker.

And the said Marker Refrigerating Company mereby agrees to pay for the said tranchise the sum of 5 per most, per annum on the gross receipts from the said pipe line.

Dated Bostoward of Brooklyn, July 20, 1548.

(Signed) MARKET REF. CO.,

MARKET REF. CO. Per W. J. SEATON, Pres.

Which was referred to the Committee on Markets,

The President laid before the Council the following communication from the Municipal Civil Service Commission:

MUNICIPAL CIVIL SERVICE COMMISSION OF THE CITY OF NEW YORK, CENTRE, ELM, FRANKLOV AND WHITE STREETS, NEW YORK, October 10, 1898.

How, P. J. Science, City Closic

How. P. J. Screaty, City Geoff:

Dear Six—Referring to your communication of the 6th instant, advising one of a resolution of the Council appointing Morris Rose Confidential Stemographer to the Council at an annual salary of \$1,200, I beg to say that said position has not been classified, and therefore the appointment is not in conformity with the Civil Service Regulations and Classification, and we shall not be able to pres Mr. Rose's name upon the pay-roll, if it appears thereon.

Yours respectfully,

LEE PHILLIPS, Secretary.

Which was ordered on file.

REPORTS OF STANDING COMMITTEES.

Report of Committee on Public Health, directing the fencing of vacant lots south side of West Sixty-third street, Borough of Manhattan (page 477, Minutes, September 13, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Health, directing the fencing of certain vacant lots in the Boroughs of Manhatran and Brooklyn (page 778, Minutes, September 20, 1595).

Which was placed on the order of second reading.

Keport of Committee on Public Health, directing the fencing of various vacant lots in the Boroughs of Manhatran and Brooklyn (page 21, Minutes of October 4, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Health, directing the fencing of various vacant lots in the Borough of Brooklyn (page 396, Minutes, August 16, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Boildings, Lighting and Supplies, to provide a carpet for the Library in the City Hall (page 441, Minutes, February 15, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Buildings, Lighting and Supplies, to repair quarters of Four-teenth Regiment Field Music (page 374, Minutes, February 8, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Buildings, Lighting and Supplies, to provide telephone for Court of Special bessions, in the Borough of Brooklyn (page 671, Minutes, Murch 1, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Buildings, Lighting and Supplies, to assign No. 128

Worth street to Pape Repair Company No. 1 (page 869, Minutes, June 28, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Buildings, Lighting and Supplies, to provide electric light for the City Prison (page 487, Minutes, September 13, 1898).

Which was placed on the order of second reading.

Report of Committee on Public Buildings, Lighting and Supplies, to provide supplies, or the General Election of 1898 (page 25, Minutes, October 4, 1898).

Which was placed on the order of second reading.

MOTIONS AND RESOLUTIONS.

Councilman Goodwin moved that the Council proceed to the election of a Councilman to fill

Councilman Goodwin moved that the Conneil proceed to the election of a Councilman to fill the vacancy caused by the death of Charles F. Allen.

The President put the question whether the Council would agree with said motion. Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilman Bodine, Christman, Conly, Doyle, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Kyder, Sulzer, Williams, and Wice -22.

The Vice-Chairman placed in nomination George H. Mundorf of No. 815 Sixth avenue, Borough of Manhatian, to fill the unexpired term of the late Charles F. Allen.

There being no other nominations,

The President put the question whether the Council would agree with said motion.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—23.

And the President thereupon declared George H. Mandorf dally elected as Councilman in the Second District, to fill the unexpired term of Charles F. Allen, deceased, and appointed the Vice-Chairman and Councilmen Goodwin and Francisco a committee to notily Mr. George H. Mundorf of his election. of his election.

SPECIAL ORDERS.

No. 507,-(S. K. 205.)

The Committee on Law Department, to whom was referred the annexed ordinance in favor of regulating common shows in The City of New York, respectfully

REPORT:

That, having examined the subject, they believe the proposed ordinance to be necessary, subject to the modifications noted berewith, omissions being in brackets and new matter ander-

They therefore recommend that the said ordinance as amended be adopted

AN OBJUGANCE to regulate common shows in The City of New York.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

Section to No person or corporation shall set up or keep a common show in The City of New York willout a license therefor, as bereinafter provided, under a penalty of twenty-five dollars for

each offense.

Sec. 2. No person shall be licensed as above, except a citizen of the Umted States or one who has regularly declared intention to become a citizen.

Sec. 3. All applications for such licenses shall be made in person to the bureau of licenses, and shall be granted by the major through said forman to so many and such persons and corporations as he may think proper, and he may suspend and revoke all such licenses at pleasure.

Sec. 4. Every such license shall expire one year from the date of issue, unless sooner suspended or revoked by the mayor, and shall be issued by the bureau of licenses upon payment of a fee of twenty-live dollars annually.

>c. 5. A common show shall be deemed to include carronsels, Ferris wheels, gravity steeple-

chase, chates, scenic case, bicycle carrousels, scenic railways, striking machines, switchbacks, merry-co-rounds [rope dancing], pupper shows, ball games [not including baseball], and all other shows of like character, but this ordinance shall not be construed to authorize gambling or any games of chance,

Sec. 6. All prelinances of the former municipal and public corporations consolidated into The City of New York, regulating common shows therein, and all other ordinances or parts thereof inconsistent herawith, are hereby repealed.

Sec. 7. This ordinance shall take effect immediately.

ADOLPH C. HOTTENROTH, DAVID L. VAN NOSTRAND, Committee on BENJAMIN J. BODINE, FRANCIS F. WILLIAMS, Law Department.

The Vice-Chairman moved that this report be laid on the table. Which was adopted,

No. 897 .- (S. R. 327.)

No. 897.—(S. R. 327.)

Whereas, Certain merchants and commercial bodies have made representations that the manufacture, export trade or commerce of The City of New York has not increased during recent years; and
Whereas, The growth of the city in population, wealth and lusiness is largely dependent upon its commercial facilities, and the laws and ordinances affecting same;

Now, therefore, he is Resolved, By the Council, the Board of Aldermen concurring, that a special joint committee of five (5) members of the Council, to be selected by the President of the Council, and seven (7) members of the Board of Aldermen, to be selected by the President of the Board of Aldermen, be appointed to investigate these representations, with power—

1. To inquire whether the laws and ordinances of the City in anywise affecting manufacturing, trade, transportation or commerce, are heing faithfully observed.

2. To determine the causes or reasons for the alleged failure of increase in the manufacturing or commercial industries, if any.

3. To suggest such monkipol or State legislative remedies as to the committee may seem proper and expedient.

And be it further Resolved, That said committee report back to the Municipal Assembly with all committee treatments.

with all convenient speed.

And be it further Resolved. For the purposes of these investigations, said committee shall have access to the books and records of the City, or of any department or officer thereof.

Which was adopted.

COMMUNICATIONS RESUMED.

The President Isid before the Council the following communications from the Board of Alderment No. 1124.

Resolved, That permission be and the same is hereby given to the Literary Union of Sr. James' Church to place and keep transparencies on the following lamp-posts in the Borough of Manhattan:

Corner of Oliver street and Chatham Square ;

Corner of Oliver street and Chatham Square;
Corner of New Bowery and Madeson street;
Corner of Catharine and Heavy streets;
Corner of Catharine and Madeson streets;
Corner of Oliver and Madeson streets;
Corner of James and Madeson streets;
Corner of Pearl and New Chambers street;
Corner of One Hundred and Sixth street and Lexington avenue; and
Corner of One Hundred and Twenty-fifth street and Lexington avenue;

-the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only until November 4, 1898.

Which was adopted.

No. 1125.

Resolved, That permission be and the same is hereby given to the Liberty Club to place and keep transparencies in the following lamp-posts in the Borough of Manhattan †

Northeast corner of Thirty-burth street and Ninth avenue;

Northeast corner of Forty-second street and Ninth avenue;

Northeast corner of Forty-second street and Ninth avenue;
Northeast corner of Thirty-fourth street and Tenth avenue;
Northeast corner of Forty-second street and Tenth avenue;
Northeast corner of Thirty-third street and Eighth avenue;
Southeast corner of Forty-second street and Eighth avenue;
Southeast corner of Twenty-fourth street and Eighth avenue;
Southeast corner of Thirty-third street and Eighth avenue;
Southeast corner of Thirty-third street and Tenth avenue;
Northwest corner of Thirty-fourth street and Tenth avenue;
Southwest corner of Thirty-seventh street and Tenth avenue;
—the work to be done at their own expense, under the direction of the Commissioner of Highways;
such permission to continue only until November 3, 1898.

Which was adopted.

No. 1126.

No. 1126.

The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing Edward J. Farrelly, of No. 754 East One Hundred and Forty-ninth street, the Brough of The Bronx, a City Surveyor, respectfully

KEPORT:

That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That Edward J. Farrelly, of No. 754 East One Hundred and Forty-ninth street, Borough of The Broux, be and he hereby is appointed a City Surveyor.

IEREMIAH CRONIN, LAWRENCE W. McGRATH, EMIL NEUFELD, WILLIAM WENTZ, Committee on Salaries and Offices.

Which was adopted.

No. 1127.

The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing Charles Danohue, of Commonwealth avenue and West Farms road, Borough of The Bronx, a City Surveyor, respectfully

REPORT:

That, having examined the subject, they recommend that the said resolution be adopted.

Resolved, That Charles Donnbue, of Commonwealth avenue and West Farms road, Borough of The Bronx, be and he is hereby appointed a City Surveyor.

JEREMIAH CRONIN, LAWRENCE W. MCGRATH, EMIL NEUFELD, Committee on Salaries and Offices. WILLIAM WENTZ,

Which was adopted.

No. 1128

Resolved. That permission be and the same is burely given to the Church of the Ascension

Resolved. That permission he and the same is hereby given to the Church of the Ascension to place transparencies on the following lamp-posts:

Southwest corner of Columbus avenue and One Hundred and Fourth street;

Northwest corner of Columbus avenue and One Hundred and Fourth street;

Northwest corner of Columbus avenue and One Hundred and Eighth street;

Southeast corner of Columbus avenue and One Hundred and Eighth street;

Northwest corner of Amsterdam avenue and One Hundred and Sixth street;

Southeast corner of Amsterdam avenue and One Hundred and Sixth street;

Northwest corner of Boulevard and One Hundred and Tenth street;

Southeast corner of Boulevard and One Hundred and Tenth street;

Southeast corner of Boulevard and One Hundred and Tenth street;

—Borough of Manhattan, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only until November 10, 1898.

Commissioner of Highways; such permission to continue only until November 10, 1898.

Which was adopted.

No. 1129. Resolved, That permission be and the same is bereby given to the Riverside Republican Club to place and keep a transparency on the lamp-post in front of the premises No. 74 West Ninety-seventh street, in the Borough of Manharan, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only until November 1888. to, 1898. Which was adopted.

No. 1130.

Resolved, That permission be and the same is hereby given to O. M. Dewing, M. D., General Superintendent of the Long Island State Hospital, to lay a conduct from the main building of said hospital across Albany avenue to the Annes Building, Borough of Brooklyn, for the purpose of conducting electricity for lighting said Annex Building, upon payment to the City as compensation for the privilege such amount as may be determined as an equivalent by the Commissioners of the Sinklog Fund, provided said O. M. Dewing, M. D., shall stipulate with the Commissioner of Highways 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 conduit, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 1131.

AN ORDINANCE to amend the ordinance relating to the discharge of firearms within The City of New York.

He it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. That the ordinance relating to the discharge of firearms in The City of New York he and the same is hereby amended by excluding from the operation of such ordinance the premises of David Crabb, Linoleumville, Staten Island, Borough of Richmond.

Sec. 2. All ordinances or part of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 3. This ordinance shall take effect immediately.

Which was adopted.

SPECIAL ORDERS RESUMED.

No. 1047-(5, R-357.)

The Committee on Railroads, to whom was reterred the annexed ordinance in layor of regulating railroads in The City of New York (see Minutes, September 20, 1898, page 776), respectfully REPORT :

That they held two public hearings, and that, having examined the subject, they believe the proposed ordinance to be necessary, amended as within noted, new matter being underlined and emissions in brackets, to wit: In section 1, puragraph E, the word "twelve" shall be substituted for the words "nine and one-half"; that the entire section 9 be omitted, making the former section

To the new section 9.

They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to regulate railroads in The City of New York.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

Section 1. Each and every passenger railroad car operated within the limits of The City of New York shall be kept in a neat, clean and orderly condition and shall, for the improvement of the service to a degree commensurate with the value of the franchises bestowed on the corporations operating such cars and in the interest of the public using such cars, be provided as follows:

(A)—Signs indicating the destination of each car shall be conspicuously displayed on the out-

(A)—Signs indicating the destination of each car shall be conspicuously displayed on the outside of the front, rear and both sides of such cars, and these signs shall be illuminated at night. They shall also have the license number conspiruously displayed within the car, together with the certificate of payment of license, as at present ordained, for convenience of inspection by the proper officers, and the name and office address of the president of each railroad for the convenience of persons desirous of making complaints.
(B)—Each surface car must be provided with electric annunclators within the reach of every passenger and must be completely brought to a standatili to let the passengers off and on.
(C)—The so-called "shuttle" trains or cars must be abolished, and all cars must go through the their indicated destination.

(C)-The so-called "shu to their indicated destination.

(D)—In case of destruction by fire or other obstacle on the route, if the stoppage shall exceed five minutes, fares shall be refunded to passengers in the form of "accident" tokers, and these shall at any time, when presented, he good for a continuous ride on any car of the company issuing

(E). The steps of the surface cars shall not be more than twelve inches from the ground, and

fenders shall be used on all surface cars with rollers actually touching the rails so as to absolutely prevent the running over, mangling and destroying of persons who may be overtaken on the track.

Sec. 2. From September 15 of each year to July 1 of the succeeding year each and every surface railroad shall run at least one closed car for every three at the least of all cars operated; and whenever the thermanuter shall fall below 55 degrees Fahrenheit the cars of all street railroad companies shall be heated.

Sec. 3. From evening until the following morning the cars of all street railroad companies shall be altequately lighted so as to enable passengers in any part thereof to read with comfort;

and the pravisions of this section shall take officer within thirty days alto the passage of this scale.

nance.

Sec. 4. In case of accident, cars shall not proceed on their rouse, but shall remain at the place where the accident occurred until the seriest of the policy and until released by proper authority.

Sec. 5. The penalty for the infraction of each and every one of the foregoing on tions shall be one hundred dather. (\$100) for each trip, or part of trip, made within the limits of The City of New York, by any car violating the provisions of sale sections; and such penalty shall be recovered to the name and for the use of The City of New York.

Sec. 6. Permission to operate express cars and faneral cars not having been conferred upon street railway companies by any tranchise hitherto granted by The City of New York or by any of the former municipalities now embraced within the limits of said city, and a penalty of one thousand dollars (\$1,000) being now provided for each and every freet railroad car operated for express and funeral purposes, such fine shall be recovered in the name and for the use of The City of New York.

of New York.

Sec. 7. Arbitrary and mannounced changes of headway or mute, and the removal of smoking cars where heretofore used, are hereby prohibited.

Such changes must be subject to the permission of the Municipal Assembly, and when permitted shall be advertised for not less than five days in two newspapers published in each borough of The City of New York, and which shall be designated by the Mayor. The penalty for each and every violation of this ordinance and for each day on which said violation takes place shall be one thousand dollars, and such penalty shall be recovered in the name and for the use of The City of New York. New York.

Sec. S. During the so-called "rush hours" when it may be impracticable with the present facilities for travel to provide seats for all passengers, the fare on all railroad cars shall not exceed

[Sec. 9. Inspectors to enforce the provisions of this ordinance, and of all other ordinances relative to railroads to which this is supplementary, shall be appointed by the Mayor at antiable salaries and under such regulations as shall insure activity, efficiency and soal, in remedying abuses long complained of and in providing for the convenience of the public.]

Sec. [10] 9. This ordinace shall take effect immediately.

HARRY C. HART,
CHARLES H. FRANCISCO.
JOSEPH CASSIDY
MARTIN F. CONLY,
WILLIAM J. HYLAND,

Councilman Christian moved that this report be laid over for one work and retain its place on the list of Special Orders. Which was adopted.

UNICHISHED BUSINESS. No. Sos. - (S. R. 358.)

The Committee on Railronds, to whom was referred the annexed resolution in favor of investigating alleged violations of agreenest by troller companies crossing the New York and East River Bridge and dangers threatened to the structure therefrom (see Minutes, August 2, 1898, page 270), respectfully

That two public hearings were held, at which the Commissioner of Bridges appeared and stated that, in detault of an ordinance fixing a penalty for violations, a remedy was difficult, and other expert testimony was offered, and that, having commend the subject, they believe a remedy can be effectually applied by legislation as suggested by the Commissioner of Bridges.

They therefore recommend that the accompanying ordinance by adopted, Whereas, it was published in the public press of August 1, 1898, that the Brooklyn Bridge is being strained by the overcrowding of trolley cars, and is hable to enlarger the fires of passengers; therefore be if

therefore by it Resolved. That, pursuant to the power vested in this Body by serion 508 of the Charler, the Committees on Bridges. Tunnels and Radronds be and they are hereby directed to investigate such charges and report to this Body.

AN ORDINANCE to regulate the distance between indice one operated on the New York and East

An ORDINANCE to regulate the distance between indiev cars operated on the New York and East River bridge.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. That the distance between trolley cars operated on the New York and East River Bridge shall be not less than one landeed and two (192) test.

Sec. 2. That the penalty for each and every violation of this ardinance by the motorneers in charge of such trolley cars be fixed at twenty-five dollars (525), to be collected in the name and for the use of The City of New York.

Sec. 3. That the police department be charged with the rigid enforcement of this ordinance, and that sufficient officers be detailed to efficiently provide for its enforcement.

Sec. 4. That this ordinance shall take effect immediately.

[OHN T. OAKLEY.]

JOHN T. OAKLEY, CHARLES H. FRANCISCO, JOSEPH CASSIDY, MARTIN F. CONLY, WILLIAM J. BYLAND, HARRY C. HART, Committee on Railroads,

The President put the question whether the Council would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Confy,
Engel, Foley, Francisco, French, Goodwin, Hart, Houenroth, Hyland, McCarry, Murray,
O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—21.

No. 931,-(S. R. 326.) CHANGLES PIANO AND MUSIC ROBES,
NO. 300 FULTON STREET, DETWIEN CLINTUM AND PHERREPONT STREETS,
THE PHONE, BROCKLYN, N. V., July 27, 1898.

KINGS COUNTY PENITENTIARY TO FRANK II. CHANDLER, DR. Use of piano, February 21, 1898.....

Received payment,

BROOKLYN, N. Y., March 1, 1898.

DEPARTMENT OF CORRECTION, BOROUGHS OF BROOKLYN AND QUEENS,

To James J. Farmella, Dr.,
Livery and Boarding Stables, Nos. 2750, 2752 and 2754 Atlantic Avenue.

February 22. 5 coaches.

22. 4½ dozen chairs. \$23 00

Resolved, That the Auditar be and he is hereby authorized and directed to audit and the Comptroller to pay the accompanying bills of Chandler's Piano and Music Rooms for six dollars, and James J. Farrell for twenty-six dollars and thirty-eight cents, incurred by the Department of Correction of the Berough of Brooklyn, in pursuance of a time-honored custom at giving an entertainment on Washington's Birthday for the benefit of the pusoners confined in the Kings County Pentitentiary.

County Penitentiary.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Ebbers, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—24.

No. 878.-(S. R. 323.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of repaving Sixty-lifth street, from Third avenue to Lexington avenue, Borough of Manhattan (see Minutes, July 19, 1898, page 123), respectfully REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to repaye Sixty-fifth street, from Third agenue to Lexington assume, Borough of

Manhatian, Be it Ordained by the Municipal Assembly of The City of New York, as follows: That the carriageway of Sixty-fifth street, from Third to Lexington avenue, in the Borough of Manhattan, be repaved with asphalt payement, and that the contractor be required to give a guarantee of maintenance for the period of filteen years, amiler the direction of the commissioner of highways.

Section 413, chapter 378, Laws 1897.

JOHN J. MURPHY, HERMAN SULZER, MARTIN ENGEL, Committee on Streets and Highways. CHARLES H. FRANCISCO,

DEFARTMENT OF HIGHWAYS-COMMUNIORES'S OFFICE, I No. 150 NAMED STREET, NEW YORK, July 15, 1895.

To the Municipal Assembly of The Oily of New Yorks

Pursuant to the provinces of the first salidivation of auction 250 of the Charter of The City New York, I havely varily that the safety, health or movemence of the public copers. But the corriagoway of Staty-fifth once, from Thank to Losington avenue, he reported with copinal pare-ment, and that the contractor is required to give a guarantee of maintenance for allow (15) years.

The estimated cost of the work is \$4,300.

JAMES F. KEATING, Commissioner of Highway.

No. 346 BROADWAY, RESPECTS OF MANUATTAN, NEW YORK, July 16, 1898.

— was unanimously adopted, and the attached ordinance is forwarded to your Honorable Body for approval, in accordance with section 413, chapter 378, Laws et 1897.

I also forward to you herewith the certificate of the Commissioner of Highways that the safety

health or convenience of the public requires that this work be done,

Respectfully, JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Caristona, Conty, Doyle, Ebbets, Eogel, Foley, Francisco, Freech, Goodwin, Hart, Hattenroth, Hyland, McGarty, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, and Wise—25.

No. 412.—(S. R. 204.)

The Committee on Public fundings, Lighting and Supplies, to whom was referred the annexed resolution in favor of requesting the Commissioner of Funds Inches, Lighting and Supplies to furnish the President and members of the Council, with a cobinet cost, lockers for the enstody of papers referred to committee, name plates, stancovery, moure books, unless books and stancovery for the use of the Committees of the Council, etc. (see Mounts, April 9, 1808, page 9) respectfully

That, having examined the salp of the Country, the proposed improvement to be necessary.

That, having examined the salp of they believe the proposed improvement to be necessary.

They therefore recommend that the said resolution and ordinance or adopted.

Resolved, That the Commissioner of Public Buildings, I schoing and Supplies be and he is beenly requested to farmly the decided of the President and members of the Country, the following:

A radiant containing reserve (sa) better-boxes of the name plates; a colored containing therty (30) lackers for the consulter, including amount books, today books, and such other stationery as one to required by the various committees in the containing and despatch of the business selected to the minus committees for the containing there is a such other stationery as one to

Resolved. That, is the selection of the foregoing, the City Clerk be consulted in order that the same be of style and character most desired.

GEORGE B. CHRISTMAN, Committee on Public Buildings. CHARLES F. ALLEN, WILLIAM A. DOVLE, FRANCIS F. WILLIAMS, MARTIN ENGEL. Lighting and Supplies.

The President put the question whether the Council would agree to accept said report and

Many and resolution.
Which was decided in the affirmative by the following role:
Affirmative—The President, the Vice-Charman, Councilmen Bodine, Christman, Conly, Doyle, Eblath, Engel, Foley, Francisco, Piench, Gossiwia, Hart, Hottesruth, Hyland, Murphy, Murray, O'Grady, Kyder, Salzer, Van Nostrand, Williams, and Wise—23.

No. 440.—(S. R. 267.)

The Committee on Water Supply, to whom was referred the annexed resolution in favor of providing for the laying of water-mains in German place, from East One Hundred and Fifty-sixth street to East One Hundred and Fifty-eighth street, Barough of The Bronx (see Minutes, April 12, 1868, page tap, respectfully

That, having examined the subject, they believe the proposal improvement to be necessary. They therefore renormend that the said resolution is adapted. That water-mains be laid in German place, from East One Hundred and Fifty-sixth street to East One Hundred and Fifty-sixth street to East One Hundred and Fifty-sixth street, in the Borough of The Brown under the direction of the Commissioner of Water Supply, in parameter of chapter 37% of the Laws of 1837. This is to certify that the above was recommended by Board of Lucal Improvement of the Twenty-tiral District, at a regular overlap held on March 7, 1838.

LAMIN E. HAPEEN, President Removals of The Brown.

LOUIS F. HAFFEN, President, Borough of The Bronx.
THOMAS F. FULEY,
FRANCIS F. WILLIAMS,
JUSEPH F. O'GRADY,
EUGENE A. WISE,
HARRY C. HART,
ADOLPH C. HOTTENROTH,
WHILLAM A. DOYLE,

The President put the question whether the Council would agree to accept aid report and

adopt and resolution.

Which was desided in the affirmative by the following rote:

Affirmative—The President, the Vice Controppe, Conceined Bodine, Christman, Couly,
Doyle, Ebbett, Engel, Foley, Francisco, Francis, Goodwin, Hart, Hottemoth, Hyland, McGarry,
Murphy, Murray, o Grady, Kyder, Sulare, Van Nostrand, Williams, and Wise—24.

No. 844,-(5, R. 278.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resolution in favor of setting apart the old court-house building on Mott avenue, in the former Village of Fas Rocksway, to be used for the sessoms of the City Magistrates Court for the Tabel District, Borough of Queens (see Minutes, July 12, 1898, page 74), respectfully

REPORT

That, laving examined the subject, they believe the proposed seiting apart of said building

for the purpose named is necessary.

They therefore resommend that the said resolution be unappeal.

Resolved, That the building known as the old Court-house, an south side of Matravence, formedly used for court perposes, studied in the former Village of Far Bocknway, he and it is hereby set apart to be used for the sessions of the Coy Magistrates' Court for the Third District, Barough of Oneens.

GEORGE B. CHRISTMAN, BENJAMIN J. BODINE, FRANCIS F. WILLIAMS, Lighting and WILLIAM A. DOYLE, MARTIN ENGEL,

Supplies,

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Concolmen Bodine, Christman, Couly, Doyle, Ebbets, Engel, Folloy, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Hyder, Sulzer, Van Nisstrand, Williams, and Wise—23.

No. 842.—(5. R. 201.)

No. 843.—(S. R. 291.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the nanexed resolution of the Board of Aldermen in favor of laying gas-mains, creeting gas lamps, lighting street-lamps thereon, and maintaining the same on East One Handred and Socty-seventh street, from Suchem Roulevard in Westchester avenue, in the Borough of The Bronz (see Minutes, July 10, 1883, respectfully). July 19, 1893, page 92), respectfully

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordannee be adopted.

GEORGE R. CHRISTMAN, Committee on REPORT

CHARLES F. ALLEN, WILLIAM A. DOVLE, FRANCIS F. WILLIAMS, BENJAMIN J. BODINE,

Committee on Public Buildings, Lighting and Supplies.

(Papers referred to in presenting Report.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred so much of a communication from Louis F. Hallow, Fre door of the florangli of The Brows, dated February 21, 1898 (see Minutes, page 765), relating to the lighting of East One Hundred and Sixty-seventh arrest, from the Southern Bushevani in Wests heart avenue, respectfully

REPORT:

That, having examined the subject, they believe said thoroughfare should be lighted.

They therefore recommend the adoption of the following annexed resolution:

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted on Kast One Hundred and Sixty-seventh street, from Southern Boulevard to Westchester. avenue, in the Borough of The Brons.

ELIAS HELGANS,
JAMES E. GAFFNEY,
FRANCIS J. BYRNE,
ELIAS GOODMAN,
Lighting and
Supplies.

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Fibets, Engel, Foley, French, Goodwin, Hart, Hottemoth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Salzer, Van Nostrand, Williams, and Wise—23.

No. 505.—(S. R. 296.)

The Committee on Water Supply, to whom was referred the annexed ordinance in favor of causing water-mains to be laid in Nelson avenue, between Union and Orchard streets, Borough of The Brons (see Minutes, May 17, 1898, page 45.5), respectfully

REPORT:
That, having examined the subject, they believe the proposed improvement to be necessary.
They therefore recommend that the said ordinator be adopted.

An Ordinance to cause water mains to be laid in Nolson avenue, between Union and Orchard streets, in the Borough of The Bronz.

Re it Ordained by the Manicipal Assembly of the City of New York, as follows:
That water mains be laid in Nelson avenue, between Union and Orchard streets, in the

Barough or The Brons, under the direction of the commissioner of water supply, Section 413, chapter 378, Laws 1897.

THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, FRANCIS F. WILLIAMS, Water Supply. HARRY C. HART,

BOARD OF FURLIC IMPROVEMENTS-CERV OF NEW YORK, No. 346 Broadway, Borough or Mashartas NEW YORK, May 16, 1898.

To the Honorable the Municipal Assembly of The City of New York:

Sixs—At a regular meeting of this fixed, held on the 11th astant, the following resolution was unanimously adopted, and the attached ordinance is Lowerded to your Hosocable Body for approval, in accordance with section 417, chapter 378, Laws 1807:

Resolved, That in pursuance of sections 413 and 416 of the City Charter, chapter 378 of the Laws 2 (5-7), the Board of Public Improvements berely authorizes and approves the making of a contract by the Commissioner of Water Supply for the farmishing and laying of water-mains in Nelson avenue, between Union and Ordinard streets, in the Borough of The Broax, at an estimated and The Broax in the appropriation for "Laying Croton Pipes, Boroughs of Manhattan and The Broax "for 1898.

The Board hereby presents to the Municipal Assembly and recommends the adoption of the following ordinance:

following ordinance:

Be if Ordaned by the Municipal Assembly of The City of New York, as follows:

That water-many he limit in Nelson avenue, between Union and Orchard streets, in the Burough of The Bronx, the work to be done under the direction of the commissioner of water supply, and in pursuance of section 413, chapter 578, Laws of 1897.

Respectfully, JOHN H. MOONEY Secretary.

The President put the question whether the Council would agree to accept said report and

adopt add resolution.

Which was decided in the affirmative by the following vare:

Affirmative—The Fresident, the Vice-Charman, Conneitmen Bediar, Christman, Conly, Doyle
Etbers, Engel, Foley, Fresch, Goodwin, Hart, Hottenorth, Hyland, McGarry, Murphy, Murray,
O'Grady, Ryder, Salzer, Van Nostrand, Williams, and Wise—25.

No. 880.—15. R. 202.)

No. 859.—(S. R. 292.)

The Committee on Public Buildings, Liquing and Supplies, to about our referred the annexed ordinance in favor of placing an additional street lamp-post, street-lamp, and lighting the same in front of the Church of the Guardian Augel, Twenty-third street, between Tenth and Eleventh avenues, Borough of Manhattan (see Minetes, July 49, 1898, page 1991), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

An Opporation to provide an additional lamp to be placed in front of the Church of the Guardian Angel, in Twenty-third street, between Tenth and Eleventh avenues, Borough of Manhattan, lie it Ordained by the Manichail Assembly of The City of New York, as follows:

Section to That an additional lamp-past be erected, astreet-lamp placed thereon and lighted, in front of the Church of the Guardian Angel, in Twenty-third street, between Tenth and Eleventh avenues, Borough of Manhattan, under the direction of the commissioner of public buildings, lighting and supplies.

Sect. 2. All arthinances or pures of unlimances meansistent or conflicting with the provisions of this ordinance are betally repealed.

Sect. 3. This ordinance shall take effect immediately.

GEORGE B. CHRISTMAN, \(\)

GEORGE B. CHRISTMAN, CHARLES F. ALLEN, WILLIAM A. DOYLE, MARTIN ENGEL, FRANCIS F. WILLIAMS, BENJAMIN J. BODINE,

Committee on Public Buildings, Lighting and Supplies.

The President put the question whether the Council would agree to accept said report and

adopt and resolution:

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Ethets, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murpay, Murray, O'Grady, Kyder, Salzer, Van Nostrand, Williams, and Wise—24.

No. 807.—(5. R. 281.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resultance of the Board of Aldermen in favor of authorizing the Commissioner of Public Buildings, Lighting and Supplies to remove two lamp-posts, southwest corner Seventh avenue and One Hundred and Twenty-and street, and southeast corner Seventh avenue and One Hundred and Twenty-fifth street, several feet southward of their present location (see Minutes, July 5, 1898, page 10), respectfully REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution be adopted.

Whereas, The public lamp-posts on the southwest corner of Seventh avenue and One Hundred and Twenty-fifth street and on the southeast corner of Seventh avenue and One Hundred and Twenty-fifth street are both located at points on the sidewalk which make them somewhat of

an incumbrance; therefore

Resolved, That the Commissioner of Public Buildings, Lighting and Supplies, be and he hereby is authorized and requested to remove these two lump-posts several feet southward, in order that relief be thus afforded to pedestrians going east and west on One Hundred and Turnty-fifth street. GEORGE B. CHRISTMAN, Committee on Public Buildings,

BENJAMIN J. BODINE, PRANCIS F. WILLIAMS, WILLIAM A. DOYLE, MARTIN ENGEL, Lighting and Supplies.

The President put the question whether the Council would agree to accept said report and

ndopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The Possident, the Vice-Chairman, Councilmen Bodine, Christman, Couly,
Doyle, Ebbeta, Engel, Foley, Francisco, Francis, Goodwin, Hars, Hostenroth, McGarry, Muephy, Murray, O'Grady, Ryder, Suizer, Van Nostrand, Williams, and Wise—23.

No. 906. – (S. R. 305.)

The Committee on Water Supply, to whom was referred the americal ordinance in favor of providing for the erection of the Loreley Fountain in the Borough of The Bronz (see Minutes, August 2, 1898, page 289), respectfully REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to provide for the erection of the Loreley Fountain in the Borough of The Bronx. Be it Ordaned by the Municipal Assembly of The City of New York, as follows:

That the comissioner of highways be and he is hereby authorized to enter into a contract by public letting for preparing the ground and foundation, including necessary excavation, construction of drains, walks and railings in connection with the erection of the Loreley Fountain, at East One Hundred and Sixty-first street and Mott avenue, in the Borough of The Bronx.

Section 413, chapter 378, Laws 1897.

THOMAS F. FOLEY.

THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, HARRY C. HART, FRANCIS F. WILLIAMS, Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 340 BROADWAY, EGROCON OF MANHATTAN, NEW YORK, July 22, 1898.

The Honorable Municipal Assembly of The City of New York:
Size-At the regular meeting of this Board, held on the 20th instant, the following resolution was adopted:

Resolved, That the Commissioner of Highways be and hereby is authorized to advertise for proposals and to enter into a contract for preparing the ground and foundation, including necessary excavation, construction of drains, walks and ratings, in connection with the erection of the Loreley Fountain at East One Hundred and Sixty-first street and Mett avenue.

I incluse form of ordinance in connection therewith.

Respectfully, JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and

The President put the question whether the Council would agree to accept and experiments, adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, The Vice-Chairman, Conneilmen Boding, Christman, Conly, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Hart, Hanterroth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—24.

The Committee on Water Supply, to whom was reterred the annexed ordinance of the Board of Aldermen to lay water-mains in East One Hundred and Skry-seventh street, between the Southern Boulevard and Westchester avenue, Borough at The Bronx (see Minutes, May 24, 1898, page 500), respectfully. page 509), respectfully

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that said ordinance be adopted.

THOMAS F. FOLEV, EUGENE A. WISE, JOSEFH F. O'GRADY, FRANCIS F. WILLIAMS, UARRY C. HABT,

(Papers referred to in preceding Reparts)

The Committee on Water Supply, to whom was referred the amnessed ordinance entitled "An ordinance to provide for the keyros of water-mains in East One Hundred and Sixty-seventh street, between the Southern Boulevard and Westchester avenue, in the Brown of The Brons,"

REPORT

That, having examined the subject, they believe the proposed improvement to be necessary.

They therefore recommend that the said ordinance be adopted.

As Onderace to provide for the laying of water-mains in East One Hundred and Sixty-seventh afreet, between the Southern Boulevard and Westchester avenue, in the Borough or The Brook.

The it Ordained by the Monicipal Assembly of The City of New York, as follows:

That water-unins be laid in East One Hundred and Sixty-seventh street, be seen the Southern
Boulevard and Westchester avenue, under the direction of the Commissioner of Water Supply-In pursuance of chapter 378, Laws 1897,

JEREMIAH KENNEFICK,
JAMES V. ELLIOTT,
FRANK GASS,
WILLIAM T. JAMES,
BERNARD SCHMITT,
JOHN J. VAUGHAN, JR.,
HARRY C. HART,

Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 346 BROADWAY, BOROUGH OF MANUATTAN, NEW YORK, Morch 18, 1898.

New York, March 18, 1898. J

To the Honorable the Manicipal Assembly of The City of New York. March 18, 1898. J

Sigs—At a regular meeting of this Board, held on the 9th instant, the following resolution was manimously adopted, and the attached ordinance is forwarded to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws 1897.

Resolved, That the Board hereby authorizes and approves the making of a contract by the Commissioners of Water Supply, for furnishing and laying water-mains in East One Hundred and Sixty-seventh street, between the Southern Honlevard and Westchester avenue, is the Borough of The Brons, at an estimated cost of one thousand three hundred dollars, payable from the appropriation for "Laying Croton Fipes" for 1898, and directs that an ordinance for same be forwarded to the Municipal Assembly.

Respectfully.

Respectfully,
JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, The Vice-Chairman, Conneilmen Bodine, Christman, Conly,
Doyle, Engel, Foley, Francisco, French, Goodwin, flart, Hotterrott, Hyknd, McGarry,
Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—23.

Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—23.

(Na. 875.—S. R. 298.)

The Committee on Water Supply, to whan was referred the annexed ordinance in favor of laying water-mains in One Hundred and Forty-fourth street, between the Western Boulevard and the New York Central and Hudson River Railroad, in the Borough of Manhattan, (see Minutes, July 19, 1898, page 119), respectfully.

REFORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance he adopted.

AN ORDINANCE to provide for the laying of water-mains in One Hundred and Forty-fourth street, between the Western Boulevard and the New York Central and Hudson River Railroad, in the Borough of Manhattan.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

That water-mains be laid in One Hundred and Forty-fourth street, between the Western Boulevard and the tracks of the New York Central and Hudson River Railroad, in the Borough of Manhattan, under the direction of the commissioner of water supply.

Section 413, chapter 378, Laws 1897.

Section 413, chapter 378, Laws 1897.

THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, HARRY C. HART, FRANCIS F. WILLIAMS. Committee un Water Supply.

BOARD DE PUBLIC IMPROVIDIENTS—CITY OF NEW YORK, NO. 346 BROADWAY, BOROUGH OF MANUATTAN. NEW YORK, July 18, 1898.

To the Honorable the Municipal Assembly of The City of New York:

SIRS—At a regular meeting of this Board, held on the 13th inst., the following resolution
Resolved, That water-mains be laid in One Hundred and Forty-lourth street, between the
Western Boolevard and the tracks of the New York Central and Hudson River Radroad, in the
Borough of Manhattan, under the direction of the Cummissioner of Water Supply.

Section 413, chapter 378, Laws 1897.

—was unanimously adopted, and the uttached ordinance is forwarded to your Honorable Body for
approval, in accordance with section 413, chapter 378, Laws 1897.

Respectfully.

JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to socient aid report and

adopt said resolution.

Which was decided in the affirmative by the following role:

Altiropative. The President, the Vice-Chairman, Councilates fielding Christman, Confy, Doyle, Ebbats, Engel, Foley, Preside, Goodwin, Hart, Huttenrath, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise. 23.

No. 883.-(S. R. 287.)

The Committee on Finance, to whom was referred the annexed resolution in favor of suffer fixing the Commissioner of Highway to draw upon the Compredict for a sum not exceeding one hundred dollars (\$100) and to renew the draft at often as he may draw suggestary to the extent of the appropriation set apart for conting order in the Department of Highways (see Minutes, August 2, 1898, page 254), respectfully

REPORT:

That, having examined the subject, they believe the propt of authorization to be necessary to the extent of the sum of one bundred (rea) dollars, but that the power to reason the draft should

not be adopted.

They therefore recommend that the said resolution, amended by writing out the clause for renewal, be adopted.

CHARLES F. ALLEN.

CHARLES F. ALLEN, ADAM H. LEICH, CONRAD H. HESTER, HENRY FRENCH, GEORGE B. CHRISTMAN, Committee on Finance.

(Papers referred to in preseding Report.)

The Committee on Finance, to whom was referred the annexed communication and resolution in favor of allowing the Commissioner of Highways to draw upon the Comptroller, by requisition, for a sum not exceeding \$100, on account of appropriation set apart for contingencies in the Department of Highways, respectfully REPORT :

That, having examined the subject, they believe that the permission sought should be allowed. They therefore recommend that the said resolution be adopted.

Resolved, That, for the purpose of defraving any minor or incidental expenses of the Department of Highways, the Commissioner of Highways may, by requisition, draw upon the Comptroller for a sum not exceeding one hundred deflare (\$100); the Commissioner of Highways may, is like manner, renew the drait as often as he may deem necessary to the extent of the appropriation set apart for confingencies in the Department of Highways, but no such renewal shall be made until the money paid upon the preceding draft shall be accounted for to the Comptroller by the transmittal of a voucher or voucher, certified by the Commissioner of Highways, covering the expenditure of money paid thereon. expenditure of money paid thereon.

FRANCIS J. BYRNE, Committee on HENRY SIEFKE, FLIAS GOODMAN, EDWARD S. SCOTT,

DEPARTMENT OF HIGHWAYS—COMMUNICATES OFFICE, NO. 150 NASSAU STREET.

NEW YORK, May 26, 1898.

Thur, Thronas F. Words, President, Board of Absenuer:

DEAR SIR—Among the appropriations made for the year 1898 to the Department of High-witys, by the Hoard of Estimate and Approximent, is the sum of two thousand dollars (\$2,000) for contragencies, such as postage, special messinger service, to egraphing, curstares and other

Prior to January 1 it was the custom in the late Department of Public Works to draw by requisition on the contingent had for the sum of three bundred dollars (5300) in advance, as provided by the Ordinances of 1897, and to make an itemized return to the Comptroller of the expenditure of that amount, and then repeat the draft as often as necessary.

I desire to pursue this course in drawing from the appropriations allowed to this Department for contingencies, and herewith inclose draft of a resolution to give me authority to draw on the Comptroller for a sum not exceeding one hundred didfars (\$100) for the purpose of defraying minor and incidental expenses of this Department, and to renew the draft as often as may be necessary within the limits of the appropriation for contingencies in the Department of Highways.

Very respectfully,

[AMES P. KEATING, Commissioner of Highways.]

The President put the question whether the Cauncil would agree to accept still report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Boiline, Christman, Conly, Doyle, Ethets, Engel, Foley, Francisco, Franch, Goodwin, Hart, Huttenwoth, Hyland, McGarry, Murray, O'Gondy, Ryder, Salzer, Nan Nostrand, Williams, and Wise—24.

No. gar.—(S. R. 317.)

The Committee on Public Health, to whom was reserved the annexed communication from the Department of Health relative to the dangerous condition of various vocant lots in Manhattan and Brooklyn (see Minutes, August 2, 1898, page 275), respectfully

REFORT:

That, laving examined the subject, they believe the nuisances complained of should be abated. They therefore recommend that the accompanying resolution be adopted. Resolved, That the Commissioner of Highways be and he hereby is anthorized and directed to fence the lots No. 202 West Sexty-third street, Borough of Manhatton; Nos. 552 and 654 Douglas street, Borough of Brooklyn; Nos. 592 to 598 Patnam avenue, and Nos. 593 to 515 Jefferson avenue, Borough of Brooklyn, with a close board feoce, six (6) feet high, to abute a nuisance, at the expense of the owner or owners of said lots.

FEGENE A. WISE,

FEANK I. GOODWIN.

FRANK J. GOODWIN, CHARLES H. FRANCISCO, DAVID L. VAN NOSTRAND, Committee on Public Health. HEALTH DEPARTMENT, CENTRE, ELM, WHITE AND FRANKLIN STREETS, NEW YORK, July 21, 1898.

F. H. DILLINGHAM, M. D., Assistant Sanitary Superintendent

Six —On complaint of a citizen, an impection was made of the vacant lot at No. 202 West Sixty-third street, and the same was found in a condition dangerous to the health of the neighborhood by reason of the accumulation of offensive matter deposited thereon. An order (No. 9165) was issued on April 19, 1898, requiring said lot to be cleaned. A careful search has been made to find the owner of the lot to serve the necessary order, but without success. I, therefore, recommend that the Municipal Assembly be requested to pass a resolution authorizing the Department of Highways to fence said lot, to prevent damping of refuse matter thereon.

Respectfully,

(Sorned) M. B. FEENEY, M. D., Chief Sanitary Inspector.

M. B. FEENEY, M. D., Chief Sanitary Inspector. (Signed)

A true ropy.
C. GOLDERMAN, Secretary pro tem.

HEALTH DEPARTMENT, CENTRE, ELM, WHITE AND FRANKLIN STREETS, NEW YORK, July 14, 1898.

To the Sanitary Superintendent :

Six—On July 14, 1868, an inspection was made of the vacant lot No. 652 Douglas street, and the same was found in a dangerous condition through being unfenced. A careful search has been made to find the owner of said lot to serve the necessary order, but without success. I therefore respectfully recommend that the Municipal Assembly be requested to authorize the Department of Highways to have said 155 fenced.

The rectfully submitted.

Respectfully submitted, R. A. BLACK, M. D., Assistant Sanitary Superintendent,

A true copy, C. GOLDERMAN, Secretary pro tem.

HEALTH DEPARTMENT, CENTRE, ELM, WHITE AND FRANKLIN STREETS, NEW YORK, July 14, 1898.

To the Sanitary Superintendent:

Str.—On July 14, 1898, an inspection was made of the vacant lit No. 654 Donglas street and the same was found in a dangerous condition through being unfenced. A careful search has been made to find the owner of said lot to serve the necessary order, but without success. I therefore respectfully recommend that the Municipal Assembly be requested to authorize the Department of Highways to have said lot fenced.

Respectfully submitted,

[Signed] R. A. BLACK, M. D., Assistant Sanitary Superintendent.

A true copy, C. GOLDERMAN, Secretary pro tem.

HEALTH DEPARTMENT, Cantal, Elm, White and Pranklin Street, New York, July 14, 1858.

To the Sanitary Superintendent:

Ste - On July 14, 1898, an inspection was made of the vacant ton No., pay to me Intram avenue, running through to Nos. 1000 to 515 Jefferson avenue, and the same were found in a dangerous condition through being unioneral. A careful search has been made to find the owner of said loss to serve the nonessary order, but without success. I therefore respectfully recommend that the Manic put Assembly be requested to authorize the Department of Highways to have said loss

Respectfully submitted, (Superd) R. A. Di.ACK, M. D., Assistant Sanuary Superintendent.

A true copy, C. Goldman an, Secretary pro tem-

DEPARTMENT OF HEALTH-CITY OF NEW YORK, CENTAR, ELS, WHITE AND FEARKLIN STREETS, BOROUGH OF MANHATTAN, NEW YORK, July 21, 1898.

F. J. SCHLIA, Eng., Clerk of The City of New York:

P. J. Sculla. Esq. Clerk of The Chy of New York:

Six—All a massing of the Board of Health of the Department of Health, held July 20, 1898, the following resolutions were adapted:

Resolved. That a copy of the report of Chief Sunfair Tapperior Feener is respect to the dangerous condition of vacuar by No. 203 West Staty-third street, Euroogh of Mantatrian, be forwarded to the Honorable the Montapial Assembly, with the request that for sanitary reasons the Department of Highways is authorized and directed to have said for fenced.

Resolved. That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacual lat No. 652 Douglas street, Borough of Providyo, be forwarded to the Honorable the Mantatrian and directed to have said for fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacual in No. 654 Douglas street, Borough of Brooklyn, be forwarded to the Honorable the Mantapal Assembly, with the request that for sanitary reasons the Department of Highways to authorized and directed to have said for fenced.

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant lat Nos. 1912-1918 Sanitary Superintendent Black in respect to the dangerous condition of vacant late Nos. 1912-1918 Patnam avenue, Borough of Brooklyn, be forwarded to the Honorable the Mantapal Assembly, with the request that for sanitary reasons the Department of Highways be authorized and directed to have said los fenced.

A trae copy.

C. GOLDERMAN, Secretary pro tem.

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vee-Chairman, Conocilian Bodine, Christman, Conly,
Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Bart, Hottenroth, Hyland, McGarry,
Murphy, Marcny, O'Grady, Ryder, Salzer, Van Nostrand, Williama, and Wise—24.

No. 793 - (S. R. 261.)

No. 793;—IN. R. 251.)

The Committee on Public Health, to whom our referred the annuxed communication from the Department of Health, relative to the dangerous condition of vacant lots at north side of West One Handred and Nath street, 125 feet end of Colombus avenue, Borough or Monkattan, and Nos. 93 and 95 Heary street, Borough of Combline (see Minutes, Jane 28, 1898, page 892), respectfully REPORT:

That, having estimized the subject, they believe the nuisances complained of should be abarest.

They therefore is commend that the accompanying resolutions and ordinance he adopted.

Kesulved. That the Commission per of Highways he and he hereby is authorized and directed in sence you out lots at north sile of West One Hondred and Sixth street, beginning one hundred and twenty-live leet east of Columbia avenue and extending fifty feet east, in the Borough of Manhanan, with a close bound lence, aix (6) best ligh, to about a numance, at the expense of the owner

hattan, with a close hours lence, any for the legacy of and he hereby is authorized and directed or aware of and lence.

Resolved, That the Communications of Highways be and he hereby is authorized and directed to from variant too. Not, 93 and 95 Heavy street, in the Borough of Brooklyn, with a close board lence, at (0) feer logic, to abute a nelsance, at the expense of the owner or owners of said lots,

EUGENE A. WISE,

DAVID L. VAN NOSTRAND, Committee on CHARLES H. FRANCISCO,

HEALTH DEPARTMENT, Center, Edw, White and Francis Streets, New York, June 17, 1898.

F. H. Dittass and, M. D., Antonial Saminer Superintendent :

Stu-Ou complaint of a diluten, an inspection was made of the variant lists north side of West One Hundred and Sixth street, beginning 123 feet east of Columbus avenue and extending 50 feet east, and the same were found in a dangerous annihilator through being untenced. An order (No. 11,138) was could so May 31, 1598, to leave said loss, on D. Willis James, of No. 11 Cliff street, which as returned with the information that he was not the owner, and that they were owner by William M. McCarriny, of No. 138 West One Hundred and Third street. The latter also denies overcristly, and the order has been returned by the Inspector June 8, 1898, indexed not compaling with

T, therefore, respectfully recommend that the Municipal Assembly be requested to pass a resolution authorizing the Department of Highways to have and lots fenced.

Respectfully,

(Stoned) M. B. FEENEY, M.D., Chief Sanitary Inspector

A true copy, C., Goude sound, Secretary pro tens.

DEFECTION OF HEALTH-BORDOGH OF BROOKLYN, NEW YORK, June 20, 1898.

To the Sambori Superintendent:

Sta.—On Jone 14 an inspection was asale of the variant lot Nos. 93 and 95 Henry street, and the same was found in a dangerom condition through being undenced. A careful search has been made to find the owner of said lot, to serve the necessary order, but without success. I, therefore, respectfully recommend that the Municipal Assembly be requested to authorize the Department of Biotheries of beautiful formed. Highways to have said for fenced.

Respectfully submitted,
d) R. A. BLACK, M. D., Assistant Sanitary Superintendent. (Signed)

A true copy.
C. GOLDERSIAN, Secretary pro tem.

DEFARTMENT OF HEALTH-CITY OF NEW YORK, CENTER, ELM, WHITE AND FRANKLIN STREETS, BOROUGH OF MANHATTAN, NEW YORK, June 23, 1898.

P. J. Status, Eng., City Clark, New York City:

Str -At a meeting of the Board of Health of the Department of Health, held June 22, 1898,

the following resolutions were adopted :

Resolved. That a copy of the report of Chief Sanjiary Inspector Fenney in respect to the dangerous condition of secunt lots at north side of West One Hundred and Sixth street, beginning one hundred and twenty-five test east of Columbus avenue and extending fifty feet east, in the Borough of Manhattan, be torwarded to the Honorable the Municipal Assembly, with the request that for sanitary reasons the Department of Highways be authorized and directed to have said

Resolved, That a copy of the report of Assistant Sanitary Superintendent Black in respect to the dangerous condition of vacant loss Nos. 93 and 95 Heavy street, in the Borough of Brooklyn, be forwarded to the Honorable the Minicipal Assembly, with the request that, for sanitary reasons, the Department of Highways be authorized and directed to have said loss fenced.

A true copy.

C. GOLDERMAN, Secretary pro tem.

The President put the question whether the Council would agree to accept said report and

ndope said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly,
Doyle, Ebfens, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenreth, Hyland, McGarry,
Murphy, Murray, O'Grady, Ryder, Salzer, Van Nostrand, Williams, and Wise—24.

No. 813 .- (S. R. 262.)

The Committee on Public Health, 10 whom was referred the annesed communication from the Department of Health relative to the dasgerous condition of lots Nos. 1317 and 1427 Avenue A, Borough of Manhattan (see Minutes, July 5, 1898, page 13), respectfully

That, baying examined the subject, they believe it to be necessary that the noisonces com-

They therefore recommend that the accompanying resolutions be adopted.

Resolved, That the Commissioner of Highways or and be briefly is authorized and directed to leace for No. 1317 Avenue A, Horough of Manhattan, with a close heard fence, six (6) feet high, to about a missioner, at the expense of the owner or owners of the said lat.

Resolved, That the Commissioner of Highways be and he hereby is authorized and directed to leace lot No. 1427 Avenue A, Borough of Manhattan, with a close board fence, six (6) feet high, to about a missioner, at the expense of the owner or owners of the said lot.

EUGENE A. WISE, DAVID L. VAN NOSTRAND, CHARLES H. FRANCISCO, Public Health.

HEALTH DEPARTMENT. CENTRE, ELM, WHITE AND FRANKLIN STREETS, CRIMINAL COURT BUILDING, NEW YORK, June 24, 1898.

F. H. DILLINGHAM, M. D., Assistant Sanitary Superintendent:

F. H. Dillingham, M. D., Assistant Sanitary Superintensian:

Six—On complaint of a citizen, an inspection was made of the vacant lot at No. 1317 Avenue A, and the same was found in a dangerous condition, and an order (No. 40789) was issued requiring said lot to be leaved on December 4, 1897. The owner, William R. Ruse, at No. 261 Broadway, was found and copy of the order served upon blue, but he has neglected to comply with it. I therefore recommend that the Municipal Assembly be requested to pass a resolution authorizing the Department of Highways to have the property fenced.

Respectfully.

(Signed) M. B. FEENEY, M. D., Chief Sanitary Inspector.

A true copy.
C. Golderman, Secretary pro tem.

CENTRE, ELM, WHITE AND FRANKLIN STREETS, CRIMINAL COPET BUILDING, New York, June 24, 1898.

F. H. DHAINGHAM, M. D., Assistant Sanitary Superintendent:

SIR-On complaint of a citizen, an inspection was made of the excavated lot at No. 1427 Avenue A, and the same was found in a dangerous condition, and an order (No. 11879) was issued May 13, 1898, requiring said lot to be fenced. The order was served on Dr. George Kelly, corner One Hundred and Sixth street and Lexington avenue, who later disclaimed ownership, and it was then found that the property belonged to Mathias Schneider, who is now in Germany, and he is reported to have abandoned it. There is, therefore, no responsible party upon whom to enforce the order. the order.

I would recommend that the Municipal Assembly be requested to poss a resolution authorizing the Department of Highways to fence said for.

Respectfully,

(Signed) M. B. FEENEY, M. D., Chief Sanitary Inspector.

A true copy. C. GOLDERSEAN, Secretary pro-tent.

DEPARTMENT OF HEALTH-CITY OF NEW YORK,
CENTRE, ELM, WHITE AND FRANKLIN STREETS, BOROUGH OF MANDATTAN,
NEW YORK, June 30, 1898.

P. J. Scutt, Esq., City Clerk :

Sig-At a meeting of the Board of Health of the Department of Health, held June 29, 1898.

the following resolutions were adopted:

Resolved, That a copy of the report of Chief Sanitary Inspector Feeney in respect to the dangerous condition of vicant lot No. 1317 Avenue A. Borough of Manhattan, be forwarded to the Honorable the Municipal Assembly, with the request that, for sanitary reasons, the Department of Highways be authorized and directed to have said lot fenced.

Resolved. That a copy of the report of Chief Sanitary Inspector Feeney in respect to the exen-vated lot No. 1427 Avenue A, Borough of Manhattan, be forwarded to the Honorable the Munici-pal Assembly, with the request that, for sanitary reasons, the Department of Highways be authorized and directed to have said lot fenced.

A true copy.

C. GOLDERMAN, Secretary pro tem-

\$2,775 00

The President put the question whether the Council would agree to accept said report and

The President put the quasitation of the affirmative by the following vote:

Which was decided in the affirmative by the following vote:

Aliemative—The President, the Vice-Chairman, Councilmen Budlae, Christman, Couly, Duyle, Ebbets, Engel, Foley, Francisco, French, Gondwin, Harr, Hottenroth, Hyland, McGarry, Murphy, O'Grudy, Ryder, Sulzer, Van Nosrand, Williams, and Wise—23.

No. Not. —(S. R. 286.) No. 855.—(S. R. 286.)

The Committee on Finance, to whom was referred the annexed resolutions of the Board of Estimate and Apportionment in favor of authorizing the issue of corporate stock for the payment of bills of costs in proceedings to acquire titles to certain lands for public parks, therein enumerated and lands therefor described and located (see Minute), July 12, 1898, page 50), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvements to be necessary, and that the corporate stock as itemized for the costs charged incurred in proceedings to acquire titles to the lands described should be assed as determined by the Board of Estimate and Apportionment in the annexed resolutions. They therefore recommend that the said resolution and ordinance be adopted.

Whereas, A bill of costs and expenses, amounting to two thousand seven hundred and seventy-five dollars, has been taxed before Hon. Roger A. Prior, a Justice of the Supreme Court, in the First Judicial District, on March 5, 1898, in the proceeding to acquire fittle to certain lands in the Twelfift Ward of The City of New York (Borough of Manhattan), for use as a public-park, pursuant to the provisions of chapter 56 of the Laws of 1894, for the following purposes, VIZ.

\$300 001 375 001 700 001 Services of Conrad Harres, Commissioner.
Services of Pierre Van Buren Hoes, Commissioner. 700 00 700 00

And Whereas, A bill of costs and expenses in the same proceeding, amounting to two thousand nine hundred and twenty five dollars, was tured herore from Joseph F. Daly, a Justice of the Supreme Court, in the First Judicial District, on June 8, 1898, for the following purposes, viz.:

Three months' rent of office to June 1, 1898.

Services of Charles H. Griffen, Clerk to Commission, during the months of March, April and March.

April and May, 1808.

Services of Thomas P. Wickes, Commissioner.

Services of Conrad Harres, Commissioner.

Services of Pierre Van Buren Hoes, Commissioner. 375 00 750 00 750 00 750 00 750 00

Resolved. That, for the purpose of providing means for the payment thereof, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue corporate stock of The City of New York in the manner provided by section 169 of chapter 378 of the Laws of 1897, to the amount of five thousand seven hundred dollars.

Whereas, A bill of costs and expenses, amounting to five hundred and sixty-three dollars and seventy-five cents (\$563,75), has been taxed before the Hon, John J. Freedman, a Justice of the Supreme Court, First Judicial District, on February 4, 1898, in the proceeding to acquire title to certain lands bounded by Houston, Stanton, Pitt, Willett and Sheriff streets, pursuant to chapter 293 of the Laws of 1893 and chapter 320 of the Laws of 1887, being for services of James A. Donnelly, Stenographer, and a bill of costs and expenses amounting to three hundred (\$300) in the same proceeding was taxed before Hon. J. F. Daly, a Justice of the Supreme Court, on July 5, 1898, being for services of Joseph M. Schenck, Clerk;

Resolved, That, for the purpose of providing means for the payment thereof, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to Issue emporate stock of The City of New York, in the manner provided by section 169 of chapter 378 af the Laws of 1897, to the amount of eight hundred and sixty-three dollars and seventy-five cents (\$863,75).

(\$863.75).

Whereas, A bill of costs and expenses, amounting to eight handred dollars, has been taxed before Hon. John J. Freedman, a Justice of the Supreme Court, First Judicial District, an February 5, 1898, in the proceeding to acquire fitle to certain lands pursuant to chapter 50 of the Laws of 1894, being for services rendered by Albert Bach as Special Counsel for the City;

Resolved, That, he the purpose of providing means for the payment thereof, the Comptroller be authorized, subject to concurrence herewith by the Manicipal Assembly, to usue corporate stock of The City of New York, in the manner provided by section 10g of chapter 378 of the Laws of 1897, to the amount of eight hundred dellars.

Whereas, A bill of custs and expenses, amounting to five hundred and fifty-six dollars and sixty-one cents (\$550.01), has been taxed before Hun. Henry Bischoff, Jr., a Justice of the Supreme Court, First Judicial District, on February 8, 1898, in the proceeding to acquire title to certain lands bounded by Hester, Essex, Division, Nortolle, Suffolk, Canal, Rutgers and Jeffarson streets and East Broadway, pursuant to chapter 293 of the Laws of 1895 and chapter 320 of the Laws of 1895, being for—

Services of C. G. Prart, Stenegrapher
Services of James MacGregor, Clerk
Disburscraents of James MacGregor, Clerk 4 36

Resolved, That, for the purpose of providing means for the payment thereof, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue corporate stock of The City of New York, in the manner provided by section 160 of chapter 378 of the Laws of 1807, to the automat of five hundred and fifty-six dollars and sixty-one cents (55,56,61).

Whereas, The Board of Estimate and Apportionment, on July 7, 1898, adopted a resolution, subject to concurrence therewith by the Municipal Assembly, authorizing the Comptroller to assue corporate stock of The City of New York to the amount of fifty-seven hundred dollars (55,700), to provide for the payment of bills of coats and expresses, taxed before Justices of the Supreme Coart on March 5, 1808, and June 8, 1808, in the proceeding to acquire fille to certain lands in the Twelfith Ward of The City of New York (horough of Manshattan), for ase as a public park, pursuant to the parvisions of chapter 56 of the Laws of 1804; therefore, be it Resoluted, That the Municipal Assembly hereby concurs is said resolution and authorizes the Comptroller to issue corporate stock of The City of New York in the manner provided by section flog of chapter 378 of the Laws of 1807, to the amount of fifty-seven hundred dollars (\$5,700), for the purpose of providing means to the payment thereof.

Whereas, The toand of Estimate and Apportionment, on July 7, 1808, adopted a resolution, subject to concurrence therewith by the Municipal Assembly, authorizing the Comptroller to issue corporate stock of The City of New York to the mount of gight bundred and sixty-tire dollars and seventy-five cents (\$50.75), to provide for the payment of bills of costs and expenses in the proceeding to acquire toke to remain lands incurded by Housten, Statton, Fitt, Williett and Sheroff streets, for a set a public park, pursuant to chapter 203 of the Laws of 1807, and chapter 320 of the Laws of 1807, to the Municipal Assembly hereby concurs in said resolution and authorizes the Comptrol

CHARLES F. ALLEN, GEORGE B. CHRISTMAN, JOSEPH F. O'GRADY, ADAM H. LEICH, HENRY FRENCH,

BOARD OF ESTIMATE AND ACFORTIONMENT, CLEEK'S USFFICE, No. 280 BROADWAY, STEWART BUILDING, NEW YORK, July 8, 1898.

Hon. P. J. Scully, City Chris.

DUAR SIR-Herewith I transmit certified copies of resolutions adopted by the Board of Exti-

Duan Six—Herewith I transmit certified copies of resolutions adopted by the Board of Estimate and Apparticament, July 7, 1898, viz.:

1. Authorizing the issue of \$5,700, corporate stock, for the payment of bills of costs in proceedings to acquire title to lands in the Twelfith Ward for public park.

2. Authorizing the Issue of \$861,75, corporate stock, for the payment of bills of costs in the proceedings to acquire title to lands on Houston, Stanton and Willert streets, for a public park.

3. Authorizing the Issue of \$800, corporate stock, for the payment of bills of costs in the proceedings to acquire title to vertain lands for public park.

4. Authorizing the Issue of \$550,01, corporate stock, for the payment of bills of costs in the proceeding to acquire title to certain lands on Hester, Essex, Norfolk streets, etc., for a public park.

Very respectfully, CRAS. V. ADEE, Clerk.

The President put the question whether the Council would agree to accept said report and

adapt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chauman, Conneilmen Bodine, Christman, Conly, Doyle, Ehbets, Rugel, Faley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murray, O'Grady, Ryder, Williams, and Wise—22.

No. 802.—(S. R. 280.)

The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing the Compiroller to issue corporate stock to the amount of ten thousand and twenty (\$10,020) dollars to provide for the payment of a bill of costs and expenses taxed by the Supreme Court in proceedings to acquire land, for a public park, under chapter 740 of the Laws of 1894 (see Minutes, August 2, 1898, page 268), respectfully

REPORT :

That, having examined the subject, they believe the proposed authorization to be necessary. They therefore recommend that the said resolution be adopted.

Whereas, The Board of Estimate and Apportionment on July 27, 1898, adopted a resolution, subject to concurrence therewith by the Municipal Assembly, authorizing the Comptroller to issue corporate stock of The City of New York to the amount of ten thousand and twenty dollars (510,020), to provide for the payment of a bill of costs and expenses taxed before a Justice of the Supreme Coart in the proceeding to acquire certain lands for a public park, pursuant to the provisions of chapter 746 of the Laws of 1894.

Resolved, That the Municipal Assembly hereby concurs in the said resolution and authorizes the Comptroller to issue corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, to the amount of ten thousand and twenty dollars (\$10,020), to provide for the payment of such expenses.

CHARLES F. ALLEN.

CHARLES F. ALLEN, CONRAD H. HESTER, HENRY FRENCH, ADAM H. LEICH, GEORGE B. CHRISTMAN, Committee on Finance.

The President put the question whether the Council would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote;

Affirmance—The President, the Vice-Chaleman, Councilmen Bodine, Christman, Conly, Doyle, Eilbets, Engel, Poley, Francisco, Goodwin, Hart, Holtenrotts, Hyland, McGarey, Murphy, O'Grady, Ryder, Sulzer, Van Nostranii, Williams, and Wise—21.

No. 335 .- (S. R. 266.)

The Committee on Water Supply, to whom was referred the annexed ordinance in favor of additional water-mains in Elm street, in the Burough of Manhattan (see Minutes, March 22, 1898, page 886), respectfully

REPORT:

That, has no examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance for adopted,

THOMAS E. POLEY,
ERANCIS F. WILLIAMS,
EUGENE A. WISC,
JOSEPH F. O'GRADY,
ADOLPH C. HOTTENROTH,
WILLIAM A. DOVLE, Committee on Water Supply-

(Paper Serve to in preceding Reports)

The Committee on Water Supply, to allow was referred the aquesed assimance in favor of additional water-mains in Eincabert, in the Borough of Manhatian, respectfully

REPORT:

That, having examined the sudgest, they believe the proposal improvement or be necessary. They therefore examined that the stall antinance be adopted.

An Ordinary to provide additional water-mains in Elm street, in the Borough or Manhatan, lie it Ordalored by the Maniapal Assembly of The City of New York, as follows:

That three thousand (3,000) lineal feet of additional water-mains be labt in Elm street, Borough of Manhattan, City of New York, more the direction of the communitories of water apply, and the comparedler is hereby authorized to issue bonds in the extent of ax thousand dollars (\$6,000) for the purpose of defraying the cost of such work, the amount to be charged to the appropriation for laying Cronin places in 1898.

Sections \$15 and \$10, chapter 378, Laws of 1897.

[EREMIAH KENNEFICK, James Supply-Bellin 18, Values Supp

HOARD OF PORTIC IMPROVEMENTS, NO. 440 BROADWAY, NOW YORK, Pebruary 41, 1898.

The the Hanarable the Municipal secondity of The City of New York ;

At a regular meeting of this Board, hold on the 16th tast, the following resolution was ununmously adopted, and the attached ordinance is betweenful to your Honorchie Body for approved, in accordance with sections 413 and 416 or chapter 478, Law ort 1897.

Resolved, That the Board of Public Improvements hereby authorizes and approved the making of a contract by the Commissioner of Water Supply for furnishing and laying additional valuements in Elm street, in the borough or Manhatam, as wedened and extended, at an estimated out of six thousand dollars, payable from the appropriation for laying Croton pines for 1898.

Very respectfully.

Very respectfully,
MAURICE F. HOLAHAN, President Pound of Volume Improvements.

The President put the question whether the Council would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the fullowing rule
Affirmative. The President, the Vice-Chairman. Councilmen Bodies, Shristman, Couly, Duyle, Eldger, Knorl, Faley, Prancisco, French, Goulden, Harl, Holtonotte, Hydred, McGiarry, Murphy, Murray, O'Grady, Kyder, Suleer, Van Nestrand, Williams, and Wee-24

No.7nt—(S. K. 3(5))

The Committee on Streets and Highways, to whom was referred the abmood residence of the Brand of Aldermon, to authorize the Commissions of Highways to accord a contract with E. J. McKeever & Brother (an Minuter, June 28, 1808, page 850), respectfully

That, having examined the subject, they be live the proposal amendment to be proper. They therefore recommend that the said modulin be construct with.

Resolved, That the Commissioner in Highway in and he briefs to an horizon to insort the contract herefore made by the Commissioner in They works of the Unit on the object of the Contract herefore made by the Commissioner in Englanders of the Unit on the object of the Contract was, on or a front Theremore 31, Only, of each by and the McKeever & Brother) of E. J. McKeever, they along the property for and otherwise immoving that are avenue bulkhead, the approaches to the same through Lamon street and Chinton account tending and Fleeman avenue, from Flushing avenue to Lamon dreet, so as to provide to a concrete four didition under the grantic pavention, with the and grave furnition to the action made to the finite of avenue in this and for about once handful and fineen feet south of same on Chinton avenue extension, and known a part of A " at the contract, to to of some to be pade from the Wallaham Improvement Fum).

[OHN I. MURRIDIA]

JOHN I. MUREHY.
MARTIN ENGEL.
CHARLES H. FRANCISCO, Sheets and Highways.
HERMAN SULZER.

The President put the question whether the Loancii, would serve to occups said report and

adopt said resolution.

Which was decided in the affirmative by the following tole:

Affirmative. The President, the Vice-Chairman, Countries Italiae, Classings, Capty, Dayle, Ethets, Engel, Foley, Francisco, Gronwing, Hart, Hottomoth, Hyland, Marsarry, Murphy, O'Grady, Kyder, Saleer, Van Nostrand, Williame, and Wass-22.

No. Syp. —(S. R. 516.)

The Committee on Public Health, in whom was referred the agrees of communication from the Department of Health relative to the dangerous condition of vacant toos in Last One Hundred and Thirty-tough street, Burnigh of Manhattan (see Minutes, July 10, 1598, page 112), respectfully REPORT

That, having examined the subject, they believe the notative consolation of about negligible. They therefore recommend that the accompanying resolution by adoptast. Resolved, That the Commissioner of Highways be and he breaky is sufficient and directed to lence certain vacant has no the south not of East One Husbard and Thirty-hourd street, beginning about one hundred feat west of Park average and extending west seventy tive less, in the Borough of Manhattan, with a close board feater in (6) feet high, to alone a number, at the expense of the owner or owners of add late.

EUGENE A. WISE, FRANK J. GOODWIN, DAVID L. VAN NOSTRANID, CHARLES H. FRANCISCO,

HEALTH DEPARTMENT, CENTRE, ELM, WHITE AND FRANKLIN STREETS, NEW YORK, July 7, 1898.

F. H. DILLINGHAM, M. D., Augment Seniory Superintendent:

F. H. DILLINGRAM, M. D., Instrum Samuary Superinducture:

Siz—On complaint of a citizen, an inspection was made of the vacant loss on the south address one Hondred and Thirty-fronth street, beganning about too beet west of Perk avenue, and extending west 75 feet, and the same were bound in a dangerous condition. An order (No. 7000) was issued on May 17, 1895, to tence said late. The owner, David J. Youngling, of West One Hundred and Twenty-eighth street and Amsterdam avenue, was found and a copy served upon him, but he neglected to comply with the order, and is now traveling abroad.

I, therefore, recommend that the Municipal Assembly be requested to pass a resolution authorizing the Department of Highways to have said lots feated.

Respectfully.

(Signed) M. B. FEENEY, M. D., Chief Samtary Imperior.

A true copy, C. Golderman, Societary pro to

CENTRE, ELM. WHITE AND FRANKLI STREETS, BORDUGH OF MASHATTAN, NEW YORK, July 13, 1898.

P. J. SCULLY, Esq., Clerk of the City of New York;

Str At a mosting of the Board of Health of the Department of Health, held this day, the

SREAR's normal of the Board is Testing at the Experiment Chief Sanitary Inspector Feeney in respect to the Resolved. That a copy of the report of Chief Sanitary Inspector Feeney in respect to the dangerous condition of vacant lats on the south side of East One Hundred and Thirty-fourth street, beginning about one handed feet west of Park avenue and extending west avenuy-tive teet, in the Borough of Manhattan, City of New York, be forwarded to the Honorable the Manicipal Assembly with the request that, for somiary reasons, the Department of Highways be authorized and directed to have said lots for fed-

A true copy,

C. GOLDERMAN, Secretary per term

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following rote:

Which was decided in the affirmative by the following rote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Couly, Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Couly, Christman, Couly, Bodine, Christman, Couly, Bodine, Christman, Couly, Christman, Michael Bodine, Christman, Couly, Christman, Couly, Richert, Sulzer, Van Nostrand, Williams, and Wise—22.

No. 515; - (S. R. 264.)

The Committee on Police, to whom was referred the annexed communication from the Police Department grammatting resolution to request amburity for the establishment of a substation at North Beach, respectfully

REPORT:

That, having examined the subject, they believe the proposed sub-station in he necessary.

They therefore examined that the cold resolution he adopted.

Econocal, I hat the Police Board he and they hereby are authorized to establish a sub-station on the promests of the North Beach Bowery Bay Building and Improvement Company at North Beach, bosonals of Queens, for the temperary detention of prisoners and such other purposes as now be required by the Police Department, the expenses for the same in he charged to the appropriation for Police Department purposes.

MARTIN ENGIFI

MARTIN ENGEL, FRANCIS F. WILLIAMS, HARRY C. HART, PATRICK J. RVDER,

FOLICE DEPARTMENT OF THE CUTY OF NEW YORK,)
NO. 300 MULBERRY STREET, NEW YORK, July 1, 1868.

Municipal Accombly, (See Hall:

On teading and filling report from Chief of Police on communication from Walter C. Foster, President of the North Feach Bowery Bay Building and Improvement Company, proposing to allow the Police Department to exablish a sub-station upon the premises at said company at North Beach, Resolved. That the Manicipal Assembly be and is hereby respectfully requested to authorize the Police Board to examine a sub-static con the premises of the North Beach Bowery Bay Building and Improvement Company at North Beach, New York, for the temporary detention of the prisoners, and to such inter-parameters may be required by the Folice Department at said sub-station.

Very respectfully, WM. H. KIPP, Chief Clerk.

The President pur the question whether the Council would agree to accept and report and

Allowing and the discount of the affirmative by the full awing vote:

Allowing vote:

Allowing The Fraction, the Vice-Charman, Councilinen Bodine, Christman, Doyle, Ehlern, Engel, Foley Foresisto, French, Goodwo, Pare, Robentoth, Hyland, McGarry, Marphy, O'Cioney, Riving Salian, Van Nostanii, Williams, and Wise—22.

Negative Controllmen Conty and Murray—1.

No. 786. - (S. R. 318.)

The Committee on Streets and Highways, to whose was referred the americal resolution and uniformer in town of strending the Humbert and Therty-fifth street, in the Borough of Manhatian (see Misson - 1990; 26, 4865, page 587), respectfully

RIPERT

RITORT:

That, i many examination surpress, they reduce the proposed improvement to be necessary. They transfer to connect that the and ordinance be adopted.

An Elementary provided for the and ordinance be adopted.

An Elementary provided for the opening and examine of One Hundred and Thirty-fifth street, from \$1 Mech due to Antisocher at make. Hereagh of Manhattan.

Be a transfer of the bound of public improvious as he and the same is beauty authorized to open and extend the Dondred and Torres-little arrow, from \$1 Nicholas to Ansterdam avenue, in the Brookly of Manhattan.

Sec. 2. All ordinances or party of ordinances inconsequent with or coefficing with the prevision of this on toward are located repression.

Sec. 3. This continuous shall take effect remeatingly.

IOHN J. MURPHY, HERMAN SULZER, MARTIN ENGEL, CHARLES H. FRANCISCO, Committee on Streets and Highways

Councilman Hottenroth mayor that the report to recommitted to the Committee on Streets and Highways.

Which was adopted,

No. 903.—(S. E. 203.)

The Committee on Water Supply, to whom was reversal the annexed ordinance in favor of laying waters when in various those globnes on the Hornegh of the Bones (see Mountes, August 2.) 1898, page 281), respectfully

That, having examined the subjects, they believe the proposed improvement to be necessary.

They therefore recommend that the and authorize the adopted.

As Outstand to the fact the laying of necessarian in various the rengisters in the Borough of The Harms.

For District the the Manifest Association of New York of Edward Communication of the Communication of the

Be it Ordained by the Monicipal Assembly of The Coy of New York, as follows:
That water-mains to Isid in

Two Handred and Thirty-heerth street, between Webster avenue and Two Hendred and Thrigstland sincer i

Two Hondred and Thorty-fifth over, between Websier avenue and Kepler avenue;
Two Handred and Thorty-sexul street, between Websier avenue and Kepler avenue;
Two Handred and Thorty-sexula street, between Verta and Kepler avenues;
Two Handred and Thorty-negationeer, between Verta and Kepler avenues;
Two Handred and Thorty-nearly street, between Verta and Kepler avenues;
Kannali avenue, between Two Handred and Thirty-hard and Two Hundred and Thirty-

otall, orest

-Er the Borough of The Brown, moder the direction of the commissioner of water supply. Section 415, thouser 378, Laws 1867.

THOMAS F. FOLEY, EUGENE A. WISE, JUNEPH P. O'GRADY, HARRY C. HART, FRANCIS F. WILLIAMS, Committee on [Water Supply.

BUADD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, I No. 346 Immarway, Boronger of Manhattan, New York, July 22, 1898.

The Honorable Municipal Assembly of The City of New York;
Sins A the regular meeting of the Board, held on the 20th met., the following resolution

was adopend ! Residved, That in pursuance of sections 413 and 416 of the City Charter, chapter 378 of the Laws at 1807, the Board of Public Improvements hereby authorizes and approves the making of a contract by the Commissione of Water Supply, for the furnishing and Inylog of water-mans in Two Hundred and Thirty-fourth attent, between Webster avenue and Two Hundred and

Two Busined and Thirty-faith street, between Webster and Kepler avenues:
Two Busined and Thirty-faith street, between Webster and Kepler avenues:
Two Busined and Thirty-swinth street, between Verio and Kepler avenues:
Two Busined and Thirty-seplet street, between Verio and Kepler avenues:
Two Busined and Dhirty-right street, between Verio and Kepler avenues:
Two Busineds and Thirty-faith street, between Verio and Katonah avenues.
Katonah avenues, Katonah avenue

-at the Barough of The Bronx,

I transmit terewith form of ordinance in connection therewith,

Respectfully, JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and adopt said resolution.

Which was decided in the negative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly,
Doyle, Ebbeis, Foley, Francisco, French, Hart, Hotzenoth, Hyland, Leich, McGarry, Murray,
O'Grady, Ryder, Van Nottand, Williams, and Wise—21.

Negative—Councilmen Engel, Hart, and Murphy—3.

Councilman Hottenrish moved a reconsideration of the vote by which the above report was

Which was adopted.

Councilman Horicoroth then moved that the matter he laid over for one work, and retain its place on the order of unfamilied business.

Which was adopted, No. 163.—(S. R. 331.)

The Committee on Railroads to whom was referred the annexed ordinance in favor of prohibiting turnstiles and further regulating the methods of collecting faces on elevated railroads
(see Minutes, February 8, 1898, page 381) respectfully
REPORT:

That, having examined the subject, they believe the proposed ordinance to be necessary.

They receive recommend that the said ordinance be adopted.

As Onota and to further regulate the method of

collecting tares.

He it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. It shall not be lawful on and after the adoption of this ordinance for any elevated railread corporation in The City of New York to place or keep a turnstile at any station of the

Sec. 2. That every elevated radroad corporation in The City of New York be required to keep at least two employees at each station, one for the sale of teless and the other for the purpose of looking after the comfort and safety of the passengers.

Sec. 3. Now corporation that shall violate any of the provisions of this ordinance shall forfest to the people of this City the som of one bundred dollars for every day and for every case that said provisions have been violated.

JOHN T. OAKLEY, WILLIAM J. HYLAND, Committee on MARTIN E. CONLY, HARRY C. HART,

Conneilman Doyle moved that this report be laid over for one week

On a demand for ayes and mays, the President put the question whether the Council would

agree with said motion.

Which was decided in the negative by the following vote:
Aftirmative—The Vice Chairman, Councilmen Bodine, Conly, Doyle, Ebbets, Foley, Goodwin, McGarry, Murphy, O'Grady, Williams, and Wise—12.

Negative—The President, Councilmen Christman, Engel, Francisco, French, Hart, Hottenfoth, Hyland, Leich, Murray, Ryder, Sulrer, and Van Nostrand—13.

The President then put the question whether the Council would agree to accept said report and select said resolution.

Which was decoded in the affirmative by the following vote:
Affirmative—The Freshlent, the Vice-Chairman, Councilmen Bodine, Christman, Couly,
Ebbets, Engel, Foley, Francisco, French, Goodwin, Hait, Hottenroth, Hyland, Leich, Murphy,
Murray, O'Carady, Kyder, Sulzer, and Van Nosirand—21.
Negative—Councilmen Doyle and Wise—2.

No. 274.—(S. R. 313.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resolution in favor of assigning first floor of the Crotona Park Municipal Building Annex for the use of the Department of Finance. For the Auditing Bureau, the Bureau for the Collection of Assessment and Arrears and the Bureau for the Collection of Taxes of said Department for office purposes, respectfully

REPORT: That, having examined the subject, they believe the proposed assignments to be necessary as set forth in the resolution as amended by striking out so much thereof as assigns the second finor of

and building to said Department.

They therefore recommend that the said resolution as amended be adopted.

Whereas, The Andiling Bureau, the Bureau for the Collection of Assessments and Arrears and the Bureau for the Collection of Taxes of the Department of Finance are in immediate used of offices for their use in the Bureauch of The Brons; and

offices for their use in the Borough of The Brans; and

Whereas, It is certified to this Assembly by the heads of said Bureaus, approved by the Compiceller, that such assignment is required; and

Whereas, The Crorous Park Municipal Building Annex is the only one of sufficient size for the use of said Bureaux; and

Whereas, At this early period of construction the necessary arrangement for the interior could be made at little cost over the original work; thereare

Resolved, That the first and second floors of the Crorous Park Municipal Building Annex in the Borough of The Brans be assigned to the Department or Finance for the use of the Auditing Borous, the Bareau for the Collection of Assessments and Arrears and the Bureau for the Collection of Tases of said Department for office purposes. tion of Taxes or said Department for office purposes

GEORGE B. CHRISTMAN.
CHARLES F. ALLEN.
BENJAMIN J. BODINE,
MARTIN ENGEL.
FRANCIS F. WILLIAMS,
Commutee on
Public Buildings,
Lighting and
Supplies.

Councilman Marray mayed that this report be laid over for one week and retain its place on the order of infinished business.

The President put the question whether the Council would agree with said motion.

Which was decided in the ammative by the following vore:

Affirmative—Councilmen Bodine, Christman, Ebbets, Francisco, Hart, Hyland, Leich, Murray, O'Grody, Sulver, Van Nostmad, and Williams—t2.

Negative—The President, the Vice-Chairman, Councilmen Boyle, Foley, Goodwio, Hottenroth, Murphy, Ryder, and Wise—q.

No. 902-(S. R. 290.)

The Committee on Finance, to whom was referred the annexed resolution in favor of author-lates the Corporation Commiss! to draw upon the Comptroller for a sum not exceeding five hundred [55,00] dollars, and to renew the same when deemed by him necessary to the extent of the appro-position set apart for contingencies of the Law Department (see Minutes, August 2, 1898, page 279), respectfully

REPORT:
That, having examined the subject, they believe the proposed authorization to be necessary to the extent of the sum of five hundred (\$500) dollars, but that the power to renew the draft should not be adopted.

They therefore recommend that the said resolution, amended by striking out the clause for renewal, be adopted.

Resolved, That for the purpose of defraying any minor or incidental expenses contangent to the Law Department, office of the Cornovation Counsel, the Corporation Counsel may, by a requisition, from upon the Compitalist for a sum not exceeding five hundred dollars. The Corporation Counsel may in like manner renew the draft as often as may by him be deemed accessory to the extent of the appropriation set apart for the contingencies of the Law Department, Office of Corporation Counsel; but no such renewal shall be made until the money paid upon the preceding draft shall be accounted for to the Compitalier by the transmittal of a concher or youthers, certified by the Corporation Counsel, covering the expenditure of money paid thereon.

CHARLES F. ALLEN,

ADAM H. LEICH,

HENRY FRENCH,

COMMAD H. HESTER,

GEORGE, B. CHRISTMAN,

LAW DEPARTMENT.

LAW DEPARTMENT, OFFICE OF THE CORPORATION COUNSEL, NEW YORK, July 21, 1898.

To the Honorable the Municipal Assembly of The City of New York

GENTLEMEN-On the 17th day of September, 1895, the Board of Aldermen passed, and on the 23d day of September, 1895, the Mayor approved a resolution, authorizing the Compitedler of The City of New York to advance the sum of two bundred dollars to the Corporation Counsel for the payment of incidental expenses in the transaction of the business of the Law Department. It has been found that a sum not less than five hundred dollars is required for the largely increased business in the Law Department, and that the Finance Department would thereby be

relieved from incessant contingent warrants.

I have the bonut to submit a proposed resolution in the exact terms of the resolution now in

force with the exception of the amount, and ask that it be speedily adopted.

Respectfully,

CHAS, BLANDY, Acting Corporation Counsel,

The President put the question whether the Council would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following rote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Hart, Hottenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Sulzer, Van Nostrand, Williams, and Wise—24.

No. \$18.—(S. R. 277.)

The Committee on Finance, to whom was referred the annexed resolution and ordinance in favor of providing for the issue of corporate stock to the amount of \$1,500, for payment of a bill of costs, taxed by the Supreme Court, for services of Special Coursel, in proceedings to acquire title to lands for school purposes, in One Hundred and Twenty-sixth street, between Second and Third avenues, Twelfth Ward, Borough of Manhuttan (see Minutes, July 5, 1898, page 21), respectfully

REPORT:

That, having the subject, they believe the proposed issue of corporate stock, for the purposes set forth in the resolution to be necessary, the same having been duly adopted by the Board of Fatimate and Apportionment, July 1, 1898.

They therefore recommend that the said resolution be adopted.

Whereas, The Board of Estimate and Apportionment, by a revolution adopted July 1, 1898, authorized the Comptroller, subject to concurrence therewith by the Monocipal Assembly, in issue corporate stock of the City of New York to the amount of fifteen bundred dollars (\$1,500), for the purpose of providing for the payment of a bill of costs, taxed by a Justice of the Supreme Court, for services of Hon. Thomas Allison, Sperial Counsel, in the proceeding to acquire lifle to lands taken for school purposes on the southerly side of One Hundred and Twenty-sist street, between Second and Third avenues, in the Twelith Ward, Borough of Manbattan; therefore be it Resolved, That the Municipal Assembly hereby concurs in said resolution and authorizes the Comptroller to issue such corporate stock of the City of New York in the manner provided by section 169 of chapter 378 of the Laws of 1897, to the amount of fifteen hundred dollars (\$1,500).

Resolved, That, pursuant to the provisions of chapter 728 of the Laws of 1896, the Board of Estimate and Apportionment hereby approve of the requestion of the Board of Education by resolution adopted June 3, 1898, for one thousand five hundred dollars (\$1,500), to provide for the payment of bill at costs, as taxed by a Justice of the Supreme Court, for services of Thomas Allison, Esq., Special Counsel, in the proceeding to acquire title to lands for school purposes on the southerly side of One Hundred and Twenty-sixth street, between Second and Third avenues, in the Twelith Ward; and for the purpose of providing assems therefor; be it further

Resolved, That, subject to concurrence herewith by the Manicipal Assembly, the Comptroller be authorized to issue corporate stock of The City of New York, in the manner provided by section 169 of chapter 378 of the Laws of 1897, to the amount of one thousand five hundred dollars (\$1,500).

A true copy of resolutions adopted by the Board of Estimate and Apportionment July 1, 1898.

A true copy of resolutions adopted by the Board of Estimate and Apportionment July 1, 1898. CHAS. V. ADEE, Clerk,

CHARLES F, ALLEN, GEORGE B, CHRISTMAN, JOSEPH F, O'GRADY, ADAM H, LEICH, CONRAD H, HESTER,

The President put the question whether the Counsel would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Bodine, Christman, Couly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hyland, Leich, Murphy, Murray, O'Grally, Ryder, Sulzer, Van Nostrand, Williams, and Wise—22.

No.688.—(S. R. 271.)

The Committee on Water Supply, to whom was referred the annexed ordinance in favor of providing for water-mains in Kingsbridge road and elsewhere in the Borough of Manhuttan (see Minutes, June 14, 1898, page 705), respectfully

Minutes, June 14, 1898, page 705), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to provide for water-mains in Kingsbridge road and elsewhere in the Borough of Manhattan.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

That water mains be laid in Kingsbridge road, between One Hundred and reventy-minth and One Hundred and Eighty-first streets: in One Hundred and Eighty-first streets: in One Hundred and Eighty-first streets: in One Hundred and Righty first street, between Kingsbridge road and the Boulevard Lafayette, and in Fort Washington avenue, between Depor lane and Two Hundred and Tenth street, in the Borough of Manhattan, under the direction of the commissioner of water supply.

Section 413, chapter 378, Laws 1897.

THOMAS F. FOLEY,
FRANCIS F. WILLIAMS,
EUGENE A. WISE,
JOSEPH F. O'GRABY,
APOLPH C. HOTTENROTH,
WILLIAM A. DOVLE,

BOARD OF PUBLIC IMPROVEMENTS—Crivy or New York, 1

No. 346 Broadway, Burn on the Manuarran, New York, June 10, 1898.

To the Howereble the Manneigal Assembly of The City of New York.

SIRS—At a regular meeting of this Board, held on the Sth instance, the following resolution was unanimously adopted, and the attached ordinance is forwarded in your Homorable finally for approval in accordance with section 417, chapter 378, Laws of 1897.

Resolved, That, in pursuance of sections 413 and 416 of the City Charter, chapter 378 of the Laws of 1897, the Board of Public Improvements hereby authorizes and approves the making of a contract by the Cummissioner of Water Supply, for the fremiching and laving of water-mains in Kingsbridge road, between One Hundred and Seventy-minds and One Hundred and Eighty-first street, between Kingsbridge road and the Roadevard Lafayette, and in Fort Washington avenue, between Depart lane and Two Hundred and Touth street, in the Borough of Manhattan, at an estimated cost of twenty-five thousand dollars, to be paid from the appropriation for "Laying Crosen Pipes—Boroughs of Manhattan and The Hunts" for 1898.

And the Board hereby presents to the Municipal Assembly and recommends the adoption of

for 1898.
And the Board hereby presents to the Municipal Assembly and recommends the adoption of the following ordinance:
Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That water-mains be laid in Kingsbridge road, between One Hundred and Seventy-math and One Hundred and Eighty-first streets; in One Hundred and Eighty-first street, hetween Kingsbridge road and the Boulevard Lainyette, and in First Washington avenue, between Deport lane and Two Hundred and Tenth street, the work to be done under the direction of the commissioner of water supply, and in pursuance of section 413, chapter 178, Laws of 1897.

Respectfully,

JOHN 14. MOONEY, Secretary.

The Persident put the question whether the Cruncil would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following voic :

Affirmative—The President, the Vice-Chairman, Gruncilman Bodine, Christman, Conly, Doyle, Ethets, Foley, French, Gundwin, Hart, Hattenroth, Hyland, Leich, McGarry, Murphy, Murray, O'Grady, Ryder, Van Nostrand, Williams, and Wise—22.

No. 637.—(S. R. 270.)

The Committee on Water Supply, to whom was released the annexed ordinance in favor of authorizing the laying of water-mains in One Hundred and Forty-north street, between the Boulevard and the New York Central and Hudson River Railroad, Harough of Manhattau (see Minutes, May 24, 1898, page 522), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

An Ordinance to authorize the laying of water-mains in One Hundred and Forty-fourth street, between the Boulevard and the New York Central and Hudson River Railwards, Borough of Manhattan.

of Manhattan.

Be it Ordamed by the Municipal Assembly of The City of New York, as follows:
That water-mains be laid in One Hundred and Forty-fourth street, between the Boulevard and the New York Central and Hudson River Railroad, in the Borough of Manhattan, under the direction of the Commissioner of Water Supply.

Section 413, chapter 378, Laws 1897.

THOMAS F. FOLEY,
FRANCIS F. WILLIAMS,
EUGENE A. WISE,
10SEPH F. O'GRADY,
HARRY C. HART,
ADOLPH C. HOTTENROTH,
WILLIAM A. DOYLE.

BOARD OF PUBLIC IMPROVEMENTS - CITY OF NEW YORK, | No. 346 BROADWAY, BOROUGH OF MANHATTAN, NEW YORK, May 20, 1898.

To the Honorable the Municipal Assembly of The City of New York:

Sins—At a regular meeting of this board, held on the 18th instaur, the following resolution was manicaously adopted, and the attached ordinance is forwarded to your Homorable Body for approval, in accordance with section 417, chapter 378, Laws of 1807:

Resolved, That, in pursuance of sections 413 and 416 of the City Charter, chapter 378 of the Laws of 1807, the Board of Public Improvements hereby authorizes and approves the making of a contract by the Commissioner of Water Supply for the lutinolong and laying of water-mains in One Hundred and Forty-fourth street, between the Bodlevard and the New York Central and Hudson River Railroad, in the Borough of Manhattan, at an estimated cost of five hundred dollars, to be paid from the appropriation for "Laying Croton Pipes—Boroughs of Manhattan and The Bronx, for 1808."

And the Board hereby presents to the Municipal Assembly and recommends the adoption of the following undinance:

Be it Onlained by the Munich at Assembly of The City of New York, as follows:

That water-mails be faid in Oce Humberl and Finty-hards are allowed the flowingers and the New York Central and Hudson River Railroad, in the lineaugh of Manhaum, the work or in done under the discussion of the communities of water apply, and in pursuance of section 41). chapter 378, Laws of 1897.

Respectfully, JOHN H. MODNEY, Societary.

The President put the question whether the Council would agree to accept and report and adopt said resultation.

Which was decided in the affirmative by the following wite:

Affirmative—The President, the Vice-Chairman, Concellent Bodine, Christman, Doyle, Ebbers, Engel, Foley, Francisco, French, Gondwin, Hert, Fluttenroth, Hyland, McGarry, Murphy, Murray, O'Grady, Ryder, Surger, Van Nostrand, and Wise—22.

No. 1086.—(8. R. 366.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed residuation ambudied in a commitmention from the Police Department relative to providing the necessary supplies and apparameness for the General Election of 1898 (see Montes, Ormber 4, 1898, page 25), respectfully

REPORT:

hat, having examined the arbject, they believe the proposed supplies, e.e., to be necessary, They therefore recommend that the said resolution be adopted.

GEORGE B. CHRISTMAN, WILLIAM A. DOVLE, BENJAMIN J. BODINE, MARTIN ENGEL, Committee on Public Buildings, Lighting and Supplies.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, | No. 300 MULHERRY STHEET, NEW YORK, September 23, 1898.

To the Honorable Municipal Assembly.

Sign—At a meeting of the Police Board held this day the following proceedings were had:

Whereas, It is necessary that there should be no disappointment or delay in the printing, delivering and furnishing of the supplies and appartenances, required for the proper compliance with the Election Law of the State of New York; therefore,

Resolved, That, in pursuance of the pravisions of the Charter of The City of New York, section 419, thapter 378 of the Laws of 1897, the Manicipal Assembly of The City of New York be and is hereby respectfully requested to authorize the Police Roard to perform the work and practive the supplies described below, without contract founded on the public letting, namely:

First—Construction and placing in position on the species of polling-houses for use in election districts where no satisfied mean can be leased for use on the days of registration and general election of 1808.

election of 1868.
Second—Supplying waters with the official bullots required for the general election of 185%.

Very respectfully,

Whi, H. KIPP, Chief Clerk.

The President put the question whether the Connoll would agree to accept said report and

adopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vices Chairman, Councilmen Bodine, Christman, Coale, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Hart, Hottemoch, Hyland, McGarry, Murphy, Marray, O'Grady, Hyder, Subser, Van Nourand, Williams, and Wise—24.

Negative—Councilman Leich—1.

No. Sot.—(S. R. #38.)

The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing the Comparater to issue Corporate stock to the amount of three tian hell and five thousand (305,000) dollars, to meet contract obligations and flabilities incurred in contraction of the public driveway known as the Harlem River Driveway (see Minutes, August 2, 1803, page 207), respectfully

REPORT:

That, having examined the subject, they believe the proposed authorization in he necessary. They therefore recommend that the said resolution he adopted.

Whereas, The Brard of Estimate and Appendoment on July 27, 1808, adopted a resolution, subject to concurrence therewill by the Municipal A. emily, authorizing the Compression in Issue companies which of The City at New York to the amounts of three hundred and five thousand dailars (\$305,000) , for the purpose of meeting contract subgations and baladings mourted in commention with the construction of the public driveway known as the Harbon (819). Driveway, pursuant to the provisious of shapter 102 of the Laws of 1805; as amended by chapter 8 of the Laws of 1805.

Resolved, That the Municipal Assembly hereby concurs in said resolution and authorizes the Comptroller in issue corporate stack of The City of New York, in the author provided by section 169 of the Grener New York Charter, to the author of three hundred and five thousand dollars.

(\$505,000), for the purpose of proveding means for such expenses

CHARLES F. ALLEN. HENRY FRENCH, CONKAD H. HESTER, ADAM H. LEICH, GEORGE B. CHRISTMAN, Comminse un Finance,

The President put the question whether the Council would agree to accept and report and

actops said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Connectmen Bodine, Christman, Couly, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Harr, Hottonroth, Hyland, Mc arry, Murphy, Mirray, O'Grady, Ryder, Salzer, Van Noscand, Williams, and Wiss - 24.

No. 814-(5, R. 301.)

The Committee on Water Supply, to whom was referred the annexed ordinance a toyon of taying water mains in Crotona avenue, between Boson mad and Crotona Park, South, dorroga of The Bronx (see Minutes, July 5, 1898, page 10), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

Section 413, chapter 378, Laws 1897.

As Ordinance to provide water-mains in Crotoma avenue, between thoson road and Crotoma Park, South, Borough of The Broax.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That water-mains be laid in Crotoma avenue, between Roston road and Crotoma Park, South, Borough of The Broax, under the direction of the commissioner of water-supply.

THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, HARRY C. HART, FRANCIS F. WILLIAMS, Committee ou Water Supply

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 346 Broadway, Borodge of Manhatras. New York, July 1, 1898.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—At a regular meeting of this Board, held on the 29th ultimo, a resolution was unanimously a lopted authorizing the Commissioner of Water Supply to make a contract for furnishing and laying water-mains in Crotona avenue, between Boston road and Crotona Park, South, Borough of The Brons, and the attached ordinance is forwarded to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws of 1897. Respectfully

JULIN II. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and adapt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chalman, Councilmen Bodme, Christman, Conly, Doyle, Ebbets, Eagel, Foley, Francisco, French, Goodwin, Hart, Hotteuroth, Hyland, Leich, McGarry, Murphy, Marray, O'Gresly, Ryder, Sulzer, Van Nostrand, Williams, and Wise—25.

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

No. 470,-(S. R. 268.) The Committee on Water Supply, to whom was referred the annexed ordinance in favor of providing water-mains in Napier avenue, between Two Hundred and Thirty-third street and Mount Vernon avenue, Borough of The Bronx (see Minutes, April 19, 1898, page 185), respectfully

REPORT :

THE CITY RECORD. THURSDAY, OCTOBER 13, 1898. 4404 AN ORGINARCE in provide extermants to Napier avenue, herecen Two Hundred and Thirty-shird street and Mount Verner avenue, Ramongh to The Hundred and Thirty-Be B-Ordained by the Manapal Assembly of The City or New York, as follows:

That recommended be laid in Napier avenue, herecen Two Hundred and Tairty-third street and Mount Verner avenue, Borrowth of The Broom, assembling to law.

This is a verilly that the above was recommended by Buard or Local Improvement of the Twenty-first District at a regular meeting held on March 3 (888).

LOCALS F. HAFFEN, President. No. 340 BROADWAY, DOROGHI OF MAZIFATA, No. 340 BROADWAY, DOROGHI OF MAZIFATA, NEW YORK, August 11, 1295. 7: 15: Henorable Municipal Assembly of The City of Arm Vork - Size-At the regular meeting of this Board, held on the 10th inst., the accompanying resolu-Sits—At the regular meeting of this Board, here on the Foundary,
tion was adopted:

Resolved, That the Commissioner of Highways be and he is bereity authorized to enter into a
contract by public leiting for paving the following streets in the Borough of Brooklyn, to be joind
for from the fond known as the "Eighth Ward Improvement Fund.":

Forty-furth street, between Second and Third avenues, with granite blocks;
Forty-seventh street, between Second and Third avenues, with granite blocks;
Fifty-seventh street, between Second and Third avenues, with granite blocks;
Fifty-seventh street, between Second and Third avenues, with granite blocks;
Fifty-seventh street, between Second and Third avenues, with granite blocks;
Fifty-seventh street, between Second and Third avenues, with plant;
—and that an ordinance for the above be forwarded to the Municipal Assembly for adoption.

In conformity therewith, I hereby transmit forms of ordinance for same.

Respectively,

JOHN II, MOONEY, Secretary. THOMAS F. FOLKY.
FRANCIS F. WILLIAMS,
RUGENE A. WISE,
ROSEPH F. O'GRADY,
RARRY C. HART,
ADOLFH C. HOFFENGOTH, Committee on Water Supply. WILLIAM A. DOYLE. The Provident pay the question whether the Council would agree in accept and report and adopt and conductors.

Which was decided in the addressive by the following one:
Addressive—the Proposet, the Vice-Chairman, Countilines Buding, Christman, Couly,
Doyle, Ebbers, Angel., Cony. Construct, French. Goodwan, Plans. Unresemb. Hybrid, Leich,
McCastry, Mattury, Marray, O'Condy, Ledge, Salar, Van Nicorond, Williams, and Wine -25. Which was laid over. No. 1352.—(G. O. 108.)

The Committee on Finance, to whom was referred the innexed resolution in favor of providing a contingent account and fund for minor or incidental expenses of the office of the Commissioners of Accounts (see Minutes, September 20, 1898, page 750), respectfully No 42th + (S. R. 30th)

The Commution of Water Souply, to whom was referred the anomal ardinance in favor of laying water manning Dodlhaus cool, I see Husting and Notice and Islams streets (see Minutes, April 2, 1888), page 72 manning that the cool of the property of the cool of th REPORT That, having examined the subject, they believe the proposed appropriation to be necessary, but are of the ordinon that the resolution submitted should be amended by striking out so much thereof as provides for the renewal of the appropriation when exhausted.

They therefore recommend that the said resolution is amended be adopted.

Re-silved. That, for the purpose of defraying minor or incidental expenses contingent to the office of the Commissioners of Accounts, said Commissioners of Accounts may by a requisition draw upon the Compiroller for a sum not exceeding three hundred dollars. [The Commissioners of Accounts may, in like manner, renew the draft as often as may by them be deemed necessary to the extent of the appropriation set apart for the confingencies of the office of the Commissioners of Accounts, but no such renewal shall be made until the money poid upon the preceding draft shall be accounted for to the Compiroller by the transmission of a voucher or vonchers certified to by the Commissioners of Accounts covering the expenditure of money paid thereon.] April 5, 48ch, page 137, respectfully REPORT That, having examined the ealer's, they believe the proposed improvement to be necessary. They theremay recommend that the one continued to proposed As Ownesday, to provide a steel contact in Postform root, and Hundred and Ninth and Isham Be a Children, by the Manicipal Assembly of The City of Non-York, excellent:
That wave-makes be immeded, delivered and laid in Foothern roses, accolings:
Ship Canal and in Two Finalini and Numbers and black shoot, ander the discuss of the Commissionar of Wave Supply.

Section 415, shap or 37% Laws 1947. GEORGE B. CHRISTMAN.
ADAM H. LEICH.
JOSEPH F. O'GRADY.
STEWART M. BRICE.

GEORGE B. CHRISTMAN.
Committee on
Finance. DEGENE A. WISE, HOSEPH F. O'GRADY, HARRY C. MART, FRANCIS F. WILLIAMS, Committee on Water Supply. OFFICE OF THE COMMISSIONERS OF AUDIENTS, A STEWART MORLITHG, NO. 280 BEDAUWAY, NEW YORK, September 15, 1808. The Premium put the question whether the Council would agree in accept said report and The Presidence of the American State of the Collective value of the Chairman, Couly, Which was devicted in the affirmative by the following value:

Affirmation— I for President, the Ver-Chairman, Countries and Ladder, Chairman, Couly, Boyle, Labola, Vogel, Forey, Transition, Greatwin, Harry, Hammonds, McCarry, Morphy, Nibrary, O'Cornoy, Byser, Salves, Van Nostratid, Williams, and Wile—32.

Alternative of the Countries of the Country of the Countries of the Coun P. J. SCHELY, Esq., City Clerk, New York \$100.

LIEAR SIR—On several occasions we have offered to the Municipal Assembly for passage a resolution for maney for the contingent expenses of this office, in which we included the usual renewal clause. We herewith again inclose and offer the same resolution for passage, asking in case the Figure Committee is not inclined to pass tavorative upon the renewal clause that we be Computed to a who moved that the Localett do now offered.

The President not the question whether the Localett would agree with said matime.

Which was derived in the afficultive.

And the Protocol declared that the Localett would showed and Toesday, Original 48, (598, granted the privilege of a bearing before them. Respectfully,
JOHN C. HERTLE, / CommissionersEDWARD OWEN, / of Accounts. an a probable by Mr. P. J. SCULLY, Chy Clerk. Which was his over. No. 1353 .- (G. C. 109.) Resolved, That the Auditor of the Department of Femance be directed to audit and the Computation to pay the attached bills of Maurice Ahern, Josepho Johnsone and F. G. A. Reer, amounting to one handred and ferty-one dollar and ninety-two cents (\$141.92), for servers rendered to the Manicipal Assembly, the same to be charged to the appropriation for "Uny Contingences for BOARD OF ALDERMEN. STATED MULTING. To Marriera Ahrens, Dr.

To assistance rendered M. F. Blake, Clerk to the Board of Addermen of The City of New York, as per appended details:

January 3, 1898. Assisting Mr. Blake in preparing printers' copy of Minutes of the Board of Abbernan.

"1 4, " Arranging and Justice. CITY HALL NEW YORK, January 10, 1898. Treature, October 11, 186% | To'clock P.M. The Road met in the Attlermant, Clumber, City Hall. PRESENT Hm. Thunks F. Wash, Plenkent. ALTHOUGH Arranging and backing up resolutions, making out notices and writing smalry letters.

Revising, completing and duplicating lists of Aldermen and writing sandry letters. William H. Gladhill, VicasPrantigno. Emil Nonfeld, Brian Gradinan.
Blan Gradinan.
Brank Hennesy,
William T. James.
Jeynnish Kenney,
John F. Koch.
Machael Larmette,
John T. Koch.
Machael Larmette,
John T. Wolfell Lough Outson, Lough Outson, Lloward F. Okin, John S. Roddy, Recard School, William F. Schoolder, Jr., Edward S. Scon, U. Turannall, Sharman, Lacole De la sermon mione J. Britagh. John L. Berkugh. Group c. A. Burnell, Femoro J. Byrne, Jeremini Cronin, Writing letters, resolutions and preparing lime of names, e.c., of 6, Writing letters, resolutions and completing lists of Abdormen-520 00 Henry Suffar, James J. Suetth, David S. Stewars, Labe J. Valung, Mass J. Walter, Joseph E. Welling, William Wente, Gulin H. Windwerd. John T. McCall,
Thomas F. McCall,
Thomas F. McCall,
Edward F. McChesney,
Lawrence W. McCras
James H. McImes,
Stephen W. McKerver,
Churles Menger. Jon Flamers, Mathew II, Dealey, Frank I upti. James F. Elinott, Frankfilk F. Flenk, Joseph A. Finns, Homer Folks, Received payment, MAURICE AHERN. City HALL, January 31, 1898. James E. Gathery. Louis Mintey, 99 CO Frank Cose.
The Cities proceeded to read the countries.
Afternan Common moved that a farther reading as the minutes is dispense. With, and that they be approved as printed.
The President positive question shether the Board would agree with said motion.
Which was accorded in the attributive. Supper To arranging said reports, preparing tacks, etc., $g\approx 0.16$ 2 r. m. 300 11. Note book.

Car-lare to Broad street

To taking evidence in the matter of Slattery vs. Shirth & Sander,
on Expression (2 copies), Whiting resolu-27. 10 and transcribing same on typewriter (2 copies), writing resolutions, erc., 16 A.M. to 5 P.M.

To taking notes of evidence in the matter of McErilly we Schwah, and transcribing the same (2 copies), writing letters of notification ter Mr. Johnstone, five hours

Writing letters, extracts from Charter, resolutions, etc. 4 00 COMMUNICATIONS FROM THE COUNCIL. 28 The Proposition before the Board the following communication from the City Clerk: No. 1330. THE CITY OF NEW YORK-ORDERS OF THE CITY CLARK, I CITY HALL NEW YORK, October 10, 1898. 300 Off. Microsco, F. Blanco, Eng., Clock & the Beard of Alasmen.

Sin-I have the honce in transmit beared the deciments relative to matters which were adopted by the Country at their stated meeting field on Tuesday, October 4, 1898, as scheduled below:

Introducing No. 1934, 1031, 1006, 1070, 1071, 1272, 1102, 1103. Total in January 29, inclusive. 519 53 Received payment. MAURILE AHERN. Very respectfully, P. J. SCULLY, City Clerk. CITY HALL, NEW YORK, January 27, 1898. The Countri of The City of New York

To Manuez Aners. Dr.

January 26. To taking notes of evidence in the moties of Mary Kreiger vs. Myer Levis.

on, and transcribing the same on typewriter Which was reviewd on file. The papers above referred to are as follows: \$3 00 No. 1351.—(G. O. 197)

The Committee on Street and Highways, to whom was reserved the amound ordinances in factor of paving certain streets in the Eighth Word of Brooklyn (see Minutes, August 16, 1898, Total, ... \$3 00 Received payment, MAURICE AHERN. page 579), respectfully That, having examined the subject, they believe the proposed improvements to be necessary. They therefore recommend that the said ordinances be adopted.

An ORDINANCE to pave certain streets in the Eighth Ward, Brooklyn,
Be it Ordinard by the Municipal Assembly of The City of New York, as follows: Preparation of the Rules of the Council. JANUARY 27, 1898. The Council of The City of New York To JOCKLYN JOHNSTONE, Dr. \$0 16 That the carriageway of 3. Stwo-cent stamps.
3. Stumping ink.
5. Cur-lare.
6. Stenographers' paper
6. Carbon sheets.
7. Car-fare.
8. Fire telegrams.
8. Car-fare
8. Dinner for Stenographer
9. Five letters. That the carriageway of Forty-fourth street, between Second and Third avenues; Forty-sixth street, between Second and Third avenues; Forty-seventh street, between Second and Third avenues; and Fifty-seventh street, between Second and Third avenues; 25 10 25

First seventh through as the paved with grame.

— in the Borough of Errocklyn, be paved with grame.

Section 413, chapter 378, Laws 1807.

An Ordern Ance to pave First-seventh street, between First and Second avenues, Brooklyn.

Be it Orderned by the Municipal Assembly of The City of New York, as follows:

That the carriageway of First-seventh street, between First and Second avenues, in the Borough of Brooklyn, be paved with asphalt, under the direction of the commissioner of highways.

Section 413, chapter 378, Laws 1807.

HERMAN SULZER.

CHARLES H. FRANCISCO,

MARTIN ENGEL.

COmmittee on Streets and Highways.

Received payment.

Total

75 75 75

55 91

NEW VOLK Crrv, January 12, (898.

The Council of The City of New York The Council of The Cap of New York

To F. G. A. Rice, Stemographer, Dr., Nis. 48x Palacki street, Brooklyn,
For stemographic work and typewriting, as follows:

Friday, January 7, 36 folios manifold work, at 10 cents, 5 copies.

Saturday, January 8, 54 folios manifold work, at 10 cents, 5 copies.

Saturday, January 8, 54 folios manifold work, at 21 cents, 5 copies (night).

Sanday, January 9, 72 folios manifold work, at 21 cents, 5 copies (day and night).

Monday and 10 4 A. M. Tuesday, and from 9 A. M. Tuesday (ill 3 s. M.— 198 folios, at 21 cents per folio (night), manifolding 5 copies each time

Tuesday, 42 folios, at 10 cents, manifolding 5 copies each 14 34 15 12 589 16 Total

Extra single copy, 54 folios, at 8 cents..... \$93 48

Character of work-Rules of Council; count, 3 folios to page, runs over 400 words to page, actual count.

Received payment,

No. 1354.

Resolved, That permission be and the same is hereby granted to the Scalers and Inspectors of Weights and Measures in the Borough of Brooklyn to use and occupy Room No. 4 in the basement of the Borough Hall, with desks and closet room thereunto appettaining, and that the Deputy Commissioner of Public Buildings, Lighting and Supplies in the said borough be and he is hereby authorized and directed to give immediate effect to the permission beron granted.

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

No. 1355.

Resolved, That the La France Five Engine (Builder's No. 110), which has beretofore been used by the Department of Parks of the Horoughs of Brooklyn and Queens, under permission granted by Ex-Commessioner Bryant of the Fire Department, be and it is bereby transferred to the said Department of Parks of the Boroughs of Brooklyn and Queens.

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

Which was decided in the affirmative.

No. 1350.

Resolved, That permission be and the same is hereby given to G. Meierdercks to erect, place and keep a watering-rough on the sidewalk near the curb in front of his premises No. 35 Forty-second street, Borough of Brooklyn, the work to be done and the water supplied at his own expense, moler the direction of the Commissioner of Highways; such permission to continue only curing the pleasure of the Memcipal Assembly.

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

Which was decided in the affirmative.

No. 1357.

Resulved. That the building formerly known as the Old Town Hall, Village of Januaca, now used by the Health Department and Fire Company, be and it is hereby set apart for the use of the Health Department of the Borough of Queens.

The President put the question whealer the Department of the meeting whealer the Department of the foreston whealer the Department of the forest of the forest of the Department of the Borough of Department of Department of the Borough of Department of De

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

No. 1358.

Resolved, That permission be and the same is hereby granted to Joseph McPharland to place and keep a storm-shed in front of his premise on the southeast corner of Fifty-hith street and Third avenue, Borough of Brooklyn, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manicipal Assembly.

The President and the contraction of the president and the contraction of the contr

The President pur the question whether the Board would agree with said resolution. Which was netited in the attenuative.

COMMUNICATIONS,

No. 1359A.

STATE OF NEW YORK-LONG ISLAND STATE HOSPITAL, J. OFFICE OF GENERAL SUPERINTENDENT, KINGS PARK, October 5, 1898.

To the Board of Aldermen, City Hull, Borough of Manhastan, New York:

DEAR SIRS—I am informed that no objection has been raised by the City authorities to the extension at a line of electric-light were from the main landing of our business across Albany avenue to our names building in the Borough or Brooklyn. We have just completely wired the namex building for electric light, and as soon as we are able to extend this line from our electric-light plant. at the main building, we shall be able in light the annex with electricity. Will you knowly give this matter consideration and extend to us permission to run the line as contemplated. Thanking you in advance for any courtesy we may receive from you, I sta,

Very respectfully yours,

O. M. DEWING, General Superintendent.

Resolved. That permission be and the same is hereby given to the M. Dewing, M. D., General Superintendent of the Long Island State Hospital, to they a conduct from the usual building of said hospital narce. Alliany avenue to the annex building, Borough or Brooklyn, for the purpose of conducting electronity for lighting said atmost building, upon pryment to the trity as composition for the purpose of conducting electronity for lighting said atmost building, upon prepared to the trity as composition for the purpose of conducting electronity for lighting said atmost building, upon pryment to the trity as composition for the Surking Punch, provided said to M. Dewing, M. D., shall stipulate with the Commissioners of the Surking Punch, provided said to M. Dewing, M. D., shall stipulate with the Commissioners of Highest and the trity barries from any loss or damage that may be recasioned during the provides or subsequence to the trity barries from all the Commissioners or Highway 1, such permission in continuously during the pleasare of the Mandiagal Assembly.

The Provident pur the question whether the Board would agree with said resolution.

Which was decided in the affirmative.

REPURIS

So. 1360, - (G. O. 110)

To the Muneripal Accounty !

Upon receipt of the following resolution:

"Resolved, That the meinter of the Manuscoal Assembly represented in the Local Board of the Forth Senatorial District of the horough of thousing, the and the same are hereby directed to leve signle it any franchise exists for the purpose of establishing a condictivity plot of the Wallshout Market or for any part of the said Fourth Senatorial District, with power to send for prisons and papers, and to make their report at the next regular meeting of the Manuscoal Assembly."

The Local Board of the Fourth Senatorial District duly met, and at a subsequent seniors, the other theory is a follower.

The Local Board of the Fourth Senatorial District doly met, and at a subsequent sension, held on the 15th of September, 1898, noves ugated as a quired in the resolution. We report a follows:

On December 10, 1896, now Chantes F. Sauth made application to the Commissioner of Lify Works of the City of Brooklan for a permit to erect a building on market hits, and to lay pures for refrigerating purposes. On January 10, 1897, Mr. Smith made an additional application.

On February 11, 1887, Mr. Smith with others in apporated in the State of West Virginia the Market Retrigerating Company, whose purpose was solely retrigerating and cold storage in the Wallabout Market in the City of Brooklyn. Mr. George L. Mirphy, one of the incorporators of such company, was at that time an employee of the Department of City Works, baving special charge of the market and being known as the Market Clerk. There accompanies the report a copy of a letter of his of January 22, 1897, written as Market Clerk, recommending Mr. Smith's petition. He continued to hold such position, we understand, until after the first day of January, 1898.

On March 26, 1897, the Department of City Works issued its permit No. 72, 108, in the Market Refrigerating Company to open various market streets to lay refrigerating mains. It does not appear that the Mayor of Brooklyn united in this permit.

We have not been able to discover that any application was made direct by the Market Refrigerating Company or any other application other man the two set forth, made by Mr. Smith.

On April 5, 1897, the Common Council directed an investigation as to the authority for opening streets and laying pipes without a franchise from the Common Council.

On April 12, 1897, the Committee in Law made report condemning broadly the action of the Department of City Works, and the Common Council thereupon adopted a resolution declaring that permits should not be issued by any City Department without adequate compensation to the City.

City. On May 18, 1897, Corporation Counsel Burr rendered an opinion to the effect that the granting of a permit to use the marker streets was not within the jurisdiction of the Common Council, but of the Mayor and Commissioner of City Works, and should be upon a compensation to be faced. He held that the permit of March 26 did not properly confer a right to use the streets of the market.

It would appear that this action on the part of the Common council was offermal at that time in stopping the use of the arrests by this company, for, on 5-ptender 27, 1607, the company addressed a communication to the Mayor of the City of the oklyn naging that it be allowed to

The Mayor thereupon on September 10, 1807, unde inquires of the Commission, of Lay Works, broking toward the assert atomets of a fate process the company to the last lay to the privilege of placing pines in the market. No determination appears to two been reached by the officials of the City on that question.

Subsequently, and in December last, we understand that the Merket Retrigerating Company laid refrigerating pipes under, through and across account of the servets and highways within the boundaries of Wallabaut Market. This action appears to have been taken poster the repudinted permit of March 20, 1807, and without any objection or interference on the part of any official. We find no record of any action on the part of the Mayor, although the same would appear to be necessary under Mr. Burr's opinion.

Having thus obtained possession of the streets in the market, the Market Refrigerating Company, on July 20, 1898, made application to the Compiredier of The taty of New York, offering to pay the City five per cent, upon its grass receipts. Nothing appears upon which it can be said that such a payment is adequate or madequate.

We attach hereto, as part of this report, copies of the following pages above returned to:

that such a payment is adequate or madequate.

We attach hereto, as part of this report, copies of the following papers above referred to:

1. Application of Smith, December 10, 1896.

2. Application of Smith, December 10, 1897.

3. Letter of Murphey, January 22, 1897.

4. Certificate of murphoration of Market Refrigerating Company, February 11, 1897.

5. Permit of Department of City Works, April 7, 1897.

6. Resolution of Common Conneil of Brockiyn, April 5, 1897.

7. Report to Common conneil and resolution, adopted April 12, 1897.

8. Opinion of Corporation Conneil of Brockiyn, April 5, 1897.

9. Communication of Refrigerating Company to Mayor Wurster September 27, 1897.

10. Communication of Refrigerating Company to Comproduer Coler, July 20, 1898.

We beg leave to report the following conclusions:

1. That no franches was ever granted to the Market Refrigerating Company by the former City of Brooklyn or by its Board of Alderman, and no other permit or action of the otheroids of the said city, except that above set forth. We believe that the Market Refrigerating Company by the lawful right to occupy or use the streets of the market as it is now design, the permit of March 26, 1897, having been held insufficient for that purpose by the Corporation Counset, and the Major of Brooklyn having never united with the Commission of Corporation Counset, and the Major of Brooklyn having never united with the Commission of privilege by fore to composite of doubling legality and obviously against purpor manicipal policy.

at Brooklyn having never united with the commission r of City Works in any other parcet.

2. We believe that the processin of any such franchis or provinge by fore a carporations of doubtful legality and obviously against purper nameignal policy.

3. We concean the action of the Department of City Works of the furnaer City of Brooklyn in primitting a person employed by a to engage in an autible corporation, and to chian for each corporation a favorable and profitable action of the Department. We cannot believe that the company could have succeeded in its adapted intrusion upon the market property lead it not been for George L. Marphey, Clerk of the Market and efficient the company.

We recommend that a copy of this report and accompanying paper by transmitual of the Companying and to the Corporation Counsel.

We recognize billy the necessity of refrigerating and cold storage applicances for the Wallahout Market, but the fullest realization of such neces by cannot creve in challe with happing the preson use of the streets in the market without compensation to the City. If the Market Roberganting Company reorganizes at a corporation of the State of New York, and market Roberganting Generally reorganizes at a corporation of the State of New York, and market application for a franchise or a person of the City therefore and complying in all responsibilities that the City Charter, prompt and tryingly action thereon should be find. At present the name required having no justification but one in layor. We noter that the company of the last the company of the last the company of the last.

[IMARES F. ELLEGUT F.]

No. 252 Cantaton Agentus, J. Brooks, N. V.; Dreember 10, 1710.

Host, Dimonoidi B. Willia, Commissioner of City Words:

DEAR SIR—I hereby make application for a person in enert a holding on loss No. 501, 304, 603 and 603, "Objectal Map of the Wallahout Market Lambs" for the new contribution and compressors, and to lay the news ary pipes to concept part day air as the product for mining purposes in the market. The system is proposed to employ will response him very little appearing of the streets throughout the market, is not liable to explosion or according to any lead, will require no subsequent opening of the streets, but will be of great benefit to the market and it is unusual for the use of the configuration.

It comprises only the near early boilers, air compressors and receivers, reclaimle and any hind being used. It is in the on our war vessels, bothed steamers, you has and steamelling of versus kinds with entire subsection. I append herewith a request from many of the parameter market men for the installation of the plant.

As I am prevented to commence operations at once, I stope the above may be have alloy on, sidered at an early state.

Very society yours, neil CHAS, E. SMITH, Mechanical Engineer. (Signetl)

No. 252 Carl in Avador. BECOKLYN, N. V., January in, 1897.

Hon. Trice. B. Witan, Commentum of City Works;

DEAR SEE-1 present herewill colditional moves to my petition of the value on their permission to install a certification system in Wallabout Alakes, also place of the proposed

permission to install a coffigurating system in Wallahout Markey, also plane in the proposed pipe line.

I have changed my original plan somewhat, and propose to locate the plant on Loc No. 27, 508, 509, 007, 008 and one. As to specifion or the plan will alone the pipe from Loc No. 600 and sunning across the poweresest for etables to and under the blowalk, not yet laid, along East speer, to the lots beginning with No. 502, and alone under the blowalk, not yet laid, along East speer, to the lots beginning with No. 502, and alone under the blowalk, not yet laid, along East speer, on opposite the tower and raining in Wallington areas, with branches under the buildings. It will thus be seen that only the oriest are upcased, and they only for a narrow treach, which will be opened and closed the same day.

The market seen are particularly accious to have the system in upcasion only in the spring, and as it will take from two to three months to complete it. I respectfully only your only consoleration in the matter.

Yours respectfully.

Yours respectfully, URAS, F. SMITH.

WALLABOUT MARKET BURGAU - DEPARTMENT OF CITY WORKS, NO. 340 EAST AVENUE, WALLABOUT MARKET, BROOKLYN, N. Y., January 22, 1897.

Hon. Tireo, B. Willis, Commissioner, Department of City Words, Brooklyn :

DEAR SIR- Referring to your communication of right instant, relative to application of Mr. Chas. G. Smith for perint to operate a cold-air refrequenting system in the market. I beg to say that I think such a system would be of great benefit to the marketines. From conversations had with the marketines I judge that there would be very little objection to running the pipes through the haldings, but that these would be objections if any other system than a cold-air system was introduced.

I can recommend no improvement on proposed pipe line. I would, however, suggest that in case a permit is issued, that an agreement be made with Mr. Smith to the effect that the relaying of the payement torn up be done by the City, under the supervision of the head of this Bureau, and that the cost of same and repairs for the period of one year be changed to him.

Yours respectfully, GEORGE L. MURPHEY, Clerk of the Market.

CERTIFICATE OF INCORPORATION-STATE OF WEST VIRGINIA.

I, W. E. Chilton, Secretary of State of the State of West Virginia, hereby certify that an agreement duly acknowledged and accompanied by the proper stolaying, has been this day delivered to me, which agreement is in the words and figures following:

The undersigned agree to become a corporation by the name of the Market Refragerating Company, for the purpose of refrigerating, cold storage, supplying air under pressure for refrigerating and cold storage to the Waliahout Market in the City of Brooklyn, New York.

Which corporation shall keep its principal office or place of business at the City of Brooklyn, County of Kings, and State of New York, and is to expire on the 11th day of February, 1947. And for the purpose of forming the said corporation, we have subscribed the sum of \$51,000 to the capital thereof, and have paid in an said subscription the sum of \$50,000, and desire the privilege of increasing the said capital by the said of additional shares to \$200,000 in all.

The capital se subscribed is divided into shares of \$50 each, which are held by the undersigned respectively, as follows, that is to say:

No. 72108.

Names.	Restouven	NO. OF SHARIN,	
By J. H. Line Hy George L. Murphey By William Clienten Burling	No. 905 Lafayette avenue, Houndyn, N. V., No. 102 Wathington avenue, Hroshlyn, N. V. No. 70 Kodney street, Hroshlyn, N. V. No. 103 Wathington Park, Hendelyn, N. V. No. 252 Carlton avenue, Brooklyn, N. V.	5	

And the capital to be hereafter sold is to be divided into shares of the like amount. And the capital to be seen that 1 see a see that the sign day of February, 1507. WILLIAM 1. SEATON.

J. H. LINS, GEORGE L. MURUHEY, WM. CLINTON, CHAS. F. SMITH. SEAL. SEAL. SUATO STAL.

Wherefare, The Corporators named in the said agreement and who have signed the same, and their successive and an agree, are hereby declared to be from this date until the eleventh day of February, elections limited and forty-seven, a corporation by the name and for the purposes set forth in said agreement.

Given under my band and the great seal of the said State at the City of Charles-ton, this twomy-third day of February, eightoen hundred and ninery-seven. W. E. CHILTON, Secretary of State.

DEPARTMENT OF CITY WORKS-BUREAU OF STREETS, KNOW 38, MUNICIPAL BUILDING, BEROKLYN, March 26, 1897.

Special Permit.

Permission is hereby granted to Market Refrigerating Company. Open street, lay mains for refrigerating purposes, as per plans filed D.C. W. Restoration of provement to be done by Companissomer of Cay Works at expense of company. Market Square, Market avenue, East avenue, West avenue, A. B. C. and D streets.

West avenue, A. B. C. and D streets.

It is understood that the above permission is granted upon the condition that all the work permission under it shall be in conformity with the ordinances of the Common Council, and in accordance with the regulations that have been or may be a topical by the Board of City Works governing this Department, and node the direction of the superintendent of the same.

The Board of City Works reserves the right to revoke the termit upon failure or neglect of the party transmitted in Gould to comply with any of the conditions.

Time, three manths.

(Extract from the Minner of the Common Country | The City of Bereiten, of April 5, (847.) "Breaked, That the Liw Committee be and the more inhereby direction to continue by what authority as employed of the car, or by whom he was sub-mass, to prome the observat of streets and the beyond of paper to the introduction of cold as for storage purposes at the Wallabout Market, epitors first basing of council the right of branches. The Common Council, and the Common to the capital behavior to expect the this Done flow had not a set to galax meeting."

(Extract from Montes, Common Council of the City of Breather, of April 12, 1897.)

"The Low Commons, to whom was returned Resolution. No. 74 of Montes in April 3, 1897.)

page 79, relative countings to whom was returned Resolution. No. 74 of Montes in April 3, 1897., page 79, relative countings to be made as to obtain alternative the laying of well-ampress in the street of Malabout Montes of book hading of the resonant of this Common Council for said from the street of Malabout Montes of role than in the Mayor and Commissions of the Montes of the core and counting of the Montes of the Section of Malabout Market is vested in the Mayor and Commissions of the Montes of the Section of the Mayor and Commissions of the Montes of the Mayor and Commissions of the Mayor of the Market in the Mayor and Refrigerating Common to cross montes in laying their pipes for the purpose of timesting of strenge.

Forth—Market De Lie gravities this for Mayor and Common on of City Works are authorized to redomine that the Mayor was not committed in time was, and the permit takes whom the counting that the Mayor was not committed in time was, and the permit takes whom the counting the first as yet been fails, nod the Mayor has referred the major in the Corporation Counted that the Corporation Counted that the Corporation Counted that the Corporation Counted that the Mayor was not considered by the Corporation Counted that the Corporation Counted that the Corporation Counted that the Corporation Counted that the Mayor was not considered by the Corporation Counted that the Corporation Counted that the Mayor was not considered by the Corporation Counted that the Corporation Counted the Counted that

permit found to not could be discussed opinion; we are also incremed by the Corporation Counsel that the permit found to make the complay of the circ and receiving a large many for duties performed to the Wattoo on Market has a personnum financial increes on while Refrigerating Company, and we largety instrumental in the cottoning at the velocities transfeller.

A Circ froncing a public property and must not be given away without just and full return for raise secreta.

Health is

Heads of depote only broads not assume engly those daties that the law makes effective only

To add of dispression where the state of the city should not assume empty those dates that the law makes effective only on joint action whether the Mayor.

Tensors in the coupley of the city should not use their positions to assest corporations in terming specimis prolingers to calculate grants.

Great error is the his Hemor tile Mayor for his quark discomment and prompt action in talk matter, thus seemone to the city the right to deep seem this transmise in the highest hidder.

Your Communical recommend to rade then the following:

(Resolvation See (8))

Resolved. That permits shall not be possed to comparations by any city department which, as in the present manner, carries with it the feedbase for gualitisting and conducting a large and valuable business, without a just and reasonable for nead consideration being paid to the City

Respectfully submitted,
(neil) JOHN F. OLTROGGE
FREDERICK W. -INGLETON,
WILLIAM II. LEAVLEAFT,
WILLIAM A. DOVLE
FRANCIS F. WILLIAMS,
WILLIAM F. KEEGAN, (Signed)

The readment was adopted.

OFFICE OF THE CORPORATION COUNSEL, | BEGORLYS, May 18, 1897.

How. THEO D. WILLIE Communicationer of City Works:

How Sing As required by you, I have carefully examined the probletings in connection with the lease of the doming part of the Wallabout Market plan to Charles F. South, and the granting of a permit to him to bey paper in emission parts of the said lands for the purpose of conduction and or to be formed or an emission of the refrigerating purposes. Under the provious of the different companies of the market for refrigerating purposes. Under the provious of an emission of the purpose of conducting and the market purpose of the lower of the consistency of the provious states for the new of the market purpose of and tanks proper and treasonable rates and regulations for the new of the market purpose of and lands, and, with the consent of the Mayor, the said Commissioner is unfine seeing to the see of said lands, and, with the consent of the Mayor, the said Commissioner is unfine seeing to the said lands, and, with the consent of the Mayor, the said Commissioner is unfine seeing to the said lands, and, with the consent of the Mayor, the said Commissioner is unfine seeing to the said lands, and, with the consent of the Wallabout Market lands on the unit of the will have a Market (897, lensed lots on the 4 orders map of the Wallabout Market lands on the outer of the said lenses to use any other portion of the market lands except that he would have the right to pass over that portion of the lands laid down on the map as market are in the purpose of otherwise that he permit granted by you on the said lands, according to the purpose of other portions of said lands, according to the passon that with your Department, confer the privilege which the lessee was not emisted to by wome of his lease. It is true that the written appairation for the lease did refer to

entitled to by virtue of his lease. It is true that the written application for the lease did refer to an mention to by such other, but all prior beg diations were merged in the written branes which consider no such providege. Inasmue has the rent received for the lots is the same as that for other has in that near their heads of the classical that the city has received any compensation. other loss in that ner phothered, it cannot be claused that the City has received any compensation for such one at the lands in question. If this positives has any value the City should be paid for perfect which however, it is written the power of the Mayor, acting in conjunction with you, to fix a near which should be a fair and reasonable one for the use of the lands for such purposes, and to lease the right to such over at the price fixed. This is not to the nature of a franchise. There is nothing exclusive in the privilege. There is nothing to present the Mayor and Commissioner of City Warks from become wher loss in the market lands to other refrigerating companies and leasing to them for a the reasonable sum a like privilege, to the use of the lands for the purpose of patting shown piper.

Insumeds a such piper are whelly within the territory bounded by Washington and Flushing agentus, and do not man any public streets, I am of the opinion that the granting of these rights

does not fall within the province of the Common Council, but that the motter is in the bands of the Mayor and of the Commissioner of City Works. I would suggest, therefore, that you, in cornection with the Mayor, its upon the sum which shall be a just and fair compossation to the City for the right to tay pipes in the marker lands for the purmon of conducting cold air for electroming purposes, and that you leave such rights to any proper parties who may desire to a quite the same at the tental fixed.

I remain.

Very respectfully your (Signed) JC JOS. A. BURR, Corporation Counsel,

Broomten, September 27, 1597.

Mon. F. W. WURSERR, Mayor of the Olycof Headlyn?

Six-In accordance with your request of the 22d maters, we submit herewith a statement of the sampled yourly receipts and expanse of the relative tuning health of the Market Relative to Conquery, based on the total communities or the in the market has year, amounting to about Expens

So million cubic fact free sir, at 4 cents per 1,000 subin feet at station
Interest on refrigerating branch of plant, \$30,000, at 6 per cent.
Taxes on refrigerating branch of plant, about.
Labor on refrigerating branch of plant. 1,800 to 700 DD Receipts \$7,320 00 \$680 00

Depreciation of plant and other charges will reduce this somewhat.

The cold storage branch depends to a large extent upon the operation of the refrigerating branch for profit; to Lies they are dependent upon each other.

The c ld storage would be profitable alone, were it not for the unusual limitations of the lease and restrictions of one tules and regulations governing the market, which limit the leight of the

building to two stories.

The usual practice was followed in this case. All the papers were on file in the Department of Cny Works as required by law, showing the purpose for which the property and permit was writted when the leases were signed and the permit issued. We therefore at more executed contracts for the complete plant at a case of about \$70,000. You will see in what an embarrassing position the company has been placed by it being tarbidden to proceed under its leases.

We claim the installation of a cold storage and refrigerating system will be of inestimable benefit to the market. It is a convenience so much desired by the marketim of that the City should be willing to make very liberal concessions to any one installing such a plant, or at least charge merely a manufal sum, say one duliar per year, for privilege, particularly as installation in 1909, and we shall have, in addition to the ground rent, heavy taxation on the plant.

the plant.

Other cities are glad to accord all necessary provileges to their markets. It would seem a pity to deprive Wallations Market, the finest in the country, and made so entirely by the business enterprise at the dealers themselves, or provileges and crowenients which would send to the upbuilding and evaluations of a really great market.

Your Homor will onlike that the application is dated December to, 1850, more than ten months ago. Certainly one City authories cannot justly be accorded or greatering under haster in consideration of a matter vitally after one the timeness of a large budy of citizens and suspayers.

Of course you will see that the purpose for which this property was wanted was known to the City below the interview of a source, and the company after the company of the City had been given:

common of the City had been given;

The case has been resting to your Moone's barris for several months, in face of reported appeals of the marketmen by communities and communication; how much longer it will be hold in always are deponds on rely nyon your throne's sense of right and justice, to which we respectfully

We appared herety a copy of the petition of the marketmen to the Commissioner of City Works. The original is on the in the Department, and may only be had on your Honor's order, We toppose the regular is on the latter peparate of the original is on the latter peparate of the regular period of the regular peri

To the Compression of The City of New York:

The Market Refragraning Company a componential between the sales application to The City of New York for permission to lay pipes throughout Walla out Market in the Borough of freedom, in the purpose of combetting cold air under pressure two a certain building to be executed by the said company, on his non-leased by it in the said market.

And the said company, on his non-leased by it in the said market.

And the said company in the growteest play for the said franchise the sum of 5 per vent per normal on the growteest is from the said pipe line.

Loaded homogeneous Budger, Nature 1 (1998).

MARKET REF. CO.

(bujped) MARKET REF. CO., Per W. J. SEATON, Pres.

Which was laid over.

No. 769.-(G. O. 111.) The Committee on Law, to whom was referred the annexed ordinance, entitled "An Ordinance to permit the temporary occupation by tracks, carts and vehicles of the street in front of blacksmiths, and wheelwrights shops in the City of New Yors," respectfully REPORT:

ist, having economic the subject, they recommend that the said ordinance be adopted.

This, having examined the subject, they recommend that the said ordinance be adopted.

An Ordinance to permit the remporary occupation by trains, carls and vehicles of the street in front of blacksouths' and wheelwrights' shops in The City of New York. Be it Ordinance by the Mance pal Assembly of the Lity of New York, as follows:

Soften it. On and after June 1, 1898, owners or drivers or tracks, carls and vehicles shall be provided to a tracks, carls and vehicles shall be provided to save are used going repairs, provided that no numer than three unditch of tracks, carls or vehicles shall be provided to remain on the carriagenty at any one time. That the proprietors or owners of said blacksmith or whichwright shops shall keep the carriageway thoroughly clean under said tracks, carls or vehicles while his same are in process of repair.

Sec. 2. The driver or owner of any track, carl or vehicle may be permitted to leave his track, carls or vehicle in troot of any torse-thorough shop while the more belonging to the said vehicle is being shot, but not more than one track, carl or vehicle shall be permitted to remain on the carriageway at any one time. The penalty for every violation of this ordinace shall be ten dollars.

Sec. 3. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this erdinance are hereby repealed.

of this ordinance are hereby repeated,

GEORGE A. BURKELL, JOSEPH A. FLINN, JACOB J. VELTON, JAMES N. MCINNES.

Which was laid over.

No.797.—(i. O. 112.)

The Committee on Law, to whom was referred the annexed resolution and report of the Council in favor of authorizing the Compttoller to these City property in the Wallahout Market, Boron h of Brooslyn, respectfully

REPORT : That, having examined the subject, they recommend that the said resolution and report be concurred in.

GEORGE A. BURRELL, Committee on JACOB J. VELTON, Law. JACOB J. VELTON, JAMES H. MUNNES,

(Papers referred to in preceasing Report.)

The Committee on Markets, to whom was referred the annexed resolution in favor of authorizing the Comptroller to leave City property in the Waltanest Market, iforough of Brooklyn, which up to December 31, 1897, was under the control of the Commissioner of City Works of the late City of Brooklyn (see Mautes, April 12, 1898, page 73), re-positivity

KEPOK I:

That, having examined the subject, they believe the proposed authority should be granted. They therefore recommend that the said resolution be adopted. Resolved. That the Compiroller of The City of New York to and he hereby is authorized and empowered to lease apaces, loss or parcels of land in the Wallabout Market in the florough of Brocklyn, lying on both sides of Washington avenue, and at the written request of the lease or lesses to renew, modify, after or change any existing lease of such spaces, loss or parcels of land hereinfore made by the City of Brooklyn, and any such lease bereafter to be made by him, all in conformity with chapter 569 of the Lawr of 1543 and the laws mendatory thereof.

THOMAS F. FOLEY, HENRY FRENCH, DAVID L. VAN NOSTRAND, FRANK J. GOODWIN, Committee on

Which was laid over.

No. 1131.—(G.O. 113.)
The Committee on Law, to whom was referred the nunexed ordinance entitled "An Ordinance to provide for the payment of interest on assessments for local improvements," respectfully REPORT:

That, having examined the subject, they recommend that the said ordinance be adopted.

As OBTUNANCE to provide for the payment of interest on assessments for local improvements. Be at Ordinance by the Municipal Assembly of The City of New York, as follows:

Section 1. That whenever the whole or any purt of an assessment for a local improvement is required to be paid to before the undertaking of such improvement, the amount so paid in shall be entitled to and credited with interest from the date of payment at the rate paid by savings banks on deposits at the time of such payment, but and interest shall cease upon the actual undertaking of any himprovement. ed and h improvement.

Sec 2. All radinances and parts of ordinances inconsistent with the foregoing are hereby repealed.

Sec. 3. This activance shall take effect immediately.

GEORGE A. BURRELL.
JOSEPH A. FLI'N,
JACOB J. VELTON,
JAMES H. MCINNES,
JAMES E. GAFTNEY,
MATTHEW E, DOOLEY, Committee un Law.

Committee on

Which was laid over.

No. 1195.

The Committee on Sa'aries and Offices, to whom was referred the annexed resolution in favor of appointing Charles Donohue, of Commonwealth avenue and West Farms road, Sorough of The Broux, a City Surveyor, respectfully

That, having examined the subject, they recommend that the said resolution he adopted. Resolved, That Charles Donohue, of Commonwealth avenue and West Farms road, Borough of The Bronx, he and he is hereby appointed a City Surveyor.

JEREMIAH CRONIN, LAWRENCE W. MCGRATH, EMIL NEUFELD, WILLIAM WENTZ, Salaries and Offices.

Alderman Gass moved that the report receive immediate consideration.

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

Which was unanimously decided in the affirmative.

The President then put the question what, et the Board would agree to accept said report and

The President than put the spectron what of the Board would agree to accept and report and adopt and resolution.

Which was decided in the afformative by the following vote:

Athermative—The President, the Velo President, Alderman Ackerman Bridges, Burleigh, Burrelf, Byrne, Cronic, Diemes, Elliott, Fleck, Flinn, Folks, Gass, Goodman, Hennessy, James, Kennefs k, Kenney, Koch, Ladooth, McLall, McLoud, McEccancy, McGratt, McInnes, Mah, Nenfeld, Oalman, Roddy, Schooltt, Schoolor, Scott, Sherman, Siefke, Smith, Stewart, Vaughan, Velton, Waler, Wentz, and Woodward—42.

No. 1292.

The Committee on Salaries and Offices to whom was releved the annexed resolution in favor of appointing Edward J. Farrelly of No. 754 East One Hundred and Forty-moth street, Barough of the Bronx, a City Surveyor, respectfully

That, having examined the solder), they recommend that the sold resolution be adopted. Resolved, That Edward J. Parrelly, of No. 754 East One Hundred and Enry-made street. Borough of The Bronx, be and he hereby a approached a City surregion.

JEKEMIAH CRONIN, LAWKENCE W. MCGRATH, EMIL NEUVELD, WILLIAM WENTZ, Committee on Sa aries and Offices.

Alderman McGrath moved that the report receive immediate consideration.

The President partile question whether the Board would agree with said mation.

Which was decided in the affirmative.

The President than put the question whether the Board would agree in accept said report and

The President then put the question whether the hours wearn agos as accept and resolution.

Which was decided in the affirmative by the following vote:

Attimutive—The President, the Vice-President, Aldermen Ackelman, Bridges, Berleigh, Burrell, Byrne, Cradin, Diener, Dunn, Ellion, Fleck, Fluor, Fulks, Gaffner, Coss, Goodman, Hannessy, James Kennetiak, Kenney, Koon, Ledwith, McCaul, McKenzany, McGrath, McInnes, Math, Neutrolf, Oarman, Oke, Roddy, Schmin, Schwalt, Seon, Stewart, Vanghan, Veltun, Waler, Wentz, and Wasslavard. 44.

MOTIONS, ORDINANCES AND RESILUTIONS.

By the President -

Whereas, In the death of the Hon. A. Oakey Hall, littermeur, lawyer and man of public affairs, twice Mayor of The City of New York and for three terms District Attorney, the Commonwealth has lost a citizen who devoted his time and years to the best interest of the people; there-

Ene be it

Resolved, That the Municipal Assembly of The City of New York bereby marks a record of its appreciation. I the public services rendered by the Hon, A. Oakey Hall, and though called from earth at a ripe old age, displayes the death of tais, one of New York's oldest and most excepted.

Resolved, That a copy of these resolutions, surably engrossed and duly authenticated by the City Clerk, be howarded to the tamily of the deceased.

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

Which was decided in the affirmative by a rising vote.

No. 1362,

By Alderman Foricigh—

Resolved, That the Committee on Rules be and they are hereby instructed to formulate and present to this Board, at an early date, a measure in the form of a resolution or ordinance that will ansure the alreadance of all our members, or a fair representation the cost, in order that the public business may be transacted, for which jumpose this Board has been elected.

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

No. 1363.

By the President

Resolved. That the following-named persons be and they hereby are appointed Commissioners of Deed- to nod for The City of New York:

By the President—

David Joyce, No. 100 Broadway, Manhattan. Louis I. B. Barenkopf, No. 145 Norfolk street, Manhattan.

Louis I. B. Barenkopf, No. 145 Norfolk street, Manhattan,
James F. L. Stack.
John P. Bissinger, No. 24 East One Hundred and Third street, Manhattan,
William J. Carroll, No. 333 East Fifty-first street, Manhattan,
George Hahn, No. 160 East Ninety-fifth spect, Manhattan,
Francis Morragh, No. 64 Michigton street, Brooklyn,
Edward Greenthal, No. 29 Chambers street, Manhattan,
William Groeser, foot East Fifty-seventh street, Manhattan,
By Alderman Barroll —
Edward Grossman, No. 442 East Eighty-sixth street, Manhattan,

Edward Grossman, No. 442 East Eighty-sixth areet. Manhattan. By Alderman Cronin-

Isador Koptik. Reginald Sidney Durrant, No. 87 Centre street, Manhattan.

By Alderman Diem

Frederick M. Livingston, Reid and Greene avenues, Brooklyn.

Stepmand Rothschild, No. 220 East Fifth street, Manhattan, Fred, Sambels, No. 45 South avenue, Manhattan.

By Alderman Glick

Max Hotlander, No. 10 Suffolk street, Manhattan.

By Alderman Goodman

Harro Schacht, No. 423 East Fourieenth street, Manhait in. By Alderman Koch-

Albert C. Lorey, No. 29 First street, Machattan. Louis I. B. Bareckopt, No. 145 Norfolk street Machattan. By Alderman Ledwith-

Henry A. Kaymond, Workhouse, Blackwell's Island. By Alderman McKenver— John J. McJanon, No. 178 Clarkson street, Brooklyn.

By Alderman McNeil -

A. Doveks, No. 217 Fainm street, Urnokiyo. By Aldermas Oklo-

William E. McFadden, No. 139 West Sixty-food street, Manbattan-

By Alderman Schnesler—
William A. Bergamini, No. rot East One Hondred and Fifth street, Manhatma-

William A. Bergambu, No. 101 East One Hondred and Fifth street, Manhattan.

By Alderman Sarman—

Edgar J. Kubber, No. 115 East Sevepty of a street, Manhattan.

By Alderman Wranz—

George H. Vonng, No. 240 Bhill street, Brooklyn.

By Alderman Wrandward—

William Philipp, Lawrence street and Broadway, Manhattan.

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

Which was decided in the afformative by the following vote:

Affirmative—The President, the Vice-President, Alderman Ackerman, Bridges, Burleigh, Burrell, Byrne, Granin, Diemer, Dooley, Ohnor, Elliott, Fleck, Fluor, Folks, Gaffney, Gass, Goodman, Hennessy, James, Kemenick, Kenney Koch, McCall, McCaul McEncaney, McGrath, McInnes, McKeever, Muh, Neufeld, Oatman, Okic, Roddy, Schmitt, Scott, Sherman, Smith, Stewart, Vaughan, Velton, Wafer, Wentz, and Woodward—44.

No. 1304.

Resolved, That Romeo P. Tomassch, of No. 417 West One Hundred and Flitty-sixth street, Borough of Manhattan, be and he hereby is appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 1365.

By the Vier-Fresident —
Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board for further consideration resolution now in his hands permitting the Liberty Club to place transparencies on certain lamp-posts in the Borough of Manhattan.

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

Subsequently the paper was received from his Honor the Mayor, and is as follows:

No. 1321.

Resolved. That permission be and the same is benefit given to the Liberty Club to place transparencies on the following lamp-posts in the Borough of Monhattun:

Northeast corner Thirty-fourth street and North avenue, without light;

Northeast corner Forty second street and North avenue, without light;

Northeast corner Thirty-fourth street and North avenue, without light;

Northeast corner Twenty-forth street and North avenue, dealth-shelin post;

Northeast corner Twenty-first street and North avenue, with light;

Northeast corner Thirty bard street and Legath avenue, with light;

Southeast corner Thirty street and Eighth avenue, without light;

Southeast corner Thirty street and Eighth avenue, without light;

Southeast corner Thirty street and Eighth avenue, without light;

Southeast corner Thirty street and Eighth avenue, without light;

Southeast corner Thirty street and Eighth avenue, without light;

Southeast corner Thirty-track area and Legath avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Southeast corner Thirty-track area and Eighth avenue, with light;

Corners a unit of the Corners are a light avenue, which is one expense under the others are allowed.

The Vice-President moves a teconsideration of the vote by which the above medicion was

salopier).

The President part the question 6 better the B and would agree with said print in Which was declared in the attrovative.

On mation of the Vire-President the paper was then ordered on file.

By the same—

Resolved, That permission be and the same is toneby given to the Liberty Club to place and keep transparencies on the following lawn port to the Borough of Manhantan:

Northeast corner of Thirty burth street and North avenue;

Northeast corner of Thirty-burth street and Tenth avenue;

Southeast corner of the ty-second street and train avenue;

Southeast corner of thirty-thirth street and region ovenue;

Southeast corner of thirty-thirth street and region ovenue;

Southeast corner of Thirty-borth street and training corner;

Southeast corner of Thirty-borth street and Eaglith avenue;

Northwest corner of Thirty-borth street and Eaglith avenue;

Southwest corner of Thirty-borth street and Eaglith avenue;

Southwest corner of Thirty-borth street and Eaglith avenue;

The Work to be done at their own expense, under the unit for of the Commissioner of Highway, so be permission to continue only and November 1, 1898.

The President put the quanton whicher the Board could agree with soid resolution.

When was decided in the affirmative.

No. 1405.

No. 1369.

By Alderman Welling —

Kendered, Their provision he and the same a foreby given to A.W. Dieter to start an iron awang in front of his premise. So, any Broadway, from used Machintan, provided and awang that be executed to conform in all respect with the provisions of the compared in sin realized and principal, the work to be done at involve your constitution of the Commissioner of the heart on the principal of the machine may consider a given by the principal Assembly.

The Provision put the question globals the Board could interest and resolution, with a consideration the allient actor.

At this point Alderman John T. Met all to define their.

No. 1 (68)

II) Aldermoo Water-

By Alderman Welter—
An Order and the mercian of awarings in the Borough of Brooklyn.

Be it tradiced by the Monetipal Assembly of Pan valy of New York, as follows:

Awaring of the or their high medi, or carries, a to accord when we high the dispertion of the Commissioner of Highways, and be encluded in able and we dispertion for the Borough of Brooklyn, provided any and convents awaring built may be higher than the second story of the building, the first floor being the ground floor; and every awaring or expression of any kind covering one-half or more than one-half, or less than the build with of the sidewark, shall have cooke of therewith a grid or and regard and as a summand in continuing water from the same in the original without any inappartenance. Index a popular of the distribution of the carronance, under a popular of the distribution of the such awaring or water shed shall remain without any appartenance.

The Private are a public of a popular force.

The Private are an appartenance.

Afterways devoted in the alternative by the bullwing your and appartenance. Afterways the following your a Afterways and craises the property of the first death, Alderman According to the following your and the first death, McCarlo, Floor, Floor, Confiney, Grov, Honnessy, Johns, Kenney, Ledwith, McCarlo, Steller, Smith, Stewart, Vandana, Velton, Water, and Westernan, Goodman, Kennefick, McCarlo, Schman, Schmeder, Soots, Sherman, and Westernan Crown, Goodman, Kennefick, McCarlo, Schman, Schmeder, Soots, Sherman, and Westernan Crown, Goodman, Kennefick, McCarlo, Schman, Schmeder, Soots, Sherman, and Westernan Crown, Goodman, Kennefick, McCarlo, Schman, Schmeder, Soots, Sherman, and Westernan Crown, Goodman, Kennefick, McCarlo, Schman, and Westernan Crown, Goodman, Kennefick, McCarlo, Schman, Schmeder, Soots, Sherman, and Westernan Crown.

No. 1409.

By Alderman Croninpermission be and the same to hardy poven to the Liverary Union of St. James Church to place and keep transparences as on the to lowing lamp-posts in the Burnigh of Manhattan;

thattan;
Corner of Oliver street and Charlean Square;
Corner of New Boscery and Madrein street;
Corner of Latita me and Henry streets;
Corner of Latitarine and Madrein streets;
Corner of Uliver and Madrein streets;
Corner of James and Madrein streets;
Corner of Pearl and New Chambers streets;
Corner of One Handred and State street and Lexington arome; and
Corner of One Handred and Tentry of history and Lexington arome; and

Corner of the Hondred and Twener and Levington assume is.

-the work to be done at their own expense moder the done from on of the Commissioner of Highways; such personal in to continue out; and November 4, 1248

The President protein, but the question a factor the hand would agree with said resident in.

Which was decided in the officialise.

No. 1470.

By Alderman Velton—
AN ORDENARCE to repose Stage street, from Union avenue to Ordena avenue, E-rough of
Brooklin, with granue-slock poyone-st.

Bo it Ordenard in the Manager Assembly of The City of New York, as follows:
Section 1. The Helenard avenue of Song store, from termbon avenue to Union avenue, he

repayed with grandle-block pavenum; that a remarks to find at rach into a ling arrest or avenue where not already done, under the direction of the commontance of highways.

See, 2. All indinance is mare of ordinances formulations in condition with the provisions of

this enforces are benefity repealed.

Sec. 3. The ordinates that into off at insulationly.

Which was referred in the Board of Public Improvements.

By Alderman Vaughan-

AN ORDINATE in amount the ordinance relating to the discharge of fireness within The City of New York.

Be a Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. That the ordinance relating to the discharge of fireness in The City of New York be and the same is hereby amended by excluding from the operation of such ordinance the premises of David Crabb. Lindeumville, Staten Island, Burage of Richmond.

Sect 2. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are become repealed.

this orifinance are hereny repealed.

Set: 3. This ordinance shall take effect immediately.

The President pro tem put the question whether the Board would agree with said ordinance.

Which was decided in the affirmative.

At this point the President resumed the Chair.

No. 1372.

By Alderman Stewart—
In the estimates of the sarious departments of the city government now being considered by the board of Appartionment, I find that the amount required for relephone service by these departments aggregates a very large sem. Many of the departments alone make a special classification of the amount required for respinose, but middle the same in "General Office" or "Contingent" expenses, and it is therefore impossible to determine from the protect estimates which are formshed the exact amount required for this service. The following is a list of those departments which specify the amounts wanted for telephones, i.e.:

The Public Administrator 4682 oo

The Public Administrator	\$682 00
Department of Highways	230 00
Department of Sewers (Manhattan)	1,000 00
Department of Sewers (Brooklyn). Assuunt our states).	
Department of Bridges. Not stated	4000
Depaytment of Water Supply	1,350.00
Department of Street Graning (Manhattan)	14999 00
The state of the s	105 00
Department of Street Cleaning (Brown)	200 00
	174 OC
Department Street Cleaning (Brocklyn)	3,000 00
Transferrent of Street Classins (Ourse)	1,381 00
Department Public Buildings	201000 00
Department of Purks (Manustan)	3,000 00
Department of Parks (Front)	1,500 00
Department of Purks (Manifestar), Department of Parks (Brow), Department of Conflicts and Committee, Amount not stated.	100000
Department of Health Amount but start -	
Department Police (Markatran) Department Police (Receifyn). Department Police (Queens) Department of Fire	Siffee on
Description Printer (Booklyn)	7,500 50
Department Palice (Chieros)	5+300 EB
Theatenment of these	למ ששקטו
Commer « Ciric (/ Decor) . Steriff's Ciric (R. Imagen) . Board of Patroles. On account of Morta.	130 00
Show His 1 Hillion 2 D. Thompson	100.00
Data of Floriday	37.00
Company of Marine	75 00 200 to
The desired of the second seco	200 00
CARRELL DA MALINESSE CARRELLES CONTRACTOR CO	Department Line
Norweglan Latherm Hours	53 00
Books of E-Doption (Books) in tyles with Euchemost).	110 00
Board or Definition (Brown) 6, 1/46 to you 14/1/100-41/11/11/11/11/11/11/11/11/11/11/11/11/1	5,865 00
1000	573.719 00

The country of Lagrange that it feet more lied to set that the Board of Alderson he provided with a consider like of all telephones, local the evaluate property in the City) new in use, the contract provided for the more and the character of the more set in the City of New York is kepter than to any other way in the winter to the set of the Brand of Alderson annual local more area the subject that it out to be for it in the Brand of Alderson annual local more area the subject that it one the color is a decrease of the interpretation of the lagrangian decrease in the subject that it was the research to the paint agreement to the paint agreement to the paint agreement.

monopoly, therefore he if

Resolved, That the Commutee on Public Buildings Lighting and Supplies a birely descend
to stom. Internation and report of this Board at inequally convenience as in

First—The real monter of retentions in any in all the department, and institutions receiving

womey from the City.

Second.—The copies of all continues with the telephone companies.

That!—The nature of the section, whether handed or automord.
The President out the question who he the Board would agree with add remindion.
Which was looked in the information.

No. 1373

Hy Alaboroman Residentreadward. The Commission be and the time is hereby given to the Riverside Republicas Clabto-place and along a recongressive on the lampe-one defends of the premise No. 74 Wen Nine yavents along to be Harring of Machatran, the work is be done in the corn expense, make the
free-law of the Commissioner of Highways such permission or contact unity and Navandee

For Purchasing you also quantum whether the Banet would agree with soid resolution, Which was provided as the officeracy.

No. 1424

Ry the same—

Exercised, That promises a lie and the same is basely given in the Chambest the Ascrassa to plane true parentles on the following lamp-grants.

Start were corpered Collowing lamp-grants.

Start were corpered Collowing average and One Humbest and Fourth, areast;
North as corpered Collowing average and One Humbest and Experiments;
Startment tempered Collowing average and One Humbest and Experiments;
Startment tempered Collowing average and One Humbest and Experiments;
Northwest water of America average and One Humbest and Startment;
Startment tempered America and strong and One Humbest and Startment;
Northwest water of America and strong and Truck strong;
Northwest water of Humbest and One Humbest and Truck strong;
Startment water of Humbest and One Humbest and Truck strong;
Harrings of Manifest in the strong as the form and an own expenses, basing the direction of the Commission of Highways; and procedures as imminute only until November in 1696,
The Procedure in the specific action of the form with agree with some goodgroon.

When were localised in the auternative.

Which was limited in the attenuative.

No. 1373-

Resolved, That the source of the following persons, recordly appointed Communiconers of Lends, to convert at an interest at full way: Lend Mallyaness to read Lend Matraines. J. K. Tirmsham to read T. K. Trensbard.

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

No. 1376.

By Alderman McInnes—
Resolved, That the opinion of the Corporation Counsel be requested, as soon as possible, as to whether repairing in the Borongh of Brooklyn, in cases where original paving has been done at the expense of property-owners by assessment, as now to be those by the same procedure and paid for in the same manner as in the Borong but of Manhattan and The Brook.

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

No. 1377

Dy Alderman McGrath—
Alv Ordinance to reporte the Hundred and Thirty-fourth street, from Madison to Park avenue.

Remough of The Brana, with septial.

Be it Ordained by the Municipal Assembly of The City of New York, as follows;
Section 1. That the carrageway or One Hundred and Thirty-bourth street, from Madison avenue to Park avenue, Borough of Manhartan, be reported with asphalt upon the present pavement, under the direction of the commissioner of highways.

Sec. 2. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 3. This preference shall take effect immediately.

Which was referred in the Baard of Public Improvements.

No. 1378.

No. 1378.

By Alderman Thomas F. McCaul—
As Contracting to repaye the carriageway of East One Hundred and Seventienth, One Hundred and Rightestuli and One Hundred and Ninetoenth streets, from Fourth avenue in the East over, Borough of Manhattan, with asphalt.

Be a Ordained by the Municipal Assembly of The City of New York, as follows:

Serious C. Phat the carriageway of Fast One Hundred and Serious and Hundred and Eighteenth and One Hundred and Nineteenth energy from Fourth avenue to the Roat river, Borough of Manhattan, be repayed with asphalt, upon the present pavenent, under the direction of the commissioner of highways.

Set. 2. All pullmances or payes of archipances inconsistent or conflicting with the provisions of

Sec. 2. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 1. This ordinance shall take effect immediately.

Which was referred to the Board of Public Improvements.

No. 1379.

By Alderman Goodman-Whereas. The last report of the Commissioner of Public Works, submitted nearly ten months ago, has not been published in the CTPV RECORD, and therefore has not been and or not accessible to the general public, as a should be; and which by law it is intended to be; and Whereas, The recent report of the Commissioners of Accounts, which has been given such widespread publicity, charges mismanagement and wrong-doing in the said Department of Public Works; therefore

widespread publicity, charges mismanagement and wrong-doing in the said Department of Fusine Works; therefore

Resolved, That his JL-nor the Mayor be and he is hereby respectfully requested to direct, as permitted to do by section 1528 of the Charter of Greater New York, that said report of the Commissioner of Public Works be forthwith published in the City second, in order that the general public may have an opportunity to read and study the data and figures therein contained.

Alderman John T, McCall anoved that the paper be referred to the Committee on Law.

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

Which was decided in the afformative by the following vote:

Affirmative—The President, the Vice-President, Aldermen Bridges, Burrell, Byrne, Cronin, Dooley, Dunn, Ellott, Fleck, Flinn, Gaffuey, Gass, Hennessy, Kennefick, Kenney, Koch, Leilwith, McCall, McCaul, McEncaney, McGrath, Mctzger, Neufeld, Roddy, Schneider, Scott, Siefice, Smith, Vaugham, Velton, and Waler—32.

Negative—Aldermen Ackerman, Burleich, Diemer, Folks, Goodman, James, McIanes, Oatman, Okic, Sherman, Stewart, Wentz, and Woodward—13.

A derman McIanes then moved that the Committee on Law be instructed to report on the matter at the next meeting.

matter at the next meeting.

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

No. 1380.

Resolved, That William Gray, at Williamsbridge, Borough of The Brook, be and he is hereby appointed a City Surveyor. Which was referred to the Committee on Salaries and Offices.

No. 1381.

Resulved, That General Order No. 17, being an ordinance to repare Clinion place, from Think avenue to Macdingal screet, birrough of Madhunau, the taken from the list of General Orders and referred to the Committee on Sirsen and Highways.

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

Which was decoded in the agriculture.

No. 1382.

By Alderman Ackerman-

As Ordinasco for repaying Bainbridge street, from Sammer avenue to Lewis avenue, Harmigh of Brooklyn, with a-position the present pavenuent.

Be a Ordinard by the Mandenpal Assembly or The City of New York, as follows:

Their Bainbridge street, from Lewis avenue to Summer avenue, Borough of Brooklyn, be sepayed with a small on the present pavenuent, under the direction of the commusconer of bishways. highways.
Which was referred to the Board of Public Improvements.

REPORTS RESUMED.

No. 639.

The Committee on Law, to whom was reterr of the amorged residution in favor of permitting. Max Radowler is less a stand under the "L" stairs, southwest corner of East Housen street and the flowery, of Maniadian, respectfully.

REPORT:

Then, having examined the subject, they recommend said resolution be amended by striking out the word is southwest." and observing as beauthereof the word is southeast."

They increase the comment that the said veolution, as amended, be adopted.

Resolved. That permission be said the same in beauty over its Max Kantowitz to place and keep a many for the sale of newspapers and performant under the Elevared Kantowitz on the southwest normer of Rich Humans does and the However, in the Borong's of Manhattan, provided and state that the served in minimum with the newspapers and performance of sale lives in 3, section So of the New York City Consultations As in 1882, a amonoted by the Laws of 1890, and only it to the conditions of an inflamman or regulate the pluming of same another the sides of the Elevared Kallonial which was adopted by the Bassian Alberton Secretalist, 3, 1890, and repassed on October 6, 1830.

GRORGE A. BURKELL.

MATTREW E. DODLEY, JOSEPH A. FLINN, JAMES H. MOLENKES, JACOB J. VILTON, JAMES H. MOLENKES, JACOB J. VILTON, JAMES H. MOLENKES, JACOB J. VILTON, JAMES H. MOLENKES, JACOB J. VILTON,

Aldonous Flink moved that the report remive annualism enoughermions The Providing pay the question whether the Heart would agree with said motion.

Wen't won no minimally discused to the affirmative.

The Presumer two past the question whether the Board would agree to accept said report and Winds was continued to the atternatives

No. 1215. - (G. O. 114.)

The Communities on Witten Supports, to whome was referred the annexed resolution, cutilled, 9 An Orderston to account was a resolution in Reasonably avenue, in the Danough of Brooklyn, to the Camaron door, "tennestin ty

That, having estantial the subject, they believe the proposed improvement to be necessary. They therefore accommend that the said substance he adopted.

As Oknasias a tourism substancement in Rockness are one, in the Borough of Brooklyn, in the

Be it Ordanes by the Moneipal Assembly of The City of New York, as follows:

That water-mains in land in Rockaway arenue, thorough of throoklyn, and continued from the present ending or said many, along said avenue to the Canada shore, under the direction of the commissioner of water apply.

[14311]

JAMES F. ELLIOTT, WILLIAM T. JAMES, FRANK GASS, Committee on Water Supply. BERNARD SCHMITT GEORGE A. BURRELL,

Which was laid over.

COMMUNICATIONS FROM THE COUNCIL RESUMED.

No. 1383.

Resolved. That the ordinance relating to the discharge of fireworks in The City of New York he and the same is hereby suspended so far as to permit the John M. Sheehan Association to display fireworks in First avecue, between Fifty-moth and Saxty-first streets, in the Borough of Manhattan, from the date of the approval of this resolution by his Henor the Mayor until November

10, 18gh. The President put the question whether the Board would agree with said resolution. Which was decided in the attituative.

No. 1384.

Resolved. That the ordinance relating to the discharge of fireworks in The City of New York, be and the same is hereby aspended to for as to permit displays of fireworks by the Wyamtotte Clab in the I wenty-locath Assembly Dis rice, Manhattan, from the date of the approval of this resolution by his Honor the Mayor, until November 10, 1898.

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

So 135;

Resolved, That the ordinance relating to the directarge of inswars in The City of New York for and the some is hereby inspended, so fat as the same may apply a provide and ordinance to be held by political organizations and associations such separation to continue only mult November 10, 1898.

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

UNUMBER DESINES.

Alderman McGrath called up General Orders 71, 97 and 99, being an ordinance and resolutions, as follows:

resolutions, as follows:

No. 1018,

An Orden Ance for the placing of two lamps in front of the Congregation Hand-in-Hand, Nos. 723 and 725 East One Hundred and Forty-fifth street, Borough of The Bronx.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. That two lamp-posts be erected and street lamps placed thereon and lighted on the sidewalk near the curl in front of the primises Congregation Hand-in-Hand, Nos. 723 and 725 East One Hundred and Forty-fifth street, Borough of The Bronx, under the direction of the commissioner of public buildings, lighting and supplies.

Sec. 2. All ordinances or parts of ordinances, inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

S. c. 3. This ordinance shall take effect immediately.

No. 1449.
Resolved, That two additional lamp-posts be crecied, street lamps placed thereon and lighted in front of the Seventy-sixth street entrance of the Church of the Divine Fraternity, at the southwest corner of Central Park, West, and Seventy-sixth street, in the Borough of Manhatlan, under the direction of the Commissioner of Public Buildings, Lighting and Supplies.

No. 1226.

Residved, That four additional lamp-posts be erected, street-lamps placed thereon and lighted, in front of the entrances to St. Stephen's M. E. Church, on the corner of Kingsbridge avenue and Terrace View avenue, Mathie Hill, in the Borough of Manhattan, two lamps to be placed on the Kingsbridge avenue side and two on the Terrace View avenue side of said church; the work to be done under the direction of the Commissioner of Public Buildings, Lighting and Supplies.

The President put the question whether the Board would agree with said ordinance and

resolutions.

Which was decided in the affirmative by the following vate:

Affirmative—The President, the Vice-President, Aldermen Ackerman, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunn, Ellion, Filme, Folks, Goffney, Goodman, Hennessy, James, Kennefick, Kenney, Koch, Ledwith, McCall, McCaul, McEneasey, McGrath, McInnes, Metzger, Mah, Neufeld, Oatman, Okas, Roddy, Schorider, Scott, Sherman, Siefke, Smith, Stewart, Vaugham, Velton, Wafer, Welling, Wents, and Woodward—45.

Alderman John T. McCall called up G. O. 35, being a report and ordinance, as follows:

No. 40%.

The Committee on Streets and Highways, to whom was accumulated the annexed ordinance and report antifled, 40 An Ordinance to pave One Hundred and Seventh street, from reverside Drive to West End avenue, with asphalt block, 41 respectfully.

REPORT

That, Inving examined the abject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

JAMES F. ELLIOTT, JOHN S. ROLDY, JEREMIAH CRONIN, JAMES J. BRIDGES, HENRY GEIGER, on Streets and Iflahware. JOHN L. BURLEIGH,

(Fafers referred to in prevaling Report.)

The Committee on Streets and Highways, to whom was referred the nonexel collinance entitled "An Ordinance to prove One Humbed and Seventh street, from Riverside Drive to West End avenue with asphali block," respectfully

REPORT:

That, having exemined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said antinance be adapted.

AN ORIGNANCE to pave Our Hundred and Seventh street, from Riverside Drive to West End avenue, with asolable black.

Be it traininged by the Municipal Assembly of The City of New Verk, as follows:

So, to at 1. That the carriagoway of One Hundred and Seventh areas, from Riverside Drive to West and arease, Borough of Manhattan, by pavel with amphalt black pavement; that crosswalks be slid at each terminating or interacting avenue, where not already done under such direction as shall be given by the commissioner of highways, who may appoint an impector thereon, and one of the cits surveyors.

one of the cits successors.

And Whoreas, The said The City of New York sleems it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at its own expense, on account of the pursons respectively upon whom the same

might be assessed;
Therefore, be it further Ordained, That the board of assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the bauses and has munded to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

JAMES T. ELLIOTT, HENRY GEIGER, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY,

The President put the question whether the Board would agree to accept said report and adopt

said onlinease.
Which was decided in the negative by the following voic, three-fourths of all the members

Which was decided in the negative by the following voic, three-fourity of all the members of cerel leving failed to vate in favor thereof:

Allomative—The President, the Vice-President, Aldermen Ackerman, Bridges, Burleigh, Burleil, Byrne, Cronin, Diemer, Drodey, Dano, Elliott, Flim, Focks, Gaffary, Goodman, Hennessy, James, Kennefox, Kenney, Koch, Ledwith, McCall, McCadl, McKneaney, McGrath, McInnes, Merzger, Masky, Neufeld, Oalman, Okic, Roddy, Schmitt, Schneider, Scott, Sherman, Swike, Smith, Vanghair, Vellon, Water, Welling, and Wente—44.

Megative—Aldermen Stewari, and Woodward—2.

Alderman John T, McCall moved that the vote by which the foregoing report and ordinance was lost be reconsidered.

was lost be reconsidered.

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

On motion, the paper was then referred to the Board of Public Improvements.

At this point Alderman Water took the chair.

Alderman John T. McCall called up G. O. 91, being a report of the Committee on Finance, as fullness

No. 968 .- (5. O. No. 16.)

NEW YORK, July 19, 1898.

To the Honorable the Board of Aldermen :

The undersigned, Finance Committee, to which were referred the preamble and resolutions hereto attached, beg leave to REPORT:

REPORT:

That we have duly considered the same, believe action should be taken to carry out the purpose of the Board of Aldermen of 1897, and in view thereof offer the toilowing:

Resolved, The Committee appeared by the Board of Aldermen of 1897, as set forth an appeared papers, viz., Elias Goodman, Frank J. Goodwin and Benjamin E. Hall, be and they are bereby authorized to have the complimentary resolutions referred to properly engrossed, at an expense not exceeding one hundred and fifty dollars; and the Comptroller be and he is authorized to draw his warrant for the payment of such work, up to said amount, on presentation of satisfactory vouchers.

Resolved, That when said resolutions are engrossed said Special Committee shall have the same duly authenticated, and have the City Seal affixed, and when so done, present them to the Hon. John Jeroloman, Hon. John P. Windolph, and Hon. William H. Ten Eyck, respectively, in the name of and an behalf of The City of New York.

Whereas, The Board of Aldermen dul, on December 28, 1897, adopt complimentary resolutions expressive of the kind feelings of its members toward Hon. John Jeroloman, President, Hon. John P. Windolph, Vice-President, and William H. Ten Eyck, Esq., Clerk, as per copies thereof hereto specoded; and

Whereas, Aldermen Flias Goodman, Frank J. Goodwin and Benjamin E. Hall were appointed a committee to carry into effect the instructions of said Board, which instructions contemplated the presentation of engrossed resolutions by the City, in order to give them the afficial character intended; therefore,

Resolved. That the Finance Committee of the Board he and a briefly is anthorized to confer Resolved. That the Purpose committee of the Board is above operational, and the recommend for the Committee of the Parallot Afformation? Parallot 2 for above operational, and the recommend for the complimentary resolution referred to in the master and make a military resolution referred to in the master and make a military and with simply with the purposes and desires of the Common Committee (1997).

ROBERT MUIL HENRY SIERRE, FRANCIS J. BYRNE, ELIAS GOODMAN, JOSEPH GLISER Committee on

The President protein put the question whether the Board would agree to accept suit or put

and adopt said resonation.

Which was decided in the negative by the nothwing sole, bon-filler of all the members elected having failed to vote in favor therent :

Aftirmative—Ablermen Prama, Folks, James, Kesmein K. McCarl, McCarl, Siermen, Smith, Wafer, Weiner, and Woodward—16.
Negative—The President, Aldermen A Kerman, Bridges, Barleigh, Bariell, Byrne, Cromin, Diemer, Dooley, Elliant, Falks, Guedrann, Hermeny, Lestwith, McLindovs, McCrath, McLindovs, Neufeld, Ontman, Okie, Siewan, Vanghan, Velum, and Welling, 34.
Alderman Goodman mayed that the vine by which the rote sing vote are lost be reconsidered.

The President pro test, put the possible whether the Board would agree with add notion.

Which was decided in the offernative.

On motion, the paper was then placed on the list of Special Orders.

At this point the President resumed the distr.

Alderman John T. McCall called up 0.00, 105, being a report of the Committee on Law, or

The Committee on Law, to woom was recommended the annexed residution and report of the Council in favor of establishing a Commission of Experience property and report the Hutbling Code, as required by the Charter, respectfully

That, having examined the subject, they helical the proposed Commission in he necessary. They therefore recommend that the mid resolution and repairs by a minured in.

GRONGE A. HURBELL, BERNARD FLICK, BYSEPIE A. FLINN, JAMES E. GAFFNEY,

(Papers referred to in presenting Reports)

The Joint Commutees on Kalironia and Law, to whom was referred the amerod resolution in layor of establishing a Commusion of Experts to prepare and report the Building Code, as required by the Charter (see Minutes, May 10, 1898, page 361), respectfully

REPORT

That, in view of the importance of the matter, they held a public bearing, which was largely attended by entirent builders and others, and that, busing examined the subject, they believe the proposed appointment of a commission to be necessary, and to onmean that the commission consist of one fromworker, one mason, one carpendar, one plumber, one architect, one civil engineer, one representative of the based of the limiter that the representative of the Corporation Counsel, ex-officio.

They therefore recommend that the subject to the limiter that the contract of the contract that the contract that

They therefore recommend that the said resolution be adopted in the amended from annexed, omissions in the original resolution being inclosed in the ack, and the new matter substituted

Committee

Resolved, That the President of the Council be and he hereby is empowered and directed to nominate for appointment and employment by the Manichal Assembly, under the provisions of chapter 378. Laws of 1897, known as the Christ of The Laby of New York, a commission comprising experts in the science and practice of bottom, who shall have been employed not less than ave years in business on their own account in the thy of New York, and who shall be residents and voters in the aforesaid city, of whom there shall be on transmitted, one mason, one carpenter, one planther, one architect, one vivil anglours, one requestable of the Board of Fire Underwriters, and a representative of the Corporation Comment, exposition who shall proceed to prepare and report to the Monicipal Assembly on or beautiful the first field meeting in the month of November, 1868, a Code of Ordinance tribe analytima by the Monteipal Assembly, to be known as "The Building Code of The City or New York," providing on all matters concerning, affecting or relating to the construction, alteration or removal or buildings or structures exerted or to be erected in The City of New York, as constructed by diagram 378, have of 1897, in conformity with the provisions of the Charter, and more particularly with section 047 thereof.

MIGULARY WITH SESSION 047 thereof.
JOHN T. GARLEY,
WILLIAM J. HYLAND,
PRANK J. GOODWIN,
HAKKY C. HART,
MARTIN F. CONLY,
JOHN J. MCCARRY,
PRANCIS F. WILLIAMS,
CONRAD H. HISTER,
ADOLPH C. HOTTENROTH,
CHARLES H. FRANCISCO,

Julia Committees on Enlimade and Law.

Aldernan Waler moved that the matter be recommitted to the first Committees on Law, Public Buildings, Lighting and Sapplies, and Fublic Health, with instructions in hold a public

Public Buildings, Defining and Supplies, and Public Francis, with said minima.

The Prendent put the question whether the licently would agree with said minima.

Which was decided in the alternative by the following varies.

Affirmative—Alternative Ackeromo, Bridges, Burlingh, Byrne, Diamon, Donley, Ellian, Fulks, Goodman, Hennesel, James, Kenney, McDancy, McKeever, Carman, Schmidter, Scott, Shaman, Stewart, Velton, Wader, Wouls, and Woodword—23;

Negative—The Prendent, Addresses Install. Dunin, Konnesick, Leilwith, McCaul, McEnegney, McGrath, Nedfeld, Roddy, and Smith—12.

In connection with the foregoing matter, Ald runn Folks presented the following resolution :

In connection with the foregoing matter, Aid runin Falls presented the following resolution—

No. 1380.

Resulved, That the President of the Council and the President of the Board of Ablermen be and they are hereby actioned and directed to normale for any ontained by the Madropal Assembly, under the provisions of section 647 of chapter 378 of the Lines of 1897, a commission of nine-teen members to be known as the Building Commission. Such Commission, when appointed, shall prepare and submit to the Municipal Assembly on or before its to a regular meeting in the month of Pehrany, 1899, a code of ordinances providing to all unstrus concerning, affecting, or relating to the construction, alteration or removal of furidings or structures, exceted or to be exceed in The City of New York. Such commissioner of Buildings or the Boroughs for the Boroughs of Manhattan and The Broos, the Commissioner of Buildings for the Borough of Brooklyn, the Commissioner of Buildings for the Borough of the Commissioner of Buildings for the Boroughs of Queens and Richmend, the Chief of the Fire Department, one representative of the Corporation Counsel, the President and one other member of the Tenement House Commission, appointed pursuant to the provisions of chapter 479, Laws of 1894, one representative of the Borat of Fire Underweiters of The City of New York, such representative to be chosen from a fact of three to be submitted by said Board, one civil engineer to be chosen from a fact of three to be submitted by the American Society of Civil Engineers, one sanitary engineer, two lawyers who shall have had special experience in the framing or interpretation of building laws and one of whom shall be chosen from a list of three names to be submitted by the Brooklyn Bar Association, two architects from the Booklyn and the Booklyn Bar of the Borough of Richmond, said three orchitects to be chosen from a list of sine names to be submitted by the New York Chapter of the American Institute of Architects, two architects from the Borough of Ri least five years' experience in the construction of modern fireproof buildings. The members of such commission shall receive no compensation for their wryices and the said commission shall nease to exist upon the adoption by the Municipal Assembly of a Building Code for The City of

Which was referred to the Joint Committees on Law, Public Calldings, Lighting and Supplies

and Public Health

At this point Alderman Wafer, of the Committee on Law, presented the following minority No. 1387. The Committee on Law in whom was referred the resolution in favor of establishing a commission to prepare and report "The Building Code," as required by the Charter, respectfully REPORT:

That, having examined the subject, they telieve that the proposed resolution be amended by adding that the Commissioner of Buildings and the Deputy Commissioners of Buildings be added

to said commission and that the salary of such Commissioners, except said Commissioner at Bull-lings and his Deputies, be fixed at the rate of 510 for each shring.

They therefore recommend that the said amendment be advered.

JACOB J. VELTON,
MATTITEW E. DOULEY,
Law.
Law.

Which was also referred to the Joint Committees on Law, Public Buildings, Lighting and Supplies and Public Health.

PUMPINGATIONS TWON THE CHESCH AGAIN RESPANDS.

No. 1 388

The Committee on Figures, to whom was controld the annexed resolutions of the Board of Estimate and Appartian near in through authorizing the inne of Corporate Stock for the payment of bills of costs in presenting to an are titles to extend linds for public parks, therein enumerated, and lands therefore example and socied over Monres, July 12, 1898, page 50), respectfully

That, larging examined the orders, they believe the proposed improvements to be necessary, and that the Corporate Stock, as described for the costs charged, meaned in proceedings to acquire titles to the lands described, should be read at determined by the flourd of fistimate and Apportionment in the an exed resolutions.

They therefore recomment has been accordanced by the flourd of fistimate and Apportions.

They therefore recommend that it e mid to address and ordinance be adopted,

HOARD OF ESTIMATE AND APPORTIONMENT, CLARK S OFFICE, NO. 280 HEOADWAY, STEWART BUILDING, NEW YORK, July S. 1898.

How. P. J. Science, City Clerk:

Drag Sta-Herewith I transmit certains of regulations adopted by the Board of Estimate and Apportionment, July 7, 1808, vol.

1. Authorising the issue of \$5,700, Corporate Stock, for the payment of bills of costs in proceedings to acquire title to lands in the Twelith Ward for public park.

2. Authorising the issue of \$55,75, Corporate Stock, for the payment of bills of costs in the proceedings to acquire title to lands on Houston, Stanton and Willist streets, for a public park.

3. Authorising the issue of \$500, Corporate Stock, for the payment of bills of costs in the proceedings to acquire title to certain lands for public park.

4. Authorising the issue of \$550, 60, Corporate Stock, for the payment of bills of costs in the proceedings to acquire title to certain lands on Hester, Essex, Norfolk, ric., streets, for a public park.

Very respectfully, CHAS. V. ADEE, Clerk,

Whereas, A jult of costs and expenses, amounting to two thousand seven handred and seventy-five dollars, has been taxed before Flow Roger A. Privo, a Justice of the Supreme Court, in the Fact Jodlean District, on Morch 5, 1898, in the proceeding to acquire title to certain lands in the Twelfile World of The City of New York (Borough of Macharitan), for use as a public park, parameter to the providers of chapter 50 of the Laws of 1894, for the following purposes, one

Three months' rent of office, from December 1, 1507, to Morch 1, 1808

Services of Charle, H. Grelin, Crek to Commission, during months of December, 1807, and January and February, 1805.

Services of Thomas I. Wicker, Commissioner.

Services of Council Harres, Commissioner.

Services of Phone Van Harra Hors, Commissioner. 375 HD 70C HD 700 00 700 titl

And Whereas, A full of costs and expenses in the same proceeding, amounts; to two thousand nine hundred and twenty-five debars, was taxed before Hon Joseph F. Daty, a Justice of the Supreme Court, in the First Judicial District, on June 8, 1898, for the following purposes, viz. 4

Three months' cent of office to June 4, 1898. Specifies of Chartes II Confirm, Clerk to Commission during the months of March,

And and May 1898.

April and May, 1898
Services of Thomas P. Wicker, Commissioner
Services of Control Harres, Commissioner 750 00 150 00 Services of Pierre Van Buren Hoes, Communicationer..... Total company of the contract of the contract

Resolved, That, for the purpose of providing means for the payment thereof, the Comptraller be authorized, subject to concurrence herewith by the Manucipal Assembly, to have Corporate Stack of The City of New York in the manuscriptovided by section 169 of chapter 378 of the Laws of 1807, to the amount of five thousand seven handred dodlars.

of 1807, to the amount or five thousand seven hombred dodars.

Whereas, A bill of custs and expenses, amounting to five hundred and activities dodars and accounts (550175), has been cased before the Rom John J. Freedman, a Justice of the Supreme Court, form Indical District, on February 4, 1808, in the proceeding to acquire the to certain bands bounded by Honorou, Stateria, Pitt, Willier and Sherrif streets, pursuant to chapter 293 of the Laws of 1887, being for across of James A. Donordly, Stateria, and a bill of costs and expenses amounting to three hundred dollars (\$300) in the name proceeding was tased before than J. F. Dary, a Justice of the Supreme Court, and July 5, 1808, being for services of James of the Laws for the payment thereof, the Couptooler be authorized, which in the purpose of providing means for the payment thereof, the Couptooler be such arised, which in the purpose of providing means for the payment thereof, the Couptooler be such arised, which is considered to be noticed by section 169 of chapter 378 of the Laws of 1807, in the amount of eight hundred and saty-share dollars and seventy-tive contestions.

Whereas, A tell at cross and expense, amounting to eight hundred dollars, has been taxed before Him. I but I broadman, a Justice of the Suprems Count, First Judicial District, on February 5, 1898, in the processing to acquire title to certain Linds pursuant to chapter 50 of the Laws of 1894, but against rendered by Albert Barh as Special Council for the Life;

Remitted, That, for the purpose of providing means for the payment thereof, the Comptroller be authorized, subject to consummer herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York, in the minimar provided by section 169 of chapter 378 of the Laws of 1897, to the amount of rigot hundred dollars.

Whereas, A bill of code and expenses, amounting to five hundred and fifty-six dollars and sixty-one cents (55356/10), has been taxed before Hon. Henry Bischoff, Jr., a Justice of the Supreme Court, First Judicial District, on February S, 1898, in the proceeding to acquire title to certain lains bounded by Hester, Exex. Division, Norfolk, Suffolk, Canal, Rutgers and Jefferson agrees and East Broadway, pursuant to chapter 203 of the Laws of 1895 and chapter 320 of the Laws of 1897, being for—

Laws of 1887, being for Services of G. G. Fratt, Stanographer
Services of James MacGregor, Clerk
Disbursements of James MacGregor, Clerk \$352 05 4 50

Resolved, That, for the purpose of prayating means for the payment thereof, the Comptroller be authorized, adject to concurrence herewith by the Municipal Assembly, to issue corporate stock of The City of New York, in the manner provided by section 169 of chapter 378 of the Laws of 1897, to the amount of five hundred and fifty—a dollars and sixty-one cents (\$535.61).

Whereas, The Board of Estimate and Appartitument, on July 7, 1898, adopted a resolution, subject to concurrence therewith by the Municipal Assembly, authorizing the Comptroller to issue Corporate Stock of The City of New York to the amount of fifty—even candred dollars (\$5,700), to provide for the payment of bulk of come and expenses, tased teller Justices of the Supreme Court on March 5, 1898, and June 8, 1898, in the proceeding to acquire title to certain lands in the Twelfith Ward of The City of New York (Brough of Manhattan), for use as a public park, pursuant to the provisions of chapter 55 of the Laws of 1894; therefore be it.

Recolved, That the Manucipal Assembly hereby concurs in said resolution and authorizes the Comptroller to issue Corporate Stock of The City of New York in the manner pervised by section 169 of chapter 378 of the Laws of 1897, to the amount of fifty—even hundred dollars (\$5,700), for the purpose of providing means for the payment thereof.

the purpose of providing means for the payment thereot.

Whereas, The Board of Estimate and Apportionment, on July 7, 1808, adopted a resolution, subject to concurrence therewith by the Municipal Assembly, authorizing the Comptroller to issue Corporate Stock of The City of New York to the amount of eight hundred and sixty-three dollars corporate stock of the City to New York to the amount of eight hundred and sixty-three dollars and seventy-free cents (8863.75), to provide for the payment to bills of cours and expenses in the proceeding to acquire tale to certain lands beended by Houston, Stanton, Pitt, Willett and Sheriff streets, for use as a public park, parsonnt to chapter 203 of the Laws of 1885, and chapter 32n of the Laws of 1887, faxed before Justices of the Supreme Court on February 4, 1895, and July 5, 1898; therefore by it.

Resolved. That the Manufact Court of the Supreme Court of February 4 is a supplied.

Resolved. That the Municipal Assembly hereby concurs in said resolution and authorizes the Comptroller to issue Corporate Stock of The City of New York in the manner provided by section 16g of chapter 378 of the Laws of 1897 to the amount of eight hundred and sixty-three dollars and seventy-five cents (\$363.75), to provide means for the payment thereof.

Whereas, The Board of Eatmore and Apportionment on July 7, 1898, adopted a resolution, subject to concurrence therewith by the Manicipal Assembly, authorating the Compitedlar in Issue Corporate Stock of The City of New York in the associated edge Honoleed dollars (\$800), in provide for the payment of a bill of costs and expenses, fixed before Honoleed dollars (\$800), in provide for the payment of a bill of costs and expenses, fixed before Honoleed the I. Procediman, a justice of the Superior Court, on February 5, 1898, in the proceeding to acquire title to vertain lands for a public park, pursuant to chapter 50 or the Laws of 1894; therefore by it.

Resolved, That the Manicipal Assembly hereby concurs in such resolution, and authorizes the Compitedler to issue Corporate Stock of The City of New York in the manner provided by section togol chapter 378 of the Laws of 1897, in the amount of eight hundred dollars (\$800), for the purpose of providing means for the payment thereof.

Whereas, The Board of Estimate and Apportionment on July 7, 1898, adopted a resolution, subject in concurrence therewith by the Municipal Assembly, authorizing the Computabler to issue Corporate Stock of The City of New York to the amount of five hundred and fifty-ix dollars and sixty-one cents (\$550.61), to provide for the payment of a bill of costs and expenses, taxed before them. Heavy Bi-choff, Ir., a justice at the Supreme Court, on February 8, 1898, in the proceeding is acquire title to remain tands bounded by Hester, Essex, Division, Norfolk, Suffalk, Camal, Rungers, and Jefferson stress and East Broadway, for a public park, pursuant to chapter 293 of the Laws of 1895, and chapter 320 of the Laws of 1897; instection be it.

Resolved, That the Municipal Assembly hereby concurs in said resolution and authorizes the Compitable to use Corporate Stock of The City of New York in the manner provided by section 109 of chapter 378 of the Laws of 1897, to the amount of five hundred and fity-six dollars and excepted as the payment thereof.

C

CHARLES F. ALLEN, GEORGE B. CHRISTMAN, JOSEPH F. O'GRADY, ADAM H. LEICH, HENRY FRENCH, Committee on Finance.

Which was referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS RESUMED.

Alderman Stewart moved that the Board do non adjourn. The President pai the question whether the Board would agree with odd motion. Which was decaded in the affirmative.

And the President declared that the Board stood adjourned and Tuesday, October 18, 1898, at one n'chiek p. M. MICHAEL F. BLAKE, Clerk of the Board of Aldermen

DEPARTMENT OF BUILDINGS.

BOROUGHS OF MANHATTAN AND THE BRONX.

IN BOARD OF EXAMINERS, SEPTEMBER 27, 1898.

The Board of Examiners mer this day at 2,10 p. M.

The nell was called, with the following result 1

Present—Thomas J. Brudy, Commissioner of Buildings for the Boroughs of Manhatran and
The Bronx, in the chair, and Messrs. Dubbs, Post. Bonner, Mosre, Conover, Fryer and
and O'Reilly. Absent, Mr. McMillan.

The minutes of September 20, 1898, were read and, on motion, approved. Mesers. Fryer and C'Reilly here entered.

and Bunner voting No.

Petitions were then submitted for approval, as follows:
Plan 15A, New Holldings, 1898—Petition to allow a reconsideration of decision of Board at meeting held August 66, 1898, so us to perod Duffy plaster boards, which are firstproof, to be used on a flar ceiling in place of wire lath, as stated to petition. Southeast remor of Intervals avenue and Froman street. Petitioner, C. Olsen. Mr. Fryer moved to permisider action of Board. Carried. Mr. Fryer moved that petition be approved. Carried. Mesons. Post, Moore and Range vertice, No.

Plan 54A, New Huddings, (SuS-Peritims to allow a reconsideration of decision of Board at meeting held August 16, (Sus, so as to permit the Dudy planter boards to be used on cellar celling in plane of wire lath, as stated in peritins. East side of Interval, average, 65 feet south of Freeman struct. Petitioner, C. Olsen. Mr. Fryer moved to reconsider action of Board. Carried. Mr. O'Knilly moved that petition be approved. Carried. Mesars, Post, Movre and Bouner voting

Fin 246A, New Buildings, 1858 - Petition to allow the J. W. Rapp system of frequoof floor construction to be used for the first floor of building, as stated in petition. West ade of Third avenue, 110 feet south of One Hundred and Seventy-second street. Petitioner, Harry T. Howell.

Denied.

Plan 506, New Buildings, 1898—Petition to allow the Pailey system of fireproof floor filling to be used between sizel beams on first story to place of brick arches, lower flanges of beams to be used underneath with were lath, as stated to petition; west side of Pearl street, 52 feet 2½ inches north of Lity Hall place. Petitiones, F. K. Seagrist. Approved. Mr. Fryer voting no.

Plan 504, New Buildings, 1898—Petition to allow the Bailey system of fireproof floor filling to be used between steel beams on first story to place of brick arches, lower flanges of beams to be covered with wire lath underneath, as stated in petition; No. 516 West Porty-fourth street. Petitioner, F. K. Scagrist. Approved. Mr. Fryer voting no.

Plan 710, New Buildings, 1898—Perition to allow the open space of 20 feet in width by 70 feet in length in front of present coal packet building, to be used as bins for storage of coal, as stated in printon; west side of Tompkins street, 80 feet north of Stanton street. Petitioner, Fred-Willenbrock. Reconsideration denied.

Plan 1680, Attentions to Buildings, 1898—Petition to allow the erection of an extension at the ground floor level and in court of building, extension to be supported independently of old building, as stated in pention; No. 1 Broadway. Petitioners, J. B. and J. M. Cornell. Approved, on recommendation of Mr. Fryer,

Plan 1697, Alterations to Buildings, 1898—Petition to allow easterly wall (independent) to be

Plan 1037, Alterations to Buildings, 1898 - Petition to allow easterly wall (independent) to be retained without having to line same up, said wall is of brick 20 laches thick below curb, 16 inches thick to teet above curb, thence 12 inches with 4-inch piers 16 inches wide to top of roof beams 18 fact in height, total height of wall, 66 feet above curb; also to allow openings to be made in westerly new wall on him street as shown on plans, all as stated in petition; No. 8 Howard street. Petitioner, Thomas S. Godwin. Approved. Mr. Bonner voting no.

Plan 651, New Buildings, 1898 - Petition to allow 75 feet height limit to be fixed at zero, which is at the corner formed by the intersection of the avenue and street, and be measured from grade at house line to the top of roof beams, as stated in petition; northwest corner of Central Park, West, and One Handred and Eighth street. Petitioner, Edward I. Angell. Approved.

Plan 505, New Buildings, 1898 - Petition to allow the Bailey system of fireproof floor filling to be ased between the seed beams on first story in place of brick arches, lower flanges of heams to be covered undermeath with wire lath, as stated in petition; No. 510 West Furty-fourth street. Petitioner, F. K. Sengdist. Approved, Mr. Fryer voting No.

Plan 505A, New Buildings, 1898 - Petition to allow the J. W. Kapp system of patent fireproof floor construction to be used for the first floor of building, as stated in petition; southwest corner of One Hundred and Sixty-second street and Elion avenue. Petitioner, Edward Venz. Denied.

Plan 670, New Buildings, 1898 - Petition to allow the first floor of building, as patient fireproof floor construction to be used for the first floor of building, as petitioner, Edward Venz. Denied.

Edward Wenz. Denied.

Plan 555, New Buildings, 1898—Perition to allow the host-story entrance hall partitions up to salicase to be constructed of 4-both T's, angle or channel irons set not more than 30 inches apart, well braced and filled in between solid with 4-both thick burnt clay blocks, terra cotta blocks, or 4-both thick brickwork and plastered both odes, ceiling of said hall to be constructed of 2-both T's, angle or channel from placed not more than 2 feet on sentres and filled in between solid with 2-both terra cotta blocks and plastered underneath; also to allow inside walls of staircase at second-story to be built of brick 8 backes thick, court wall of staircase at second-story and outside walls of domination in first and second stories to be built of brick 12 inches thick, laying bricks in full close struck joints in imported Portland rement and sharp and mortar, all as stated in petition; No. 153-155 Broome street. Petitioners, Knotzer and Rohl. Reconsidered and approved.

Plan 687A, New Hulldings, 1898—Petition to allow building to be built 36 feet high from curb level as shown on plans, instead of 35 feet as prescribed by law, as stated in petition; North side of Sheil street, 349 feet 4 inches East of Fourth avenue; petitioner, John R. Reay.

Plan 600, New Buildings, 1808-Petition to allow stairs leading from first floor to cellar to Plan 509, New Buildings, 1898—Perition to allow stairs leading from first floor to cellar to remain under the first-story stairs, inasmuch as entire stairway, staircase, halls, etc., throughout buildings are entirely fireproof, as shown on plans and as staired in petition. South side of Enghry-first the street, too feet west of West End avenue. Prittimers, Neville and Bagge. Approved, on condition that the openings from stairway enclosures in cellar marked "A" ne drawings be provided with self-closing fireproof doors. Mr. Bonner voting No.

Plan 705, New Buildings, 1898—Pention to allow partitions enclosing front entrance hall on first story to be constructed of hollow fireproof burnt clay blocks 4 inches thick, set in steel framing composed of 4-inch by 4-inch steel angles and ters, spright tens to be spaced not more than 30 inches on centres, secured top and bottom to 4-inch by 4-inch angle plates; ceiling of ball

to be constructed at 2-inch steel tars, set not more than 2 feet apart, well braced and filled in between solid with burns clay blocks, as stated in petition. South side of Ninety-sixth street, 208 feet 6 inches cast of Third avenue. Fetitioners, Neville and Baggs. Approved on condition that ceiling blocks are 2 inches thick.

Plan 748A, New Buildings, 1868—Petition to allow building to be erected 38 feet in height instead of 35 feet, as stated in petition. Southwest corner of Anthony avenue and One Hundred and Seventy-eighth street. Patitioner, W. C. Dickerson. Approved.

Plan 737, New Buildings, 1868—Petition to allow states leading to cellur to be placed under the main flight of stairs and located as shown on plans, public halls being enclosed with brick walls on all sides 4 stairs are discussed of ron and all integroof, as stated in petition. South side of Ninety-third street, 100 feet west of West End avenue. Petitioner, George Fred Pelham. Approved, on condition that self-closing fireproof doors be provided at openings in basement where marked "A" on drawings. Messes, Bonner and Moore voting No.

Plan 754. New Buildings, 1868—Petition to allow walls to be built with sufficient openings to permit passage from one portion of building to the other, building is practically divided into three portions by partition walls running through the roof and espell, each portion being protected by self-closing fireproof doors, this will restrict any area where columns and gletters are substituted for brick walls to 68 feet, as stated in petition. Nos. 666 and 676 West Forty-ainth street. Petitioners, Palse Brewing Company, by Lyndon P. Smith. Laid over.

Plan 771, New Buildings, 1868—Petition to allow first-story main hall partitions to be constructed of 4-inch I beams, 30 inches on centres and filled in letween solid with brick; celling of first-story main hall to be constructed of 2-inch angle or T trans, 24 inches apart and filled in with 2-inch laurat clap blocks; also to allow brick walls at stairs and water-closes

Plan 289A, Alterations to Buildings, 1898—Petition to allow building to be extended to a beight of 39 feet above carb level, so as to have greater ventilating space between hanging ceiling and root beams, as stated in petition; east side of Prospect avenue, 112 feet north of West-chester avenue. Petitioner, W. C. Dickerson. Laid over.

Plan 1114, Alterations to Buildings, 1898—Petition to allow elevator shaft to be enlarged so as to take in two cars, same to be inclosed by a continuation of open panelwork now in building, as stated in petition; south side of Chambers street, 115 feet west of Centre street (The Old Brownstone Court House). Petitioners, Horgan & Stattery. Approved.

Plan 318A, Alterations to Buildings, 1898—Petition to allow the creetion of a frame extension between brick building in from and a trame building in rear on second story, all exposed sides to be lined with corrugated from, as stated in petition; were safe of Third avenue, 60.63 feet south of One Hundred and Thirty-righth street. Petitioner, Michael J. Garvin. Beconsidered and approved.

Petition for exemption from fireproof shutters on the second, third, tourth, fifth and sixth-stories of building, for reasons as stated in petition; No. 286 Bleecker street. Petitioner, E. G. Gollner. Petition granted on recommendation of Mr. Conover, until the occupation of building

Perition for exemption from freepron shutters on the south side of building, for reasons as stated in perition, No. 141 from any (Washington Life Building). Peritioner, Graham H. Brewer. Perition granted.

Brewer. Petition granted,
Petition for exemption from archeol shutters on the gast wall of No. 129 on the fourth, fifth and sixth stories, and on the north wall of No. 129 and 131 on the second, third, fourth, fifth and and sixth stories, for reasons as stated in petition; Nos. 129 and 131 West Thirty-first street.
Petitioner, T. J. Duffy. Laid over,
On motion, the Board then adjourned, 4,00 P. M.
WILLIAM II. CLASS, Clerk to Board.

DEPARTMENT OF SEWERS.

DUFARTMENT OF SEWERS-COMMISSIONER'S CUTICE, I CITY OF NEW YORK, October 5, 1898.

Supervisor of the City Record?

Dang Siz.—In accordance with section 1546, chapter 378, Laws of 1897, I berewith transmit, for publication in the Circ Recond. a statement of the transactions of the Department of Sewers for the week ending September 24, 1898.

JAS. KANE, Commissioner of Sewers.

			Assa	NTS.
	Strante	Aleminis	Appropri-	Funds,
Messys Received.				
For sewer permits and a commence of the commen	4,000	1X379 W	111111	1 14
Number of permits issued	14.61	100		2000
For new sewer camestions	ton	-111115	1111111	2000
Furald sewer manertime (repairs)	-17	-0.0	****	9-1
For other purposes	9.	2010		100+
Requisitions drawn on Comparation	17	314 (15 94	Marine 18	\$ 1501 K
Linear feet of armir limits	3,783	3000	3000	
Number of Insins builtings processes and the second	3		20000	2155
Liquar fees of sewor cleaned, . ,	21,973	2000	44941	4811
Number of basins cleaned	175	1000	A 1979.7	300
Linear feet of sewer examined	17,720	****	3007	300
Number of basins examined	468	110000	2424.44	3,774
Number of Scrips repaired	5	417117	412117	*****
Linear feet of sewer reported	1	*(*)**	*1464	3000
Number of tasins raised to grade	1	MANAGE	41911	*****
Number of manhale heads and covers standard covers	7	merce)	* (*)**	*****
Number of manhate heads and covers reset	24	9010	3000	7094
Square gards of pavement relaid	. (4	Mark.	211111	****
Linear fort of pipe valvor laid	- 1	117111	*** - 17.	31141
Linear feet of culserts, draws and disches repaired and cleaned	4,974	(+)(+)	*1****	*1100
Number of manholes built	17	and the same	411244	****
Number of manhole covers put an	5	20000	*******	*/10
Zithia feet of kinckwark built	7	10100	*1***	-
mear fact of newsz relieved	10110	nativ.	11161	61672
Loads of diet removed to dump	129	. income	*****	****
Number of manhole sovers replaced	*		****	24.040
Number of manboles raised to grade	4	10000	1000	41417

Laboring Force Employed during the Week.

	Plun 1215 Apprentice	Inspecture of Cen- struttona.	Impertors of Sewer Connections	Koremen	Amstant	Tochnen	Mehmie	Laborary	Horses and Carre
Sever repairing and	14	4	1	51	45	23	8	201	45
Boring examinations,	16	98	98	100	2.	000	20.	*	2

RESURVED. Berough of The Brown.

1 Toolman.

Dum Bornigh of Manhattan,

I Toolman

BOARDS OF LOCAL IMPROVEMENTS.

FOURTH DISTRICT, BOROUGH OF BROOKLYN.

ADDURAGED MEETING.

Meeting in Room 4, Borough Hall, at 3 P.M., Menday, thicker 3, 1898.

The roll was called and the lollowing members answered to their names: Edward M. Grout, President, in the chair, and Aldermen Stewart and Diemer-

The President submitted the following draft of a report:

The Heistern annuality is the following that of a report:

Upon receipt of the following resolution:

'Resolved, That the members of the Municipal Assembly represented in the Local Board of the Fourth Senatorial District of the Borough of Brooklyn be and the same are hereby directed in investigate if any franchise exists for the purpose of establishing a cold storage plant at the Wallahout Market, or for any part of the said Fourth Senatorial District, with power to send for persons and papers, and to make their report at the next regular menting of the Municipal Assembly."

—the Local Board of the Fourth Senatorial District duly met, and at a sub-equent session held on the 15th of September, 1898, investigated as required in the resolution. We report as follows:

On December 10, 1896, one Charles F. Smith made application to the Commissions of City Works of the City of Brooklyn for a permit to erect a building on market lots, and to key pipes for refrigerating purposes.

Works of the City of Brooklyn for a permit to erect a building on market lots, and to key pipes for refrigerating purposes.

On January 10, 1897, Mr. Smith made an additional application.

On February 11, 1897, Mr. Smith with others incorporated in the State of West Virginia the Market Kernerating Company, whose purpose was solely refrigerating and cold storage in the Wallabout Market in the City of Brooklyn.

Mr. George L. Marphy, one of the incorporators of such company, who at that time an employer of the Department of City Works, having special charge or the market, and being known as the Market Clerk. There accompanies this report a copy of a letter of his of January 22, 1897, written as Market Clerk, recommending Mr. Smith's petition. He continued to hold such position, we understand, and after the 1st day of January, 1895.

On March 20, 1897, the Department of City Works issued its Termit No.72108 to the Market Kefrigerating Company to open various market streams to lay refrigerating comment. It does not appear that the Mayor of Brooklyn united in this permit.

We have not been able to discover that any application was made direct by the Market Refrigerating Company, or any other application other than the two set forth made by Mr. Smith, On April 5, 1897, the Common Council directed an investigation as to the authority for opening streams and laying pipes without a tranchise from the Common Council.

On April 12, 1897, the Common Council directed an investigation of the Department of City Works, and the Common Council thereupon adopted a resolution declaring that permits should not be issued by any city department without adequate compensation to the City.

On May 18, 1807, Corporation Council Bornes and a polaring to the affect that the

City.

On May 18, 1897, Corporation Counsel Born rendered an opinion to the offect that the granting of a permit to use the market streets was not within the jurisdiction of the Common Council, but of the Mayor and Commissioner of City Works, and should be upon a compensation to be fixed. He held that the permit of March 20 did not properly confer a right to use the streets of the market.

It would appear that this action on the part of the Common Council was effectual at that time in stopping the use of the streats by this company, for on September 27, 1897, the company addressed a communication to the Mayor of the City of Homblyn, orging that it be allowed to

addressed a communication to the Mayor of the City of Brooklyn, orging that it be allowed to proceed.

The Mayor thereupon on September 30, 1807, made inquiries of the Commissioner of City Works, looking toward the ascertainment of a fair price for the company to pay the City for the privilege of placing pipes in the market. No determination appears to have been reached by the officials of the City on that question.

Subsequently, and in December last, we understand that the Market Refrigerating Company and refrigerating pipes under, through and across various of the across and helways within the houndaries of Wallabout Market. This action appears to have been taken under the repudiated permit of March 26, 1897, and without any objection as interierence on the part of any official. We find no record of any action on the part of the Mayor, although the same would appear to be necessary under Mr. Borr's opinion.

Having thus obtained possession at the streets in the market, the Market Refrigerating Company, on July 20, 1808, made application to the Comptroller of The City of New York, aftering to pay the City five part cent, upon its gross receipts. Nothing appears upon which it can be said that such a payment is adequate or fondequate.

We attach foreto, as part of this report, copies of the following papers above referred to:

1. Application of Smith, December 10, 1807.

2. Application of Smith, December 10, 1807.

3. Letter of Murphy, January 22, 1807.

4. Certificate of incorporation of Market Refrigerating Company, Fubruary 11, 1897.

5. Permit of Department of City Works, April 7, 1807.

6. Resolution of Common Council of Brooklyn, April 5, 1897.

7. Report to Common Council of Brooklyn, April 5, 1897.

9. Communication of Refrigerating Company to Mayor Wurser, September 27, 1807.

10. Communication of Refrigerating Company to Compute Coler, July 20, 1898.

We beg leave to report the following conclusions:

1. That no tranches was ever granted to the Market Refrigerating Company has an layful right to occup

Mayor of Brooklyn having never united with the Commissional 2. We believe that the possession of any such franchise or privilege by foreign corporations is of doubtful legality and obviously against proper municipal policy.

3. We condemn the action of the Department of City Works of the former City of Brooklyn in permitting a person employed by it to engage in an outside corporation and to obtain for such corporation a tavorable and profitable action of the Department. We cannot believe that this company could have succeeded in its unlawful intrusion upon the market property had it not been for George L. Murphy, Clerk of the Markot and others of the company.

We recommend that a copy of this report and accompanying papers be transmitted to the Comptroller and to the Corporation Counsel.

We recognize fully the necessity of refrigerating and cold storage appliances for the Wallabout Market, but the fullest realization of such necessity cannot serve to clothe with legality the present use of the streets in the market without componsation to the City. If the Market Refrigerating Counsels reported to the market without componsation to the City. If the Market Refrigerating Counsels as a corporation of the State of New York, and makes application for a franching the present of the contraction of the State of New York, and makes application for a franching that the first paper is the state of New York, and makes application for a franching that the first paper is the state of New York, and makes application for a franching that the first paper is the first paper. Company reorganizes as a corporation of the State of New York, and makes application for a franchise or a permit, if a franchise be not necessary, to use the streets of Wallahout Market, offering properly to compensate the City therefor, and complying in all respects with the City Charter, prempt and favorable action thereon should be had. At present it is a more trespasser, having no ustification but official favor.

Dared BROOKLYN, October 3, 1898.

No. 252 CARLTON AVENUE, BROOKLYN, N. V., December 10, 1896.

BROOKLYN, N. Y., December 10, 1896. (

Hon. Theodore B. Willes, Commissioner, City Work).

Dear Sir—I hereby make application for a permit to creek a building on Lots Nos. 503, 504, 603 and 604, Official Map of the Wallabout Marker Lands, for the necessary boilers and compressors, and to lay the necessary pipes to convey pure dry air under pressure for refrigerating purposes in the market. The system it is proposed to employ will require but very little opening of the streets throughout the market; is not liable to explosions or accidents of any kind; will require no subsequent opening of the streets, but will be of great benefit to the market, and it is intended for the use of the marketmen.

It comprises only the necessary builers, air compressors and receivers—no chemicals of any kinds being used. It is in use on our way vessels, Sound steamers, yachts and steamships of various kinds, with entire satisfaction. I append herewith a request from many of the prominent marketmen for the installation of the plant.

As I am prepared to commence operations at once, I hope the above may be favorably considered at an early late.

Verr singerely years, checky CHAS, P. SMITH, Mechanical Engineer, (Stanen)

No. 252 Campus Avenue, Basemays, N. V., January 10, 1897.

1600 THEO, B. WHAR. Commissioner of City Works:

19 as Sin-4 present berewith additional names to my petition or December 10, 1896, for permission in install a vehige adding system is Walsham Market; also plans of the proposed pipe line. I have changed my drigonal plus somewhat, and propose to locate the plant on Loc Nos. 507, 508, 509, 607, 608 and cos. As inspection of the plan will show the pipe line starting from Loc No. 609, and counting across the space reserved to startles, to and mover the solewalk, not set laid, along East street, in the last buginning with No. 502, and along the buildings to Flashing areang, with a branch crossing East street, and opposit, too tower and moning to Washington avenue, with a branch crossing East street, and opposit, too tower and moning to Washington avenue, with branch crossing East street, and opposit, too tower and moning to Washington avenue, with branch crossing East street, and opposit, too tower and moning to washington deepened, and they only for a normal court, a back will be opened and above the same day.

The marketimen are particularly angless to have she return in operation early to the spring-and as it will take from two to three months to complete it. I respectfully aree your early consideration to the manner.

gration in the maner.

Years respectfully, UHAS, F. SMITH.

WHITEHOUT MARKET REPORTS, WALTHOUT MARKET, DROUGLYN, S. Y., January 22, 1897.

Hors. There B. White, to begin any Processor of the lock method, New York, Dr. 18. Shi — Referring to your communication of the lock method, relative to application of Ms. Charles G. Smith to period to operate concerning ratios, system in the Market, I beg to say that I think such a visual world be a visual month to the marketown. Trouvernession had with the marketown I had a that there would be very like objection to running the pipe-through the buildings but took to use the second seco

Ifmough the building, but reached the proposed play line. I would, forever, suggest that in the approximated in approximate on proposed play line. I would, forever, suggest that in the approximate is such, that do relaying of the parented reached to the door to the door to the first the superstance of the head of this floress, and that the cost of some and reported to the parented to the parented to the first three costs. The parented the parented to the parented to the first to the parented to the first three costs of some and reported to the parented to the first to th

CEPTIFORNIA OF INCOLORATION-APARK OF FEST PERCHANA.

I, W. L. Children, Screening of Size of the other of Year Angona, beedly certify that an agreement, data incompanion and occumental to the proper amaleus, has been this day delivered to our children and occumental to the worse and appear following:

The controllered across to become a conjection by the name of the Marker Refrigerating Company, to the purpose of office across and according any and observations for the purpose of office across and according any and observations for the purpose of office across a function of the occurs of the conjection of the conjec

respectively, to rollows, that is to say a

madies.	Beat OF STATE	SOCIOP MIXARING
By William I Same By U.H. Lu- By George L. Morphey By William Charac Intring. By Charles F. Smith	our Lafayette avenue, broaklyn, N. V. stra Washin, jon avenue, Broaklyn, N. V. yn Bodony street, Broaklyn, N. V. styd Washington Park, Broaklyn, N. V. 252 Cartras avenue, Broaklyn, N. V.	10 5 5 125 575

And the copilation or Lemman and to to be divided into somes of the tike manuals.

O from males our band-this 15th day of February, 1897,

WILLIAM J. SEATON. I. H. LINS. GEORGE L. MURPHEY, WILLIAM CLINTON, CHARLES F. SMITH, SEAL SEAL CHECK L.

Wherefore, The corporators transmits the standard content and who have signed the same, and their aminosors and conjugative freely declared to be from this late and the elevanth day at Palaysary, ninevent bandled and tray-sector, a corporation by the name and for the purposes

ant hards in said agreement.

Given united my hand and the Great coal of the said State at the City of Charleston, this twenty third day of balancary, sighteen hundred and singly-seven.

W. E. CHILTON, Secretary of State. GREAT MAL.

Break X. Memoras Renews, J. Remarks, J. Memoras Renews, March 20, 1867.

Permission is in the general or Market hereign using a majority of the direct lay mass for retrigerating progress of progress of Market hereign using a majority of the direct by Commissionar of City Works at expense of Company. Market against, Market avenue, East avenue, West avenue, A. B. C and Pestreet.

It is understood that the above permission is granted upon the condition that all the work performed under it shall be to constraint with the orithonness of the Common Council, and in accordance with the regulations that have been on may be adopted by the Board of City Works, governing this Department, and under the direction of the Superintendent of the same.

The Board of City Works reserves the right to revoke this permit, upon failure or neglect of the party to whom it is issued to comply with any of to conditions.

There, three months,

Time, three months,

A. J. DAYTON, Fee W. T. C., Permit Clerk.

(Extend from Minimo of 1 . 1 - one or a countried the City of Armety work April 5, 1897.)

Resolved, That the Law Committee be and the same is hereby directed to inquire by what authority an employee of the City, or by whom he was nothorized to parout the opening of streets and the laying of pipes for the introduction of could air for storage purposes at the Wallabout Market, without his having obtained the right of franchise of the Common Council, and the Committee is directed to report to the local their hadings as its root regular meeting.

(Estruit from Mounta of Common Countil of the City of Brooklyn of April 12, 1897.)

(Estract from Minute of Common Council of the City of Brookin of April 12, 1897.)

The Law Commuter, to whom was recurred Resolution No. 74 of Minutes of April 5, 1897, page 79, minutes of an improve the made in the who authority existed for the laying of cold are pipula in the access of Whiteheast Markot without having official at first and find as follows:

I not — That the care and control of Walliania Markot is vested in the Mayor and Commissioner of City Works by law.

Second—That the Department of City Works did have to one Charles F. Smith a plot of ground on which is was to error terrain buildings.

That — That the Department of City Works did have a permit to the Wallahast Reinigerating Congruent or terms of higher the pages to the purpose of formatishing cold storage.

Fronti—While the law purposes that the Mayor and Commissioner of City Works are authorized to make range and regulation hardes proper povernment of the market and market property, we are informed that any Mayor was not mounted in this case, and the permit usued without his consent.

Figh—That no pipes have as yet into tail, and the Mayor has referred the matter in the

Fifth—That no pipes have an yer force laid, and the Mayor has referred the matter to the Corporation Counsel for a legal opinion; we are also informed by the Corporation Counsel that the permit issued is soil and work.

the permit sented is not and cond.

Sight—That a person in the employ of the thirty, and receiving a large unlary for duties purformed in the Wallahout Market, has a paramal and manufal universel on and refrigerating company, and was largely instrumental or the continuing of this valuable translates.

A city translate is public properly and must make given away without just not full return for value reservoit.

Heads of departments thought not assume angly those duties that the law makes effective only on joint action with the Mayor.

Formula in the employ of the City should not use their positions to assist corporations in securing special privileges in valuable grants.

Great credit is due his Honor the Mayor for his quick discrement and prompt action in this matter, thus securing to the City the right to dispose of this tranchise to the highest hidder.

Your committee recommend for adoption the following :

(Kes. No. 18.)

Resolved, That permits shall not be issued to corporations by any City department which, as in the present instance, carries with it the facilities for establishing and conducting a large and valuable business without a just and reasonable financial consideration being paid by the City theretor.

Respectfully submitted,
(Signed) JOHN F. OLTROGGE,
FREDERICK W. SINGLETON,
WILLIAM II. LEAVERAFT,
W. A. BOVLE,
F. F. WILLIAMS,
WILLIAM REGAN,

The resolution was adopted,

OFFICE OF THE CHAPPERATION COUNSEL, CITY HALL, BROOKLYN, May 18, 1897.

Hon, Titteo, B. Witans, Commissioner of City Works:

How, Theo, B. Witzes, Commissioner of City Works;

Dean Sin - As requested by you, I have carefully examined the proceedings in connection with the lease of six lots forming pair of the Wallahour Market plans to Chas. F. Smith, and the granting of a permit to him to lay pipes in various pairs of the said lands, for the purpose of conducting cold at its the furnished the different occupants of the market for retrigerating purposes. Under the provisions of hapter 50g of the Laws of 1894, the Commissioner of City Works, with the consent of the Mayor, is authorized to make proper and reasonable rules and regulations for the use of the market property; and the Mayor and the said Commissioner are required to its and establish reats for the use of said lands, and, with the consent of the Mayor, the said Commissioner is authorized to least the same. The leases in question (six in number), which were executed on the told day of March, 1897, leased lots on the "official map of the Wallahour Market lands on the east side of Washington avenue," by numbers designated on the said down on the market lands, except that he would have the right to pass over that partion of the lands had down on the market starts, except that he would have the right to pass over that partion of the lands had down on the market starts for the purpose of obtaining access to the said lots.

I am of the opinion, therefore, that the permit granted by you on the 26th day of March, 1897, to lay pipes to conduct cold air for refrigerating purposes over other portion of said Indisaccording to the plans filed with your department, confer the privilege which the lease which contained no such privilege. Instance, as the rent received for the lots is the same as that for other lots in that neighborhood, a cannot be claimed that the vivien application for the lease which contained no such privilege. The such as the rent received for the lots is the same as that for other lots in the market bands to other refrigerating in complete and the passes of the privileg

1 remain, very respectfully yours. (Signed) JOS, A. BURR, Corporation Counsel. Baumatan, September 27, 1897.

How. V. W. WULLTING Many of the City of Brooking :

Sin -In accordance with your request of the 2nd Instant we admit herewill a carement of the nationaled yearly receipts and expenses of the carrigorating branch of the Marker Refrigerating Company, based on the total consumption of the market last year, amounting to some

Expunsa So million value her free ar, at four cents per 1,000 colds feet at station. Interest on refrigerating branch of plant, Sjejoco, as 6 per cent. Toxes on refrigerating branch of plant, about. Labor on refrigerating branch of plant. 54,200 EN L'Soo en TEXT DES Total \$7,320 mi 8,000 mi Receipts..... \$680 00

Depreciation of plant and other charges will teduce this somewhat.

The cold storage orange depends to a sarge extent upon the operation of the refrigerating branch for profit; in fact, they are dependent upon each other.

The cold storage would be profitable alone were it not for the messoni limitations at the lease and restrictions of the rules and regulations governing the market, which limit the beight of the leading to two to two corrections. laibling to two stories

The anal practice one followed in this case. All the papers were on the in the Department of City Works, as required by law, sowing the purpose for which the property and permit was wanted when the brases were signed and the permit issued. We, therefore, at once executed contracts for the complete plant at a cost of about \$70,000. You will see in what an embarrassing position the company has been placed by its being to bidden to proceed nodes its leases.

We claim the metallation of a cold storage and refrigerating system will be of inestinable benefit to the market. It is a nonvenience so much desired by the marketmen that the City should be willing to make very liberal concessions to any one installing such a plant, or at least charge merely a nominal sum, say one dollar per year for privilege, particularly as the lease-expire by limitation in 1909, and we shall have, in addition to the ground rent, heavy taxation on the plant.

expire by limitation in 1909, and we shall have, in addition to the ground rent, heavy taxation on the plant.

Other cities are giad to accord all necessary privileges to their markets. It would seem a pity to deprive Wallabout Market, the finest in the country, and made so entirely by the business enterprise of the dealers themselves, of privileges and conveniences which would tend to the upbuilding and establishing of a really great market.

Your Honor will notice that the application is dated December to, 1896, more than ten months ago. Certainly our City authorities cannot justly be accused of exercising undue bases in consideration of a matter vitally affecting the interests of a large tody of citizens and taxpayers.

Of course you will see that the purpose for which this property was wanted was known to the City before the leaves were escented and the contracts were control into by the company after the consent of the City had been given.

The case has been testing in your Hanor's hands for everal months, in face of repeated appeals of the marketmen by committee and communication. How much longer it will be held in abeyance depends entirely upon your Honor's sense of right and justice, to which we respectfully appeal.

white

We append here is a copy of the parition of the marketmen in the Commissioner or City is. The original is on file in the department, and may only be had on your Honor's order. We appear to the in the in the organic lets. The original is on file in the original is on file in the original is on file in the original in the company of the company of

To the Completeller of The City of New York !

The Market Refrigerating Commany, a corporation, herewith makes application to The City of New York for permaton to lay pages throughout Wallabout Market, in the Borough of Brooklyn, for the purpose of conducting cold air under pressure from a versals halbling to be erecised by the said company on loss now learned by it in the said market.

And the said Market Refrigerating Company bright agrees to pay for the said franchine the said of 5 per cent, per annum on the grow receipts from the said papeline.

Dated Bonough or Brookeys, July 20, 1848.

(Signed) MARKET REFRIGERATING COMPANY, per W. J. Skattor, President.

On marious of Alderman Stewart, the remain was made that of the Local Board, to be signed.

On motion of Alderman Stewars, the report was made that of the Local Board, to be signed by each member of the Board.

The necretary was instructed in forward the report to the Manualpal Assembly. Adjournment.

J. W. STEVENSON, Secretary,

DEPARTMENT OF WATER SUPPLY.

DEPARTMENT OF WATER SUPPLY-COMMISSIONER'S OFFICE,) No. 150 NASSAU STREET, New York, October 6, 1898.

In compliance with section 1546 of the City Charter, the Department of Water Supply makes the following report of its transactions for the week ending September 24, 1898:

PUBLIC MONEYS RECEIVED AND DEPOSITED.

Boroughs of Manhatian and Bronx,

\$47,394 97

52 40

Borough of Brooklyn. \$21,524 72 3,673 17 Receipts for water rents..... arrears of water rents..... " water permits.
" water for building purposes.
Receipts, miscellaneous. 200 75 131 55 \$25,532 83

Borough of Querns. \$1,256 43 25 64 37 00

> \$1,319 07 Borough of Richmond.

Receipts for water rents.....

CHANGES IN THE WORKING FORCE. Boroughs of Manhattan and Bronx.

Appointments-John T. Lawlor, Inspector of Water Supply, to Shipping, at 53 per day; a Foreman, 4 Laborers, 1 Sounder and 1 Toolman.

Horough of Brooklyn.

Appointments—William F. Collins, John Comeriord, Patrick Creighton, John Gorman, Ephraim Harvey, as Stokers, at \$780 per annum, each; 2 Sounders, 1 Cement Laborer.
Reinstatement—Patrick Reanedy, as Oiler, at \$840 per annum.
Promotions—Patrick Mullen and Nell McGuire, from Firemen to Oilers, at \$840 per annum.
Increase of Salary—John A. Mullady, Tapper, from \$1,000 to \$1,200 per annum.
Removals—1 Carpenter, 1 Painter and 2 Laborers.

Borough of Queens.

Appointment—Francis X. McCauley, Stenographer and Typewriter, at \$8∞ per annum. JAS. H. HASLIN, Deputy Commissioner of Water Supply-

EXECUTIVE DEPARTMENT.

CITY OF NEW YORK-OFFICE OF THE MAYOR.

APPOINTMENTS MADE BY THE MAYOR.

OCTOBER 8, 1898.

Austin G. Scully, an Inspector of Common Schools for the Borough of Manhattan, for the Eighth School Inspection District, in place of Samuel Schomacher, resigned, and for the unexpired term of said Samuel Schomacher, ending July, 1899.

Moses J. Sneudshira, an Inspector of Common Schools for the Barough of Manhattan, for the Eighth School Inspection District, in place of Benjamin Illumenthal, resigned, and the unexpired term of said Benjamin Illumenthal, ending July 1, 1900.

New Your, Ontober 11, 1898.

The Supervision of the City Record :

DEAR SIR—By direction of the Mayor, I transmit to you herewith for publication in the CITY RECORD, the above memorandum of appointments made by him this day.

Very respectfully yours,

ALFICED M. DOWNES, Secretary to the Mayor.

APPROVED PAPERS

No. 444.

Resolved, That permission be and the same is hereby given to the New York Firemen's Cycle Club to parade with an engine and to ring a bell in the streets of the Borough of Manhattan, under the direction of the Chief of Police, such permission to continue only until September 20, 1898.

Adequation to the Development of the Police of Police, such permission to continue only until September 20, 1898.

Adopted by the Board of Aldermen, September 13, 1898.
Adopted by the Council, September 13, 1898.
Received from his Honor the Mayor, October 4, 1898, without his approval or objections thereto; therefore, as provided in section 40 of the New York City Charter, the same became No. 445.

Resolved, That permission be and the same is hereby given to George Gmelch to erect and keep a watering trough on the sidewalk near the curb to boot of his premises on the northwest corner. Sixth avenue and Twelfith street, Borough of Brooklyn, the work to be done and water supplied at his own expense, number the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Adopted by the Board of Aldermen, September 13, 1898.

Adopted by the Council, September 13, 1898.

Received from his Honor the Mayor, October 4, 1898, without his approval or objections thereto; therefore, as provided in section 40 of the New York City Charter, the same became adopted.

Resolved, That permission be and the same is hereby given to B. F. Kenney to place and keep a watering-trough on the sidewalk, near the curb, in front of his premises on the southeast corner of Washington and Bethone streets, in the Borough of Manhattan, the work to be done and water supplied at his own expanse, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manteipal Assembly.

Adopted by the Board of Aldermen, September 13, 1898.

Adopted by the Council, September 20, 1898.

Received from his Honor the Mayor, October 4, 1898, without his approval or objections thereto; therefore, as provided in section an of the New York City Charter, the same became

thereto; therefore, as provided in section 40 of the New York City Charter, the same became

COMMISSIONERS OF ACCOUNTS.

OFFICE OF THE COMMISSIONERS OF ACCOUNTS, ROOMS 114 TO 119, STEWART BUILDING, NO. 280 BROADWAY, NEW YORK, October 11, 1898.

Supervisor of the City Record :

DEAR SIR—The following changes have taken place in this office, viz.:

J. Joseph Scully, resigned as an Examiner, to take effect October 1, 1898.

At a meeting of the Board of Commissioners of Accounts, held on the 14th day of October, 1898, the following appointment, to take effect October 12, 1898, was made, at the salary stated apposite his name, vis. :

DEPARTMENT OF EDUCATION. SCHOOL HOARD FOR THE BOROUGHS OF MANHATTAN AND THE BRONK, NO. 146 GRAND STREET,

EXAMINER.

Edward F. Boyle, No. 431 East Fifty-first street, at \$2,000 per annum.

Yours respectfully,

JOHN C. HERTLE,

EDWARD OWEN,

Commissioners of Accounts.

No. 140 GRAD STREET,
NEW YORK CITY, October 12, 1898.

Supervisor of the City Record:
Siz — You are hereby notified of the following appointments made by this Board at a meeting held October 5, 1898:

Engene A. Moulle, Nightwatchman at the Truant School; salary, \$40 per mouth.

Desois Scanlon, Orderly at the Truant School; salary, \$25 per mouth.

You are also notified of the resignation of Joseph F. Hamilton, Clerk in the office of the Secretary, taking effect on October 4, 1898.

Very respectfully,

ARTHUR McMULLIN,

Secretary.

Secretary.

DEPARTMENT OF PARKS.

DEPARTMENT OF PARKS, BORDERS OF RODREYN AND QUEENS, ROOM NO. S. CITY HALL, BORDERS OF BE-ORLYN, October 10, 1893.

Supervisor of the City Record:

\$18-I hereby notify you that I have made
the following appointment in this Department:

September 20, 1898, Daniel J. Burns, Sounder, Seplember 20, 109...

Seplember 20, 109...

at \$1.75 per day,

Yours sery truly,

GEO. V. BROWER,

Commissioner.

DEPARTMENT OF PARKS, PROSPECT PARK, BROOKLYN, N. Y., October 11, 1898.

Superview of the City Record:

Sin-I hereby notify you that I have taken
the following action in connection with employees of the Department of Parks of the Bormaks of Breakley and the

aughs of Brooklyn and Queens : Appointed.
October 5, 1898. James Slavin, term, at \$5 per day.

Pup Administration, October 1, 1898. J. F. Tormey, Sounder, from

\$2.50 to \$5 per day.
Charlier 1, 1898. Edward Tracy, Mower,
from \$1.75 to \$2 per day.
October 1, 1898. Timothy F. Marphy, Mower,

from \$1.75 to \$2 per day. Yours very truly, GEO, V. BROWER, Commissioner,

DEPARTMENT OF PARKS, CITY OF NEW YORK, THE ARSENAL CENTRAL PARK, October 11, 1898.

Supervisor of the City Record;

Supersists of the Commissioner for the Boroughs of Manhattan and Richmond on the 8th instant remarked George Alexander, No. 022 North avenue, Steam Engineer, Robert H. Agnew, No. 515 East One Humbred and Thirty-eighth street, Steam Engineer, Respectfully, WHALS HOLLY, Secretary, Park Board,

Secretary, Park Board.

MUNICIPAL ASSEMBLY.

CIPY OF NEW YORK, BOARD OF ALDERSIEN, CITY HALL, Outsider 12, 1898.

A meeting of the Committee on Docks and Ferries will be hald in the Abbermanic Chamber on Thursday, October 13, 1808, 2 b, M. MICHAEL F. BLAKE, Clerk of the Board of Aldermen.

CIPT OF NEW YORK, BOARD OF ALDERMEN, CITY HALL, October 12, 1898.

A meeting of the Committee on Railmads will be held in the Aldermanic Chamber on Friday, October 14, 1898, 2 th M. MICHAEL F. BLAKE, Cierk of the Board of Alderman.

OFFICE OF THE BOARD OF ALDREMEN, / NO. 8 CITY HALL, NEW YORK, October 10, 1898.

Public hearing will be held in the Aldermanic Chamber, City Hall, before the Committee on Parks, Wednesday, October 10, 1898, at r p. M. to consider the advisability of establishing a park at Houston, Elizabeth, Prince and Mott streets.

M. F. BLAKE

M. F. BLAKE, Clerk.

OFFICIAL DIRECTORY.

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

EXECUTIVE DIPARTMENT,

No. 5 City Hall, $q \in M$, $t \in T$, t, at a Saturdays, qROBERT A. VAN WYCK, Mayor.
ALPRED M. DOWNES, Private Secretary.

Burran of Livery No. 1 City Hall, 9 A. M. 10 a P. M. Davin J. Roche, Chief. George W. Brows, Jr., Deputy.

COMMISSIONERS OF ACCOUNTS. Rooms are and are Stewart Hollding, G A. M. to & P. M. JOHN C, HERTLE and EDWARD OWEN.

BOARD OF ARMORY COMMISSIONERS. THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT OF TAXES AND ASSESSMENTS, Secretary. Address Thomas L. Ferrens, Stewart Hollding. Office hours, y. A. M. 10. 4 P. M.; Salerdays, y. A. M. to 19 M.

ADDIEDUCT COMMISSIONERS.

Raom an, Stewart Building, 5th Book, G. M. 10 a.P. U.
John J. Reast, Marrice J. Power, William H.
Ten Ever, John P. Windschut and The Mayon,
and Comproducts, Commissioners; Hakey W.
Walker, Secretary, A. Freier, Chief Engineer.

MUNICIPAL ASSEMBLY.

Homoter Compensation, Provident of the Council, P. J. Propaga, Car Clerk.
Dick's other open from second, may r. m., Succeedings, on the local to the

THUMBE F. WOMEN, Provident. Michael F. Hanne, Clork.

BOROUGH PRESIDENTS.

Directly Presidents.

Directly President of Manhattan,
Office of the President of the Borough of Manhattan,
No. 10, 11 and 12 City Hall, 13 A. 16, 10 4 5, 16, 2 Saturday, q A. 36, 10 a 26,
Approach W. Perrow, President
Ina Englar Risser, Socretary.

Borough of The Broax,
Office of the President of the Broax,
Office of the President of the Borough of The Broax,
worser Third are not and One Handred and Seventyseventh street. A. M. 16 4 5, M. 1 Saturdays, p. 4, 4, 4, 19
12 W.

Locus F. Hannes, President.

Berough of Brooklyn.
President's Office, No. 1 flor ogh Hell, 19 s. w. to 3
26 . Saturdays, 5 s. M. to 12 fl.
Emann M. Genera, President.

Howard M. Gener, President.

Borough of Queens.
Francisco Roscov, President.
Office, Long Island City, 9 A. S., until 4 & M.; Saint-days, from 9 A. M. until 19 S.

Borough of Richmond.
Truogen Eromwhee, President.
Office of the President, First National Bank Footleing.
New Brighton 19 A. M. D. 4 & M.; Saint-days, 9 A. W. Leest.

PUBLIC ADMINISTRATOR. No. 119 November at rest, a 4- to 10 4 to M. Wer regar M. House, Public Administrator.

MOARD OF PUBLIC IMPROVEMENTS.

No. of Brookway, g = g, to $g \in g$, g, - Samuellays, g at E = g M. Manuelle F. Houlough, President.

Joins H. Mousey, Secretary.

Joins II Monary, Securic Department of Highways.

No. 180 Nassaussirest, y A. St. O. A. F. O., James F. Learnest, Commissioner of Highways.

WILLIAM N. SHARWOR, Departy for Machatian. Tropias R. Farrest, Departy for Brooklyn.

James H. Marconsy, Departy for Guerra.

Jenus P. Mannero, Departy for Querra.

James P. Mannero, Departy and Chief Engineer, for Richmond, Office, "Richmond Building," corner Richmond Terrace and York systems, New Brighton, S. I.

Most Terrace and York avenue, New Brighton, S. I.

The charmed of Senera.

**Most of and the Proadwar, G.A. M. 12 (4 P. M.)

LAME HAND, Commissioner of Senera.

Marrian F. Dissuir E., Deputy for Brown.

With a Harrison Deputy for Brown.

With a Brit of Deputy for Brown.

With a Brit of Deputy for Brown.

Marrian F. District, Deputy Commissioner of Senera. Berough of Quoting.

**With Harrison F. Grown. Brown. Michigan for and Chief Indian of Senera. Brown. & Richmond Office, "Richmond Building." Corner Richmond Terrace and Vorlagence, New Brighton, S. I.

Rossi its Stewart Molbing, Chambers street and Broadway, y & M. in 42 m., Samedays, a s. of the M. Tunkas, I voice, Deputy, Savert R Providers, Chef Engineer, Marriage H Meeus, Deputy for Broaks, Hance E. etc., Deputy for Broaks, Hance E. etc., Deputy for Broaking, June E Basken, Deputy for Broaking.

John E Barris, Deputy for Querus

**Theremore of the Art Supple

No. 12. Nassan street, 12. 2. 1. 1. 1. 2.

William Dallor, Commissioner of Water Supply, James H. Hoster, Deputy Commissioner.

George W. Barris, Deputy Commissioner, Research

James Marter, Deputy Commissioner, Berough of Brookly, Marcaipa Building,

Joseph Frice, Deputy Commissioner, Research of Commissioner, Research of Hall, Long Island City.

Thomas J. McLudany, Deputy Commissioner, Berough of Brookly The Home, Crowna Fack Building,

Hussey P. McLeroner, Deputy Commissioner, Berough of Birkon and Office, "Richmond Building," corner, Richmond Terrace and Tork avenue, New Brighton, S. I.

Defortment of Street County

Department of Street Clerator.

9 a. 85.10 4 9. 26.

James McCaurrent, Commissioner, No. 340 Broadway, Manthatian.

F. M. Simore, Paparty Commissioner for Rerough of Manhatian, No. 34 Broadway.

Figure H. Ornes, Deputy Commissioner for Borough to Broadslay, Room 37 Monicipal Building.

Income Limiters, Deputy Commissioner for Borough to The Broady, No. 37 East One Hundred and Fiftysecond street.

Jones P. Marares, Deputy Commissioner for Recough of Queens, Municipal Building, Long Island City.

Department of Buildings, Lighting and Supplier. N 146 Brindway, Roim 144, 5 & M. 10 4 C. St. Brindy S. Kharty, Contained not of Public Build-ing, Lighting and Sopalies. Perus J. Houling, Deputy Cummissioner for Man-

battan. Walton, Deputy Commissioner for Brook-

lyn.

Henry Serphin, Deputy Commissioner for Queens.

Edwarm f. Milling, Deputy Commissioner for Richmond.

DEPARTMENT OF FINANCE.

Comptroller's CAce. Stewart Building Chambers street and Broadway, p

Sign of F. M.

Bigs S. Coler, Comptroller,
Bigs S. Coler, Comptroller,
Michael, T. Halv, Deputy Comptroller,
Engan J. Lavev, Assistant Deputy Comptroller,
Engan J. Collector of Assessments and

EDWAR J. LEWEY, Assistant Deputy Competeder,
EDWARD GLON, Collector of Assessments and
Arrears.

David O'Raney, Collector of City Revenus and
Superintendent of Markers, Borough of Manhatian.

David E. Alseces, Remiver of Taxes.

John J. McDonodon, Deputy Receiver of Taxes,
Borough of Manhatian.

Lamas B. Borock, Deputy Receiver of Taxes, Borough
of Brooklyn.

John F. Goldmanten, First Anditor of Accounts,
Borough of Manhatian.

WILLAM MCKRONY, First Anditor of Accounts,
Borough of Brooklyn.

Michael O'Kerren, Deputy Collector of Assessments and Arrears, Borough of Brooklyn.

Watter H. Hout, Auditor, Borough of Richmond.
John J. Farmenston, Deputy Receiver of Taxes,
Burough of Richmond.

Garoger Brand, Deputy Collector of Assessments
and Arrears, Borough of Richmond.

Lowand J. Connact. Audit or, Borough of The Brons.

Francisck W. Blanckwern, Deputy Receiver of
Taxes, Borough of Que etc.

Francisck W. Blanckwern, Deputy Receiver of
Taxes, Borough of Que etc.

Francisch of Que etc.

Francisch of the City Chassberiats.

Bureau of the City Chamberlain. 25 and 27 Stewart Building, Chambers street and

Broadway, o A. M. to a r. M. PATRICK KERNAN, City Chamberlain. Office of the City Playmatter, No. 33 Reads street, Stewart Building, 9 A. M. 10 & F. M. JOHN H. THEMERHAN, City Paymatter,

LAW DEFARTMENT.

Sunce Astronomy of the Country of th

Seems for Calaborat Armer of Dominet Lance Street Holding, Broadway and Charles street,

Annual T. Komman, Assessment Corporation Council. Human of the Chenhad.

Lys Wass Breadway.

Jose P. Dese, Assisting to Corp. various Connect.

POLICE DEPARTMENT.

DEPARTMENT OF PUBLIC CHARITIES.

Don't had fourth side since Lond to be real.

Inno W. Werner S. Francount of the P-ant planeth open for Manhattan and Branco.

Through S. Hosson, Long Consolidation.

Attorn State Jr., Consideration for Breeklyn and

Queen.
Asymon A. Corey. Depart Commerciation
Patter Free University of Recognifications of Specifications Contracts, Proposals and
Estimate Sewins and Marerials for Building, Repulse and Septime Followed Accounts, v. 8, 2, 4, 6, 4, 6
Sampleyon 12, 9,
Outside For Department. Office Build, E. S. A. M.

FIRE TIEPAD TAYENT.

Come hours for all, season where observes much from you will be season as a season of the season make the season of the s

Mrs. revaille, to an instruction, as to Mrs. Sections.

Mrs. revaille, to an instruction.

John J. S. Marris, Electromagnetist.
John J. S. Marris, Electromagnetist.
John M. M. L. Mapper, Electromagnetist.

Booking and Organia.

A. Correst E. Declarary, Sections.

House homers, Chief of Departments and in Philipped Processin.

James Mills Depol., Chief, in Philipped M. Brandton and Organia.

James Mills Depol., Chief, in Philipped M. Brandton and Organia.

Journal State, Philipped Mills Remagnet of Harberton,
Depol. State, Philipped Mills Remagnet of Harberton,
Alexand Residence, Mills Marrison, M. Brandton, Mrs. and Mills Mills.

Alexand Residence, Line Marrison, Depol. 2016.

Learned diffuse open at all bloom,

DEPARTMENT OF CORRECTION.

So one East Toronton to the form.
Patrick J. Lorento, Consideration.
M. O. Francis, Drivey Consideration.
Face J. Especial Drivey Consideration for line.
place of the chyr and Quarter.

DEPARTMENT OF BEALTH.

New Coming Cours Bullding Comes arrang a A Mr.

Microson I. Moseny, President and Wilczest T. Microson in Process B. Croso, M. D., son Parol. Commission in Process B. Croso, M. D., son Parol. Commission in Process B. Croso, M. Commissioners; R. Croso, C. Croso, Services.

DEPARTMENT OF BUILDING

No up count seems, the colored Machinese.
Consider Secretary Horman, Products, & Essential Parties, Secretary, A. Essential Machinese Secretary, A. Essential Parties, Secretary, A. Essential Parties, Secretary, A. Essential Machinese Secretary, A. Machinese and J. M. Walter, S. Walter, S. M. Walter,

No. 16 Denné times, Berough et Markatine. En serve Brimair Hyune, L. Posidiser, Armys McMonair, Scorenzy.

McMongae, Semenay,
A but Black for via hormagh of hymblys.
A but Dichiguna street, browing.
I forware Securities, Processor, December G.
Books, Securities, for the good of Colonia.
G. Harrison Lawrence, Processor, Indiana B. Pitter
Fathling Securities.

Third Secretary on the Vincent of Wilderson's Market Secretary States Liberty.

Token Trease, President: Francisco C Arry,

IMPARTMENT OF PARAS. Around Building Lancal Park, 6 x. 0, 10 x r. 0.2

Samuelaye, et al.
Clause, C. Course, Possilier, Commissioner in
Machaum and Richmoni.
Commissioner In Brooklyn and

Account Museum, Commissioner is, Bosongle of The Brone, Zhronecki Museum, Claresmont Pack,

DEPARTMENT OF DOORS AND PERPIES.

Pine "A," N. R., Balance plane.

J. Sammane Cana, Providing Communic Measure,
Toperon Peron F. Maron, Communication,
William H. Bong, Scotting,
Conse house, a wife (P. No.) Samudaya, 12 M.

DEPARTMENT OF BUILDINGS

Main Office, No too Fourth avenue, Riveragh of Man-Transact J. Bushe, President of the Board of Build-ter and Commissions for the Borogies of Manhattan and The Street. Ince Gynnoyte, Commissioner for the Boroghad

Browley Browneria, Commissioner for the Boroughe of Queens and Richmond.

A. J. Jonnson, Secretary.
Office of the Department for the Boroughe of Manhattan and The Brown, No. 100 Fourth ayener, Bernagh of Manhattan and The Brown, No. 100 Fourth ayener, Bernagh of Manhattan and The Brown, No. 100 Fourth ayener, Bernagh of Manhattan and The Brown of the Borough of Brown of the Borough of Richmond; Brown of Brown of Brown of Brown of Brown of Brown of Borough of Richmond; Brown of Richmond; Borough of Queens.

DEPARTMENT OF TAXES AND ASSESSMENTS. Scewart Building, q. a. b. q. r. b.; Sarardays, us m. Turstay L. Ferrette, Peeldant of the Bund; Ep-want C. Salanny, Agrana C. Salany, Turstay J. Partennius and Williams County, Commissioners.

BUREAU OF MUNICIPAL STATISTICS.

No. 36 Broadway N. V. Lib Inserance Policing.,
Rooms 1033 and 1034. Office house from 9 A. B., to 9
F. B., Saurdays, from 9 A. B., to 12 M.,
Ione T. Nadick, M. D., Chief of Bureau.

Municipal Statistical Commission: Fundaments W.
Genera, Li. D., Haven Payer Weitner, Thompson,
N. Merley, Joseph G. Krighter, Kichard T.

Wilson, Jr., Recent Harrier,

SUNICIPAL CIVIL SERVICE COMMISSION.
Cround Court thinking, Centre areas, Season Franklin and White streets, a a strong r. M.
Crosson II. Kron, President, Romer E. Dievo and William N. Dvekrey, Comprissioners.
Lag Parliages, Services.

BOARD OF ASSESSORS.

Office St., on Brading, a st. in 4 f. M.
Kowaser Caulli, Touriss A. William, John Dillera.
Enward Miller and Parsick M. Horsey, Busel of
Assessors.

BOARD OF ESTIMATE AND APPOINTIONMENT.
The Mayon Chalman, Tituana L. Ferrsch, President, Department of Takes and Assessments. Serricity the Controlled Publishers of President, and the Controlled Publishers of the College, and the Controlled Publishers (Manufers, Chalma, V. Auru, Clark, Department of Takes and Assessments, Survey Building.

SHERIFF'S OFFICE

Siewart Hollding, GA, M. 10.4 B.M.
Enouas J. Donn, Sheriff, Hasser P. McLyant,
Unite Sheriff,

COMMISSIONERS OF THE SINKING FUND.
The Mayor, Chairman: Disn S. Cours, Comparedler; Parrack Kerska, Chamberlain; Rassen, of Longithsterion, President of the Courtl, and Romer Mon. Chairman, Finance Committer, Beard of Alderman, Monbess. Ednar J. Layer, Schmary, Other of Secretary, Rolle No. 11, Sewart Insticing.

REGISTER'S OFFICE.

Fast side City Hall Park, 9 a. a. or 4 p. m.

Least Ferrors, Register, Jone Vos Glass,
Drawy Register.

COMMISSIONER OF IURORS.

Room 197 Sevent Boiling Chambers street and treatment of the U.S. 47, 40.

Joins Practice, Commissioner.

SPECIAL COMMISSIONER OF JURORS. No. 111 Fifth avenue. H. W. 1949, Commissioner

NEW YORK COUNTY JAIL. No. 70 Lucion street, 9 A. M. 10 9 F. M. PATRICK H. POGETT, Warden.

Sign r and a New Country Court-house, p. s. to a Wallact Summe, County Clork, Minings H. Familian, Deputy

THE CITY RECORD OFFICE.

He f Human of Frinting Stationary and March Rocks, No. 5 Cler Hall, a A. O. H. ye, Marchange Sammaye, a while days a A. D. La J. W. William A. Hotella, Supersince; Source Dissuick, Dayedy September; Parises C. Consen, Deputy September and Accommun.

NEW PAST RIVER INDICES COMMISSION.
Commissioned Office, New 19 and 31 Chambers aren, New York of a Marin peak.
Leven Nixon, Providence James W. Boren, VineProvidence, Surres E. Laws, Segressay a Justice D.
Lanconor, Treasourer a Justic W. Wigner, Tucsona S.
Massers and The Mayin, Commissioners
Chief Engleson's trans. No. 4 Benedway, Breeklyn,
16-16, 9 and 16-2 yr. 6.

DISTRICT ATTORNEY.

New Constant Court Heliding, Control attent, p. A. M. And There's augustine, Dilerket Strovacy ; Williams J. McKerowa, Chief Clerk.

CHANGE OF GRADE DAMAGE COMMISSION, TWENTY-THIRD AND TWENTY-FOLECTH WARDS.

It may be before to a Bolding, No of Broodway, Martings, Mondays, Wadgesdays and Fridays, at 1

friend Josep Clubman, James M. Varson, James E. Spatters, Completingers, Laurent McLeeugas, Clerk.

CORONERS CORCOVERS

Derough of Manharma.

Ober, Ven Crimbad Court Holbling. Open at all lines of day and night.

Empane T. Friestrinice, Jacob E. Backer, Enwann W. Harry Aground Zocca.

Disrugh of The Bridge.

Account McCheck, Philosop M, Lynns.

Assessed J. Housen, Garren W. Delay.

Horas T. Gunder, Rr. Scotter, S. Gey, Jr., Lansaum Rosse, Jr., Januara, I., L.

Jone Seaven, Gaussia C. Tranter.

SURROGATES COURT. New Everty Court-Soury, Court opens at 10.30 s. at 7 adjourne 45 st. France, T. Forguettano and Jones H. V. Annolds, Surreguests; William V. Leaser, Chief Clark.

EXAMINING DUARD OF PLUMBERS

Round in visited of Nos. eq. to aga Church etest.

President, John Respiracy Sciencery, Janes E.

McGorges, Transcore, Erwann Halay, Henack
Looms, P. J. Aconton, vis. Sect.

Ment every Monthly, Widnesday and Friday at 2

M.

SUPRIME COURT
Courte Court besse, and a A. N. & A. M.
Sectal Term Fart II., Room No. 45, M.
Sectal Term Fart III., Room No. 45,
Sectal Term, Part III., Room No. 45,
Sectal Term, Part IV., Room No. 45,
Sectal Term, Part IV., Room No. 45,
Sectal Term, Part V., Room No. 45,
Sectal Term, Part VI., Room No. 45,
Sectal Term, Part VII., Room No. 45,
Sectal Term, Part III., Room No. 45,
Sectal Term, Part III., Room No. 45,
Trial Term, Part III., Room No. 47,
Trial Term, Part IV., Room No. 47,
Trial Term, Part IV., Room No. 35,
Trial Term, Part VII., Room No. 35,
Trial Term, Part VIII., Room No. 35,
Trial Term, Part VIII., Room No. 36,
Trial Term, Part VIII., Room No. 37,
Trial Term, Part VIII., Room No. 37,
Trial Term, Part VIII., Room No. 37,
Trial Term, Part X., Room No. 36,
Trial Term, Part X., Room No. 37,
Trial Te SUPREME COURT

Saturalization Horses, Rosm No 46.

Partico — Astrancia R. Lawrence, Charles H.

RONX, Charles F. Marlian, Frenerick Savyre,

1987 F. Dally, Miles Brach, English A. Physic,

1988 R. Gerranick, Horsey W. Bookeravez,

1988 P. Herry, Jr., John J. Princolass, William N.

1988 P. Herry, P., John J. Princolass, William N.

1988 P. Herry Physic, Divin McAnasi, Henry K.

1988 R. Herry A. Lydricksersey, Pausers M.

1987, William Sonders, Clerk.

CITY COURT.

Hrown-state It Bling, City Hall Park.
General Term,
Trial Term, Part I.
Part III.
Part III.
Part III.
Special Term Chambers will be held to A. M. to 4

June P. Sturenstan and W. M. S. Chever, Justices, Principal Control, Cherk,

Things of Edical Clerk.

COURT OF SURCIAL SECTIONS.

Building for Criminal Court, Court street, heaven a franklin are White street, heaven to the heaven of Management and Management of Management and Management of Division Trial days. Become the 47.84.

Second Division Trial days. Become the 47.84.

Second Division Trial days. Become the 47.84.

Second Division Trial days. Become the days, at 10 o'clock; Town Hall, Jamaica, Berough of Queens, Tresdays, at 10 o'clock; Town Hall, See Buchton, Become of Richmond, Thursdays, at 10 o'clock.

Town Hall, Jamaica, Berough of Queens, Tresdays, at 10 o'clock; Town Hall, See Buchton, Become of Richmond, Thursdays, at 10 o'clock.

Thurthy-Didd Courtney, Haward J. Forester, Long L. Devanny, John Permines, Thomas W. Foresterade. Joseph L. Kerrichan, Clerk; Granter F. Wolz, Deputy Eleck.

Chek's office, Borough Hall, Bereugh of Brocklyn, upon from 9 a. 84, 10 4, 24.

COURT OF GENERAL SESSIONS.

Held in the building for Criminal Courts, Centre
Elm, White and Franklin streets. Court opens at a position.

Report 11 Court

'clock.

Repus B Cowing, City Judge: James Ferzgeralis, odge of the Court of General Sessions: John W. Spri, Recurder: Johns W. Newmenton and Maurin McManney, Judges of the Court of General Sessions. Iwake R. Camota, These Court of General Sessions. Iwake R. Camota, These Court of General Sessions.

Sapremo Court, Part I., Crimpan Trial Term, Held in the building for Criminal Courts. Court EDWARD R. CARROLL Clerk. Hours from no 4 kt. to

APPELLATE DIVISION, SUPREME COURT, Court-house, No. 411 Fifth avenue, corner Eightsomb stront. Court opens at a 12. 2. Charles H. Vas Belley, Presiding Justice; George E. Barrett, Crosses B. McLaudeller, Edward Patterns, Morgan J. O'Ester, George L. Leghana, Mulliam Russey, Justices, Alberto Warshapp, Clork, William Lame, Jr., Departy Clerk.

CRIMINAL DIVISION, SUPREME COURT, New Criminal Court Building, Centre street. Court orsens at 10.20 Criock A. M. Etwans R. Cassatt, Cark. Hours from to A 51.10

CHTY MAGISTRATES COURTS.

Course spen from a a. m. until 4 r. m.

Otto Magistratio—Henry A. Brank, Robert C.
Coursel, Lenove B. Cears, Joseph M. Bullet, Courselle
A. Franches, Herodas C. Krintsch, Crossing W.
Marie, John D. Morr, Joseph Pero, Charles E.

Soma, Jr., Tromas V. Westworks, W. H. Olimpiano,
Easy Distract—Crombial Court Building,
Second Distract—Jefferson Masket.

Third District—For the Court Building.

Second Distract—Lefterson Masket.

Third District—In Court Building.

hird District—No. to Pescr street, ourth District—Filty occupits street, near Leadington

Figh District-One Hundred and Twenty-first street

Such Desiral - One functed and I wenty-first errect subtricate for an ended and Fifty-eighth street and Third avenue. Sevente District - Effectionth street, west of Righth avenue.

Success Dressing,

Harmogh of Branklyn. First District-No. 3rt Adams street. Jacob Bras-The District—No per Adams served. Jacob Brussers, Magnerate, Second District—Court and Butler streets. Husery Busselow, Magnerate, Third District—Myrtle and Vanderhile avenues, Guarana & Tradit, Magnerate, Fourth District—New Sond School Serves. William Kadana, Maglerate, Fifth District—Loss and Powers streets. Assume Laxon, Magnerate, Sisth District—Class and Reid svennes, Lawie R. Willers, Magnerate, Sisth District—Class and Reid svennes, Lawie R. Wilers, Magnerate, Seventh District—No. 31 Grant street, Flathah. Alimin E, Strates, Magnerate, Eight Instrict—Concr Island, J. Letter Normaxo Magnerate.

Berough of Quoens.

Magazine Borough of Casens.

First District—No. 11 and 11 Jackson avenue.
Long Island City. Maverers J. Stovin, Magazinale.,
Social Bistrict—Flashine, Long Island. Long Island.
Commerce, Magazine.
Third District—Far Rocksway, Long Island. Enmove J. Heary, Magazine.
Borough of Rickmond.
First District—New Brighton, Staren Island. Jones
Emoke, Magistrair.
Social Bistrict—Stagleton Staren Island, Naturasiun.
Mansh, Magistrair.
Social Bistrict—Stagleton Staren Island, Naturasiun.
Mansh, Magistrair.
Social Bistrict—Stagleton Staren Island, Naturasiun.
Societary in the Faire, Charlin B, Coarse, Myrile
and Vanderbilt avenue, Burnigh of Brooklyn.

MUNICIPAL COURTS.

First District—Third, Fifth and Eighth Wards, and all that part of the First Ward lying west of Brandway and Whitehall street, lockating Governor's Island, Bedloe's Island, Ellis Island and the Tyster Islands, Court-room, No. 39 Chambers street (Bruwn-stane Bubbline)

Confirmon, No. 39 Chambers street (Brownishine Bailding).

Wathers Lower, Justice. Frank L. Baenn, Clerk Gierk's office open from 9 a.m. to 4 z. M.
Second District—Servani, Franch, Sixth and Four-technic Wards, and all that portion of the First Ward lying south and sast of Brondway and Whitehall street.

Court-town, normer of Grand and Centre streets.

Hermans Bulter, Justice. Frances Mancia, Clerk, Clerk, tiefk's office open from 9 a.m. to 9 m.

Third District—Ninth and Filternth Wards. Court-room, southwest corper Sixth avenue and West Tenth street. Court open daily (Sundaya and legal holidaya categoral from 9 a.m. to 4 r. m.

Wat. F. Mooger, Justice. Daniel Williams, Clerk, Fourth Interior—Tenth and Sevenmenth Wards. Court-room, No. p. First street, corner Second ovenose. Court open 9 a.m. daily, and remains upon to slowe of business.

George F. Roesen, Justice. Just E. Lyngin, Clerk, Growen F. Roesen, Justice. Just E. Lyngin, Clerk.

Gaugge F. Roesen, Justice. John E. Lynch. Clerk. Fifth District—Seventh, Eleventh and Thirse-sub-varie. Court-room, No. 134 Chinton airest. HENRY M. GOLDFOULE, JUSTICE. JERGMAN HAVES,

HENRY M. COLINGGER, JUNIOR. JERRARIA HAVES, Clerk.
Such District—Eighteenth and Twenty-first Wards. Court-room, northwest corner Twenty-third street and Second avenue. Court opens 34. St daily, and continues open to close of histories.

DASKEL F. MARTIN, Junior. ARRAN BERNARI, Clerk. Second District—Kineteenth Ward. Court-room, No. 21. East Villy-seventh street. Court opens every movining at a willock except Sendays and legal holidays, and continues open in close of business.

Jame B. McKrais, Justice. Patrick McDavier, Clerk.

Clerk.
Fighth District.—Streetch and I wentieth Wards.
Conference, worthwest corner of Tecnty-chird street
and Eighth avenue. Court open at p.A. at, and continues upon to close of business.
Clerk's office open from a 4 to 5 g.M. cach Court
day.

a that beerigh bandays and head balidays, and compliances open to close of business.

Leaves I. Fallow, Justice, Whitelet J. Kreweney, Clork.

Clork is once equal daily from a a, st. 1, 4 c. st.

Touth therries—Twenty—could Ward and all that portion of the Twellih Ward which is bounded on the north by the contre line of One Handred and Tenth street, on the much by the centre line of Earlity-sixth street, on the much by the water line of Stath avenue, and an the war by the water line of Stath avenue, and an the war by the North civer. Constrained, No. 128 West Fifty-faceth street. Court opens daily (Standays and legal balldars excepted) from y a, st. 10 4 5, 51.

JAMES A. O'GORNAN, JUNIOC. JAMES J. GALLINAN, Clark.

Clark.
Eleventh District—That position of the Twelfth Ward which lies out the title emire fine of West One Hondred and Tenth street and west of the centre line of Lenes or Sixth avenue, and of the Harlem river morth of the terminus of Lenes or Sixth avenue, and of the Harlem river morth room, corner of One Handred and Twenty sixth street and Columbias avenue. Court opens daily Sundays and London Street, and Columbias avenue. Honer opens daily Sundays and begat buildays excepted from 20 a.M. to 4 P. M. Francis J. Workerter, Justice, Adolber N. Dumaskaut, Clark.

Beautiful of The Proceedings.

KAUT, Clerk,

Berough of The Bronx,

First District All that part of the Twenty-fourth
Ward which was lately more set to the City and County
of New York by chapter roat of the Laws of 1895, wonprising all of the late Town of Westchester and part of
the Towns of Eastelnester and Pellicon, including the
Villages of Wakefield and Williamsbridge. Court-room,
Towns Hall, Main street, Westchester Village. Court
opens daily Stindays and legal holidays escepted from
9 A. M. 16 4 F. M.

WILLIAM W. PESPIELD, JOSTICE. JOHN N. STEWSET,
Clerk.

Clerk.
Second District—Twenty-third and Twenty-fourth
Words. Court-from, earner of Third avenue and One
Hindced and Ffity-eighth street. Office hours from g
4. Mr. 10.4. M. Crart opens at g A. M.
John M. Terrier, Joseph

John M. Theren, Justice.

Borough of Brooklen.

Viest Direct—Comprising First, Seesand, Thirst,
Fourth, Fifth, Sixth, Tenth and Twealith Wards of the
Borough of Brooklyn.

Jacob Nam, Josther. Enwand Maran, Clerk.
Clerk's olines open time u. a. a. 10 4 p. m.
Sound District—Seventh, Eiglish, Nimbs, Eleventh,
Twenticth, Twenty-first, Twenty-sound and Tweatythird Wards. Court-complicated at No. 194 Bondway, Brooklyn.

Gastain B. Vas Wart, Justice. William H. Allen,
Chief Clerk.

Chief Clerk's source upon from u. a. a. a. a. a. a.

Cherk's affice open from a A. M. to 4 P. M.
Third District—Includes the Thirteenth, I nurriesoth,
Fifteenth, Sisteman, Sevenessath, Engaceenth and
Nineteenth Wards, Court-Incese, New Sand S Lee ave-

Ninescenth Wards. Dourt-hierse, New Sand S. Les average, Brooklyn.
William Schriffmann, Justice. Charles A. Costante, Clerk.
Clerk's office open from g. a. m. until 4 r. m. Court opens in o. o'clock.
Fourth. District.— Fronty-burth, Twenty-filth, Tourty-aisth, Twenty-weight and Twenty-eighth Wards, Court-now, No. 18 Howard avenue.
Anough H. Gourtsial, Justice. Hansley Gouldsonium, Clerk's office open from g. a. m. u. r. s.
Filth District.—Theory-insight, Therisch, Thirty-first and Thirty-world Worlds. Constrained on Barb avenue and Bay Twenty-to-onal street, Each Heads.
Chesselius Fourtheads, Justice. Insight head.
Chesselius Fourtheads, Justice. Insight head.
Chesselius Fourtheads, Justice. Justice.
Clerk's office open from g. a. M. to q. r. M.
Berough of Quesie.

Barough of Quesos.
First District—First Ward all of Long Island Chy, brunrily composing dye Words. Controlling Queens among Cauchines in beautiful improvedly. Turnoun C. Kamen, Junite. Turnoun I. Kersenoy, Jeck.

The Gas C. Kenning Justice. Tunnan I. Kenning, Eleck.

Clerk's office upon from y a, a, to a p, we and week they. Cour held each day, some Saturday.

So and District—Second and Third Wards, which include the territery at the late Towns of Nawtown and Franking, Emericann in Court-formed there Town of Newtown, cremet of Broadway and Court street, Elmhurer, New York. F. C. addison, Elmhurer, New York.

F. C. addison, Elmhurer, New York.

York, Walliam T. Montavarder, Junios, Human Walters, Jr., Clerk, Clerk, Office open from a A. M. 19 4 r. M. Third Districts—James P. McLaconder.

Borough of Richmond, Flast District. First and Third Wards (Towns of ancieton and Northirds). Contra-room, fermis Villages all, Lafayette avenue and Second Street, New

Cardeton and Northfield. Cours-room, fermier Village Hall, Lafayetta aronno and Second street, New Brighton

John J. Bassay, Justicer Fasters F. Lengas, Clerk, Court office open from g.a. a. a. e. e. a. Court held each day, except Saturday, from 10 A. is.

Second Dierrier—Second, Furth and Fifth Wards (Towns of Middienton Seathfield and Westfield). Court-room, former Edges after Village Hall, Stapleton Park, Stapleton, Open Golden, and Seathfield Court-room, former Edges after Village Hall, Stapleton Court office open from g.a. is 18 4 1, is. Court hold each day from 12 A. is., and matiness until close of husings.

OFFICIAL PAPERS.

MORNING-"MORNING JOURNAL,""TELE M graph."
Evening—" Daily News." " Evening Sun."
Weekly—" Weekly Unden," " Irish American."
German—" Morgen Journal,"
" Market A. RUTLER,

WILLIAM A. RUTLER, Supervisor, City Record.

BOARD OF PUBLIC IMPROVE-MENTS.

JANUARY TO TRAE,

BOARD OF PUBLIC SUPROVEMENTS, Niz 346 BRUADWAY.

BOARD BY PUBLIC INSCREENTS, No. 346 BRUADWAY.

NO OTHER IS HERRIV GIVEN THAT THE BRANCH OF Public Improvements of The City of New York, describing it for the public ingresses so to do, propose to alter the map or plan of The City of New York, by changing the grade of Van Corlear place, from Wicker place for a distance of sayon fort comberly, in the Brough of Manhattan, City of New York, and that a meeting of the said Board will be held in the office of the said Board at No. 346 Broadway, on the office of the said Board at No. 346 Broadway, on the office will be held in the office of the said Board at No. 346 Broadway, on the office will be an or particularly set forth and described in the following resolutions adopted by said Board on the atth day of October, 1856, notice of the adoption of which is hereby given, wit.

Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 350 of chapter 378, Laws of 1897, described in the following the part of the City of New York by changing the grade of Van Cochan place, from Wicker place, levation 74 feet; thence southerly along the create line of Van Cochan place, from Wicker place, levation 74 feet; thence southerly along the create line of Van Cochan place, from Wicker place, levation 74 feet; thence southerly along the create line of Van Cochan place, the attention of the scatter line of Wan Cochan place, alternation of the scatter line of Wan Cochan place, the state of Wan Cochan place, the state of Manhattan, Lity of New York, meter perticularly described as follows:

Beginning at a point the interestation of the scatter line of Wan Cochan place, the scatter line of Wan Cochan place, the state of the scatter line of Wan Cochan place, the scatter li

agé Brombway, on she such day of October, eigh, at a colored a su-

The district This the continue of the limits cause the resolutions, and a notice to all persons as and thousing the flower of grades the done remained the will be considered at a constinue of this library in the height the above from the library in the height the above from the library in the library through the library in the library through the library and the at haddays recognized, pitch to the follower, the library of October, the library in the MOONEY.

JUHN IL MOONEY. Secretary.

Datad Maw Visit, October 13th 1808.

Notice is hereby of the interpretation of the proposed widening of Couldwell around between East One Hundred and Lies The Couldwell around between East One Hundred and Lies The treet, in the Bornegh of The Brown, City of New York appointed by the Board of Public Improvements for the 5th instant, is allowed to the epit instant, as so which is it, it in office of the Board as aloves.

JOHN H. MOONEY, Secretary.

Bared, New York, October 15, 14th.

CHANGE OF GRADE DAMAGE COMMISSION, TWENTY-THIRD AND TWENTY-FOURTH WARDS.

DURSUANT TO THE PROVISIONS OF CHARfor My of the Laws of Mya, establed "An act
provehing for acceptating and pointing the amount of
"diamages to lands and buildings suffered by reason of
"diamages of grade of street or avenues, made pursuant
"in chapter you of the Laws of older, providing for the
"depression of callroad tracks in the Theory third and
"Twenty-fourth Wards, in The Chip of New York, or
"otherwise," and the acts amendance; thereof and
outplemental thereto, notice is boreby discussional problem for the Chymide fourth and the matching of the Counts fourth and public matching of the Counts fourth and training to sold acts, will be held at Koony 28, "she mershern Bailding, No of Brandaway, in The City of New
York, on Menday, Wednesday and training of each
week, at protock 8, M., mill further natice.

Daniel New York, October 19, 125.

LAMPS M, VARNUM,
WILLIAM E STILLINGS,
Commission of

LOIGHT McLoudings, Clerk

BOARD OF ESTIMATE AND APPORTIONMENT.

New YORK, Supermond 41, 1845.

NOTICE TO TANDAVARS.

AT A MENTLES OF THE BRARD III ESTI-having residence was adopted.

Rec. Iv. I. That this Brazd declar is a larger to a Tuesday. But is the Brazd declar is a larger at a relation in bosemon, at the allocation of the Alvan, as the rome and plan for the commencement of the rom-idence of the bodges for regg, and that outled then a daily and by the Servicey, be published to the Civy Records, average the expansive of this region of the bodges for the expansive of this cally to appear and the after that dark in read to approximations to be made and included in such bodges.

CHAS, V. ADEE, Clock

DEPARTMENT OF STREET CLEANING.

SALE OF PROPERTY OF THE DEPARTMENT OF STREET CLEANING.

PUBLIC NOTICE.

NOTICE IS HERBEY GIVEN THAT THE believing described articles of property of the Department of Street Chanles will be sold, pursuant to service yet at 4 the Greater New York Charte, at public auterior, at Street Chanles of A. of the Department of Street Chanles, Sevente-oth street and Arrous C, berough of Manhattan, at 1,500 to 10,100

Berough of Machinias, at records to the first that the second of Machinias at records to the first that the second of the first that the second of the secon

PERSONS HAVING BULKHEADS TO FILL, IN The vicinity of New York Bay, can preserve manifold for that purposes saids, street twenpings, a.c., such as is collected by the Department of Street Cleaning-Bree of clerge, by suplying to the Commissioner of Select Cleaning, 549 Breadway, become of Manhattan, JAMES MCCARTMEY,
Commissioner of Street Cleaning.

DEPARTMENT OF SEWERS.

DEPARTMENT OF SEWERS - COMMISSIONER'S OFFICE, NOS. 265 AND 267 BROADWAY, Optober 1, 2558.

TO CONTRACTORS.

BIDS OR ESTIMATES INCLOSED IN A scaled encelope, with the title of the work and the manu of the bidder indersed thereon, will be received at this office until

WEDNESDAY, OCTORER 19, 1898

WEDATABLAY, GCTOHER 19, 1898, at its o'clock at, when they will be publicly opened and read, for CONSTRUCTING A TEMPORARY PRIVATE SEWER IN EIGHTEENTH AVENUE, BETWEEN FIFTY-SEVENTH AND SEVENTY-FIFTH STREETS, for the drawage of the Disciplinary Training School.

Liach hid or estimate shall contain and state the mane and place of residence of such of the persons making the same, the names of all persons interested with him therein, and it moster person be so interested it shall distinctly state that fact; that it is made without any connection with any other person making an extimate for the same parpose, and is in all respects fair and without collusion or frand, and that me member of the Monitopal Assumbly, head of a department, this of a bureau, deputy thereaf, or clerk therein, or other officer of the Corporation, is directly or indirectly inter-

card therein, or in the complies or in the work to a bit it relaxed to be any particular by the work to a bit it relaxed to be any particular to the profit observed. Hach evidents more he corrilord by the words, in writing, of the party making the same, that the several matters therein that it as true, and anoth by according to the conson to writing, of two throughouter of freshedders in The Lity of New York, to the effect that it the contract be awarded to the person making the estimate, they will, upon its being so awarded, become bound as his survices for its faithful performance, and that if he shall rolling on the proper completion and that which the Corporation any difference between the same they will pay to the Corporation any difference between the same its will be would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contracts shall be awarded at any subsequent letting; it is amount to be extended upon the estimated amount of the work by which the bods are feeting.

The consent hat above mentioned must be accompanied by the oath or affect the injudicely of the contract, over and above all his datas of every an ourse, and over and above all his datas of every an ourse, and over and above all his datas of every an ourse, and over and above his liabilities as ball, entry, or otherwise, and that he has affected must be accompanied by isw.

No estimate will be considered waters accompanied by side a continued that it, with the intention of the sound by either a certified chock upon one of the Stale or National banks of The City of New York, drawn to the order of the Comptroder, of oursey to the sound of the contract, such above his histories will be referred to the faithful performance of the sound of the sound of the contract with a the order of the company of the summate of the sound of the sound of the contract with the other according to the faithful performance of the contract within the other and oreside the amount of the deposit of the o

POLICE DEPARTMENT.

Police Department of The City of New York, (No. 300 Muleschy Street.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR SUPPLYING THE Police Department with encollered books will be reasized at the Central Office of the Department of Police, in The City of New York, until markets a.m. of

PRIDAY, THE 21ST DAY OF OCTOBER,

The person or persons making an estimate shell formish the same in a scaled envelope, indessed it is remain for formeding Korollman Backs," and with his or their name or names, and the date of prescription, to the head of soid Department, at the said office, on or before the day and hour above named, at which there and place the estimates exceived will be publicly opened by the bead of said Department and read.

The backs are to be of the first quality, and it he make in acrosciance with specimentous and of material, as per sample in the office of the Superintendent of Elections.

Bidders will state a price for the work and material farmished in accordance with specimentous. The price mass lie written in the hid and stard in figure. Firstles will state a price for the work and material formism will not be given for the witherward of any bid or estimate, and the right is expressly reserved by the head of said Department to observe or or all hids which may be deemed prejudicial to the public horsests.

So estimate will be accounted from or a contract ascerbed to may person who is in arrest at the Corperation upon dicht or couract, or who is a defaulter, as source, or otherwise, open any obligation in the Lorporation.

The entire quantity of books are to be completed on a before. Nowmober 5, 12-5, and are to be delivered in such quantities and at such places withir The City of New York as may be required by the coparintentent in Elections.

set before Neurober's, read, and are to be delivered in such quantities and at such places within The City of New York as may be required by the Separatement of Flortlina.

The person of persons to whom the contract may be awarded will be regulared to give security for the performance of the vantaget in the manner prescribed by lay in the som of Two Thomsond Five Handred Dellars.

Each estimate shall contain and state the nature and place of residence of each of the persons onking the same false nature stall persons increased with him or them therein, and if no other person has a interested with him or them therein, and if no other person making an estimate for the passe purpose, and to be all respectively without any estimate for the passe purpose, and to be all respectively without any estimate, there are prefer of a department, chief of a hureau, deputy there do rebelt for the no other officer of the Corporation, is directly or militeredly increased therein, or in the samplies or work to which it relates, or in any portion of the positis thereof. The estimate must be verified by the oath, in writing, of the party or parties of the Corporation, is directly by militeredly increased therein, or in the samplies or work to which it relates, or in any portion of the positis thereof. The estimate must be verified by the oath, in writing, of the party or parties of the company of the party or parties of the company of the party o

so per but the set execute the contract and give the proper county, he is they had be considered as business when comed it and as a detailet to the Corporation, and the comment will be resulted the nod order, as provided

chandoned it and as to details to the Corporation of the contract will be resolvented and other, as an olded by law.

No estimate will be resolved or considered unless accompanied by either a continual check upon an at the State or Rational bonks of The Unity of 2s.—Yether a contract of the Unity of 2s.—Yether a contract of the Compitality, or more to the amount of view or exercises at the constant of the secondary required for the faddful performance of the secondary required for the concert or clerk of the Unpartment who has closed to the sectionate best and to estimate that the secondary of the sectionate best and to estimate the law of the sectionate best and to estimate the law of the secondary and the secondary and the performance of the secondary and the secondary of the secondary after the contract is avarded. If the secondary after the same, the amount of the deposit or him, to execute the same, the amount of the deposit on him to execute the same, the amount of the deposit on the law of New York as liquid at secondary to the account which the time abovesaid, the amount of his deposit within the internet on the conference of the contract within the internet or the conference of the superintendent of Elections.

But the form for estimate may be unusured by application to the conference of the Superintendent of Elections.

By order of the Board.

Will LIAM II, KIPP, Clief Check, New York, October 8, 1898.

New York, October 8, 1898

POLICE DEPARTMENT-CITY OF NEW YORK, 181015. WNERS WANTED BY THE PROPERTY
Clerk of the Police Department of The City of
New York, No. 300 Mulberry street, Room No. 3, for the
following property, now in his coursely, without claimanis : Boars, 1000, ir on, leaf, male and framed clothing,
boars, shoes, wine, Idankers, thousands, ramed goods,
figorrs, cite.; also small amount money taken from
prisoners and form by Pairchner of this Department.

[OHN 1, HARRIOT,
Property Clerk.

Putace Department—Cree or Naw York, a Donoscian or Rambellys.

OWNERS WANTED BY THE DEPUTY PROP. orry Clerk of the Felica Department of The Chy. of New York—Office, Mandeling Betrating, Berough of Brooklyn—for the following property row in his succeedy with all chainsons: Booth, rape, tren, lead, make and formite clothing, bosts, shore, wire blackers, diamonds, canned goods, liquors, etc.; also small amount convey takes from presence and found by Patrolmen of this Department.

CHARLES D. BLATCHFORD, Deputy Property Clerk,

DEPARTMENT OF PUBLIC CHARITIES.

DEFARTMENT OF PLACE CHARLING, BOUGHS OF MANUALTAN AND THE BUSSY, FROM ON LAST TWENTY-SIXTH STREET, NEW YORK, OCCUPED 13, 1648.

LIST OF HOSPITAL SUPPLIES No. 19 AND LIST OF REPAIRS No. 6 FOR THE DEPARTMENT OF PUBLIC CHARITIES OF THE CITY OF NEW YORK.

ECRECCHS OF MARGATTAN AND THE BROWN.

SEALED RIDS OR ESTIMATES FOR THE below mend oned Hopatal Supplies and Repair will be review for it the Louistal Office of this Department, from of East Tarons exthe treat, until 12 which noon,

MONDAY, OCTOBER 24, 1808,

at which time they wall be publicly opened and read.

The person in persons making any hid or a simulational librarish they same in a scaled covering, indicated—their trainer same in a scaled covering, indicated—their trainer range and address, which should also be written on the page of the specifications designed they for and the date of the secretary to the head of same fittenance, at the soft libraries and place the following properties are not as a first the day and formations are received will be publicly opered by the Presidence, or the for large and open and result. read.

and read.

The award, well be made to the lowest bidders.

In the case of ministry and \$2 above (4 lines), which are range of ministry and \$5 above (4 lines), which are range of lines), and subject to lines, and read at lines, and read a

the combined articles moder each number or aroup of minibers.

The Department receives the right to take more or less, or more at all, of any of the articles, according as the domain therein may be.

All bids must be based upon the descriptions furnished as amples embland by the Department, and not an armide furnished by the bedder.

Samples will be an exhibition at the General Drog Department on the grounds of Bellevor Hospital, East Twenty-sixth street, doring office loans, two October 15 until the bads are opened.

L—Spectros are opened

L—Spectros and Medicines.

A—Drugs and Medicines.

N. B.—No bull for any article in this list will be accepted from any person or firm not known in the drug trade as a born fide mention three, wholesale dealer or importer of the articles be tode on. Where it is specially mentioned, articles must be delivered in the articles processes of the manafecturer. Prices was nothing containers, except where other prevision is made.

Line Moore

Number, or Lass.

2025-

or tiest, go pounds Acad Hydre, yanie Dill, C. S. P., 5 pounds Acad Hydre, yanie Dill, C. S. P., 5 th clored to 5 pounds Acad Usanie, japper, go pounds Acad Lariance, powed, 43 th bear 20 kd. Alcabol, Absolute, Squibb, origin kd.

bant,

so pounds Ammenium Bromids, 1 lb, b.

3 pounds Ammenium Bodde, 1 lb, b.

3 pounds Ammenium redde, 1 lb, b.

3 pounds Amy Nirite. Fritzsene Bros., 1

oc. org.

rs prunds Asa etida, 2 um, prime, 1 spen,
15 unecos Bromato Ber maphfol, 1 sz., 1 rtg. c.
16 unecos Bromato Ber maphfol, 1 sz., 1 rtg. c.
20 pounds litematic balleviate, 1 lb, c.
3 pounds Bromato Salleviate, 1 lb, c.
4 lb, p.

Thomas moments Sateryatte, 140. C. 5 pounds fauter to and. Haker at Gelie, v. His. p. 180. p. 3011-

3016.

2018, 1081L

90/3. 800 mine - Tehthyrd (Ammonium Salt), orig. 2024 ryo pounds Lead Acetair, U. S. P., gran., a

ih.c. 10 pounds Magnasium Carlsonate, 2 oz. blocks, K.& M.

PROFES. ****70**6

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pt. num. - Manusco Barbarrie, M. S. D.,

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prie et sace u to la ce cesses Water, Pedrod, e den, R. gal, esch, gen anners Zine Ste araze Compound, 2 or. v. go porode Armica Hawers, No.22, 1 awd., 25 las las geo pounds Chloredaro, U. S. P., in no flucion of the Headurest Sorresponds, overes, production Headurest Sorresponds, overes, production, resemble, in a call, but, a fail torrest attoney gall, sace Chloredar Branch, at last a porte ade, three dyour of bond, Weib ganger's certificate. This per proof gall.

B .- Misselfanous Articles.

B—Mic. Alamont Acticles.

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Direction of Druggleis' Labels, as per samples.

See pounds Limine, a pumd package, yo in a bas.

300 shorts Litmus Paper, ab. I by an Jothes; purper to be fine, unsuce; that in be red, this or neutral. 2 Microwcour, Ban oh 2 Lomb's, ti. 1, 3 Moulds, Brass, for cr Rectal Suppositories

(sample);

j dozen Lexi valie Holders, Spildari's, anall (E., & A. 988);

slosen Tongs, Crucinia, pinch (E. & A pols.

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2 Second on Semesternal Company, Milwanarea, Weed, as by as enches, especies
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and implies to attaching reliber tuburg,
Joints to be brased, no rivets. Cylinder so be bested to 750 pounds by draulic
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2 dozen Wush Bantes [Milled]e Chem. Jara;
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im a Sixore, greater, or, and only, close in Sec. Collect Lock, model in Weg. 200 pattern bonds and a dozen Sersons. Bassings, a sine, blue complex Sires ordinary and brawne, to them Carlo, Silk, White Twent, like appelies. 1115 mitt.

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(b) Sorge if and Chairm Increment.

N. II.—Threater by sers by the Wolder on the Control Dring Dispersion during stine from a Francy United St. and Samueles. Religier ex.

(b) Medical Business.

N. I.—Too long batteries will have to be examined by the bullers of the Marrophino II mains. Backers' I lehead, and as floridal to the Control of St. and the Sorge in the Marrophino II mains a Backers' I lehead, and the mains of the main but S. Schilley of the Dispersion. All their Softenson in his case by the bullers of the same man and place as a recommend and the line of the

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abundament a need as in default to she Cormondan, and the contract will be readverned and relet, or provided by the:

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DEFAUTABLES OF PUBLIC CHARTERS, COMMENTATION OF THE PROPERTY OF 1006.

NEW YORK, INDICATE,

NEW YORK, INDICATE,

IN ACCORDANCE WITH AN DRIBINANCE

of the Common Council, "In relation to the bertal
of strangers or unfailum persons who may the is any
of the public inefficiency of the City of New York," the
Commissioner of Public Charlettes repeats at fill we.

Ar Morgoe, Bellevine Hospital, from New York, It apital - Unknown man, aged about 41 years, 5 feet
inches high, weighten about 130 posseds; 5 hore; brown
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Linear English of the confiling of the property of the prop

Yours traly, J. McKRE BORDEN, Socretary

DEPARTMENT OF PURISC CHARITIES, Benezulas of Hamari's and Quark New York, Georgies 8, 1858.

PROPOSALS FOR GAS AND ELECTRIC LIGHT FIXTURES, KITCHEN AND PLUMBERS' SUPPLIES

Shalkin Bids for Estimates for fur-nishing Gas and Phentodight Fictures. Rinds of and Flumbers' Supplies for star in continuity with sample and socialization, will be recorded the office of the Department of Public Courtbut, feet of Fast Townty-shift street, in The City of New York, best in o'el ek temp, on

MONDAY, OCTOBER 24, 1898,

MONDAY, OCTOBER 24, 1998, at which time they will be publicly opened and read. The person or persons making any hid or estimate that thereigh his same in a scaled envelope, individed the Fatows, etc.," with his or their name or name, and she date of presentation to the head of said the personnent at the said ofter, on or below the day and has also named at which time and part the lefts or estimates received will be publicly opened by the Possident, or his day analysis of any opened by the Possident, or his day analysis of agent, of said Department and said.

cent, or the dal anchorised agent, of said Repartment and cost.

The awards will be used to the lowest believe.

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All go do to be delivered as directed at instinctions, Figure all, Department of Policy of the Charles of the delivered as greated in specializations.

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CLASS No. 25.

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Carding Advances, After Councy Haspital, Flatings, 1934

If he theme's barning Dupley Franch Range, basing four brew and our evening each open by he city inches wode, at melans deep and at inches high, pendied with sectional own between Linds of range to be \$10, fast with and trade of heavy own patterns, blooding of range around botton of be intrinses with pendied wought cited Coal thos, in inches high, p. inches deep, with front chart date and top him of the receiver same to range with said finished trimmings, to match range simmanings.

to range with used finished relumings, to make range reintenings, incluser outle real farming, with bears such base, connected to range, and to have seed finished triumings to match range triumings; deliver and see the range, furnishing necessary brick and mother. 390

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ments range, furnishing necessary brick and mortar.

Mammooth Tex and Coffee Urns, consisting of a one hundred and twenty-gallon Water urn. All urns or be made of heavy planished stepper, kned with pins the honoract of the urn in be conceived at back with water or with one fact seamless brass through the reading and provided on inside with conject timed, previously drawed functs, plans offer and water go are interest, plans offer and water go are, interpretational competitions and water go are, interpretational competitions and water go are, interpretational personal control of the standard competitions with necessary these or of the provided on the standard competition water and set on amountains.

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Financian Supplies

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"Orient" No. 3 Sects.

"out of View Finances with N. P. Bedrs Search W. P. Finances with Straps and Sects of N. P. Finances.

2010 so No. 5 Rubber Connections.

E Controctors' Carts,
popt 1 Teo-hors Farm Wagon complete, with
chirting olds and from boards.
No compty probaging as in the returned in bidders or
intractors except with a am dissignated in the opening DWI

tions. Blitdees will state the price for each article, by which

e bals are tested. The Briann of Public Chautter prepares the

The Boxane or Primer Charteries in Segment 70 for 1928 THE 970-LIC EXPENSIVATES IN DECEMBER 710 A 1920 THE 1928 THE 970-LIC EXPENSIVATES IN DECEMBER 710 A 1920 THE 1

Abandance will be readvertised and relet as provided by law.

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract, or from time to time, as the Commissioners may determine.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the Department of Public Charities. Norways of Broklen and Oneses, or No. by Elmpiec, involving, and higher are tradicated in crossing each and all of its previous working, as the Board of Public Charities will insist upon its absolute enforcement in charp particular.

[INN W. KELLER, President.

ADOLPH SIMIS, Le., Commissioner,
JAMES FEENY, Lummystoner,
Department of Public Charities.

DEPARTMENT OF CORRECTION.

DEPARTMENT OF COUNTY OF NO. 148 FAST TWO REPORTS STREET, NEW YORK CITY, October 11, 1992.

PROPOSALS FOR INSTALLING THREE ELE-VATORS ON BLACKWELL'S ISLAND.

SEALED RIDS OR ESTIMATES FOR INSTALL-ing three deviators on Blackwell's Island, in con-formity with plann and specifications, will be received at

she office of the Department of Correction, No. 148 E-Two nicts arrest, in The City of New York, until to o'clock a st. of

MONDAY, OCTORRE 24, 1808.

The person or persons making any lod or estimate that it much the same in a wided envelope, indersed that it much the same in a wided envelope, indersed "Bid or Estimate for Intelling," Three Elevators on Blackwell's Island," with his or their names or rames, and the date of presentation, to the boad of and Department, at the soil offers, on or belove the day and hour alove named, at which time and place the first or estimates received will be publicly approach by the Commissioner, or his daily authorized agent, at said Department, and read.

The Commissioner or the Department or Consection Research the status the before AL index or restmants in demand to be first the Commissioner or the contract in the second as enough of the contract awarded in, any person who is in agreement the Corporation, upon debt or contract, or whe is a defaulter, as surely or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as

the Corporation upon debt or contract, or who is a distuller, as surely or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as practicable after the opening of the bids.

Any bidder for this contract must be known to be engaged in and well prepared for the bookness, and amanhave satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two aufficient surebes, each is the penal amanim of SEVEN THOU. SAND 17.000 Deblars each.

Each bid or estimate shall omitain and state the name and place of residence or place of business of cash 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 made without any remnection with any other person making an estimate for the same, the names of all persons interested with that or them therein, and if no other person be so interested it shall distinctly state that lact; also that it is made without any remnection with any other person making an estimate for the same purpose, and is in all respects by and without collisses or fraud, and that no member of the Monicipal Assembly, head of a department, chief of a boreau, departy thereof or clerk therein, or other effect of the contract districtly inscribed therein, or in the work to which it relates, or in sany portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the parties making the estimate, there is a contract the several matters stated therein are in all respects brue. Where more than one person is interested, it is requisite than the verified by the contract has worthed as the newtres for its faithful performance, in the contract of the several places of business of residuates.

Cach had or estimate shall be accompanied by the Corporation may be children, to the bi

included an estimate will be considered indess aroundated by eliker currency or a certified closed agonouse of the State or National hardes of The Coy of New York, drawn as the order of the Coopinglier, or nearly to be amount of the security required for the fainful performance of the central. Such check or money trust sort be included in the sealed envelope centaining the estimate, but must be handed to the officer or clock of the Department who has charge of the estimate, but must be handed to the officer or clock of the Department who has charge of the estimate, and no estimate can be deposited as and but until such check or mover has been examined by said officer of clock or those the contract. All work deposits, such that of the successful budger, will be returned in the convexet to warded. If the successful budger shall relies or neglect, within three days after the contract has been awarded to him, re-execute the same, the amount of the deposit mode by him shall be brifated or and be retained by The City of Now York as figurated damages for such neglect or refusal; but if he shall escause the contract which they day him shall be brifated amount of the deposit mode by him shall be brifated to another retained by The City of Now York as figurated damages for such neglect or refusal; but if he shall escause the restrict of the retained by him shall be contract.

amount of the operate of persons to him.

Should the person of persons to whom the contract
may be awarded nested or refuse to societ the contract
would five days after written notice that the same has
been awarded to his or then bid or preposal, or if he or
they accept but do use exercise the contract and give
the proper security, he in they shill be considered as
awaring alsordoned it and as in default in the Corporation, and the contract will be resolvertised and refet as
provided by law.

The contract will be resolvertised and refet as

The more must conform in very respect to the plane and princial obstituation. Bidders are con-tioned to examine the operations for particulars the articles, etc., required, before making their esti-

Briders will write not the amount of their estimates in addition to inserting the same in figures.

Payment will be made by a requisition on the Compitalist, in accordance with the terms of the contract.

The form of the contract, including specifications, and plans, and showing the manner of payment, will be furnished at the office of the Department, No. 148 Last Twentieth street, New York City, and Horgan & Stattery, No. 1 Mailton overale, New York City, and Indian the influence to examine each and all of the payment carefully, as the Commissioner of the Department of Corvertion will insist upon its absolute subgreeness in every particular.

FRANCIS I. LANTRY.

FRANCIS J. LANTRY,

DEPARTMENT OF CORRECTION, (October r, 1898,)

PROPOSALS FOR LUMBER.

BIDS WILL BE RECEIVED AT NO. 149 EAST

THURSDAY, OCTOBER 13, 1898,

THURSDAY, OCTOBER 13, 1808,
intil to A.M.

225 Sprace Jobt. 4 inches by 6 inches by 13 berillong.

3, 500 running feet. Sprace Beams, 6 inches by 6 inches, 50 inches by 6 inches, 50 inches by 6 inches, 50 sprace Josep.

3,00 Sprace Josep. 3 inches by 4 inches, 50 average 14 feet in length.

335 Sprace Josep. 3 inches by 6 inches, 50 average 14 feet in length.

335 Sprace Josep.

336 Sprace Josep.

337 Sprace Josep.

338 Sprace Josep.

339 Sprace Josep.

340 Inches by 10 feet long.

540 Feet long.

All profes to be marked for Penisantiary, B. L., and to be delivered at Elackwell's Island Storehouse. Lamber to be delivered at market.

The Commissions of Commission materials in outside to be soon the collection of the control of the collection of the third.

Each side of estimate shall contain and that the nome and place of residence of collection of the persons mixing the same, the names of all persons interested with time of the third.

Each side of estimate shall contain and that the nome and place of residence of collection of the persons mixing the same, the names of all persons interested with time of the third.

Each side of estimate shall contain and that the nome and place of residence of each of the persons making the same, the names of all persons interested with time of the third of the collection of the supplies of work to which it relates, or in any partion of the profits thereon, or other relates and the collection of the colle

where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or fresholders or security, depend on this tonganiers in The City of New York, with their respective places of business or residence, to the affect that if the contract he awarded to the person making the estimate, they with on its being so awarded, become bound as his atteries for its faithful performance, and that if he shall omit or refine to execute the same they will pay to the Corporation any difference between the sum to which he weald be entitled on its completion and that which the Corporation may be obliged to pay in the person or person to whom the contract may be awarded at any subsequent being; the amount in each case to be calculated upon the estimated amount of the work by which the bid arcested. The consent above most used shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or fresholder in The City of New York, and is wout the amount of the security required for the completion of this construct over and above all the date of ever matter, and over and alove all the lates of ever matter, and over and alove all the lates of ever matter, and over and alove his faminities as bed, curry or otherwise, and that he has offered himself as a surery in good faith and with the instantion to exclude the head required by section as of otherwise you the Reviseo's Prolimances of The City of New York, the contract shall be awarded to the person or persons for whom he consense to become ancety. The adequacy and satisfactory of the security required to the faithful performance of the Computality of the contract shall be awarded to the person or persons to be more above altered to the offere or cierk of the Department who has charge of the cationar-lox, and in remains to the courter. Such actionar-lox, and in remains to t

refusal; but if he shall execute the contrart within the time aforesaid the amount of his deposit will be resurred to him.

Should the person or persons to whom the contract may be awarded neglect or retirate to accept the contract within five days after written notice that the same has been awarded to his or their hid or proposal, or if he codes awarded to his or their hid or proposal, or if he codes awarded it and a not excute the contract and give the proper ascirity, he or they shall be considered as having abandoned it and a to default to the Corporation, and the contract will be readvertised and rater as provided by law.

Bitdeen will state the price for each acticle.

Baldeen will state the price for each acticle.

Baldeen will state the price for each acticle.

Payment will be made by a requisition on the Comparation in inserting the same in fetures.

Payment will be made by a requisition on the Comparation, in accordance with the terms of the contract, or from time to time, as the Commissioner may determine, and the other may determine, and the different are required to examine and all of its positions carriedly, as the Commissioner will insist upon its absolute embreedment in every particular.

Francis J. LANTRY,

Commissioner, Department of Correction.

DEPARTMENT OF FINANCE.

DEPARTMENT OF FINANCE—EITY OF NEW YORK, BUREAU FOR THE COLLECTUR OF TAXES, ROOMS 8, 4, 5, 5 and 20 MONETPAL BULLDING, BORNER OF BROKELTH, ORIGIN 7, 1898.

NOTICE OF ASSESSMENTS FOR LOCAL IMPROVEMENTS.

NOTICE IS HEREBY GIVEN THAT THE Assessment Rolls in the following entitled matters have been completed, and the authority for the collection of the various assessments mentioned liberein has this day been delicered to the Receiver of Tares, and are now due, and all persons liable to pay such assessments are required to pay the same without delay at his office, under the penalty of the law.

Opening Seventy-lith street, from the Share road to Fort Hamilton avenue.

Opening Seventy first street, from Sixth avenue to Eighth avenue.

Opening Eighty-second arrest, from Fourth avenue to Twelfth avenue.

Closing Kings Highway, from Fort Hamilton avenue to Seventh avenue.

Closing De Bruyns lane, from Eighty-sixth street to Benson avenue.

Closing De Bruyns lane, from Lague, between Norman Benson avenue. Fencing Newell street, west side, between Norman avenue and Meserole avenue. Fencing Park place, south side, between Franklin avenue and Classon avenue. Flagging Mason street, south side, hetween Saratoga avenue and Heward avenue. Flagging McDonough street, south side, between Howard avenue and Saratoga avenue. Flagging Pacific street, south side, between Celumilia street and East eiver.
Flagging Rochesier gyenue, east side, between Dean Flagging Rochesier gyenue, east side, between Dean

Flagging Pacific street, south side, between Columbia street and Real river.
Flagging Rochester avenue, east side, between Dean street and Berges street,
Flagging Rochester avenue, west side, briween Dean street and Berges street.
Flagging Rochester avenue, mat side, briween Pacific attent and Dean street.
Flagging Rochester avenue, west side, briween Pacific street and Dean street.
Flagging Rochester avenue, west side, briween Pacific street and Dean street.

Flagging Saratoga avenue, cast side, between Macon street and McDonough street.

EXPRICTS FROM THE LAW.

Chapter \$33, Law of 1998, title 7, section 10, and title 10, section 9, as amended by chapter 750, Laws of rice, and chapter \$22, Law, of 1995, as accorded by section 937, chapter 378, Laws of 1897, and chapter 575, Laws of 1893.

opy, chapter 378. Lower of 1897, and chapter 218, Laws of 1898.

On all taxes and on all necessiments except assessments for grading and paying, which shall hereafter be paid in the Receiver of Taxos before she spiration of thirty days from the time the same shall become due and payable, an allowants shall be made in the person or persons making such payments at the rate of seven and three-tenths per contain per assume, for the unexpered parties thereof. On all taxes, assessments and water rates paid after the superation of thirty days from the since the same shall have become due and payable, there shall be added to and collected, as part of every such tax, assessment per assume, to the rate of nine per cent, per assume, to be compared from the time the same became due and payable, to the date of said payment.

By order of

BIRH S. COLLER,

BIRD S. COLER, Compareller,
Compareller,
DAVID F, AUSTEN,
Receiver of Taxes,
Deputy Receiver of Taxes, B. BOROGE,
Deputy Receiver of Taxes, Borough of Brooklyn.

NOTICE TO TAXPAVERS

DEPARTMENT OF FINANCE, BURBAU FOR THE COLLECTION OF TAKES, NO. 57 CHAMBURS SYMBUT (STEWART BUILDING), NEW YORK, (MIDDET 3, 1898.

NOTICE IS HEREBY GIVEN THAT THE Assessment radia of Real Extens, Presonal Property and Bank Stock of the Beroughe of Manhattan and The Broux, in The City of New York, for the year 1898, and the warrants for the collection of taxes, have been delivered to the undersigned, and that all the taxes on said assessment-relie are now due and payable at the offices of the Rominer of Taxes, No. 27 Chambers street, for the Borough of Manhattan, and Third avenue and One Bendred and Seventy-seventh street, in the Borough of Manhattan, and Third avenue flavour payable of the Houns, respectively.

In case of payment on or before the set day of November next, the person so paying shall be entitled to the benefits mentioned in section 223 of the Greater New York barter chapter 124, Law of tay of November seen the day of such payment and the set day of December sees.

DAVID E. AUSTEN.

DAVID E. AUSTEN. Receiver of Taxes.

INTEREST ON CITY STOCKS. CITY BONDS AND

THE INTEREST DUE NOVEMBER 1, 1808, UN
the Registered Bords and Stocks of The Law of
New York, which have been certified to be valid obligations of said raty, will be paid on that day by the
Comptroller at his infect in the attent Building, corner
of Browleav are Chambers street (Room vi).
The Transfer Books will be closed from September
10 12 November 2, 1812.
The interest due Newtonber 2, 1813, on the Compos
Bonds and stocks of the unioner City of New York will
be paid on that day by the Krocker Sker Trest Com10 10 No. 56 Browleavy.

BIRD S. COLER, Comptroller
The City of New York—Directions of Fixed S.

Comptoning Courte, September 13, 1868.

DEPARTMENT OF WATER SUPPLY.

DEPARTMENT OF WATER SCHOOLS, CONDITIONOUS OFFICE,
NO. 150 NAMEAN STREET,
NEW YORK, ORDST 7, 1898.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scalar curvings, with the triv of the work and the trive of the loader interest thereon, also the number of the work as in the netrotisement, will be received at No. 170 Nassan street, corner of Spruce street, in Ruom No. 170, until a water, v., on

THURSDAY, OCTOBER 20, 1808

The halfs will be publicly opened by the head of the Department, in Room 1722, No. 150 Nasana street, at the near above mentioned.

For the Bondon of Brooklys.

No. 1. FOR FURNISHING THE DEPARTMENT OF WATER SUPPLY WITH ANTHRA-CITE FEA COAL IN THE FOLLOWING AMOUNT:

icetion II., 21,400 three Tong of Anthra-

REGULE TO QUEESS.

No. 2. FOR THE IMPROVEMENT OF PUMPING PLANT, COLLEGE POINT, BOROLOH OF QUEENS.

BURGUOUS OF MASSATTAN AND THE BRONK

BREITHER OF MASHATTAN AND THE BRONK.

NO. 3. FOR FURNISHING, DELAVERING AND
LAYING WATER MAINS IN SOUTHFIRN BOULLEVARD, between Home and
One Humbred and Early similarities.

Each hid or estimate shall concain and state the
name and place of residence of each of the persons
making the same, the names of all persons interested
with him therein, and if no other person he so intersered it shall distinctly state that her; that it is made
without any comestion with any other person making
an estimate for the same porpose, and is in all respects
fair and without collusion or fraud, and that no
member of the Municipal Assembly, head of a department, thief of a bureau, dapany thereof, or clerk therein, or other officer of the Corposation, is directly or
indirectly interested therein, or in the suspilies or in the
work to which it relates, or in any portion of the profits
thereof.

Each estimate must be verified by the outh, in writing
of the party making the same, that the several matters
therein stated are true, and must be accompanied by the
content, in writing, of two householders or freeholders
in The City of New York, to the effect that if the contract
is awarded to the person making the satimate, they will,
upon its being so neareded, hecome broand as his sorreites

consent, in writing, of two householders or treeholders in The City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become beautiles in the sources or neglect to execute the same they will pay to the Corporation any difference between the sim to which he want he entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting, the amount to he ralculated upon the estimated amount of the west by which the hills are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in The City of New York, and is warth the amount of the scening required for the temperature of the scening required for the temperature of the scening required by take.

No estimate will be considered notes accompanied by either a certified check upon one of the State or National branks of The City of New York, drawn to the order of the Compilerior, or macony to the amount of five per section of the amount of the scening required for the failfull performance of the contract, such as contract, or macony to the amount of five per section of the amount of the scening required for the failfull performance of the contract, and the order of the contract of the scening required for the failfull performance of the contract, and the order of the contract of the scening required for the failfull performance of the contract.

must be banded to the officer or clerk of the Department who has charge of the estimate-box, and not estimate can be deposited in said how until such rheck or omtory has been examined by said officer or clerk and frund to be entered. All such deposite, arcent that of the supersaid bidder, will be remined 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 achim, to execute the same, the amount of the deposit made by him shall fac lartested to and retained by The City of New York as familiated damages for such neglect as refused, but if he shall execute the contract within the time abureated the small execute the contract within the time abureated the small execute the contract within the time abureated the small execute the contract within the time abureated the small execute the contract within the time abureated the small execute the Contract within the time abureated the small execute the Contract within the time abureated the small execute the Contract within the time abureated the small execute the Contract within the time abureated the small execute the Contract within the time abureated the small three times the time abureated the small three times the proper envelopes to which to inclose the same, the preparations and agreements, and any burhar information desired, can be obtained in Roam No. 1715.

WM. DALTON.

WM. DALTON, Commissioner of Water Supply,

BOROUGH OF RICHMOND.

OFFICE OF PRESIDENT OF BENCHMAR OF RECEMBER, I New Bengieron, N. V., October 14, 1798.

New Bacatron, N.V., Deinter 19, 1998. I

Notice Is bereby Given. In according to five Vary, that specifies so of the Charter of the Crity of New York, that a petition signed by residents of the First District for Local Improvements concerning Nicholas areinte, Plant Ward, sew that been presented to me and is an file in this office for imposition, and that a meeting of the Local Board will be beld in the Bo ough office, in the First National Board will be being in the Bo ough office, in the First National Board will be being in the Group. Horough of Richmond, on the 5th day of Occolor, 1046, at 10 without is the Errenon, at which meeting said petition will be submitted to said Board.

GEORGE CROMWELL,

President.

ALBERT E. HAMOCK, Secretary

OFFICE OF PRESENTED BY BUSINESS AND STREET OF THE STREET OF BUSINESS AND STREET OF THE STREET OF THE

ADDREST E. HADLOCK, STRINGER,

DEPARTMENT OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Huildings of the Board of Education of The City of New Yick, at the Arons to the Hall of the Branch No. 11st Bradway, elevanth Boor, Borough of Manhattan, notil 4 o'clock v. 30 oo

MONDAY, OCTOURR 34, 1898,

MINDAY, OCTUBER 24, 1898,
for supplying Furniture for Public School vary; also
for supplying Furniture for Public School vary; also
for Improving the Sandary Candidan of Lots in the
rear of Public School va Barsough of Manhautan.

Flans and specifications may be seen and blank proparals obtained at the Annex of the Hall of the Board
of Education, Estimating Russe, No. 583 Broadway,
realth floor.

The attention of hidders is repressly called to the
time stated in the authors within which the work
must be completed. They are expressly polified that
the successful hidder will be held criticly to completion
within said time.

The Controlling reserve the right to reject any or all
of the proposals admitted.

The party submitting a proposal, and the parties proposing to become sureties, must each write his name
and place of residence on said proposal.

Two responsible and approposal, and the parties proposing to become sureties, must each write his name
and place of residence on said proposal.

Two responsible and approposal, with the Board of
Education render their responsibility doubtill.

It is required, as a condition procedent to the reception or nexidentian of any proposals, that a certified
check upon, or a certificate of deposit of nonor the State or National banks or Treat Companies
of The City of New York, drawn to the order of the
President of the Board of Education, shall accompany the proposal of an amount of not less
than three por cent of such proposal when said proposal is for or exceeds ten thousand dollars, and rean amount of not less than five per vent, of such proposal when said proposal it for an amount of the
President of the Board will return all the deposits of
checks and certificates of deposits made to the person
of the said Earnh will return all the deposits of
checks and certificates of deposits made to the person or
person whose hid has been so accepted; and that if
the person or persons whose hid has been as accepted
shall refuse or neglect, within five days after the
a

JACOB W. MACK,
JOHN McNAMEE,
JOHN E. EUSTIS,
HENRY A. ROGERS,
G. HOWLAND LEAVITT,
JOHN R. THOMPSON,
HUGH KELLY,
Evanifice on Buildings,

SEALED PROPOSALS WILL BE RECEIVED BY the Committee on Buildings of the Board of Education of The City of New York, at the Annex to the Hall of the Board, No. 588 Brondway, eleventh floor, Borough of Manhattan, until 4 o'clock F. M. on

MONDAY, OCTOBER 17, 1898,

for supplying New Furniture for Public Schools 42, 153 and 160, Borough of Manhatran; also for Faving, cirading, etc., at Public School 30, Borough of Richmond; also for Heating and Ventilating Apparatus and Electric light Plant for Public School 107, Borough of The Bouns; also for Flunce for schools in the Boroughs of Manhatran, The Brons, Brooklyn, Queens and Richmond.

Flans and specifications may be seen and blank pro-posals obtained at the Annex of the Hall of the Board of Education, Estimating Room, No. 585 Broadway, twelfth 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 successful hidder will be held strictly to completion within said time.

The Conseittee reserve the right to reject say or all of the proposals schmitted.

The party submetiting a grouposed, and the parties more position to become corrects, most such write his mine and place of resistence on each proposal.

The responsible and approved amounts, resistants of this citr, are required to all cases.

No proposal will be considered from persons whose character and antecedent dealines with the threat of Education render their responsibility doubted.

It is required, as a condition proceedent in the resultion or consideration of any proposals, that a certificate of deposit of one of the Stars or National bonds or Trus Companies of The City of New York, drawn in the moler of the Persident of the Regard of Education, shall accompany the proposal to an amount of not best than five per cent, of such proposal when said proposal is for or expects; for thousand dollars; that, on demand, within one day after the awarding of the contract by the Committee, the Frenches and certificates of deposits made to the part of the said short of the said short of the source of the contract by the persons where hid heard will return all the deposits and checks and certificates of deposits made to the persons making the same, except that made by the person or persons where hid has been so accepted; and that if the person or persons where hid has been so accepted; and that if the person or persons where hid has been so accepted; and the pilm or them shall be (orded to none the shall be paid into the City Treasury to the credit of the Sinking Find of The City of New York; but if the sould person or persons whose hid has been so accepted shall receive the contract within the time alteread, the amount of his or discinction of the incomite of the shall be contract to the Sinking Find of The City of New York; but if the sould person or person whose hid has been so accepted shall execute the contract within the time alteread, the amount of his or discinction of the incomite of them. Description of the contract of them

OF MANHATTAN, October 6, 1808, JACOR W MACK, JOHN MCNAMEE, JOHN E. EUSTIS, HENRY A. ROGERS, G. HOWLAND LEAVITT, JOHN R. THOMPSON, HUGH KELLY, Committee on Buildings.

DEPARTMENT OF HEALTH.

DEFECT OF HEALTH COMMENT COME PRIMERS DESCRIPTION OF STREET OF STREET OF STREET

TO CONTRACTORS.

STALED HIDS OR ESTIMATES FOR EUR. and may free Hundred Total of White Ash Cost, one size, for the Whiter Parker and Recording Hospitals, under the charge of the Board of Health, will be recovered at the office of the Department of Besch, in the City of New York, and to place A. M.

OCTORER 19, 1808,

portly, under the Corp of the Department of Health, in the City of New York, until to clock a.u.,

***COTTOMER** 18, 1808,

The person of persons making any life or without shall fortune the same in a scaled invelope, indozed "Ball or Estimate har Variesting Coal for Willard Parker and Reception Hosquote," and would be or thoir name or names, and the date of its personation, to the should of add Department, at the said office, on or kelors the day and how adove named, at which time and place the lods or estimates excused will be publicly opened by the President of said Beard and read.

The Board of Health reserves the inplicit interest, No bid or estimates, as provided its section 47s, chapter 178, Laws of they, it desired to be feet the public interest. No bid or estimates, as provided its section 47s, chapter 178, Laws of they, it desired to be feet the public interest. No bid or estimates, as provided to be feet the public interest. No bid or estimates, as provided to be feet the public interest. No bid or estimates, as provided to a celebrate will be contract, or who is a celebrate, as arrety or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as and all practicable after the opening of the loads.

The Coult to be of good quality, and the quantity that will be required will be about fave Hundred (see) Term of White Ash Coal, to be well servened and good order, each tour to be 2, appropriate, in most large with the specifications attracted to and whach form a part of the contract adversal.

Delivery to be mode at the Williard Parker and Reception Hospitals, man the board of Health, and changes or the tone or place of delivery, however, may be made, in writing, by the Board of Health, and change of the contract will be paid therefor only and others are notified that the Raired of Health reserves the fight to increase or diminish and quantities, and the contract will be made for any real or supersed in the contract of who have been approximated by the Department, on al

of the party or parties making the estimate that the several matters therein stated are in all respects true.

Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Bidders will be required to burnish testimantals that they are engaged in the goal business in The City of New York, and have the plant necessary to carry out promotily and regularily the nontract, it it is awarded, to the soline satisfaction of the Board at Health, and must furnish an undertaking for the faithful performance of all the provisions thereof in the manner provided by law, executed by two busises before in the pand agreeing that it be shall omit or refuse to execute the said contract, they will pay to the Congration and agreeing that it be shall omit or refuse to execute the said countract, they will pay to the Congration any difference between the sum to which the would be writted on its completion and that when the would be when the contract shall be awarded at any subsequent untileg, the amount in each case to be exicutioned from the contract shall be awarded at any subsequent untileg, the amount in each case to be exicutioned shall be accompanied by the cash or alignmentoned shall be accompanied by the cash or alignment in writing, it each of the persons signing the same, that he is a householder or freeholder in The City of New York, and is ward the uncount of the sentirity of that be has offered himself as a survey in good lands and with the invention to secure the bond required by law. The alleguacy and sufficiency of the sentirity offers in the experience of the sentirity of the persons.

phonic the person or persons to whom the contract

It accorded to that or return to compt the contract attent for some has been as orbital to his an idea for extension or the fluid for some has been as orbital to his an idea for extension or the owner, he do not consider that the source of the owner of the owner of the foreign of the fluid to describe the compared to the compared to

At their enterior to addition in inserting the same in figures.

The most for the Cold will be mode by requisition on the Comprobler, and as more specifically and particularly is set total in the time of form.

Things are informed plan as deviation from the contract of informed in the will fast flower tailors under the written intraction the Early of Death.

The form of the agreement, insuching specifications, showed in the Department, insuching the formished of the agreement, insuching the formished of the other than the properties. Control Court Bodding, to street, White, Figure 1, the best distortion.

White AM T. JENKINS, M. D., MISSING M. D., AVART H. 1001V. M. D., BERNAWD J. VOKK.

Commissioners.

DEPARTMENT OF PARKS.

Department of Paren.
Australia. Central. Purs.
Besteven of Manuattan City of New York.
Olivier at 2202.

TO CONTRACTORS.

SEALING DIES OR ESTIMATES, WITH THE sides of the order or lighter indicate a decree or, will be received by the Edder or lighter indicate a decree or, will be received by the Early Mand, at its offers, Arenda Unifold, Star-bound trees and Eafte Avenue, Control Fack, New York City, and

THERSDAY, OCTOBER 20, 1898.

wing work to the Porcept of Manharan OR THE CONSTRUCTION OF A RANGE OF CHEENHOUSES AND APPURTE-NANCES IN CENTRAL PARK, MEAR FITTH AVENUE AND ONE HUNDERD AND FITTH STREET.

The Landwage Gardeney's separate of the work to

The Landscape Gardener's submade of the work to be done and by which the bide will be peaced, is as a linear.

Then a findings Non-to-open in the result, is as a linear.

The could be empired with bording and conditioning separation, finished and result for use.

Then at Buildings Non-to-open is, is an add open and resulting apparatum, finished and result for use.

Note have been been been and very being apparatum, finished and result for use.

Note have been about a most apparatum, and such a such as most account of the such account of the substantial substantial with as most account of a possible resulting apparatum of the substantial substanti

are approximate only lithlers are required to salente digit estimates only being a speed conditions which stell apply a not be belong a part of every retinate relief to all apply a not become a part of every retinate relief. This is a particularly confident that in a case will they be presented to an indicate within a first of product or the presented that the national of the local soil site responses there from a called the series of the property of the local soil site responses to personal estimation of the local soil site responses to the maintain and the local soil site responses to the maintain and the local soil site responses to the maintain and the local soil site responses to the maintain and the local soil of the solution of an estimate, the site of an armost the solution of an estimate, the site of a not make the solution of an estimate, and are responses to complete the entire which there are no estimated in the solution of an estimate of the Common of the solution of the solutio

It being understood that the time so almosed reters to consecutive a school dary, and one to the aggregate time of each frequency as one be negotiated in the work, and the demagns is to pull by the measurer for each day that the contract, a my part thereof, may be un-failfuled after the time mainly for the completion thereof has experted, see, by a choice in the contract, fixed and injunitual at Twenty Bollium per day. See paragraph E. of couract;

injudicial at Tosser; Boilins per day. See paragraph E. of courser;
The sourcestal hidder will be strictly held to the thore allowed for the completion of the work and to the conditions of the specifications.

Work or materials not specified, and for which a puter in a named in the contract will not be allowed for. The amount of secondar mounted in Tosser-five Thorsand Dollars.

Bladers are informed that as deviation from the plans and specifications will be allowed, unless a written per mission shall previously large less obtained from the Commissioners of Parks.

The contractor is required to maily the Landscape (Bardener, in writing, burry-cliph local person, of the date be intended to actually begin work.

Buffers are appearably mother that the Commissioners of Parks.

Buffers are appearably notified that the Commissioners of Parks reserves the right in determine the time and playes for commencing and processing the work, and that personnessing the procedure of other contracts, which may be either let ut exernted before or

after the excitation of the constant in this work, remediated and administration of the delice in completion the secondary of the secondary of

ar surely or affection, when any odd, office in the Geri encion.

The Paris Board secures the right to reduce any or all the light received a reap ment to this advertisement if it chould then to be an interest of the desire being and to resolve the united solution of these or proposeds shall be received, but the assistant when a artest of its as an opposed to a sardy to the lower holder.

Hank forms for proposals for the segreal contract and communic relative thereto read to had at the affect of the Fark Board. Assistal Central Lasts, as at the older of the Control theory is because of the Boroughs of Brooklyn and George, Litchiedt Massis, Proport Park, Brooklyn.

GEORGY C. CLAUSEN.

GEORGY C. CLAUSEN, ACOUST MOERCS, GEORGE V. BROWER, Commissioners of Ports of The Cuy of New York

Herneviews or Parce Ansonat, Central Parce Business of Manhavers, Crys of New York, September of the

TO CONTRACTORS.

Scaled fills for Estimates, with the sidder of sidders indused the work and the name of the bidder of sidders indused there is will be received by the Park house, at its State, Arbeits Building, Sony-South street and Fills wender, Control Park, New York City, shall be o'clock A. h. of

THURSDAY, OCTOBER 13, 1808.

the Figure 2 with in the Escape of Manhatania, R. RESULATING AND FAVING WITH ASPHALT FAVEMENT, ON PRESENT MACADAM PAVEMENT, THE CARRIAGEWAY OF "THE PLAZA" AT PITTY NINTH STREET AND FIFTH AVENUE, IN THE CITY OF NEW YORK,

The Engineer's estimate of the work in he sions and by which the hids will be tested to as follows: is type actions words of pavement of arphalit. it is first feet of the bluestons corb, straight and curved, y inches thick, so formish and

and curved, y lather thick, to formish and set.

N. II.—As the above-mentioned measuring, though stated with as much as ursey as is possible to active are upper similar only, hidders are required to submit their estimates upon the following a queue could be as which shall apply to not become a part of every animals received.

**Additional Contracts of the contract of every animals received.

which shall apply to and become a part of every excitance treated.

Bidding are particularly stational that it we correctively be presented to our materials either to guaranties to our materials either to guaranties to our materials either to guaranties or specified in the associated from a supercondit and who that a pro-treate in the material application of the parties of the property for the parties of the form of the parties of the form of the parties of the form of the materials and out of the parties of the form of the materials and out of the application and without the certain and out of the application of the whole with all the towards of the constant to be expanded for any materials of the whole work of the two out of the whole work of the two outself that the time to allowed refers to constantive working the two constantive working that the contract to the same, and the damages to be paid by the contractor for cash day that the coverage, or any part thereof, may be unfallified after the time fixed by the contract, fixed and liquidated at Twenty Bullars per day. See paragraph (b) of the contract.

The successful bidger will be strictly held to the time allowed for the completion of the specifications.

Bidders must satisfy themselves by personal examples of the specifications.

Institute the leveline of the proposed corp, and he make the last the submission of a valuate, disputed and the submission of a valuate, disputed compliant of the submission of a valuate, disputed compliant of the submission of a valuate, disputed compliant of the submission of the complete the submission of the place thereign returned to the submission of the submission

Parks as often as may be required during the process of the work.

No had will be received or considered unless the deposits of materials and statements referred to above are made with the Commissioners of Parks within the time prescribed, nor unless show one can the experiments of the specifications and are satisfactory to the Commissioners of Parks. Any bird are empanied by a scorple of arphalition which is not a metal to the standard required by these specifications, will be regarded as instead of the contract of Parks.

Work or materials not specified, and for which a price is not retired in the contract, will not be allowed for.

The amount of security required is Fire Thousand Hollays.

Iliddees not informed that so deviation from the systimations of the Department of Parks.

The contractor is required to notify the Engineer forty-eight boars price therety of the day by numbers of the Department of Parks.

Eighter are specially notified that the Commissioners of Parks return to the reput to determine the time and places for commissioners are presented by the present of the two and places for commissioners are presented by the present of the transfer for each of the contract of the day of the state of the day of the day of the day of the state of the day of the day of the day of the day of the state of the day of the work lay of the work lay of the action of the cultures of the account of the day of the day of the work lay of the work lay of the action of the cultures of the account of the day of the specified or day of the day of the day of the day of the work lay of the work lay of the day of the day of the day of the day of the work lay of the work lay of the day of the work lay of the day of the day of the day of the day

which may be either by discounted by one of another division a challe for discounter for the work consistent of the distingues and the for discounter for the work beyond directime allowed.

Bitdons are required to state in articles and also in figures, a price per appare yeard in introduling materials and spring a pack post and extend new of all materials and spring a pack post of the farmidism of all materials for for farmidisms and extend one of all materials, is or and transportation, all implements, policy apparations and applicates of weary description materials, is every transledium the work as extendibly the work as extendibly the control of the post of the control of the price of the work as extendibly the every transledium the work as extendibly the every transledium the work as and from a dark tender and application, exclinates and from a dark tender and packet the price of the control of exclusive should contain and state the outer of packet of the control of and of the persons maleing the same first and particularly exclusive the same in the persons maleing the same first far the first and the persons maleing the same first far the first and the persons maleing the same first far the first and the persons maleing the same first far the first and the persons maleing the same first far the first and the first far t

amount of his deposit will be returned to him.

N. R.—The prices must be written in the self-males and also stated in System, and all extendes rout be possiblered as informat which do not contain hide for all them for which his yes harden satisfy a market variation hide for all them for which his yes harden satisfy a market variation had jot times for which side are not herewith called for. Permission will not be given for the alltherization of any hide extended: No hid will be note ted from, or contract extended in, any person who is in across to the forestion upon delta or contract, or what is a defaulter, as sweety or otherwise, upon any alligation to the Carfornation.

The Part Huard reserves the right to reiest any or all the bids received in response to this advertisement if is bould does it for the interest of the City so to do, and

to conserve on the salabatory this is proposed what he received, but the contracts when already will be removed to the lowest bilders.

Illush forms for proposed and information relative thereto any lowing at the office of the Park Board, Aronnol, Contract Park

ILLUST MUERUS,

AUTUST MUERUS,

COMMISSIONES of Parks at The City of New York

DEPARTMENT OF PARKS,
ARSENIAL, CHAPMAN, PARKS,
ARSENIAL, CHAPMAN, PARKS,
BERGGER OF MADDISTRAN, CLIV OF NEW VORKS,
September 25, 1292.

TO CONTRACTORS.

SEALED DIDE OR ESTIMATES, WITH THE fille of the work and the name of the bidder indorsed thereon, will be received by the Fack Board, at its offices, Arsend Brillian, Sivey-fourth street and Fifth avenue, Central Park, and it is delack a. st. of

THURSDAY, OCTORER 13, 1898.

for the following named work in the Borough of Man-

FOR THE IMPROVEMENT OF COOPER PARK,
ROUSTIED BY THIRD AND FOURTH
AVENUES AND EAST SEVENTH
STREET, IN THE ROGOULH OF
MANHATTAN, CITY OF NEW YORK.

MANHATTAN, CITY OF NEW YORK.

The Engineer's schedule of the material to be formished and work to be done and by which the bids will be rested, is as follows:

1. Taking up, decaming and reserting grants coming.

2. Formishing, delivering and estrine new grants piers, sills and coping.

3. Formishing all materials and laying walk payement of neglect with emergic base and architecture foundation, including alluming of unbourse and furnishing and arting a warries are required.

4. Preparing new carbattanes where required, young trees.

from the content of t

of the first quality, and from the mines harelander designated.

No bid will be retrieved or a militared orders the deposits of a available referred to about an enade with the Commission very of larks within the true presented in a period, now contact they confirm to the requirements of the specifications.

Work or materials not specified, and he which a primition of anomalia the Commission and he allowed for. The amount of security required is Thus Thompad Dellars,
Hidden are informed that as deviation from the plans and specifications will be allowed and so a written permission about previously have here obtained from the Commissioners of Parks.

The contractor is exquired to softly the Enginess, to writing, forty-eight hours prior thereto, of the date he intends to actually begin work.

The time stipulated for the compilation of the whole work is stirt (as account of the contractor for the compilation of the whole work is stirt (as account of the contractor for the compilation of the whole work is stirt (as account of the contractor for the contractor for the montract, or any paid the contractor for each day that the owntract, or any part thereof, may be mobilized after the fixed for the contract, fixed and impodulated at Twenty Dellars per day. See journgraph E of amountant.

The one creation hidder will be strictly held to the

where the time hard for the completion there i has expired, are, by a clause in the centract, fixed and inpolated at Twenty Deliars per day. See paragraph & of construct.

The successful hidder will be strictly held in the time allowed for the completion of the world and to the conditions of the specifications.

Bidders are specially notified that the Commissioners of Parks reserve the right to determine the time and places for commencing and proceedings the sorth, and that postponement in delay on the whole or any partitlers of, occasioned by the procedure of other constructs, which may be either for or executed before under the execution of the contract for this work, ramanismostics a claim for damages, not for a reduction of the damages fixed for delay in completing the work beyond the time allowed.

Lack hid or estimate shall contain and state the name and place of resolvenes of each of the persons making the same, the names of all generals and state the name and place of resolvenes of each of the persons making it shall distinctly water that fact, that it is made without any connection with any other person making an estimate for the exame purpose, and is in all respects for any another the contract of the Manicipal A sembly, head of a department, charf of a bersen, the styr threes, or clerk therein, or other residents of the Congration, a directly or indirectly interest of the cinc, of the applies or work in which it relates, or the any pertine of the pupiles threat. The bid or estimate must be writted by the tash, in witting, of the party or parties making the estimate, that the several matters exact three is at all the respects true. Where more than our person is interested by all the parties interested.

Lack bid or estimate must be succeeded as a preduction of the parties in the person in interested by the construct be warded in the person making the estimate, that the estate is not the parties of the contract be warded to the person making the sating they strice in faithful performance, and that it b

lated upon the estimates amoint of the work by which the bids are tested. The consent above mentioned shall be amountable by the contract above mentioned shall be amountable by the cath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in The City of New York, and is worth the amount of the security required by the completion of this contract, over and above his liabilities as fevery nature and over and above his liabilities as foul, sucary or otherwise, and that he has offered blue self-as a surery in good faith and with the intention to sewants the bond required by section 20 of chapter 8 of the Revised Ordinances of The City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surery; the adequacy and softeness of the security offered to be approved by the Computable of The City of New York.

No bid or estimate the come surery; the adequacy and softeness of the Security offered to be approved by the Computable, or measy to the amount of five per centum of the account these open one of the State or National banks of The City of New York, drawn to the order of chaining the testimane, but must be handed to the officer or clark of the Department who has clarge of the estimate-box, and no estimate two has clarge of the estimate-box, and no estimate two has clarge of the estimate-box, and no estimate the handed to the officer or clark of the Department who has clarge of the estimate-box, and no estimate the handed to the officer or clark of the Department who has clarge of the estimate-box, and no estimate the handed to the officer or clark of the Department who has clarge of the estimate-box, and no estimate the handed to the officer or clark of the Department who has clarge of the estimate the contract in awarded. If the successful bidder shall reduce or neglect, which the days after moving that the contract is awarded. If the successful hidder shall reduce or neglect, which the days after moving that the co

to blue.

S. S.—The prices must be written in the estimate and also stated in joyarus, and all estimates will be considered as informal which do not emutally hide for all them for which hide are been involved, with an extension both suited for. I be missed with all the first for a shield hide are not have with which for. I be missed will not be given be the will be away and or estimate. No led will be accepted from, or experient must shed to me person us he is in arrearch the Corporation again delt are various, or note in a defaulter, as surety or otherwise, again any soligation to the Corporation.

The Park Board reserves the right to reject any or all.

To the Componentian.

The Park Beard reserves the right to reject any or all the hids received in response to this advertisement if it should deem be for the interest of the Chy so to do, and in standards a until satisfactory bids or proposals shall be received, but the contrasts when awarded will be awarded to the lowest hidders.

Black forms for proposals for the several contracts and information relative thereto can be bad at the office of the Park Board, Arsenal, Central Park, CECOECE C. CLAUSEN.

GEORGE C. CLAUSEN, AUGUST MOFINGS GPISEGE V. BROWER, Commissioners of Parks of The City of New York.

FIRE DEPARTMENT.

Hearquiseress Five Duranting, (
New York, Dender 22, 1998.)

SEALED PROJOSALS FOR TURNISHING
this Department with the Eire Apparation below
specified will be received by the Five Commissioner, at
the office of the Fire Department. Now 157 and 159 best
Stay sweath street, in the Bernough of Manhartan, in
The City of New York, multing a wichock as 24,

WEDNESDAY, OCTOBER 26, 1998,

at which time and place they will be publicly operated by the head of said Hepartment and read. ONE HAVES EXTENSION LADDER TRUCK AND PIRE ESCAPIA. For use in the Horoughs of Brooklyn and

Carries, For the Truck, etc., above mentioned the annual of security required is \$1,700, and the time for delivery

sixty days.

The damages to be paid by the contribute for each day that the contrast may be unfabilisd after the time specified for the completion thereof shall love expired, are fixed and liquidical at Ten 10. Dollars.

No estimate will be received or considered after the

The form of the agreement, with specifications, show-ing site manner of payment for the truck, etc., may be seen and forms of proposals may be obtained at the office of the Department.

Fidders must write out the amount of their estimate in addition to inserting the same in formers.

The award of the contract will be made as soon as practically after the contract will be made as soon as practically after the opening of the bids.

Any person making an estimate for the apparatusshall present the same in a scaled envelope at said office, on or before the say and hour above named, which savelage shall be fadored with the name of the presence persons presenting the same, the date of its presental nearly as supermore of the kind of apparatus in which is related.

The Fire Commissioner reserves the right to decline any and all bids or estimates it did not to be for the public interest.

No bid or estimate will be accepted from, or contract awarded to, any person who is in arcains to the Corporation upon tells us contract, we who is a defaulter as surery or otherwise, upon any additation to the Corporation.

surery or atherwise, up a any abligation to the Corporation.

Each hid or estimate shall contain and state the name and place of residence of each of the persons making the same, the mames of all per on a Interested with him on them therein, and if no other between he so interested it shall distinctly state that far; that it is note without any concention with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Municipal A seembly, head of a department, chief of a horsen, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly fuerested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The hid or estimate must be verified by the oath, to writing, of the party or parties making the estimate, that the several outers stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or extensed therein is accompanied by the

Each bid or extinate thall be accompanied by the consent in writing, of two householders or f echolders Each hid or criment seed to accompanies of the country, in writing, of two constitutes of resolution of the City of New York and 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 sireties for its findbid performance, and that if he shall note or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the eath or affirmation, in writing, of each of the persons sleading the same, that he is a householder or freeholder in The City of New York and is worth the amount of the scentily required for the completion of this contract, over and above his liabilities as ball, surety or otherwise, and that he has offered binused as a surety in good labit and which the intention to essentic the band required by law. The adequacy and sufficiency of the security referred is to the adequacy and sufficiency of the security offered is to be approved by the Compitalise of The City of New York he has the award is made and prior to the signing of the contract.

No refused will be accorded as learn accompleted by either a certified cheek when we of the hands of

The Direct Near Vest, down to the creative of the Completed or account to be included in the scaled envalue of the amount of scarely required. Such check or assume the rationary but must not be included in the scaled envalue or chaining the rationary but must be harded to the other or clerk of the Department who has charge of the estimate-hors, and no estimate can be deposited in said brown it such check or money has been examined by said offerer or clerk and from to be warrent. All such deposite, sucepit that of the successful bidder, will be returned to the persons making the same within three days after the montrant is availed. If the successful bidder shall refuse or neglect, within five days after porter that the contract has been awarded to thus, to execute the same, the amount of the deposite made by him shall be forbitted to and remained by The City of New Vork as liquidated damages for such acgines to refuse that the amount of the deposite made by him shall execute the contract within the time after said the amount of his deposit will be returned to him.

Should the person or persons to when the contract may be awarded to him or their bid or proposal, or if he in they accept hat do not execute the contract and give the proper security he or they shall be considered as baving abardoned it and as in default to the Corporation, and the contract will be rendered and release provided by law.

JOHN J. SCANNELL.

Commissioner. The Oliver New York, drawn to the order of the Comp-

JOHN J. SCANNELL,

Headquarters Fire Department, t New York, October 13, 1898.

TO CONTRACTORS.

SEALED PROPOSALS FOR REPAIRING, ETC., the following-mentioned Steam Fire Engines in use by the Department in the Boroughs of Brook-lyn and Queens, will be received by the Fire Commissioner, at the office of said Department, Nos. 137 and 139 East Skry-seventh street, in the Borough of Manhattan, in The City of New York, until 12 30 of clack A. M.

WEDNESDAY, OCTOBER 26, 1898.

at which time and place they will be publicly opened by the head of said Department and read. Ten Steam fire Lugines to be fornished with new For sectional warm-tube bollers, etc.

For the repairs, etc., it engines always-mentioned, for the repairs, etc., it engines always-mentioned, the security required is \$5,000, and the time allowed for the completion of the repairs is sixty thats.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time apecified for the completion thereof shall have expired are fixed and liquidated at Ten (x) Dellars.

No estimate will be received or considered after the bour named.

No estimate will be reneited or omeidered after the hour named.

For information as to the amount and kind of work to be done, hidders are elected to the specimentons.

The borne of the agreement (with specimentons), showing the measure of proposals may be obtained at the office of the Department.

Bidders will write not the amount of their estimate in addition to interting the same in figures.

The award of the contracts will be made as some as practically after the opening of the hide.

Any person making an estimate for the work shall present the same in a scaled energoe, at aid office, on an before the day and hour above named, which surelesses shall be indersed 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 wines.

type shall be indersed with the name or names of the person of persons presenting the same, the date of the persons presenting the same, the date of the presentation and a stanceous of the work to which it relates.

The Pipe Commissioner reserves the right to decline any and all hids or examates, it deemed to be for the public interest. No hid or estimate will be accepted from or morrorer awarded to, now person who is in arrears to the Ecoporation upon debt or contour, or who is a defaulter, as surely or etherwise, upon any obligation to the Corporation.

Each hid so rectionate chall contain and state the name and place of residence of each of the persons making the some, the names of all persons interested with him or them therein; and if no other person be to 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 for any information of the Monicipal Assembly, beat of a department, chief of a burear, depart florest or cleak therein, at other of the Corporation, it directly or indirectly interested therein, or in the surplies or work to which it relates, or in any person at the protest therein, in order to the purity or parties on along the estimate, that the several matters stated therein are in all respects true. Where more than one present interested it is requisite that the verification be made and subscribed by all the parties interested.

that the verification be made and subscribed by all the parties interested.

Each off or estimate thail he accompanied by the consist, or or iting of two some chiese or feels deed of The City of New 1 = 4, with these resolution planes of fouriers or enough, to the effect that if the contract be awarded to the person and on the estimate, they will, on its being so awarded, become bound as soreties for its faithful performance, and that if he shall omic or refuse to execute the same, they will pay to the Corporation any difference between the sam 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 latting, the amount in each case to be calculated upon the estimated amount of the work by which the hids 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 householder or freeholder in The City of New York, and in worth the amount of the security required for the completion of this contract, over and above his liabilities as ball, surery or otherwise, and that he has ofteen bimaelf as a surery in growd faith and with the intention to execute the hour required by law. The adequacy and afficiency of the sentity reflect is to be approved by the Comprehen of The City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check mean one of the banks of the City of New York, drawn to the order of the Comptralies, or money to the account of the first 15 for earlier of the amount of the security required. Such check or money must not be included in the contains of the answard of the security required;
Such check or money must not be inclused in the
scaled envelope containing the estimate, but must be
handed to the officer or eleck 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
clork and found to be correct. All such deposits, except
persons making the same within three days after the
contract is awarded. If the successful bidder shall
refuse or neglect, within five days after notice that the
contract has been awarded to him, to execute the same,
the amount of the deposit made by him shall be forfeited to and retained by The City of New York as
liquidated damages for such neglect or refusal; but if
he shall execute the contract within the time almost at
the samount of his deposit will be returned to him.

Should the person or persons to whom the contract
within five days after written notice that the same loss
been awarded to his or their bid or proposal, or if he cothey accept, but do not execute the contract
who have avarded to his or their bid or proposal, or if he cothey accept, but do not execute the contract
the proper accurity, be in they shall be considered as
having abandoned it and as in default in the Corporation, and the cumiract will be resilvertised and relat as
provided by law.

JUHN J. SCANNELL.

Commissioner.

JOHN J. SCANNELL.

HEADING ASTREET FROM CHEATERSTON, 1 New York, Owner 2, 1984. 1 SEALED PROPOSALS FOR FURNISHING ANTHRACITE COAL,

will be received by the Fire Commissioner, at the office of the Fire Department, Sec. 127 and 239 East Stay-women't street, in the Borough of Manhattan, in The City of New York, and 239 of theck A. M.

WEDNESDAY, OCTOBER 19, 1898,

WEDNESDAY, OCTOBER 19, 1898, at a buch time and place they will be paddicly opened by the head of said Department and read.

The coal is no be free-horping, of the first quality of either of the kinds anown and mixed as follows:

"Scranism," by the Delaware, Lackawanna and Western Beilivead Company.

"Lackawanna," by the Delaware and Modeon Canal Company, or by the New York, Ontario and Western Railroad Company,

"Pittaton," by the Pennsylvania Coal Company,

"Wilkesbarre," by the Lakigh and Wilkesbarre Coal Company.

Company. "Jernya," by the New York, Susquehanna and "Jernya," by the New York, Susquehanna and Western Railroad Company, or any other free-burning

"Jermyn," by the New York, Susquenoma and Western Railroad Company, or any other feet-burning worl,
—all to weigh 2,000 pounds to the ton, and he well screened and free from slate.

The bidder must name the particular kind of coal to prepaye to favorith, and other burden by whom it is mined.

All of the coal is to be delivered at the various houses, etc., of the Department, in the Boroughs of Manhatton and The Brens, in such quantities and at such times as may be tron time to time directed, and the same is to be weighed in the presence of a Weighnuster, designated to that purpose by the Department. All as more fully set forth in the specifications to the contract, to which farticular attention is directed.

No estimate will be received as considered after the house named.

The form of the agreement with establishing, a lawner for makes of proposals may be whitness at the codes of the second of the second at the other of the Department.

Bidders will write out the amount of their estimate in adjution to inserting the same in figures, stating the price per tan for each size and the state lawners.

The abord of the contract will be mode as soon a presidential after the equaling of the bide.

Any person making an estimate for the ovel shall present the day and hour shows moned, which envelops thall be independed with the name or cames of the person or persons presenting the same, the date of its presentation, and a statement of the supply to which it is less.

The Five Commissioner reserves the right to decline

valops shall be influenced with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the supply to which it relates.

The five Complesioner reserves the right to decline any and all bids or estimates, if decoded in he for the public interest. No hid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or softed, or who is a defaultor, as surery or otherwise, upon any obligation to the Corporation.

Each hid or estimate shall contain and store the name and place of resultence of each of the persons making the amore, the names of all persons interested with him at them therein, and if no other person he or interested it shall distinctly state that fact; that it is made although any connection with any other person making an estimate ter the same purpose, and is in all respects file and without collision or fraud, and that he member of the Municipal Assembly, head of a separton in chief at a lummar, deputy thereof or cleft therein, or mine officer of the Corporation, is directly or indirectly observed therein, or in the supplies or wink to which it relates, or in any position of the position of which of the party or parties making the estimate, that the several matters shall device as in all respects true. Where more than one person is increased it is equivalent that the several matters with the relation in all respects true. Where more than one person is increased it is equivalent to the relation of the relation in the party of parties on the party of parties of the relation in the second of the relation of the second of the relation of the second of the relation of the work of the party of parties of the relation of the second of the second of the shall omit or relate to exercise the same than the party of the contract of the completion of the comparion any difference between the pay to the person or person to

approved by the Comptreller of the City of New York before the ward is made and prior to the againg of the contract.

As estimate will be considered unless a companied by other a control of shock upon one of the banks of the University of New York, deamn to the archive of the Comptreller, a many to the amount of Seven thundred and refer by Dollars. Such thack or money must not be inclosed in the scaled covelope containing the estimate, but must be landed to the officer or clerk of the intensive of the estimate for 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 curred. All such deposits, except that of the successful bidder, will be reinraed to the personnaling the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after natice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be toriclised to and remined by The City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time afore call the amount of his deposit will be returned to him.

Should the person or person, to whom the contract may be awarded to his or their bid or proposal, or if he are they accept but do not execute the contract of the days after written out at that the same has been awarded to his or their bid or proposal, or if he are they accept but do not execute the contract of the days after written out to that the same has been awarded to his or their bid or proposal, or if he are they accept but do not execute the contract of the contract of the days after written out to that the same has been awarded to his or their bid or proposal, or if he are they accept but do not execute the contract of the contract of the days after written out to the contract of the proper security, he or they shall be considered as having abandoned it and as in default to the Corposation, and the sentence

JOHN J. SCANNELL.

HEADQUARTEES FIRE DEPARTMENT, 1 New York, October r, 1803.

SEALED PROPOSALS FOR FURNISHING this Department with the articles below specified will be recurred by the Fire Commissioner, at the office of the Fire Department, Nos. 137 and 159 East Stay-seemb atter, in the Berough of Machattan, City of New York, until in marches A. M.;

WEDNESDAY, OCTOBER 19, 1898.

which time and place they will be publicly opened the head of said Department and read.

400,000 pounds No. 1 Hay.

103,000 pounds No. 2 Ryr Brraw.

175,000 pounds, not weight. No. 2 white chipped ()225,

10 Acign not less than 14 pounds to the measured brabel.

sacso nounds, net might, fresh, than, some Bran-

Assessment, not wight, truth, thus, over Bras.

In he discrete a all of the various bosons of the Department, in the Bearingth of Berneklyn, a and In Long Island City, Borriegh of Queen, and it was distent and a sufficient which explains a way be required. The acids of the largest dead wighted at the second place of the largest designer or other resplayer in charge. The neighbor is upon to some resplayer in charge. The neighbor is upon to some resplayer in the second by the Department and transported by the constraint.

All of the say, state out estimate in an interest in inspection by a Product Backware Indicate of any line required by the Backware of the control of the same for the same of the same in the same of the same of the constraint of the same of the same of the same for the same of the sa

No estimate will be received or considered after the

No estimate will be received or considered about the hour maned.

The form of the agreement, with medifications drawing the manner of payment for the articles, and that showing locations and place of the distance may be seen and forms of proposals may be obtained at the office of the Department.

Proposals must include all the items, specifying the price per sect, for Hay, Straw, Ones and Bran.

Gloders must write out the amount of their animals in addition to inserting the same in flowers.

The award of the contract will be made as soon as practicable after the opening of the bids.

Any person modeling an estimate for the article shall present the same in a scaled worshipe to said flowed, as said affine, in or before the slay and hour above smooth, which envelope shall be industed with the more or mannes of the person or persons (resenting the same), and a sintement of the articles to which it relation.

The Fire Department reserves the slight to decline any and all bids or estimates, as may be deemed in his for the public interest.

No bad or estimate will be occupied from, or contract awarded to, any person who is in arcans to the Corporation, upon debt or contract awarded to, any person who is in arcans to the Corporation, upon debt or contract awarded to, any person who is in arcans to the Corporation, upon debt or contract awarded to account of the manner.

No bad or estimate will be occepted from, or contract awarded to, any person who is in arcents to the Corporation, upon debt in contract, or who is a done her assurety or otherwise, upon any obligation is the Corporation.

Each had or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons increased with him or therein, and if no other person be so lines and it shall distinctly excer that fair; that it is made without any connection with any other-person making an estimate for the same purposes and is not respected as and sithout or than the purpose and is not respected as and sithout of the contract for transit, and that no member of the Manicipal A sembly, lend of a department, clair of a barroo, depart whereof or clert therein, or a the united of the Corporation, is distriby a hadle elyinorested therein, or in the spide or work which it relates, or in any portion of the profits shown. The bid or estimate one to be writted by the math, in without resistance one to be writted by the math, in without the surface matters stated thorein as it all to person. The bid or estimate one to be writted by the math, in without that the verification be made and unserted in the the word matters stated thorein as it all to person.

So of a visitable day to be person because it is equivariate that the verification be made and unserted by all the parties interested.

So of a visitable day is completion and the contract for the first the him performance is the surface of the first and the contract of the first is in the person who had be estimated in any selection of the surface of the contract of the first is in the same and the contract of the surface of the contract of the contract.

approved by the Comptonies of The Cay of New York before the award is made and prior to the signing of the contract.

No extinuate will be considered under the design of the City of when less, areas in the contract of the City of when less, areas in the contract of the City of when less, areas in the contract of the City of the contract of the cont

JOHN J. SCANNELL

HEADDCARTERS FIRE DEPARTMENT, & NEW YORK, October 1, 1893. 1

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and lator and doing the work required for constructing and erecting a brailding for the Fire Department on the premises north side of Main street, you fent east of Armon place, Burning of The Brong, will be received by the Fire Doministioner, at the office of the Pire Department, No. 137 and 101 East Sixty-seventh street, in the Burningh of Manhattan, City of New York, until 10 perfelock a. st.,

WEDNESDAY, OCTORER 19, 1898,

at which time and place they will be publicly opened by the head of said Department and read.

No estimate will be received or considered after the

No estimate will be received of considered and show hour named.

For information as to the amount and kind of work to be done, hidders are referred to the specifications and drawings, which form part of the proposals.

The form of the agreement, and the specifications, showing the monner of payment for the work, and forms of proposals may be obtained and the plane may be seen at the office of the Department.

Proposals must be made for all the work contained in the specifications.

Birders will write out the amount of their estimate in addition to inserting the same in figures.

The building is to be completed and delivered within one hundred and twenty (too) days after the excession of the contract.

ane hundred and twenty (177) days after the excession of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at Ten (no Dollars.

The neared of the contract will be made as some appracticable after the opening of the hids.

Any person making an estimate for the work

shall present the same in a scalar revelops or said reflect, on or latter the day and four above sames, a fittee contribute that he into contribute the fittee of the present or present presenting the same, the discoulties presentation, and a secretary of the goods to which is related.

The Fire Commissioner resurvey the right at during may and all this or statements if assembly be see the purpose of their or statements.

solely of there is a up a any chigal in to the Corrision.

Final bid or estimate shall contain and state the same and place of we have of such of the princip regularly the same, the names of all persons is reported which is on their therein, and if it is the party is a consecutive shall distinctly state that have place in the same with any other party in the same persons, and is not all respects 2 through whom confidently head of the party of the Mannicral Assembly, head of a department, third of a current depicty thereof or clerk therein, in their minor of the Mannicral Assembly, head of a department, third of a traverse depicty thereof or clerk therein, in their minor of the Mannicral Assembly, head of a department, third of the factor of the same period by the point therein, in the supplies or work to a lamb to kine, for a mean continued the point there. The left entires cannot be remined by the world, in writing, of the party or parties making the sections that the same in a training on person is improved, it is read in that the certification be made and subscribed by all the parties training the side of the party of the same of the party o

stated therein are in all response true. We are in a change one person is increased, it is real size that the verification is made and subscribed by all the parties transcribed. Fift or internationally by all the parties transcribed by all the parties transcribed by all the parties transcribed by the person making of the content of th

JOHN J. SCANNELL.

New York, Hardler (1295)

TO CONTRACTORS.

STATED PROPOSATS FOR REPAIRING, RTC. O the Stationary measurest State for Imple-oill be received by the Fire County increase the office of said Department, No. 257 Sect von Law conversame arrest, in the Borneys of Mandatum in The Clay of New York applies

WEDNESDAY, OCTOBER 19, 1898,

at which time and place they only be probably or could by the bead of said Department and read.

2. The second size the France Stoom Fite Unifices, registered Now, at and app.

3. Single Pour Stoom Five Engines, registered Now tax, and and representation of the repairs, etc., in the engines, as showe.

For the repairs, one, to Engine New Lay and ray, above neglet not the engines as showe.

For the repairs, one, to Engine New Lay and ray, above neglet not the engines of the repairs at the second required is sayed up the season and the second required in the repairs at the second required in the repairs at that they also said used for the engletion of the repairs at that they say.

tays.

For the repairs, etc., to l'agine Nov., etc., in oud aux, alors mentioned, the encural required is do not and the time allowed for the completion of the country is sivey.

days.

The damages to be paid by the common for each day that the contract may be unfulfilled ofter the stone specified for the completion thereof shall have express are fixed and flyabilitied at Two cs. Dollars. No estimate will be received or providered after the loan named.

For information as we the assume and blocker work.

No estimate will be received or mostlered ofter the hear named.

For information as to the arcount and kind of work to be those historia are referred to the specifications.

The force of the supersistent with applications, showing the manner of payment for the sort, may be seen, and forms of proposals may be obtained at the silice of the Department.

Bidders will write at the smanner of their estimate in addition to selecting the same in figures.

The award of the contracts will be made as sono as practicable after the opening of the hids.

Any person making an exclusive same in the cost shall present the same is a scaled coverloss, at said ofter, or or before the day and hour shows amond, which anyon approach and he industed with the name or maries of the person or persons personning the same, the date of its presentation and a statement of the work to which a relative.

personation and a statement of the work to which it relates. The Fire Department resortes the right to decline any and all bals or estimates, if deemed to be for the public interest. No bid or estimate, if deemed to be for the public interest. No bid or estimate, will be accepted from a contrast awarded to any person who is in a term in the Corporation upon debt or destruct, or who is a defaulter, as emerged or character, or when is a defaulter, as emerged or character, and had respected and plane of residence of each of the persons making the same, the names of all powers likectured with the corporation with my other persons interested, it shall declared each of the first made within or estimate with the first made within and state of the Managinal Assembly, head of a department, chief of a interest, depart of the Managinal Assembly, head of a department, chief of a interest, depart of the Corporation, is directly or interested therein, or in the supplier or work to which it relates, or in the supplier or work to which it relates, or in any portion of the profits thereof. The

ind or submare must be verificat by the early, in writing of the party of parties outling the estimate, it are the most of the party of parties outling the estimate, it are the most of the early and it is required that is confirmable to make and absention by all the most of the estimate of the early and the most of the estimate of the work by which the construction may be obliged to pay to the person of the estimate of the work by which the latter of the estimate of the work by which the latter of estimate of the work by which the latter of estimate of the work by which the latter of the estimate of the work by which the latter of the estimate of the same that he is a hospitalist of the persons significe the same that he is a hospitalist of the estimated of the security of New York, and is worth the estimate of the security of latter the limit of the estimate of the security of latter the body of the estimate of

so per cert in the Comparinter of The Circ of New York is not to overall or made and prior to the standar. I the Association is a secondary of the Association in the secondary of the Association of the A

JUHN J. SCANNELL, Commissioner.

SUPREME COURT.

In the matter of the angle athen of the Department of Public Parks for and on behalf of the Mayor, Alfredown and I remnerable of the I by at New York, relative or and page title or greatly lands in the T-state was and the age the park and public pakenny on at another partment to the possibility of the Capital and public pakenny on the page and the age of the Capital and the land of the partment of the page of the land of the page of the land of the page of the land of t

W 1 THE UNDERSTONED COMMISSIONERS and before the first the problem of chapter shall be above explicit matter, and the problem of chapter shall be been strong from the content, and the back at the problem of the back at the back, and the partial of the back at the back, and the partial of the back at the b

minimized these in a public perpense and institution of the public perpense and institution of the public perpense and institution of the public perpense of the state of the state of the public perpense of the

mid Say, for the majorti war whome over it may some The all of the property of the same of

Case H. Garrior, Clerk.

First—That we have completed our estimate and assessment, and that all persons inferested in this proceeding, or in any of the lands presented the ending of the first sections and persons aftered thereby, and having objections thereby, does present their said objections in withing, doly verified, in its at our office, Nos. go and 32 West Broadway, in the Boyongh of Mardustran, in The City of New York, on or before the 18th day of October, 1846, and that we, the said Commissioners, will be in parties so objection, and in that purpose will be in attendance at our said office on the 18th day of October, 1846, at it released A. M.

Second.—That the abstract of our said estimate and assessment, together with our damage and benefit roups, and also all the affiducity, extroaces, proofs and other decrements used by as in making our report, have from the posterior on a format of Street Openings in the Law Department of The City of New York, New on and p: West Brooker, in the Berough of Manhattan, in said city, there to remain until the rib day of November, 1808.

Third. The state of the contract of the con

ber. 1896.

Thirt.—That the limits of our assessment for benefit forclode all those loads, tenements and beredituments and premises winner, lying and lefting in the Berough of tenements and premises winner, lying and lefting in the Berough of tenedic present of the control of

drawn parallel in Ryawa arrans and distant too feet mucherly from the northerly side thereof to the middle line of the blacks between Kane street and Porter street; themse exotherly and southermerly along the said middle line of the blocks between Kane street and Porter street; and its prolongation asotheraterly to the United States Perhand-line in the East civer; thence southwesterly and northwesterly along and United States Pierbead-line to the point or place of beginning, as such streets are shown upon the Final Mays and Profiles of the Twenty-hird and Twenty-fourth Wards of the City of York, sampting from said area all streets, as once and trades on partiens thereof, beretofore legally opened, as such area is shown upon our benefit map deposited as aforessaid.

Fourth—That our report berein will be presented to

such area is shown upon our resont map adversarial.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III., to held in the County Court-house, in the Borough of Manhattam, in The City of New York, on the 18st day of Newmber, 1888, at the opening of the Court on that day, and that then and there, or as soon thereafter as causal can be heard thereon, a motion will be made that the said report be confirmed.

Daird Boronics of Mandarran, New York, October 5, 1898.

RIGNAL D. WOODWARD, Chairman, WM. H. McCARTHY, Commissioners.

John P. Down, Cleric

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Aldermen and Commonalty of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired to the lands, tenement and hereditaments required for the purpose of opening COLLEGE AVENUE (although mot yet named by proper authority, from East One Hundred and Staryolnird storet to the same has been heretoface laid out and designated as a first-class street or mad, in the Twenty-third Ward at The City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter, will be presented for taxation to one of the fusities of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I, is be held at the Court Court bouse, in the Boreofs of Manhattan, in The City of New York, on the 24th day of October, along the Landston thereafter as nonnest can be beard thereto, and that the said bill of crists, charges and expenses has been deposited in the office of the Clerk of the Courty of New York, there to remain the and during the space of ten days, as required by the printintons of section gon of that 4 of chapter 17, of chapter 178 of the Laws of 12th.

Dured, Dozonton on Manhattan, New York,

Dured, Darright of Standartan, New York, quester ye, that

SAMUEL D. LEVY, IULIUS STICH, SIMON C. NOOT, Commissioners.

FIRST DEPARTMENT.

To the millior of the application of The Mayor, Aldermon and Community of The City of New York, relative to applicating title, wherever the same has not lorn farm of the applicate, to the loods, to when his not lord farm of the applicated for the purpose of appling EAST ONE HUNDRED AND EIGHTY-TIETH STREET Although may give a to mad by proper and married, from Vanderich, are more, East, to Washington action, a the same has been become hid out and assignated as a first-class times for read, in the Talenty locatif Ward of The City of New York.

Notice is mereny given that the fill, of costs, charges and expenses incurred by mason of the preceedings in the above-entitled matter will be presented for transics to one of the Justices of the respective Court of the State of New York, first Department, at a special Term thereof, Part I., to be held at also County Constitutes, in the Besuigh of Manhatian, in The City of New York, on the 12th day of Orinber, such at 12th and o'clock in the remain of Manhatian, in The City of New York, on the 12th day of Orinber, such at 12th and o'clock in the remain of that day, at a some thereafter as counsed can be belief directly, and that the said bill of costs, charges and expenses has been deposited in the office of the Clock of the County of New York, there to remain for and during the space of ten days, as required by the previous of section up of title a of chapter 27, of chapter syst of the flaws of 1897.

Dated Bosmoun of Marcharian, New York, September 13, 1898.

STANLEY W. DEXTER, WM. G. ROSS, JNO. W. D. DOBLER, Commissioners.

John P. Dress, Clerk

SECOND JUDICIAL DISTRICT.

CARMEL, LARE GLENEIDA, PURKAN COUNTY.

In the matter of the application and perition of Michael T. Daly, as Commissioner of Public Works in The City of New York, for and on behalf of the Mayor, Aldersmen and Commonality of The City of New York, under chapter 180 of the Laws of 1894, to acquire certain real estate, as the term "real estate" is defined in said act, for the purpose of providing for the sanitary protection of the sources of the water supply of The City of New York.

PUBLIC NOTICE IS HERPHY GIVEN THAT the Third Separate Report of Richard H. Clarke, Charles T. Dunning and Hart Carry (who were appointed Commissioners of Appraisal in the absorbaticle matter, by an order of this Court, made at a Special Term thereof, held at the Court-house in White sentiled marter, by an order of this Court, made as Special Term thereof, held at the Court-house in White Plains, Westehester County, December 5, 1893, dated September 7, 1893, and that a copy thereof was filed in the Putnam County Clerk's office September 12, 1893, and that a copy thereof was filed in the Putnam County Clerk's office September 12, 1893, and the covered by said report are Purcel. Numbers 14, 13 and 25, in fee, and the leasehold interest on Parcels 14 and 10.

Natice is further given that an application will be made to confirm the said report at a Special Term of anial Court, to be held in the City of Poughlesenic, Durchess County, to the eight day of October, 1898, at the opening of the Court on that day, or as soon there-after as counsel can be heard.

Indeed Serversence 28, 1898.

JOHN WHALEN,

Corporation Counsel,

Corporation Connect, No. 2 Tryon Row, New York City,

THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY, Sundays and legal holidays excepted, at No. 2 Chy Hall New York City, Annual subscription, \$9.30, postage perpaid.

WILLIAM A, BUTLER,