THE CITY RECORD D. OFFICIAL JOURNAL.

VOL. XVI.

NEW YORK, WEDNESDAY, AUGUST 1, 1888.

NUMBER 4,626.



LEGISLATIVE DEPARTMENT.

STATED MEETING.

BOARD OF ALDERMEN.

ALDERMEN

TUESDAY, July 31, 1888, (12 o'clock, M.

The Board met in their chamber, room 16, City Hall. PRESENT .

Daniel E. Dowling, Vice-President, Redmond J. Barry, Philip B. Benjamin, James F. Butler, William Clancy, James A. Cowie, Patrick Divver, Alfred R. Conkling. ALDERMEN James M. Fitzsimons, Henry Gunther, Philip Holland, Cyrus O. Hubbell, Patrick McCarthy, James G. McMurray, John J. Martin, James J. Mooney,

Joseph Murray, Patrick N. Oakley, William P. Rinckhoff, Walton Storm, Richard J. Sullivan, William Tait, Henry Von Minden, William H. Walker.

The President being absent, Vice-President Dowling took the chair. The minutes of the meeting of July 9th were read and approved.

PETITIONS.

By the President— Petition of the President of the Musical Mutual Protective Union for the suppression of itinerant street musicians. Which was referred to the Committee on Law Department.

(G. O. 445.)

By Alderman Tait-Petition of Naval Post No. 516, G. A. R, to be allowed use of rooms in Centre Market.

HEADQUARTERS, NAVAL POST No. 516,) DEPARTMENT OF NEW YORK, GRAND ARMY OF THE REPUBLIC, July 26, 1888.

To the Honorable Board of Aldermen of the City of New York :

To the Honorable Board of Aldermen of the City of New York : Naval Post 516, Grand Army of the Republic, composed of naval veterans of War of the Rebellion, do must respectfully request in accordance with An act entitled an Act to enable any county, city, or town in the State of New York to lease its public buildings, or any part thereof, to the Grand Army of the Republic, a copy of which is enclosed. A part of some public building or armory in any portion of the City below Fourteenth street. A preference is given to the upper part of Centre Market, formerly used as an armory, but now used for business purposes. The Naval Veterans most respectfully urge this request, on the grounds that though some recog-has been given to the Army, and which was deserved, yet the Navy has never asked nor received any recognition from the State of New York for their valuable services, and sincerely hope your Honor-able Board will at least grant them the use of a room where they can meet, and preserve the trophies dear to them, that have been won while protecting the honor of the flag. We have the honor to be, very respectfully,

been won while protecting the honor of the flag. We have the honor to be, very respectfully, Condr. F. H. GROVE, 39 Burling Slip. E. F. JENNINGS. JAMES McCLINCHY. A. J. GILLMAN. S. L. B. McCALEMOUNT. T. HALLIGAN. J. M. JOHNSON. Compatellar he and is hereby divided for the use of Naval

Resolved, That the Comptroller be and is hereby directed to set aside, for the use of Naval Post 516, Grand Army of the Republic, the unoccupied portion of the Armory over Centre Market, or other armory not used as such, without expense, in accordance with the power granted by chapter 62, Laws of 1888. Which was laid over.

MOTIONS AND RESOLUTIONS.

MOTIONS AND RESOLUTIONS. By Alderman Benjamin— Resolved, That his Honor the Mayor be and is hereby respectfully requested to return to this Board the resolutions, passed at the last meeting, permitting D. Conricht, I. Paggi, H. Rothenholz, A. Gardella, J. Monsky, M. Lazarus, N. Clonwrakis, H. Folk, H. Elmer, J. Lewkowitz, L. Ladner, G. Boytano, S. Jacobson, Sonn Brothers, H. Gruber, D. Gallagher, Veto Fortonnascere, Samuel Barach, to keep stands in various streets of this city. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the altirmative. Subsequently the several papers were received from his Honor the Mayor. Whereupon Alderman Benjamin moved that the votes by which the resolutions were severally adopted be reconsidered. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the affirmative. The papers were then ordered on file.

By Alderman Storm— Whereas, The Twenty-third Street Railway Company is authorized by its charter to maintain its railroad in the streets of the City of New York, "subject to such reasonable rules and regulations in respect thereto as the Common Council of the City of New York may from time to time by ordi-nance prescribe;" and Whereas, In the opinion of the Common Council of the City of New York, the operation by said company of horse-cars without any conductor, has been and is detrimental to the public health and safety.

as follows

Therefore, be it ordained by the Mayor, Aldermen and Commonalty of the City of New York,

as follows: Section 1. It shall not be lawful for the said Twenty-third Street Railway Company to operate any cars upon any portion of its route in the streets of the City of New York, without providing for the operation and management of such car a conductor as well as a driver. Sec. 2. For every frip or part of a trip made by any car operated by the said Twenty-third street Railway Company in violation of the provisions of the foregoing section of this ordinance, the said company shall be subject to a penalty of fifty dollars for each trip or part of a trip which such car shall so make, to be recovered by the Corporation Attorney, as in the case of other penalties. Sec. 3. The Commissioners of Police are especially instructed to carry into effect and rigidly enforce the provisions of this ordinance. Sec. 4. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed. Sec. 5. This ordinance model that the ordinance herefored to the Committee on Streets.

Sec. 5. This ordinance shall take enect August 10, 1050.
 Alderman Mooney moved that the ordinance be referred to the Committee on Streets. The Vice-President put the question whether the Board would agree with the motion of Alderman Mooney.
 Which was decided in the negative on a division called by Alderman Storm, as follows : Affirmative—Vice-President Dowling, Aldermen Cowie, Mooney, and Oakley—4.
 Negative—Aldermen Barry, Benjamin, Butler, Clancy, Conkling, Divver, Fitzsimons, Gunther, Holland, Hubbell, McCarthy, McMurray, Martin, Joseph Murray, Rinckhoff, Storm, Sullivan, Tait, and Yoo Minden—to.

Which was decided in the negative on a division called by Alderman Storm, as follows : Affirmative—Vice-President Dowling, Aldermen Cowie, Mooney, and Oakley—4. Negative—Aldermen Barry, Benjamin, Butler, Clancy, Conkling, Divver, Fitzsimons, Gunther, Holland, Hubbell, McCarthy, McMurray, Martin, Joseph Murray, Rinckhoff, Storm, Sullivan, Tait, and Von Minden—19. Alderman Storm then moved the adoption of the resolution, and, on his motion, moved the

Alderman Storm then moved the adoption of the resolution, and, on his motion, moved the previous question. Which, having been duly seconded, The Vice-President then stated the question to be : "Shall the main question be now put?" and put the motion to the Board. Which was decided in the affirmative. The Vice-President then put the main question, being on the adoption of the ordinance. And it was decided in the affirmative, on a division, as follows : Affirmative—Aldermen Barry, Benjamin, Butler, Clancy, Conkling, Divver, Fitzsimons, Gunther, Holland, Hubbell, McMurray, Martin, Joseph Murray, Rinckhoff, Storm, Sullivan, and Von Minden-17. Negative—Vice-President Dowling, Aldermen Cowie, McCarthy, Mooney, Oakley, and Tait-6.

By Alderman Storm— Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board a resolution adopted at the last meeting repealing the resolutions of November 7 and 12, 1877, respectively, permitting public cartismen and truckmen to deposit their carts and trucks in Fike, Mar-ket, Rutgers and Gouverneur Slips, on the East river front of the city, and in the centre of all wide slips and wide places on West street, during the night time, and on Sundays and holidays, from 5 P. M. to 9 A. M., daily. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. Subsequently the paper was received from his Honor the Mayor, and is as follows : Resolved, That the resolutions approved by the Mayor November 7 and 12, 1877, respectively, permitting public cartmen and truckmen to deposit their carts and trucks in Pike, Market, Rutgers and Gouverneur Slips, on the East river front of the city, and in the centre of all wide slips and wide places on West street, from 5 o'clock P. M. until 9 o'clock A. M. daily, and on all Sundays and legal holidays be and they are hereby annulled, rescinded and repealed. Alderman Storm then moved that the vote by which the resolution was adopted be reconsidered. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the affirmative. And the paper was then referred to the Committee on Law Department.

REPORTS.

The Committee on Salaries and Offices, to whom was referred the annexed resolution introduced by Alderman Rinckhoff on February 28, on the subject of the payment of unskilled laborers employed in the several departments, respectfully by

REPORT :

REPORT : That they have examined the subject, and they believe some action thereon to be just ; buty before arriving at a conclusion as to what action should be taken, your Committee think the views of the Department of Public Parks and the Commissioner of Street Cleaning should be obtained. Your Committee would therefore recommend the passage of the following resolutions : Resolved, That the Department of Public Parks be and hereby are respectfully requested to inform the Board of Aldermen why the pay of laborers employed in that Department of Public Works, namely, two dollars a day. Resolved, That the Commissioner of Street Cleaning be and he hereby is respectfully requested to inform the Board of Aldermen what wages per day are paid to each of the laborers employed in cleaning the streets above Fourteenth street, and what compensation is paid to the foreman, and whether there is any reason why the employees of the Street Cleaning Department above Fourteenth street should not be not only residents of the city, but also citizens of the United States. Resolved, That the Clerk of the Board of Aldermen transmit a copy of so much of this resolu-tion as refers to each department to the head of such department forthwith, and request an answer to this inquiry at the earliest convenience of such head of the department. WILLIAM P. RINCKHOFF, Commissioner

WILLIAM P. RINCKHOFF,)	Co
RICHARD J. SULLIVAN,	Co
PATRICK DIVVER,	Salaries
CVRUS O HUBBELL	Salaries

mmittee on and Offices,

The Vice-President put the question whether the Board would agree to accept the report and adopt the resolutions. Which was decided in the affirmative.

(G. O. 446.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordi-nance in favor of paving West End avenue, from Sixty-fifth to Sixty-ninth street, with granite blocks, respectfully

REPORT:

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That the roadway of West End avenue, from Sixty-fifth (65th) to Sixty-ninth (66th) street, be paved with granite-block pavement, and that crosswalks of two courses of blue stone be laid at the intersecting and terminating streets, where not already laid, viz. : Beginning at south crosswalk of Sixty-fifth street and ending at north crosswalk of Sixty-ninth street, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WILLIAM H. WALKER, WALTON STORM, JOHN MURRAY, Committee Street Pavements.

Which was laid over.

(G. O. 447.) The Committee on Street Pavements, to whom were referred the annexed resolution and ordi-nance in favor of paving West End avenue, from Eighty-ninth to Ninety-sixth street, with granite blocks, respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That West End avenue, from Eighty-mint to Ninety-sixth street, be paved with granite-block pavement, and that crosswalks of two courses of blue stone be laid at the intersecting

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and terminating streets, where not already laid, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY, Street Pavements.

Which was laid over.

(G. O. 448.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving Madison avenue, from One Hundred and Eighth to One Hundred and Tenth street, with granite blocks, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That the roadway of Madison avenue, from the north side of One Hundred and Eighth street to the south side of One Hundred and fenth street, be paved with granite-block pave-ment, and that crosswalks of three courses of bule stone be laid at the intersecting and terminating streets, where not already done, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY, Street Pavements.

Which was laid over.

(G. O. 449.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving One Hundred and Twenty-first street, from Seventh to Eighth avenue, with granite blocks, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That One Hundred and Twenty-first street, from Seventh to Eighth avenue, be paved with granite-block pavement, and that crosswalks be laid at the intersecting and terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY,

(G. O. 450.)

The Committee on Street Favements, to whom were referred the annexed resolution and ordi-nance in favor of paving One Hundred and Sixth street, from Eighth avenue to the Boulevard, with granite blocks, respectfully

REPORT

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That One Hundred and Sixth street, from Eighth avenue to Boulevard, be paved with granite-block pavement, and that crosswalks be laid at the intersecting and terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM,	Committee
WILLIAM H. WALKER, JOHN MURRAY,	Street Pavements.

(G. U. 451.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving Ninety-fifth street, from Lexington to Madison avenue, with trap-block pavement, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That the carriageway of Ninety-fifth street, between Lexington and Madison avenues, be paved with trap-block pavement, except that at the intersecting and terminating avenues cross-walks of three courses of bridge-stone, with a row of paving-blocks between, be laid, where not aiready laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY, Street Pavements.

(G. U. 452.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordi-nance in favor of paving One Hundred and Fiftieth street, from Convent to Tenth avenue, with granite blocks, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That One Hundred and Fiftheth street, from Convent avenue to Tenth avenue, be paved with granite-block pavement, and that crosswalks be laid at the terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted. DOEDLI MUTDLAY

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY, Street Pavements.

(G. O. 453.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving Tenth avenue, from One Hundred and Tenth street to Manhattan street, with granite blocks, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That Tenth avenue, from One Hundred and Tenth street to Manhattan street, be paved with granite-block pavement, and that crosswalks be laid at the intersecting and terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY,	Committee on Street Pavements.
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(G. O. 454.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordi-nance in favor of curbing and flagging Ninety-fourth street, from First to Second avenue, respectfully

REPORT:

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

Resolved, That the sidewalks on both sides of Ninety-fourth street, from First to Second avenue, be curbed and a space four feet wide through the centre thereof be flagged, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, WALTON STORM, WILLIAM H. WALKER, JOHN MURRAY, Street Pavements.

The Committee on Salaries and Offices respectfully

Which was laid over.

REPORT

for adoption the following resolutions : Resolved, That the following-named persons be and they are hereby respectively reappointed to the office of Commissioner of Deeds in and for the City and County of New York, to date from the expiration of their present terms of office, viz. : eter P. Brady. ke W. Harlem. rancis Haberstroh.

Frederick E. Anderson.	Peter P. Brady.
William W. Brackett.	Ike W. Harlem.
John R. Heinzelman.	Francis Haberstroh.
Isaac Halberstadt.	Isaac S. Isaacs.
William I. McGranahan.	Albert Martinez.
Samuel F. Manges.	Adolph Mylius.
Ed. H. Piepenbrig.	Fred. W. Styles.
Samuel B. Stiles.	Hugh Smith.
J. Ridgway Tiers.	F. H. Tayler,
William S. Wynn.	John A. Weakes, Jr.
William J. Harvey.	August Urban.
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Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of those whose names appear opposite, and whose terms of office have expired, viz. : Fel

lix Hart, in place of		Ashbel P. Fitch.
		ofCharles J. Auffarth.
hn H. Roberts.	* **	
oraham H. Berrick,		Jacob Bauer.
hn C. Munzinger.		Frank Bollet.
illiam H. Hogan.	+4	
illiam A. Keeler.		Charles J. Donohue,
ederick W. Block,	44	
auncev C. Hotchkiss,	44	Almon W. Griswold, Jr.
chael I. Burke.	36	Edward Whitney Hall.
enry E. Hopkins,	**	Adolph E. Hageman.
car Stern.	44	
lix Lorch.	44	Alfred Jaretzki.
obert E. Day,	-	William H. McIntyre, Jr.
erman Bruns, Ir.,	11	Henry F. Miller.
ilip Wassung,	24	
ax Reinach.	**	
cob G. Buckel.	44	J. M. Smith.
igene Herring.		John Swanton.
uis Borowsky.		
ward I. Butler.		David S. Updike.
iomas E. Slater.	44	Charles Wehle.
mes H Duun		John Webber Ir

Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of those whose names appear opposite, who were recently appointed, bat failed to qualify, viz. :

nomas W. McKnight,	in place of	fLouis B. Allen.
illiam H. Geiger.		George R, Brown.
uarles C. Bull.	**	
ax Moses.	45	
athew I. McKeon,	44	Fluence & Dumman
		Ulysses S. Duryee.
illiam H. Newman,		Peter Dennin.
hn I. Bar.		Herman Hyman.
hn P. Gustaveson.		Meyer Knocker.
illiam Brophy.	44	
ever Knocker.		Daniel McDonald.
seph F. Bear.		Hamilton T. Magrath.
e M. Edgar.		Tenis Mente
	44	Louis Morris.
hn Corbley,		James T. Nicholson.
anuel H. Elkin,		Adolphus D. Pape.
an S. Webster,	**	
to Pullich.	55	
nac C. Mosher.	46	Ichn I Snahman
	24	John J. Spelman.
ank Schulz,		Garrett A. Wannamaker.
Wray Cleveland,	**	Max Zebe.
		WILLIAM P. RINCKHOFF, WILLIAM TATT, CVRUS O, HUBFLI Salaries

ALFRED R. CONKLING, and Offices.

The Vice-President put the question whether the Board would agree to accept the report and

The Vice-President put the question whether the Board would agree to accept the report and adopt the several resolutions. Which was decided in the affirmative, on a division, as follows: Affirmative-Vice-President Dowling, Aldermen Barry, Benjamin, Butler, Clancy, Conkling, Cowie, Firstsmons, Gunther, Holland, Hubbell, McCarthy, McMurray, Martin, Mooney, Joseph Murray, Rinckhoff, Storm, Sullivan, Tait, Von Minden, and Walker-22.

(G. O. 455.)

The Committee on Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving West End avenue, from Sixty-mnth to Seventy-second street, with Trinidad asphalt pavement, respectfully

REPORT :

That having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution and ordinance be adopted. Resolved, That the roadway of West End avenue, from Sixty-ninth to Seventy-second street, be paved with Trinidad asphalt pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JOSEPH MURRAY, RICHARD J. SULLIVAN, JAMES A. COWIE, JOHN MURRAY,	Committee on reet Pavements.
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Which was laid over.

(G. O. 456.) To the Honorable the Board of Aldermen :

The committee one board of Aldermet : The Committee on Finance, to whom was referred the Assessment Rolls of the estates, real and personal, subject to taxation, of and within the City and County of New York for the year 1888, and a communication from the Comptroller of the City of New York transmitting to the Board of Aldermen the Final Estimate made and adopted by the Board of Estimate and Apportionment for said year 1888, with his certificate of the amount of the appropriations authorized by law to be raised by tax in and for said year, respectfully submit the following

REPORT :

REPORT : The assessed valuation of the real and personal estates subject to taxation within the City and County of New York for the year 1888, as shown by the Assessment Rolls submitted by the Com-missioners of Taxes and Assessments, amounts to the sum of one thousand five hundred and fifty-three million four hundred and forty-two thousand four hundred and thirty-one dollars and sixty-six cents (\$1,553,442,431.66), which sum is a net increase of forty-five million eight hundred and one thousand seven hundred and sixty-eight dollars and sixty-six cents (\$45,801,768.66) over the amount of the assessed valuation for the preceding year, 1887. As shown by the Comptroller's certificate, submitted to the Board of Aldermen, May 20, 1888, the aggregate amount of the appropriations included in the Final Estimate for the year 1885, made and adopted by the Board of Estimate and Apportionment, on the 29th day of December, 1887, is thirty-seven million fifty-one thousand and fifty-three dollars and ninety-three cents (\$37,051,053.03), from which sum is deducted the sum of three million two hundred and fifty-one thousand and fifty-

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three dollars and ninety-three cents (\$3,251,053.93), for and on account of the estimated revenues of the General Fund available for the reduction of taxation in said year 1888, as certified also by the Comptroller, leaving the sum of thirty-three million eight hundred thousand dollars (\$33,800,000) as the amount to be raised by tax in and for the year 1888.
By section 830 of the New York City Consolidation 'Act of 1882, the Board of Aldermen is directed to provide for deficiencies in the actual product of taxes which may arise from insolvencies, discount or rebate for prompt payments, errors in valuations, etc., as follows, to wit:
"It shall be the duty of the said Board of Aldermen of the City of New York to include in any and every ordinance or resolution passed by them imposing and levying taxes for any purpose or purposes, as they shall deem necessary, not exceeding three per cent. of said aggregate amount, to provide for deficiencies in the actual product of taxes to be imposed and levied in and for the year 1888, your Committee have concluded to recommend that the sum of five hundred and twenty-mue thousand eight hundred and sixty dollars and twelve cents (\$52,806.12) be added to and included in the amount required to be raised by tax after deducting the estimated revenues of the General Forth end available for the reduction of tax after deducting the amount required to appropriations therefor, the addition of which sum makes the total amount to be raised by tax in and for the year 1888, thirty-four million three hundred and twenty-inine thousand eight hundred the sum of five hundred and sixty dollars and twenty events (\$52,806.12) be added to and included in the amount required to be raised by tax after deducting the estimated revenues of the general tund available for the reduction of taxino in said year form the amount of appropriations therefor, the addition of which sum makes the total amount to be raised by tax in and for the year 1888, thirty-four million three hundred a

Section 11 of article VIII. of the Constitution of the State, as amended in 1884, provides as follows

"* * The amount hereafter to be raised by tax for county or city purposes, in any county containing a city of over one hundred thousand inhabitants, or any such city of this State, in addition to providing for the principal and interest of existing debt, shall not in the aggregate exceed in any one year two per centum of the assessed valuation of the real and personal estate of such county or city, to be ascertained as prescribed in this section in respect to county or city debt. The amount of taxes to be raised in and for the year 1888, for city or county purposes, exclusive of the State tax and the principal and interest of the existing city and county debt, does not exceed two per centum of the assessed valuation of the real and personal estate of the City and County of New York, which is shown, as follows :

The total amount of taxes to be raised in 1888, as above stated, is \$34,329,860 12

e lax	\$4,004,179	24		
rest on the City Debt to be provided for				
cipal of the City Debt to be provided for	1,773,844	01		
		-	12,954,194	79

heretofore." The total amount of the assessed valuation of the personal estate of corporations, joint-stock companies or associations doing business in the City of New York, which under this statute are exempt from assessment and taxation for "State purposes" in 1888, is fifty-seven million six hun-dred and twenty-three thousand and sixty dollars (\$57,623,060), as appears by statements thereof which are filed in the office of the Comptroller of the City of New York, specifying in detail the assessed valuations of such corporations of their personal estate. The valuations of such personal estate are therefore subject to taxation for city and county purposes only, and it is therefore necessary to impose and levied upon property for both State and City purposes, and one for the special tax to be imposed and levied upon corporations, joint-tock companies and associations which are exempt from taxation on their personal estate for State purposes, the assessed valuations of both classes of property being as follows : Amount of assessed valuations of real and personal estate subject to taxation for the special

Total assessed valuations...... \$1,553,442,431 66

As hereinbefore stated the total amount of taxes required to be raised in 1888 is thirty-four million three hundred and twenty-nine thousand eight hundred and sixty dollars and twelve cents (\$34,329,860.12).

This amount cannot be raised exactly without extending the decimal fractions of the rates of taxation beyond the point of practicability, on account of the immense number of items of valuations upon which calculations are required in extending the taxes upon the tax books against each separate piece of property which is assessed.

The two rates of tax, therefore, which can be most conveniently fixed to raise, approximately, the amount of taxes required to be raised in and for the year 1888, is 2.22 per cent. upon the valuations of property subject to taxation for boh State and City purposes, and 1.943 per cent. upon the valuations of the personal estate of corporations exempt from taxation for State purposes.

An ordinance to impose the taxes and to fix the rates of taxation which will produce the total amount of taxes required to be raised in and for the year 1888, for the objects and purposes as above set forth in this report, is respectfully submitted herewith for the approval and adoption of the Board of Aldermen.

PATRICK DIVVER,	1
WALTON STORM,	Committee
REDMOND J. BARRY.	> un
ALFRED R. CONKLING,	Finance.
IAMES M. FITZSIMONS.	

CITY OF NEW YORK, July 31, 1888.

AN ORDINANCE to provide the necessary means for the support of the government of the City of New York and the Board of Education, and for the payment of the quota of the State taxes and for other purposes, pursuant to the provisions of law in and for the year 1888.

for other purposes, pursuant to the provisions of law in and for the year 1888. The Mayor, Aldermen and Commonalty of the City of New York do ordin as follows : Section 1. There shall be and is hereby imposed and levied upon the estates, real and personal, subject to taxation, of and within the City and County of New York, to pay the expenses of con-ducting the public business of said city and county, in each department and branch thereol, and of the Board of Education, and to pay the amount fixed as the quota of the State taxes assessed upon the County of New York, and payable in said year; also the amount necessary to be raised by tax to pay the principal and interest of slocks and bonds due and payable by said city and county in and during said year; also the amount required to be raised annually to pay the stocks and bonds payable from taxation issued after June 3, 1878, pursuant to the provisions of section 192 of the New York, as amended in 1882; and also the amount required to be raised by tax, annually, pursuant to the provisions of section 11 of article VIII. of the Constitution of the State of New York, as amended in 1884, the sum of thirty-three million eight hundred thousand dollars (\$33,800,000), which sum is the aggregate amount thereof the sum of the million two hundred Apportionet housand and fifty-three dollars and nintey-three conte (\$3,251,053,03), which is the amount of the estimated revenues of the General Fund available for the reduction of taxation in 1888, as stated by the Comptroller of the City of New York, in a communication dated May 28, 1888,

submitted to the Board of Aldermen May 29, 1888, with his certificate thereof and of the amount of the appropriations made for the year 1888, copies of which communication and certificate and of said Final Estimate are as follows:

CITY OF NEW YORK-FINANCE DEPARTMENT,

COMPTROLLER'S OFFICE, May 28, 1888.

To the Honorable the Board of Aldermen of the City of New York :

May 28, 1888.)
To the Honorable the Board of Aldermen of the City of New York :
Section 212 of the New York City Consolidation Act of 1882 provides a follows:
The Section 212. It shall be the duty of the comptroller of said city to prepare and submit to the buryose of imposing the annual taxes, a statement setting forth the anounts by law authorized to be available to the corporation of the city of New York, or for city purposes within said city, and also an estimate of the probable amount of receipts into the city treasury dury for the sinking fund so an estimate of the probable amount of receipts into the city treasury dury for the sinking fund for the payment of the city debt ; and the said board of aldermen are hereby authorized and directed to deduct the total amount of such estimated receipts from the aggregate amount of all the various sums which by law they are required to order and cause to be raised by tax in the game and the end to be available in accordance with law, other than the surplus revenues of the foregoing provision I have the honor to submit to your Honorable Body a state and the advolute the debt of New York, or for city purposes within said city, viz. The Final Estimate of the Eity of New York, in each department and branch thereof, and of the based of Education, for the fiscal year 1888, as adopted by the Board of Estimate indudes the public burst on Thursday, December 29, 1887, aggregating the sum of thirty-estem million fifty-one thus and hyportial be said eity with a said fiscal year, not otherwise provided for ; also the approxed by said city within said fiscal year, not otherwise Fork Caused and the state and hyportial base the active to be taked by the stand and the state and the said beat we the state. The state and the state by tax in the section of the farge and and side of the City of New York, in each department and branch thereof, and of the based of Education, for the fiscal year 1888, as adopted by the Board of Fistimate includes the sumstave due to the stated by tax and

Estimated Revenues of the General Fund for 1888

Estimated Revenues of the General Fund for 1888.		
Attorney for the Collection of Arrears of Personal Taxes	5500	
CITY RECORD, Sales of	1,500	
County Clerk's Fees	135,000	
Commissions-Public Administrator	10,000	
Corporation Counsel - Costs, etc	5,000	00
Department of Public Charities and Correction	30,000	
Department of Public Parks	20,000	00
Department of Street Cleaning	15,000	00
Health Department. Inspectors and Sealers of Weights and Measures—Fees	3,500	00
Inspectors and Sealers of Weights and Measures-Fees	3,500	00
Interest on Taxes	700,000	00
Interest on Assessments	215,000	00
LicensesCity Treasury	45,000	00
Railroad Franchises	65,000	co
Register's Office.	135,000	00
School Moneys from State of New York	685,000	00
Sewers and Drains	35,000	00
Street Incumbrances	2,500	00
Surrogate's Court-Fees	2,000	00
Tapping Water-pipes.	15,000	00
Miscellaneous	76,500	00
Amount of estimated revenues in 1888	\$2,200,000	00
Add, estimated accumulated balances from 1887 and previous years	250,000	00
General Fund, as per statement.	412,890	13
Unexpended balances in Suspense Account	257,277	98
Amount of surplus in Excise License Fund, transferred to General Fund, applicable to payment of interest on City Debt	200,000	00
	\$3,320,168	II
Deduct for over-estimates	69,114	
Total amount of available estimated revenues of General Fund m 1888	\$3,251,053	93
		1000

I respectfully call the attention of your Honorable Body to the following provisions of section 213 of the New York City Consolidation Act of 1882: "Section 213. It shall be the duty of the board or body authorized to levy taxes to include in any and every ordinance or resolution passed by them imposing and levying taxes for any purpose or purposes authorized by law, such sum in addition to the aggregate amount required for such purposes, as they shall deem necessary, not exceeding three per cent. of said aggregate amount, to provide for deficiencies in the actual product of the amount imposed and levied therefor." Your attention is also respectfully directed to the provisions of law contained in sections 831 and 833 of the New York City Consolidation Act of 1882; which require the Assessment Rolls to be prepared, and completed and delivered to the Receiver of Taxes in and for the City of New York on or before the first day of September in each and every year, with the proper warrants annexed, directing him to collect the several sums mentioned in said rolls, and to pay the same from time to time, when so collected, to the Chamberlain of the said city. Respectfully.

Respectfully, THEO. W. MYERS, Comptroller.

CITY OF NEW YORK-FINANCE DEPARTMENT.] COMPTROLLER'S OFFICE, May 28, 1888.

Certificate of the Comptroller of the City of New York of the Aggregate Amount of the Final Estimate of said City for the Year 1888.

Estimate of the Compression of the Second Se

State of New York, as amended in 1884, a copy of which said Frnat Estimate, made and auguest by the said Board of Estimate and Apportionment on the 29th day of December, 1887, is hereto annexed. I further certify that the estimated amount of the revenues derived from all sources of the General Fund for the reduction of taxation in the year 1888 is three million two hundred and fifty-one thousand and fifty-three dollars and ninety-three cents (\$3,231,053.03), as stated in detail in a communication to your Honorable Body herewith submitted, in pursuance of section 212 of the New York City Consolidation Act of 1882, setting forth the amounts by law authorized to be imposed and raised by tax in and for said year 1888. THEO. W. MYERS, Comptroller.

THE CITY RECORD.

RATE PER CENT.

FINAL ESTIMATE FOR THE YEAR 1888

Made by the Board of Estimate and Apportionment on December 29, 1887, pursuant to Section 189 of the New York City Consolidation Act of 1882.

By of the New York City Consolidation Act of 1882. Whereas, The Board of Estimate and Apportionment but considered the objections to, and rectifications of, the Provisional Estimate made by said Board on the 29th day of October, 1887, of the amounts required to pay the expenses of conducting the public business of the City and County of New York, in each department and branch thereof, and the Board of Education, for the next ensuing financial year, to wit: for the year eighteen hundred and eighty-eight (1888), in which esti-mate is included such sum as is necessary for the payment of the interest on the bonds of the said city and county which becomes due and payable within said year, and also such sum as is necessary to be raised by tax to pay the principal of any bonds and stocks which become due and payable during said year not otherwise provided for; also the amount to be raised by tax annually which will be sufficient, with the accumulation of interest thereon, to pay the bonds and stocks payable from taxation issued after June 3, 1878, pursuant to section 192 of the New York City Consolidation Act of 1882; also the amount to be raised by tax, annually, which, with the accumulations of interest thereon, will be sufficient to redeem the stocks and bonds issued as provided by section 11 of article VIII. ot the Constitution of the State of New York, as amended in 1884; and also so much as may be necessary to pay the proportion of the State tax, required to be paid by the City and County of New York, in said year, which objections to, and rectifications of, said Provisional Estimate, made by the Board of Aldermen on the 21st day of November, were transmitted by the Clerk of said Board, under date of November 23, 1887; therefore Resolved, That after such consideration of the said objections to, and rectifications of, said Prov-rionment to November 23, 1887; therefore Resolved, That after such consideration of the said objections to, and rectifications of, said Provisional Estimate, the Board of Estimate and Ap

FINAL ESTIMATE

of the amounts required to pay the expenses of conducting the public business of the City and County of New York, in each department and branch thereof, and the Board of Education, for the next ensuing financial year, to wit: for the year eighteen hundred and eighty-eight (1888), in which is included such sum as is necessary for the payment of the interest on the bonds of the said city and county, which becomes due and payable within said year, and also such sum as is necessary to be raised by tax to pay the principal of any bonds and stocks which become due and payable during the said year not otherwise provided for; also the amount to be raised by tax annually, which will be sufficient, with the accumulations of interest thereon, to pay the bonds and stocks payable from taxation issued after June 3, 1878, pursuant to section 192 of the New York City Consolida-tion Act of 1882; also the amount to be raised by tax, annually, which, with the accumulations of interest thereon, will be sufficient to redeem the stocks and bonds issued as provided by section 11 of article VIII. of the Constitution of the State of New York, as amended in 1884; and also so much as may be necessary to pay the proportion of the State tax required to be paid by the City and County of New York in said year, as follows :

FINAL ESTIMATE FOR 1888.

THE MAYORALTY.

5	ries and Contingencies—Mayor's Office : Salary of the Mayor Salaries of Clerks and Subordinates, and Con	tingencies .			\$10,000 DO 16,000 DO	\$26,000 00
	THE	COMMON	COUNCIL.			
City	Contingencies				\$1,500 00	
Cont	ingencies-Clerk of the Common Council				200 00	
	ries-Common Council:					
j,	President of the Board of Aldermen (section	on 52, New	York City	** *** ***		
-	Tresident of the Board of Aldermen section Consolidation Act of 1882 Iwenty-five Aldermen, at \$2,000 each per 1 York City Consolidation Act of 1882; ch chapter 292, Laws of 1887	annum secti	ion 52, New	\$3,000 00		
	York City Consolidation Act of 1882 ; ch	apter 74, La	aws of 1884 ;	50,000 00		
				30,000 00		
	Clerks and Officers, Board of Aldermen (sec Consolidation Act of 1882), as follow	tion 79, New	v York City			
	Clask		\$5,000 00			
	Four Clerks, at \$1,200 each		2,500 00			
	Deputy Clerk. Four Clerks, at \$1,200 each. Four Engrossing Clerks, at \$1,000 each. One Sergeant-at-Arms.		4,000 00			
	One Librarian		1,000 00			
	Two Messengers, at \$900 each		1,800 00	20,000 00		
			-		73,000 00	74,700 00
				-		141/00 00
	THE F	NANCE I	DEPARTMEN	r		
		Conduction	ig the Depart	ment.		
lean	ning Markets ingencies—Comptroller's Office		••••••	•••••	\$39,000 00	
Salar	ies-Finance Department :				7,500 00	
-	Salary of the Comptroller section 52, New Y			\$10,000 00		
				\$10,000 00		
	Salaries of Officers, Clerks, etc., as follows: Comptroller's Office)			
	Auditing Bureau. Bureau for the Collection of Assessments and Assessments and of Water Ren Bureau for the Collection of Taxes	and Arrears	of Taxes			
	and Assessments and of Water Rent	ts		186,500 00		
	Bureau for the Collection of City Reven	ue and of M	arkets			
:	Salaries of Temporary Clerks in the Bures Taxes, at \$3 each per diem	au for the C	ollection of	8,000 00		
					204,500 00	
Salar	ries-Chambertain's Office (section 165, New 1	Y OFR City Co	onsolidation Act	01 1882)	25,000 00	276,000 co
	Expenses of Co	mducting	the City Gov	ernment.		
	e Taxes:	FOR THE	STATE.			
		r 628. Laws	of 1887 41	250 405 75		
1	For General Purposes, $\frac{2}{10}$ mill, as per chapter For Canals, $\frac{2}{10}$ mill, as per chapters 160, 527 For Compensation of the Shore Inspector, as p	and 638, La	ws of 1887 1	,050,385 58		
	ter 604, Laws of 1875	per chap-	\$1,493 18			
3	ter 604, Laws of 1875 For Expenses of the Shore Inspector, as pe 6, chapter 414, Laws of 1885	r section	11,198 83			
	.,			12,692 01		
Com	mon Schools for the State :		-		2,413,573 34	
1	For Common Schools, 110 mill, as per chapte	er 638, Law	s of 1887		1,650,605 90	
				-		4,064,179 24
	INTEREST ON THE DEBT OF	THE CORPOR	ATION OF THE	CITY OF NEW	VORK	
inter (rest on the City Debt (including interest on County), on Bonds and Stocks issued and ou	itstanding Ja	anuary 1, 1888 :	territory of	westchester	
-						
ER.						
CENT.	TITLES OF BONDS AND STOCKS.	WHEN DUE.	PRINCIPAL.	INTEREST.	TOTAL INTEREST.	
501					and the set.	
2						
¥			an mouth of the		\$91,000 00	
7	Accumulated Debt Bonds-City	1888	\$1,300,000 00		291,000 00	
7		1888		1		
7	Accumulated Debt Bonds-County	· 1888	1,200,000 00		84,000 00	
7	Accumulated Debt Bonds-County Additional Croton Water Stock	· 1888 1899		1		
7	Accumulated Debt Bonds-County	· 1888	1,200,000 00			
7 7 3 3	Accumulated Debt Bonds-County Additional Croton Water Stock	· 1888 1899	1,200,000 00 759,000 00	\$22,770 00		
7 7 3	Accumulated Debt Bonds-County Additional Croton Water Stock Additional Croton Water Stock	· 1888 1899 1904	1,200,000 00 759,000 00 1,250,000 00	\$22,770 00 35,831 51		

2,230,000 00

1.005.000 00

89,200 00

50,250 00

Additional Croton Water Stock

Additional Croton Water Stock

TITLES OF BONDS AND STOCKS.	WHEN DUE.	PRINCIPAL.	INTEREST.	TOTAL INTEREST.	
Additional Croton Water Stock	1891	\$373,000 00	\$22,380 00		
Additional Croton Water Stock	1891	237,000 00	16,590 00	\$252,021 51	
Additional Water Stock	1904	6,000,000 00	\$180,000 00		
Additional Water Stock	1905	5,000,000 00	150,000 00		
Additional Water Stock	1904	1,500,000 00	52,500 00		
Additional Water Stock	1907	3,000,000 00	83,442 67		
Additional Water Stock	1913-1933	145,000 00	4,350 00		
Additional Water Stock	1913-1933	300,000 00	10,500 00		
Armory Bonds	1894	302,000 00	\$9,060 00	480,792 67	
Armory Bonds	1895	670,000 00	20,100 00		
Armory Bonds	1904	200,000 00	6,000 00		
Assessment Bonds	1889	518,000 00	\$15,540 00	35,160 00	
Assessment Bonds	1890	1,500,000 00	44.973 29		
Assessment Bonds	1889	300,000 00	10,500 00		
Assessment Bonds	0061	050,000 00	. 33,250 00		
Assessment Bonds	1892	350,000 00	9,421 24		
Assessment Bonds (Harlem River Im-)	1892	150,000 00	4,500 00		
provement]				118,184 53	
Assessment Fund Stock	1903	500 00	\$25 00		
Assessment Fund Stock	1903		9,366 00		
Assessment Fund Stock	1903	336,600 00	23,562 00	32,953 00	
Assessment Fund Stock	1910	900,450 00		54,027 00	
Central Park Fund Stock	1898	399,300 00		19,965 00	
Central Park Fund Stock	1898	275,000 00		16,500 CO	
Central Park Improvement Fund Stock	1895	1,766,600 00		103.996 00	
City Parks Improvement Fund Stock	1904	336,000 00	\$16,800 00		
City Parks Improvement Fund Stock	1901	1,638,000 00	98,280 00		
City Parks Improvement Fund Stock	1902	685,000 00	41,100 00		
City Parks Improvement Fund Stock	1903	804,000 00	48,240 00		
City Parks Improvement Fund Stock	1904	225,000 co	13,500 00		
City Parks Improvement Fund Stock	1901	200,000 00	14,000 00		
City Parks Improvement Fund Stock	1902	455,000 00	32,550 00		
City Parks Improvement Fund Stock	1903	446,000 00	31,220 00		
City Cemetery Stock	1888	75,000 00		295,690 00 3.937 50	
City Improvement Stock (Consolidated)	1900	13,616 52	\$680 83		
Stock)	1896-1926	242,802 71	12,140 14		
Stock). City Improvement Stock (Consolidated Stock)	1896-1926	445,000 00	26,700 00		
	1889	451,200 00	\$27,072 00	39.520 97	
City Improvement Stock	1880	3,340,000 00	233.800 co		
City Improvement Stock		190,018 83	\$9,500 94	260,872 00	
City Improvement Stock	1892	66,896 30			
City Improvement Stock	1892		4,013 78		
City Improvement Stock	1892	3,929,400 00	275,058 00	288,572 72	
City Lunatic Asylum Stock	1889	400,000 00	\$24,000 00		
City Lunatic Asylum Stock	1889	300,000 00	21,000 00	45,000 00	
Consolidated Stock-City Improvement (Stock	1896	820,000 00	\$49,200 00		
Consolidated Stock	1896	1,504,000 00	93,840 00	143,040 00	
Consolidated Stock	1894	500,000 00	\$30,000 00		
Consolidated Stock	1894	1,955,000 00	136,850 00	166,830 00	
Consolidated Stock-County	1901	8,885,500 00	\$533,130 00	1001030 00	
Consolidated Stock-City	1901	4,252,500 CO	255,150 00		
Consolidated Stock-Dock	1901	1,000,000 00	60,000 00		
Consolidated Stock-City Parks Im- provement Fund Stock	1902	862,000 00	51,720 00		
				900,000 00	
Consolidated Stock-City	1908-1928	6,900,000 00	*******	345,000 00	
Consolidated Stock-City	1910	2,800,000 00		112,000 00	
Consolidated Stock-City (K)	1889	1,150 00	\$34 50		
Consolidated Stock-City (K)	1889	47,250 00	1,890 00		
Consolidated Stock—City $\langle K \rangle$	1889	3,500 CO	175 00		
$Consolidated \ Stock{City} \ (M) \dots \dots \dots$	1899	649,327 59	25,973 10		
$Consolidated \; Stock{}City \; (M) \dots \dots \dots$	1899	12,235 17	611 76		
Consolidated Stock—City $\langle F\rangle$	1896-1916	300,000 00	15,000 00		
Consolidated Stock-City (G)	1897	200,000 00	10,000 00		
Consolidated Stock-City (L)	1899	28,173 19	1,408 66		
Consolidated Stock-City (D)	1896-1926	1,436,525 00	86,191 50		
Consolidated Stock-City (E)	1896-1916	121,824 40	7,309 45		
		-0		148,593 98	
Consolidated Stock-City (Riker's Island) Consolidated Stock-City (Metropoli-)	1894	180,000 00		5,400 00	
tan Museum of Art	1905	25,000 00		750 00	
River Bridge	1906	50,000 60	\$1,500 00		
	1907	1,250,000 00	37,500 00		
Consolidated Stock - City (Harlem) River Bridge)	1908	250,000 00	6,737 68	45,737 68	
Consolidated Stock-Revenue Bond	1907	120,000 00	\$3,600 00	10/15/ 00	
(Gansevoort Market	1907	100,000 00	2,765 76		
(Gansevoort Market)	1900			6,365 76	1
Consolidated Stock (Morningside Park)	1907	50,000 00		1,440 41	
Consolidated Stock-City (B)	1896	3,377,500 00	\$236,425 00		
Consolidated Stock-City (C)	1896	2,947,200 00	206,304 00		
Consolidated Stock-County (A)	1896	805,500 00	56,385 00		
Consolidated Stock-County (B)	1896	874.700 00	61,229 00		
Croton Water-main Stock	1906	15,000 00	\$600 00	560,342 00	
Croton Water-main Stock	1900	248,000 00	12,400 00		
Croton Water-main Stock	1906	1,449,000 00	72,450 00		
1					

=

\$187,200 00

295,000 00

228,746 70

1,545,097 31

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		WHEN			TOTAL	Interest on th follows :	e City Debt (on St	ocks and Bonds	to be issued	after Janu	uary 1,	1888), esti	mated as
CENT.	TITLES OF BONDS AND STOCKS.	DCE.	PRINCIPAL.	INTEREST.	INTEREST.			1			int	ti lit	ber at it.
i	Croton Water-main Stock	1900	\$1,256,050 00	\$75,350 00		TATLES OF	BONDS AND STOCKS	Dura			Amo	required to be 1 sued in 1888. Estimated Amon	required for in terest in 1888 a 3 per cent. pe annum.
	Croton Water-main Stock.	1900	2,228,000 00	135,960 00		LEGISLAT	ACTS OF THE		OSES OF RIZATION.	LIMIT.	atrid	in a lined	st in er c un.
	Dock Bonds	1914	625,000 00	\$18,750 00	316,770 co	1	HEIR ISSUE.				stim	requestion stime	requ tere 3 p
	Dock Fonds	1916	500,0 0 00	15,000 00									
	Dock Bonds	1917	500,000 00	15,000 00		Additional Cr	oton Water Stock	Sec.					
	Dock Bonds	1918	00 000,002	5,1:0 55		141, New Act of 188	York City Consolid:	To provid	le for a further of pure and				
2	Dock Bonds	1915	1,150,000 00	40,250 00				wholeso	ome water	\$1,000,000 annually	00	00,000,00	6 mos.,
	Dock Bonds	1911	672,000 00	26,880 co		Assessment F	Bonds (Chan. 120 Las	vs of					\$7,500 0
1	Dock Bonds	1912	1,080,000 00	43,200 co		1886, and Consolidat	Bonds (Chap. 420, Lav Sec. 144, New York tion Act of 1882)	City To provi	de means to lebtedness of				
	Dock Bonds	1913	820,000 00 175,000 CO	32,800 00				the May	or, Aldermen				
1	Dock Bonds	1906	278,000 00	13,900 00				and Co the City	of New York				
	Dock Bonds	1907	460,800 00	23,040 CO				due on	econtracts for			1.1	
	Dock Bonds	1908	541,203 00	27,050 00				provem	of local im- ent, made and				
	Dock Bonds	1909	500,000 00	25.000 00					into prior to			1	
	Dock Bonds	1910	520,000 00	26,000 00						under sa contract	aid	50,000 00	6 mos.
	Dock Bonds	1911	191,000 00	9,550 00		Assarement P	onde Sec TH New	Vork		contract		30,000 00	3.750
	Dock Bonds	1902	250,000 00	15,000 00		City Cons	onds (Sec. 144, New solidation Act of 188	2) To pay i	for street im-	Unlimited	1 5	20,000,00	6 mos.,
	Dock Bonds	1304	976,000 co	58,560 co		Dock Bonds	Sec. 143, New York	City					7,500
	Dock Bonds	1905	1,065,200 00	63,912 00		Consolida	tion Act of 1882)	To build	docks, piers,	3,000 000	00		
	Dock Bonds	1966	150,000.00	9,000 ca						annually	2,0	00,000 00	6 mos. 30,000
	Dock Bonds	1901	500,000 00	35,000 00		York (Ch	Stock of the City of ap. 487, Laws of 1889	5 For cons	truction of a				
	Dock Bands	1303	750,000 00	52,500 00				lem riv	over the Har- er above High				
	Dock Bonds	1954	348,800 00	24,416 00	586,938 55			Bridge		said brid	dge 1,c	00,000 00	6 mos
	Fire Department Stock	1899	521,952 87		31,317 17	Additional W	Vater Stock (Chap.	490, For	u manarata				15,000
	Market Stock	1897	181,000 00	\$10,860 co		Laws of 1	(883)	dams,	w reservoirs, new aqueduct,	Margare 1	d		6 mos.
	Market Stock	1894	75.000 CO	5,250 00		Arrow D	ls (Chap. 91, Laws of			Cammite	5,0	www.000.00	0 mos. 75,0:0
	Market Stock	1897	40,000 00	2,800 00		and Chap	6, 487, Laws of 1886).	For the	purchase of	E .			
	Museums of Art and Natural History (18,910 00			and	furnishing of	6	ime :	00,000 00	6 mos.,
	Stock	1903 1903	2,000 00	580 00		School-house	Bonds (Chap. 458,	Laws		1			7,500
	Stock	1903	291,000 00	14,550 00		of 1884 ; and Char	Chap. 404, Laws of	1835. For the p	urchase of new				
	Stock	-3-3	003,000 00	39,900 00	54,530 00			the ere	sites and for	-			
	New York City Bonds for Construction) of Bridge over Havlem River	1891	240,000 00	\$7,200 00				nishing buildin	gs	400,000			
	New York City Bonds for Construction) of Bridge over Harlem River	1891	204,500 00	8,180 00						balanc		toa'ooa aa	6 mns. 6,000
	of Bridge over Harlem River	1891	55,000 00	2,750 00	18,130 00	(Gansevo	Stock-Revenue	. 525.					
	New York Bridge Bonds (Consolidated)	1905-1928	866,666 66	\$34.666 67	the second se	Laws of	1884)	essary	structures fo	r			
	New York Bridge Bonds (Consolidated) Stock)	1896-1920	500,000 00	25,000 co					voort Market.	. Cost of sa	ame	330,000 00	6 mos 4.950
	New York Bridge Bonds (Consolidated Stock)	1900-1926	1,421,900 00	71,005 00		Bonds and a other the	Stocks authorized b in above mentioned.	y taw			2,	000,000,000	6 mos. 30,000
5	New York Bridge Bonds (Consolidated)	1903-1928	300,000 00	15,000 00				1		1			30,000
	Stock) New York Bridge Bonds (Consolidated Stock)	1895-1926											
			500,000 00	30,000 00		NOTE	This appropriation s	hall be applicab	le to the payn	tent of inte	erest the	at may acc	rue on a
	New York Bridge Bonds	1905	500,000 00 1,500,010 00	30,000 00		Note	mentioned Stocks ar	id Bonds, accord	ing to the issi	des thereoi	that m	ay be made	E.
6	New York County Court-house Stock,)	1905	1,500,010 00	001000 00	265,761 67	On say say	INTEREST ON	REVENUE BONI	os of 1887 AN	D 1858, Es ent. per am	TIMATE	D AS FOLL	.ows: #45,000
6 6	New York County Court-house Stock, } No. 1	1905 1888	1,500,000 00 100,000 00	90,000 00 \$6,000 00	265,762 67	On say say	INTEREST ON	REVENUE BONI	os of 1887 AN	D 1858, Es ent. per am	TIMATE	D AS FOLL	.ows: #45,000
	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock	1905 1888 1889	1,500,010 00 130,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00	265,761 67	On, say, \$3. On, say, \$3. On, say, \$20	-mentioned Stocks an INTEREST ON roc coo Bonds of 188 ,coo,coo Bonds of 186 FOR	REVENUE BONI REVENUE BONI 7, average 6 mon 18, average 5 mon R REDEMPTION (os of 1887 an oths, at 3 per c onths, at 3 per c of THE PRINCI	D 1858, ES ent. per an cent. per a PAL OF TH	THAT IN STIMATE NUM NNUM	DERT.	.ows: #45,000
	New York County Court-house Stock,) No.1 New York County Court-house Stock,) No.1. New York County Court-house Stock) No.1. New York County Court-house Stock,)	1905 1888 1889 1890	1,500,000 00 100,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00	265,761 67	of the above On, say, \$3. On, say, \$20 For Redemp	INTEREST ON INTEREST ON roc coo Bonds of 188 ,coo,coo Bonds of 186 FOF oution of the Debt of t o, Laws of 1874	REVENUE BONI REVENUE BONI 7, average 6 mor 18, average 5 mor 8 REDEMPTION (the Annexed Te	ang to the issi os of 1887 AN aths, at 3 per c anths, at 3 per c of THE PRINCI erritory of We	D 1858, ES ent. per an cent. per an IPAL OF TH estchester (THAT IN STIMATE num nnum IE CITY County	DEBT. (chap-	.ows: #45,000
5	New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, New York County Court-house Stock,	1905 1888 1889 1890 1891	1,500,010 00 130,000 00 130,000 00 130,000 00	90,000 00 \$6,000 00 6,000 00	265,761 67	On, say, \$3. On, say, \$20 For Redemp ter 32 Seven p	mentioned Stocks an INTEREST ON roc ooo Bonds of 188 ,coo,coo Bonds of 188 FOR	REVENUE BONI A average 6 mon 8, average 5 mon 8, average 5 mon 8, average 5 mon 8, average 5 mon 9, average 6 mon 10, average 7 mon 10, av	ang to the issi os of 1887 AN aths, at 3 per c anths, at 3 per c of THE FRINCI erritory of We ms.	D 1858, ES ent. per an cent. per an IPAL OF TH estchester (THAT IN STIMATE num nnum RE CITY County 	DEBT. (chap-	.ows: \$45,000 250,000
5 5 5	New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1.	1905 1888 1889 1890 1891 1892	1,500,000 00 130,000 00 130,000 00 130,000 00 100,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00	265,761 67 30,000 00	of the above. On, say, \$3. On, say, \$20 For Redemp tor 32 Seven p Seven p For redemp	mentioned Stocks at INTEREST ON roc coo Bonds of 188 ;coo,coo Bonds of 186 ption of the Dobt of t g, Laws of 1874 er cent. Ronds of To tion of three per cen	REVENUE BONI , average 6 mon 8, average 5 mon R REDEMPTION (the Annexed To wn of West Far wn of Morrisani t. Revenue Bon	ang to the Issi os of 1867 AN aths, at 3 per c onths, at 3 per c of THE PRINCI erritory of We ms	D 1858, Es ent. per an cent. per an PAL OF TH estchester (That in STIMATE num num re city County	DEBT. (chap- 	5.0WS : \$45,000 250,000 \$32,000
5 5 5 7	New York County Court-house Stock, No.1. New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, No.1. New York County Court-house Stock, No.1. New York County Court-house Stock, New York County Court-house Stock,	1905 1888 1889 1890 1891 1892 1888	1,500,010 00 130,000 00 130,000 00 130,000 00 130,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00	30,000 00 8,400 00	of the above. On, say, \$3. On, say, \$20 For Redemp tor 32 Seven p Seven p For redemp	mentioned Stocks an INTEREST ON rec coo Bonds of 188 ,coo,coo Bonds of 186 For otion of the Debt of t 9, Laws of 1874)— er cent. Bonds of To er cent. Bonds of To	REVENCE BONE REVENCE BONE R, average 6 mor 8, average 5 mor 8, REDEMPTION (the Annexed To with of West Far with of Morrisani t, Revenue Bon	ang to the issi os of 1887 AN aths, at 3 per c onths, at 3 per c on the PRINCI erritory of We ms	D 1858, ES ent. per an cent. per an IPAL OF TH estchester (That in stimate num num re city County \$16, 1877), p	DEBT. (chap- 	.ows: \$45,000 250,000
5 6 6 7 6	New York County Court-house Stock, No. 1. County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 3.	1905 1888 1889 1890 1891 1892 1888 1838	1,500,010 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00	30,000 00	of the above. On, say, \$3, On, say, \$20 For Redemp ter 32 Seven p Seven p Seven p For redemp Novemb	mentioned Stocks ar INTEREST ON coc coe Bonds of 185 ,coc,coo Bonds of 186 For stion of the Dabt of 19 g, Laws of 1874 er cent. Ronds of To er cent. Ronds of To tion of three per con ner 1, 1888	r, average 5 more REVENUE BONE r, average 5 more REDEMPTION (the Annexed To wen of West Far wen of West Far wen of Morrisani t, Revenue Bon FOR INST.	ning to the issi ps OF 1887 AN nths, at 3 per - or the start a per or the FRINCI erritory of We ms	D 1858, ES ent. per an cent. per an iPAL OF TH estchester (10at in stimate num num te city County t6, 	DERT. (chap- 	5.0WS : \$45,000 \$50,000
5 6 6 7 6 4	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 5. New York County Court-house Stock, No. 5. New York County Court-house Stock, No. 5.	1905 1888 1889 1890 1991 1892 1888 1894 1898	1,500,010 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 9,500 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 8,380 00	30,000 00 8,400 00	of the above On, say, \$3, On, say, \$20 For Redemp ter 32 Seven p Seven p For redemp Novemb	INTEREST ON INTEREST ON COC COO BONDS OF 188 (COC),COO BONDS OF 188	REVENUE BOND REVENUE BOND 18, average 6 mor 18, average 5 mor 18, average 5 mor 18, average 5 mor 18, average 6 mor 19, average 6 mor 19, average 7 19, average 6 mor 19, average 7 19, average 6 mor 19, average 5 mor 19, average 10, average	ang to the issi os of 1887 AN tibs, at 3 per c of THE PRINCI erritory of We ms	D 1858, ES ent. per an cent. per an iPAL OF TH estchester (That in stimate num num re city County to 	DENT. (chap- 	5.0WS : \$45,000 \$50,000
5 5 5 7 6	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 5. New York County Court-house Stock, No. 5.	1905 1888 1889 1890 1991 1892 1888 1894 1898 1898 1898	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 \$386 00 5,250 00	30,000 00 8,400 00	of the above of the above On, say, say, say For Redemp ter 32 Seven p Seven p For redemp Novemb For amount thoreon, 167, pp	INTEREST ON INTEREST ON COC GOD Bonds of 188 (coo,coo Bonds of 188 (coo,coo Bonds of 188 (coo,coo Bonds of 189 (coo,coo Bonds of To the the Debt of 1 (coo,coo Bonds of To the coo, the Coo Bonds of the coo, the Coo Bonds (coo, the Coo Bonds) (coo,	REVENUE BONT REVENUE BONT RAVERAGE 6 mon RAVERAGE 5 mon RAVERAGE 5 mon RAVERAGE 6	thing to the issi os of 1887 an this, at 3 per c onths, at 3 per c or the FRINCI erritory of We ms	nes thereof p 1858, Es ent. per an cent. per an (PAL OF TH estchester (4, Laws of ABLE IN 1 accumulati ion, issued soli dation 2	That in stimate num num re city County \$16, 16, 16, 16, 16, 16, 16, 16,	DERT. (chap- 	532,000 196,74
5 5 7 6 4 5 5	New York County Court-house Stock, No. 1. No. 7. No. 7. New York County Court-house Stock, No. 7. No. 7. New York County Court-house Stock, No. 7. No. 7. New York County Court-house Stock, No. 7. No. 7. New York County Court-house Stock, No. 7.	1905 1888 1889 1890 1891 1892 1858 1894 1898 1898 1898 1898	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 120,000 00 125,000 00 135,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 \$380 00 5,250 00 19,225 00	30,000 00 8,400 00	of the above. On, say, s ₃ . On, say, s ₂ o For Redemp tor say Seven p For redemp Novemb For amount thereon, 1878, pu per stat For amount	mentioned Stocks at INTEREST ON rec coe Bonds of 185 (coo,coo Bonds of 186 (coo,coo Bonds of 186) (coo,coo Bonds of 186) (coo,coo,coo Bonds of 186) (coo,coo,coo,coo,coo,coo,coo,coo,coo,coo	REVENUE BOND REVENUE BOND REVENUE BOND RAY AVERAGE 6 mor RAY AVERA	thing to the issi provide the isso of a 1887 and the isso of a 1887 and of the isso of the isso of the erritory of We erritory of We erritory of We ms	tes thereof D 1853, Es ent. per an cent. per an cent. per an PAL OF TH estchester C 4, Laws of 4, Laws of vABLE IN 1 accumulati ion, issued solidation 2 accumulati red after 1 nestinution	That in stimate num num re city County 	nterest Marka J. As Fold DEBT. DEBT. (chap- 	532,000 196,74
5 5 5 5 7 6 4 5 5 6	New York County Court-house Stock, No. 1. No. 7. No. 7. No. 7. No. 7. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 7. New York County Court-house Stock, No. 7. No. 7. New York County Court-house Stock, No. 7. No. 7. New York County Court-house Stock, No. 7. New York County Court-house Stock, No. 7. New York County Court-house Stock, No. 7.	1905 1888 1889 1890 1591 1892 1888 1894 1898 1896 1898 1896	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 \$386 00 5,250 00	30,000 00 8,400 00	of the above of the above On, say, say, say For Redemp ter 33 Seven p Seven p For redemp Novemb For amount thereon, 1875, pu per stat for amount thereon, 1876, pu per seven p Seven p	INTEREST ON INTEREST ON COC GOD Bonds of 188 (coo,coo Bonds of 188 (coo,coo Bonds of 188 (coo,coo Bonds of 189 (coo,coo Bonds of To the the Debt of 1 (coo,coo Bonds of To the coo, the Coo Bonds of the coo, the Coo Bonds (coo, the Coo Bonds) (coo,	A Bonds, accord REVENUE BONT , average 6 mon B, average 5 mo R REDEMPTION (the Annexed Tr wn of Wort Far wn of Morrisani t, Revenue Bon FOR INST. annually, suffici d stocks payab of the New Y annually, suffici of the New Y annually, suffici s payable from of the Annexed Tr	sing to the isan its of 1885 AN 185 of 1885 AN 185 of 1887 AN 185	the thereof D 1858, Es- ent, per anni- cent, per anni- (PAL OF TH estchester (4, Laws of - 4, Laws of - 4, Laws of - comulation - accumulation - action action - action action - stitution - on - there 4, 168 - -	THAT IN STIMATE num THE CITY County STR 1877), p 1877),	DEBT. (chap- 	532,000 532,000 532,000 532,000 196,74
5 4 5 5 5	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 4. New York County Court-house Stock, No. 5. New York County Court-house Stock, No. 5.	1905 1888 1889 1890 1591 1892 1888 1894 1898 1896 1898 1896 1888	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 384,500 00 54,001 07 20,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 8,000 00 \$380 00 5,250 00 19,225 00 3,245 40	30,000 00 8,400 00 6,000 00	of the above. On, say, s ₃ . On, say, s ₂ o For Redemp tor say Seven p For redemp Novemb For amount thereon, 1575, pp stat For sato redemp Novemb For amount thereon, 1575, pp stat For sato New Ye ment Bens -	mentioned Stocks at INTEREST ON FOR COOR BONDS of 188; (COD, ON BONDS of 189; (COD, ON BONDS of 186; (COD, ON BONDS of 186; (COD, ON BONDS OF TO FOR THE STATES OF TO FOR THE STATES OF TO THE STATES OF TO STATES OF TO THE STATES OF TO STATES OF TO STA	Fevenue and Revenue and Revenue and Revenue and Revenue and the Annexed T who of Morrisan t, Revenue Bon FOR INST: annually, suffici d stocks payab of the New Y annually, suffici is payable from the Annendm general election	ing to the test is of 1857 AN this, at 3 per - antis, at 3 per - antis, at 3 per - of THE PRINCI erritory of We mms. A. ALLAUENTS FAN ent, with the le from taxatork City Com ent, with the transition, issues to the Co. heid Novem	nes thereof D 1858, Es- ent, per au- cent, per au- cent, per au- pAL OF TH estchester (4, Laws of 4, Laws of	reating reating	DERT. (chap- 	532,000 532,000 532,000 196,74 5846,84 698,25
5 4 5 5 5	New York County Court-house Stock, No. 1. No. 7. New York County Court-house Stock, No. 7. New York County Repairs to Buildings Stock.	1905 1888 1889 1890 1891 1892 1888 1894 1898 1896 1898 1896 1888 1891	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 384,500 00 384,500 00 54,001 07	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 8,000 00 \$380 00 5,250 00 19,225 00 3,245 40	30,000 00 8,400 00 6,000 00 28,700 46 1,200 00 1,800 00	of the above- of the above- on, say, say, say on, say, say For Redemp ter 32 Seven p Seven p For redemp Novemb For amount thereon, n ⁸⁷⁵ , pu per stat For amount thereon, n ⁸⁵⁶ , pu N ⁸⁵⁶	mentioned Stocks an INTEREST ON rea coce Bonds of 188, cco, coce Bonds of 188, foot and the Debto for 1894 er cent. Bonds of To er cent. Bonds of To thin of three per cent rear the stock of To the prised by tax to be raised by tax to be raised by tax to be raised by tax to pay the bonds an remain to section 19 corrected much stock rsuant to section 19 rste, adopted at the internet of rent of proj	A Bonds, accord REVENUE BONT , average 6 mon B, average 5 mo B, average 5 mo B, average 5 mo B, average 5 mo B, average 6 mon the Annexed Tr Sor INST. annually, suffici d stocks payab for INST. annually, suffici d stocks payable from of the Amendm general election penerty leased to 1	ing to the rass is of 1857 AN this, at 3 per c nits, at 3 per c nits, at 3 per c per the PRINCI Perturn of We may an	nes thereof D 1858, Es- ent, per an cent, per an PAL OF TH estchester (4, Laws of 4, Laws of 4, Laws of 5, Laws of	That in stimate in num re city County sto to to to to to to to to to	DERT. (chap- 	532,000 \$30
5 5 5 5 6	New York County Court-house Stock, No. 1. No. 7. No. 7. New York County Court-house Stock, No. 7. New York and Westchester County Improvement B nds.	1905 1888 1889 1890 1991 1892 1888 1894 1898 1896 1885 1896 1885 1891 1890	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 300,000 00 300,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 \$380 00 5,350 00 19,425 00 3,945 40 	30,000 00 8,400 00 6,600 00 28,100 46 1,200 00	of the above. On, say, s3, On, say, s30 For Redemp ter 33 Seven p Seven p For redemp Novemb For amount thereon, 1854, pu per stat For amount thereon, 1854, pu Now Yr ment Rents : For para	mentioned Stocks at INTEREST ON FOR COOR BONDS of 188; (COD, ON BONDS of 189; (COD, ON BONDS of 186; (COD, ON BONDS of 186; (COD, ON BONDS OF TO FOR THE STATES OF TO FOR THE STATES OF TO THE STATES OF TO STATES OF TO THE STATES OF TO STATES OF TO STA	A Bonds, accord REVENUE BONT , average 6 mon B, average 5 mo B, average 5 mo B, average 5 mo B, average 5 mo B, average 6 mon the Annexed Tr Sor INST. annually, suffici d stocks payab for INST. annually, suffici d stocks payable from of the Amendm general election penerty leased to 1	ing to the rass is of 1857 AN this, at 3 per c nits, at 3 per c nits, at 3 per c per the PRINCI Perturn of We may an	nes therefor D 1858, Es- ent, per au (PAL OF TH estchester (4, Laws of 4, Laws of 1, Laws of 1, Laws of 1, Laws of 1, Laws of 1, Laws of 1, La	that m muture restinate num (RE CITY County County (RE CITY County (RE CITY (County (RE CITY (County (RE CITY (RE CITY), p (RE CITY (RE CITY), p (RE CITY (RE CITY), p (RE CITY) (RE CITY) (RE CITY (RE CITY) (RE CIT	DERT. (chap- 	230,000 \$32,000 \$32,000 196,74' \$846,84 698,23 r purpo
5 5 5 5 6	New York County Court-house Stock, No. t. No. t. No. t. No. t. No. t. New York County Court-house Stock, No. t. New York County Court-house Stock, No. t. No. t. New York County Court-house Stock, No. t. No. t. New York County Court-house Stock, No. t. No. t. New York County Court-house Stock, No. t. No. t. No	1905 1888 1889 1890 1892 1892 1893 1894 1895 1896 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 304,500 00 30,000 00 300,000 00 200,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 \$380 00 5,250 00 19,225 00 3,245 45	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 1,800 00 21,000 00 12,000 00	of the above. On, say, \$3, On, say, \$30 For Redemp ter 33 Seven p For redemp For redemp For amount thereon, 1854, pu per stat For amount thereon, 1854, pu Novemb For Second Novemb For amount thereon, 1854, pu Novemb Novemb For amount thereon, 1854, pu Novemb	mentioned Stocks at INTEREST ON rec coe Bonds of 188; reco, coe Bonds of 188; reco, coe Bonds of 189; rec ent. Bonds of To the Debto 189; er cent. Bonds of To the recent. Bonds of To the recent bonds an the recent bonds an the recent bonds an the stock result to section 17 recent of remt of project entert of remt of project armories and dri	REVENUE BONT REVENUE BONT , average 6 mor B, average 5 mo R REDEMPTION (the Annexed Th wan of West Far wan of Morrisani t. Revenue Bon FOR INST annually, suffici d stock, payab of the New Y annually, suffici d stock, payab of the Amendm general election berty leased to I I-rooms and pol	ing to the test is of 1857 AN this, at 3 per c nits, at 3 per c nits, at 3 per c of THE PRINCI erritory of We ms. a. ALLAUENTS FAI a. ALLAUENTS FAI a. ALLAUENTS FAI ert, with the the from task ork City Cons ent, with the the from task net. With the the from task ork City Cons ent, with the the from task the downer the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation	nes therefor D 1858, Es- ent, per an cent, per an PAL OF TH estchester (4, Laws of 4, Laws of 4, Laws of comunication comunication con, issued solidation / accumulation	<pre>that if it is that it is tha</pre>	DERT. (chap- 	E. LOWS : 250,000 250,000 196,744 5846,841 698,253 r purpo Amon TO
5 4 5 5 5	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 4. No. 4. No. 4. No. 5. New York County Court-house Stock, No. 5. New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, New York County Court-house Stock, New York Court House Stock, New York	1905 1888 1889 1890 1892 1893 1893 1894 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 394,500 00 39,500 00 39,500 00 39,500 00 39,000 00 30,000 00 100,000 0000000000	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 19,425 00 3,745 45	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 1,800 00 21,000 00 12,000 00 38,160 00	of the above. On, say, \$3, On, say, \$30 For Redemp ter 33 Seven p For redemp For redemp For amount thereon, 1854, pu per stat For amount thereon, 1854, pu Novemb For Second Novemb For amount thereon, 1854, pu Novemb Novemb For amount thereon, 1854, pu Novemb	mentioned Stocks an INTEREST ON rea coce Bonds of 188, cco, coce Bonds of 188, foot and the Debto for 1894 er cent. Bonds of To er cent. Bonds of To thin of three per cent rear the stock of To the prised by tax to be raised by tax to be raised by tax to be raised by tax to pay the bonds an remain to section 19 corrected much stock rsuant to section 19 rste, adopted at the internet of rent of proj	REVENUE BONT REVENUE BONT , average 6 mon B, average 5 mon R REDEMPTION (the Annexed Tr wm of West Far wm of Morrisani t. Revenue Bon FOR INST. annually, suffici d stocks payab of the Aneendm general election berty leased to d ll-rooms and pol	ing to the test is of 1857 AN this, at 2 per c nths, at 3 per c	the thereof D 1858, Es- ent, per an cent, per an PAL OF TH estchester (4, Laws of 1 4, Laws of 1 4, Laws of 1 comulation, issued socumulation accumulation accumulation accumulation obser 4, 188 m for publicates, as follows N OF KKS.	<pre>that m stimate num re city County to County to ress. to to ress. to ress. to ress. to to </pre>	DENT. (chap. 	E
5 5 5 5 6	New York County Court-house Stock, No. 1. No. 1. No. 7. No. 7. No. 7. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 5. New York County Court-house Stock, New York	1905 1888 1889 1890 1892 1893 1893 1894 1895 1896 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 384,500 00 394,500 00 39,000 00 30,000 00 30,000 00 105,000 00000000000000000000000000000000	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 5,0000000000	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 1,800 00 21,000 00 13,000 00 38,160 00 5,393 01	of the above. On, say, say, say, On, say, say, say, For Redemp For Redemp Seven p For redemp Novemb For amount thereon, 1878, pu per stat For amount thereon, 1878, pu per stat For amount thereon, 1878, pu per stat For medical Seven p Seven p	mentioned Stocks at INTEREST ON rec coe Bonds of 188; reco, coe Bonds of 188; reco, coe Bonds of 189; rec ent. Bonds of To the Debto 189; er cent. Bonds of To the recent. Bonds of To the recent bonds an the recent bonds an the recent bonds an the stock result to section 17 recent of remt of project entert of remt of project armories and dri	REVENUE BONT REVENUE BONT , average 6 mor B, average 5 mo R REDEMPTION (the Annexed Th wan of West Far wan of Morrisani t. Revenue Bon FOR INST annually, suffici d stock, payab of the New Y annually, suffici d stock, payab of the Amendm general election berty leased to I I-rooms and pol	ing to the test is of 1857 AN this, at 3 per c nits, at 3 per c of the PRINCI erritory of We ms. a. ALLAUENTS FAI ds (chapter 44 ALLAUENTS FAI erf, with the the from task ork City Cons ent, with the the from task the from task the compared the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation the Corporation	the thereof D 1858, Es- ent, per an cent, per an PAL OF TH estchester (4, Laws of 1 4, Laws of 1 4, Laws of 1 comulation, issued socumulation accumulation accumulation accumulation obser 4, 188 m for publicates, as follows N OF KKS.	that m stimate num is city county to to to to to to to to to to	DERT. (chap- 	
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i i i i i i i i i i i i i i i i i i i	New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 4. New York County Court-house Stock, No. 5. New York and Westchester County Improvement Binds. Normal School Fund Stock. Public School Fund Stock. Revenue Bonds, Chap. 444, Laws of 1877 School-house Bonds.	1905 1888 1889 1890 1892 1858 1894 1898 1894 1898 1895 1895 1897 1897 1897 1897 1897 1897 1897 1897	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 384,500 00 384,500 00 30,000 00 30,000 00 106,000 00 106,000 00 500,000 00 500,0000 00 500,000 00 500,0000 00 500,000 00 500,000 00 500,	<u>90,000 00</u> <u>\$6,000 00</u> <u>6,000 00</u> <u>6,000 00</u> <u>6,000 00</u> <u>6,000 00</u> <u>5,350 00</u> <u>19,225 00</u> <u>3,345 46</u> <u>5,350 00</u> <u>3,345 46</u> <u>5,350 00</u> <u>3,345 26</u> <u>5,350 00</u>	30,000 00 8,400 00 6,000 00 28,100 46 1,400 00 11,800 00 21,000 00 38,160 00 5,393 01 39,000 00 15,832 60	of the above. On, say, say, say, On, say, say, say, For Redemp tor 32 Seven p For redemp Novemb For amount thereon, 1875, pu per stat thereon, 1876, pu per stat 1884, 1884,	INTEREST ON INTEREST ON COC GOOD GOING OF 188, ccoo, coo Bonds of 188, ccoo, coo Bonds of 186 FOR the Debut of 1874 — er cent. Bonds of To the reant. Bonds of To the reant. Bonds of To the reant. Bonds of To the reant. Bonds of To the reart. Bonds of To the reart of the to the raised by tax to be raised by tax to b	Reception Hostiert Civi	ing to the test is of 1857 AN this, at 2 per c nths, at 3 per c nths, at 3 per c nths, at 3 per c per the PENKC retritory of We ms. a a ALLMENTS PAN ent, with the is- taxation, issues ent, with the is- taxation, issues the Corporation ice station-flow the Corporation ice station-flow the Corporation ice station-flow plensms of the Statest of	the thereof D 1858, Es- ent, per an cent, per an cent, per an PAL OF TH estchester (that m min onum re city County re city County re city ress.	DERT. (chap- cost of the second secon	s32,000 250,000 196,74/ s846,842 698,233 r purpo To PROV: PO
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i i i i i i i i i i i i i i i i i i i	New York County Court-house Stock, No. 1. No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 5. New York County Court-house Stock, New York County Court-house Bonds, Normal School Fund Stock. Revenue Bonds, Chap. 444, Laws of 1877 School-house Bonds, Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, No. 3	1905 1888 1889 1890 1892 1892 1893 1894 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 354,500 00 300,000 00 20,000 00 20,000 00 20,000 00 20,000 00 20,000 00 500,000 0	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 5,000 00 5,000 00 3,045 45 	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 1,800 00 21,000 00 38,160 00 38,160 00 38,160 00 38,160 00 38,160 00 38,160 00 38,183 60	of the above. On, say, \$3, On, say, \$30 For Redemp 107 32 Seven p For redemp Novemb For redemp Novemb For amount thereon, 1878, pr DATE CF 1884, Dec. 2, I 1884, 2, 1	mentioned Stocks an INTEREST ON rec coe Bonds of #88, coo, coe Bonds of ref p, Laws of ref 1	Reception Hos	ing to the test so of 1857 AN this, at 3 per c antis, at 3 per true PRINCIC erritory of We may a solution of the solut	nes therefor D 1838, Es- ent, per an cent, per an PAL OF TH estchester (4, Laws of (4, Laws	that m rTIMATF mmm nnum rE CITY County v resse. 	DENT. (chap- coo co coo co coo co ayable nterest \$52, as nterest \$52, as nterest \$53, as nterest \$54, as nterest \$55, as ntere	st, 50 st, 50
5 5 5 3 3 3 5 5 5 7 7	New York County Court-house Stock, No. 1. No. 1. No. 1. New York County Court-house Stock, No. 4. New York County Court-house Stock, No. 5. New York County Court-house Stock, No. 5. Stock. No. 5. New York County Court-house Stock, No. 5. Stock. No. 5. Stock. No. 5. Stock. Normal School Fund Stock. Public School Building Fund Stock. Soldiers' Bounty Fund Bonds. Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bounty Fund	1905 1888 1889 1890 1892 1892 1893 1894 1898 1894 1895 1895 1895 1895 1897 1897 1899 1899 1899 1899 1899 1888 1889 1899 1899 1899 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 354,500 00 354,500 00 30,000 00 30,000 00 550,000 00 550,000 00 550,000 00 131,000 00 131,000 00	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 3,245 40 3,250 00 3,245 40 3,250 00 3,245 40 3,000 00 3,000 00 0,000 00 0,000 00 0,000 00 0,000 00 0,000 00 0,00000000	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 1,800 00 11,800 00 12,000 00 38,160 00 38,160 00 38,160 00 38,160 00 38,233 01 30,000 00 15,833 60	of the above. On, say, \$3, On, say, \$30 For Redemp 107 32 Seven p For redemp Novemb For redemp Novemb For amount thereon, 1878, pr DATE CF 1884, Dec. 2, I 1884, 2, 1	mentioned Stocks an INTEREST ON rec coe Bonds of #85, coo, coe Bonds of ref poly and the Dobt of the poly and the Dobt of the recent. Bonds of To the recent. Bonds of To the recent bonds an rement. In the stock result to section 19; the related by tax to redeem the stock result to section 19; the result of the the stock result to section 19; the result of the the stock result to section 19; the result of the the stock result to section 10; the result of the the stock result to section 10; the the stock result to section 10; the the stock result of the the stock result of the the stock result to section 10; the the stock result of the stock result	Reception Hostrict Civi	ing to the test so of 1857 AN this, at 3 per c nits, at 3 per c priter PRINCI erritory of We ms	has therefor D 1838, Es- ent. per an cent. per an PAL OF TH estchester (4, Laws of 4, Laws of 4, Laws of 4, Laws of 4, Laws of 4, Laws of 4, Laws of ABLE IN 1 accumulation ion, issued solidation 2 accumulation ion, issued and for public see, as foll between th aves. N Choral ing,Lex- me and that. J Manhat-	that m rTIMATF mmm nnum rE CITY County v resse. 	DENT. (chap- coo co coo co coo co ayable nterest \$52, as nterest \$52, as nterest \$53, as nterest \$54, as nterest \$55, as ntere	st, 50 st, 50
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5 5 5 3 3 3 5 5 5 7 7 7 6 7	New York County Court-house Stock, No. 1. No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 5. New York County Court-house Stock, New York County Court-house Bonds, Normal School Fund Stock. Revenue Bonds, Chap. 444, Laws of 1877 School-house Bonds, Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, No. 3. Soldiers'	1905 1888 1889 1890 1892 1892 1893 1894 1894 1895 1895 1895 1895 1895 1897 1895 1897 1885 1897 1885 1897 1888 1889 1897 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 135,000 00 354,500 00 300,000 00 300,000 00 300,000 00 500,000 00 500,	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 5,000 00 5,250 00 19,225 00 3,245 4/5 	30,000 00 8,400 00 6,000 00 28,100 46 1,200 00 11,800 00 21,000 00 38,160 00 38,160 00 5,393 01 30,000 00 15,832 60 20,000 00 20,000 00	of the above. On, say, say, say, On, say, say, say, For Redemp ter 33 Seven p For redemp For redemp For amount thereon, 1875, pu Per sat For amount thereon, 1875, pu Novemb For amount thereon, 1875, pu Now Yr ment Rents: For pay Exo Darre OF LEASE. 1884, Dec. 2. I 1884, Dec. 2. I	mentioned Stocks an INTEREST ON rec coe Bonds of #88, coo, coe Bonds of ref p, Laws of ref 1	REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT FOR INST. Annually, suffici d stocks payab of the New Y annually, suffici d stocks payab of the New Y annually suffici d stocks payab d stocks	ing to the test so of 1857 AN this, at 3 per c nits, at 3 per c erritory of We ms. a. ds. (chapter 44. ds. (has therefor D 1838, Es- ent. per an cent. per an cent. per an PAL OF TH estchester (4. Laws of tABLE IN 1 accumulation accumulation ton, issued after ABLE IN 1 accumulation accumula	that m rTIMATT nnum rE CITY County with re CITY County with re CITY County with re CITY re County with re CITY re CITY	DENT. (chap- coo co coo co coo co coo co coo co ayable nterest ber 31, State of r state- s and othe \$1,500 00 4,500 00	S32,000 S32
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5 5 5 5 5 7 5 6 3 3 3 6 6 6 7 7 7 7 7	New York County Court-house Stock, No. 1. No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 5. New York County Court-house Bonds. Normal School Fund Stock. Revenue Bonds, Chap. 444, Laws of 1877 School-house Bonds. Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bou	1905 1888 1889 1890 1892 1893 1894 1894 1894 1895 1895 1895 1895 1895 1897 1888 1897 1888 1897 1888 1897 1888 1897 1888 1899 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 120,000 00 135,000 00 34,001 07 20,000 00 30,000 00 30,000 00 30,000 00 50,000 00 500,000 00	<u>90,000 00</u> <u>\$6,000 00</u> <u>6,000 00</u> <u>6,000 00</u> <u>6,000 00</u> <u>5,000 00</u> <u>5,000 00</u> <u>5,350 00</u> <u>10,255 00</u> <u>3,245 46</u> <u>5,350 00</u> <u>3,245 46</u> <u>5,000 00</u> <u>3,000 00</u> <u>5,10,570 00</u> <u>3,000 00</u> <u>5,10,570 </u>	30,000 00 8,400 00 6,000 00 28,100 46 1,000 00 11,000 00 38,160 00 5,393 01 30,000 00 15,832 60 90,000 00 5,394 00 35,450 00 36,416 35 210,000 00	of the above. On, say, \$3, On, say, \$30 For Redemp ter 33 Seven p For redemp For redemp For amount thereon, 1575, pu For amount thereon, 1576, pu For amount thereon, 1576, pu For amount thereon, 1584, pu 1884, 2, 1 1884, 2, 1 1885, 2, 2 1887, 2 1877, 2 1	INTEREST ON INTEREST ON FOR COOR DOUGS OF 185, coop.coo Bonds of 185, coop.coo Bonds of 185, responses of 1874	Reception Hostrict Civil Court	ing to the test so of 1857 AN this, at 3 per c nits, at 3 per c priter PRINCI priter PRINCI priter PRINCI priter PRINCI a	has therefor D 1838, Es- ent. per an cent. per an (PAL OF TH estchester (<pre>that m rtIMATI artIMATI artIMATI artIMATI artIMATI artIMATI artIMATI artIMATI artIMATI artIMATIA artI</pre>	DENT. (chap- coo co coo co coo co coo co coo co ayable nterest ber 31, State of r state- s and othe \$1,500 00 4,500 00	532,000 \$345,000 \$32,000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,00000 \$34,00000 \$34,00000 \$34,00000 \$34,
· · · · · · · · · · · · · · · · · · ·	New York County Court-house Stock, New York County Court-house Stock, No. 5. 	1905 1888 1889 1890 1892 1892 1893 1894 1894 1894 1895 1895 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 105,000 00 30,000 00 30,000 00 30,000 00 50,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 131,000 00 100,000 00 100,0000	90,000 00 \$6,000 00 6,000 00 6,000 00 6,000 00 5,000 00 \$380 00 5,230 00 3,243 45 	30,000 00 8,400 00 6,000 00 1,200 00 1,200 00 1,200 00 12,000 00 12,000 00 33,160 00 33,160 00 33,160 00 33,160 00 33,160 00 33,160 00 33,160 00 33,160 00	of the above. On, say, \$3, On, say, \$30 For Redemp ter 33 Seven p For redemp For redemp For amount thereon, 1575, pu For amount thereon, 1576, pu For amount thereon, 1576, pu For amount thereon, 1584, pu 1884, 2, 1 1884, 2, 1 1885, 2, 2 1887, 2 1877, 2 1	INTEREST ON INTEREST ON FOR COOR DONALS of 188, coop.coo Bonds of 188, coop.coo Bonds of 189, responses of 1894	PEVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BONT REVENUE BON FOR INST AND A STATE FOR WHAT PURPOSE. FOR WHAT PURPOSE. Sth District Civil Court Sth District PO	ing to the test so of 1857 AN this, at 3 per c nits, at 3 per c nits, at 3 per c prite PRINC prite PRINC prite PRINC a	has therefor D 1838, Es- ent. per an cent. per an PAL OF TH estchester (4, Laws of (5, Laws	 that The second secon	ANNUAL St. 500 00 4,000 00 4,000 00	532,000 \$345,000 \$32,000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,00000 \$34,00000 \$34,00000 \$34,00000 \$34,
3 3 3 5 5 5 7 7 7 6 7 5 6 7 7 7 6 7 5 6 7	New York County Court-house Stock, No. 1. No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 1. New York County Court-house Stock, No. 2. New York County Court-house Stock, No. 3. New York County Court-house Stock, No. 5. New York County Court-house Stock, New York County Court-house Bonds. Normal School Fund Stock. Public School Fund Stock. Revenue Bonds, Chap. 444, Laws of 1877 School-house Bonds. Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, Soldiers' Bounty Fund Bonds, No. 3. Soldiers' Bounty Fund Bonds, No. 3. Street Improvement Bonds. Tax Relief Bonds, No. 2. Third District Court-house Bonds. Third District Court-house Bonds. Third District Court-house Bonds. Statest County, an personal service on indebates of annexed Interest on indebates of annexed.	1905 1888 1889 1890 1892 1892 1893 1894 1895 1895 1895 1895 1895 1895 1897 1895 1897 1888 1897 1888 1897 1888 1899 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 394,500 00 394,500 00 394,500 00 300,000 00 300,000 00 500,000 00 500,000 00 500,000 00 500,000 00 511,000 00 135,000 00 511,000 00 135,000 00 511,000 00 500,000 00 500,	90,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$5,000 00 \$3,000 00 \$3,245 40 \$3,245 40 \$3,245 40 \$3,000 00 <t< td=""><td>30,000 00 8,400 00 6,000 00 1,800 00 1,800 00 1,800 00 21,000 00 33,160 00</td><td>of the above. On, say, \$3, On, say, \$30 For Redemp ter 32 Seven p For redemp Novemb For amount thereon, reset thereon, reset por stat For amount thereon, reset ment Rents : Testa DATE CAP LESE, 1884, Dec. 3, 1 1884, Dec. 2, 1 1884, 1884, 1885, 1887, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 187</td><td>INTEREST ON INTEREST ON FOR COOR DOUGS OF 185, coop.coo Bonds of 185, coop.coo Bonds of 185, responses of 1874</td><td>Revenue and second accord acco</td><td>ing to the test so OF 1857 AN this, at 2 per c nths, at 3 per c nths, at 3 per c nths, at 3 per c per THE FRINCI reritory of We ms</td><td>has therefor D 1838, Es- ent. per an cent. per an PAL OF TH estchester (4, Laws of (5, Laws</td><td>TIMATT TIMATT INTER TE CITY County TE CITY County County TE CITY County Co</td><td>ANNUAL St. 500 00 4,000 00 4,000 00</td><td>532,000 \$34,000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,00</td></t<>	30,000 00 8,400 00 6,000 00 1,800 00 1,800 00 1,800 00 21,000 00 33,160 00	of the above. On, say, \$3, On, say, \$30 For Redemp ter 32 Seven p For redemp Novemb For amount thereon, reset thereon, reset por stat For amount thereon, reset ment Rents : Testa DATE CAP LESE, 1884, Dec. 3, 1 1884, Dec. 2, 1 1884, 1884, 1885, 1887, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 1877, 187	INTEREST ON INTEREST ON FOR COOR DOUGS OF 185, coop.coo Bonds of 185, coop.coo Bonds of 185, responses of 1874	Revenue and second accord acco	ing to the test so OF 1857 AN this, at 2 per c nths, at 3 per c nths, at 3 per c nths, at 3 per c per THE FRINCI reritory of We ms	has therefor D 1838, Es- ent. per an cent. per an PAL OF TH estchester (4, Laws of (5, Laws	TIMATT TIMATT INTER TE CITY County TE CITY County County TE CITY County Co	ANNUAL St. 500 00 4,000 00 4,000 00	532,000 \$34,000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,00
· · · · · · · · · · · · · · · · · · ·	New York County Court-house Stock, New York County Court-house Stock, No. 5. 	1905 1888 1889 1890 1892 1892 1893 1894 1895 1895 1895 1895 1895 1895 1897 1895 1897 1888 1897 1888 1897 1888 1899 1895 1895 1895 1895 1895 1895	1,500,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 100,000 00 105,000 00 105,000 00 30,000 00 30,000 00 30,000 00 50,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 500,000 00 131,000 00 100,000 00 100,0000	90,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$6,000 00 \$5,000 00 \$5,000 00 \$3,000 00 \$3,043 4/5 \$7,000 00 \$3,043 4/5 \$7,000 00 \$3,040 00 \$6,000 00	30,000 00 8,400 00 6,000 00 18,100 46 1,200 00 11,800 00 21,000 00 33,160 00 34,163 35 210,000 00	of the above. On, say, \$3, On, say, \$30 For Redemp 107 32 Seven p For redemp Novemb For ranount thoreon, 1878, pr DATE CF LOATE CF 1884, Dec. 3, U 1884, Dec. 27, V 1884, Dec. 27, V 1884, Jan. 73, C 1884, Jan. 73, C	INTEREST ON INTEREST ON FOR COOR DOUGS OF 185, coop.coo Bonds of 185, coop.coo Bonds of 185, responses of 1874	Revenue and second accord acco	ing to the test so of 1857 AN this, at 3 per c nits, at 3 per c nits, at 3 per c per title PRINCI per title PRINCI per title PRINCI per title PRINCI per title PRINCI per title PRINCI de (chapter 44 att.ILMENTS PAN met, with the test with the test corporation ce station-how the Corporation per transition, ison poth street, poth street, and lexin tan Hall, mue, near set store of 71 Corner Corner of 71 Corner	has therefor D 1838, Es- ent. per an cent. per an PAL OF TH estchester (that m rTIMATT mnum rE GTVV County to, to, to, to, resse, lon of i resse, lon of i resse, lon of i 	ANNUAL St.500 00 4,000 00 8,000 00 4,000 00 8,000 00 4,000 00 8,000 00 8,000 00 1,000 0	S32,000 \$34,000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,0000 \$34,00

THE CITY RECORD.

AUGUST 1, 1888.

DATE OF LEASE.	* NAMES OF LESSORS.	FOR WHAT PURPOSE.	LOCATION OF PREMISES.	EXPIRA- TION OF LEASE.	ANNUAL RENTAL:	AMOUNT TO BE PROVIDED FOR.
1886. day 17.	Edwin Einstein	4th District Civil Court	N. E. corner of 2d avenue and 1st st	May 1, 1891.	\$2,500 00	\$2,500 00
Tay 4.	Catharine Bradley	6th District Civil Court	Upper part, S. W. corner of 4th ave- nue and 18th street	May 1, 1888.		
1886. lar. 20.	George Peabody		If renewed, estimated		2,500 00	1,250 00
AL. 200	Wetmore	Department of Public Works.	No. 31 Chambers st.	May 1, 1888.	12,000 00	
1885. m. 29.	Mary A. Schanck, ex'x of Daniel S. Schanck, deceased.	Surveyor and Deputy Sur-	If renewed, estimated			6,000 00 6,000 00
		Deputy Sur- veyor, Depart- ment of Taxes and Assess- ments	3d floor, front room, of No. 27 Chambers street	Jan. 1, 1858.	830 00	
1887. Iay 9	New Yorker Staats		Ifrenewed, estimated			850 00
	Zeitung	Department of Taxes and As- sessments	ad floor, Staats Zei- tung Building	May 1, 1869.	8,000 00	8,000 00
1883. Iec. 29.	New Yorker Staats Zeitung	Counsel to the Corporation	3d floor, Staats Zei- tung Building	Nov. 1, 1890.	10,300 00	
t884. ec. ¥ 20.	Henry Hüton	Commissioners of Accounts	Rooms Nos. 114 and 115, Stewart Build- ing	May 1, 1888.		10,500 00
1885 20. 19.	Henry Hilton	Commissioner of Jurors	If renewed, estimated Rooms Nos. 127 and 128. Stewart Build-	1858.	3,000 00	1,500 00 1,500 00
1884 ov. 1.	Henry Hilton	Finance Depart-	Ifrenewed,estimated	May 1, 1888.	3,000 00	1,500 00 1,500 00
1880.	rienty fintop	ment.	tst floor of Stewart Building,	May 1, 1888.	40,000 00	20,000 00
ep. 2 (1)	Silas Downing, Henry C. Collins and Grace Collins.	Reception Hos- pital	Ward Nos 13, 14, 15, 16, 17 and 18, Block 63, 13th Ward, north side of 120th street	Feb 1, 1891.		
1887. uly 20	Henry Hilton	Receiver of Taxts	Rooms "O," "P," "JJ,""OO," "PP," Stewart Building		3,322 00	3,322 00
1887 ug. 3	Moritz Bauer	6th District Po-	If renewed, estimated	1568.	17,500 00	8,750 00 8,750 00
		lice and 10th District Civil Courts	S. W. corner 3d avenue and 158th street	May 1, 1892.	2,000 00	2,000 CC
For runt	of rooms for Municipa	Service Examini	Arrears for 1887		******	2,000 00
	or a count for mannerph	Ses Fice Longhilli				1,500 00

Armories and Drill-rooms-Rents

DATE OF LEASE.	NAME OF LESSORS,	FOR WHAT PURPOSE.	LOCATION OF PREMISES.	EXFIRA- TION OF LEASE.	ANNUAL Rent.	AMOUNT TO BE PROVIDED FOR.
1887. April 13.	Katharina Schmuck.	1st Battery	Nos. 334 to 340 West 44th street	May 1, 1888.	\$2,750 00	\$1,375 00
1884. Mar. 21.	Wm, D. F. Manice	8th Regiment	Second story of building bounded by Broadway, 35th and 36th streets	May 1,		1,375 00
1887. May 1.	Robert T. Ford	Battery 2 and 71st Regiment.	Stores Nos. 12, 13 and 14 in Ford's Block, and upper part of building		19,500 00	19,300 00
1887.			known as Ford's Block, on Broad- way, bet. 44th and 45th streets		20,000 00	20,000 00
May 1.	Marietta R. Stevens, executrix, John L. Melcher and Chas. G. Stevens, ex'rs of the estate of Paran Stevens, de- ceased.	9th Regiment	26th street, between 7th and 8th avenues	May 1,		
1887			Ifrenewed, estimated	1888.	15,000 00	7,500 00
April 19.	John L. Tonnelé, as substituted trustee under the last will and testament of John Tonnelé, de- ceased, John Hall					
	and others, as guar- dians of minors	22d Regiment	North side of 14th street, between off and 7th avenues extending through to 15th street	1		
			Ifrenewed, estimated		20,000 00	10,000 00

Irmories and Drill-rooms : For Wages of Armorers, Janitors and Engineers for the S provided by section 10, chapter 412, Laws of 1886 :				
to Armorers, at \$4.00 per day each to Janitors, at \$4.00 per day each 5 Engineers, at \$4.00 per day each For deficiency in appropriation for 1886		\$14,640 00 14,640 00 7,320 00		
For deficiency in appropriation for 1886			\$36,600 00 98 00	
udgments :		-		\$36,698
For payment of judgments recovered against the Mayor, a of New York, not otherwise provided for				250,000
				5,000
commissioners of the Sinking Fund, Expenses of, includin Building	g advertising	t for plans for	or Municipal	7,500
eventh Regiment New Armory Fund, Trustees of : For amount as equivalent of and in lieu of rental for an arm Laws of 1879	nory for said 1	regiment, unde	er chapter 57.	15,000
einhursement of Street Improvement Fund				-3,000
For reimbursement to said fund of expense of paving ce Seventy-second and One Hundred and Thirty-third st	reets, on acco	ount of reducti	on of assess-	
ments by the Board of Revision and Correction of . chapter 511 of the Laws of 1887	Assessments,	July 29, 1007,	pursuant to	17,100
				.,,,,00
THE LAW DEPA	DTMENT			
Contingencies-Law Department :	INTRESS I.			
General Contingencies		40,000 00		
Deficiency, Contingent Counsel Fees, to pay Counsel em July 1, 1887, to January 1, 1888	ployed from	10,000 00	±90,000 00	
Contingencies-Public Administrator's Office :				
To provide for post-office box, insurance, safe deposit	vault, stamps	s, and extra		
help at certain seasons of the year Contingencies-Corporation Attorney's Office			400 00	
alaries-Law Department :				
(Office of the Counsel to the Corporation.)				
Salary of the Counsel to the Corporation	\$12,000 00			
Salaries of Assistants, Clerks, Employees and Sub- ordinates	91,544 00			
		\$103.544 00		
(Bureau of the Corporation Attorney.) Salary of the Corporation Attorney	\$4.000 00			
Salaries of Clerks and Ignitor	7.000.00			
Salary of Process Clerk	900 00			
Salaries of Three Process Servers, at \$1,200 cach	3,000 00	15.500 00		
Bureau of Public Administrator.				
Salary of the Public Administrator Salaries of Clerks and Employees	6,000 00			
Bureau of Attorney for the Collection of Arrears of Per- Salary of the Attorney for the Collection of Arrears	sonal Taxes.)	10,000 00		
of Personal Taxes	84,000 00			
Salary of the Clerk	1,300 00			
			134,544 0.1	
or Prosecuting Delinquents for Arrears of Personal Taxes an	d for Service	e of Process,	-34:344 0.5	
Postage, etc or Procuring and Presenting Evidence as to the Value of L			500.00	
Parks, chapter 522, Laws of 1884 or Procuring and Presenting Evidence as to the Value of La	nds to be tak	en for Small	15,000 00	
or tricuting and Fresenting Evidence as to the value of La	and the the take	see for small		

5,000 00 250,544 00 THE DEPARTMENT OF PUBLIC WORKS.

THE DEPARTMENT OF PUBLIC WORKS. Bronz River Works—Maintenance and Repairs Bronz River Works—Maintenance and Repairs Bronz River Works—Maintenance and Repairs Bronz River Works—Maintenance and Public Works Nicholas and Eight avenues, Ministenance of meliading rent of block of ground, Nicholas and Eight avenues, Ministenance of Hundred and Twentieth strets, St. Nicholas and Eight avenues, Boring Examinations for Grading and Sewer Contracts. Contingencies—Department of Public Works. Flagging Sidewalks and Fencing filling and draining City property, including §9,0×0 for expense of fencing, filling and draining City property on block bounded by One Hundred and Fifty-fourth and One Hundred and Fifty-fifth streets and Eight avenue. For New Water-main and Testing for Water Supply by boring, on North Brother Island \$222,833 33 4,000 00 4,000 00 4,000 00 14,000 00 For New Water-main and Testing for Water Supply by boring, on North Brother Island. Free Floating Baths, including one New Bath, as per chapter 200, Laws of 1887. Lamps and Gas and Electric Lighting: Gas for Public Buildings and Offices. Allowance for 1,000 additional Electric Lights. 12,000 00 24,000 00 687.000 00 Laying Croton Pipes (chapter 38), Laws of 1899; section 194, New York City Consoli-dation. Act of 1889; including \$90,000 for laying additional pipe to Elackwell's Island and for testing for water supply by borng. 216,000 00 100,000 c0 3,800 00 22,000 00 Removing Obstructions in Stretes and Avenues, including, Comparing and Renewal of Pipes, Stop-cocks, etc.: For ordinary repairs, and the stretch of the stre . \$150,000 00 50,000 00 200,000 00 400,000 00 482,000 00 25,000 00 150,000 00 3,000 00 110,000 00 7,800 00 250 00

For Salaries chargeable to-	
Aqueduct-Repairs, Maintenance and Strengthening	27,166 00
Bronx River Works-Maintenance and Repairs	3.000 00
Boulevards, Roads and Avenues, Maintenance of	3,000 00
Free Floating Baths	22,000 00
Lamps and Gas and Electric Lighting	6,500 00
Laving Croton Pipes.	
Public Drinking-hydrants	1,200 00
Removing Obstructions in Streets and Avenues	7.500 00
Repairs and Renewal of Pavements and Regrading	18,000 00
Repaying Streets and Avenues	18,000 00
Sewers-Rebairing and Cleaning	10,000 00
Sewerage System	17,000 00
Supplies for and Cleaning Public Offices	20,000 00
Supplying Water to Shipping and for Building Purposes	0,000 00
Surveys, Maps, etc., for Street Openings and New Streets	6,300 00
Water Supply for the Twenty-fourth Ward	1,200 00

- 346,217 67 \$3,180,309 00

THE DEPARTMENT OF PUBLIC PARKS.

THE DEPARTMENT OF PUELIC PARKS. Maintenance and Government of Parks and Places : Salaries—To pay entirely the salaries of the President, Clerks, Engineers, Archi-tects, Superintendent, and all employees of the Department excepting Janiors. Attended Draughsmen, Steam Eagineers, Mechanics, Gordeners, Carts, Tesms, and Laboring Force and Foremen employed in the work of maintain-ing the Parks and Places : also excepting the 'topographical Engineer and his Assistants in charge of Surveying, Monumenting, etc., Twenty-third and Twenty-fourth Wards, and also excepting the 'Usperintendent and Engineer in charge of Streets and Sewers, Twenty-third and Twenty-fourth Wards : Breadent \$5,0

President Superintendent, Engineers, Architects, Clerks, etc....

81,000 00

36,000 00 \$41,000 00

AUGUST	T.	1888

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THE CITY RECORD

Maintenance and Government of Parks and Places :	
Police : Salaries of Captains, Surgeons, Sergeants, Rounds- men, Patrolmen, Special Keepers and Police	
Tailors	
Supplies for two Sub-stations 15,500 00	
Labor, Maintenance, Supplies, Construction and Repairs—For all sup- plies, excepting those for which specific appropriations are made, and wages of all persons employed on the works of maintenance, excepting those employed in the Zological Department, and in-	
cluding the maintenance of the Meteorological Observatory : General Maintenance	
Special Work viz ·	
For Battery sea-wall	
dead and Track and One	
Hundred and Wenty-sec- ond stretes and Fifth and Morningside avenues (chapter 170, Laws of 1887), 20,000 00 Arranging Small Parks 10,000 00	
and Morningside avenues (chapter 179, Laws of 1887), 20,000 00	
Arranging Small Parks 10,000 00 44,000 00	
394,000 00	
Zoological Department—For the increase and the keeping, preser- vation, additions to, and exhibition of the collection in the Zoo- logical Department of the Central Park, including repairs to	
buildings used for that purpose,	
Maintenance of Museums-For the keeping, preservation and exhi- bition of the collection in the American Museum of Natural	
History and the Metropolitan Museum of Art	\$730,000 00
Music-Central Park and the City Parks	16,000 05
Maintenance	
Special Repairs	46,000 00
Riverside Park and Avenue, For the Improvement and Maintenance of	30,000 00
Telephonic Service-For Maintaining Telephonic Service for the Department	3,650 00
Maintenance—Twenty-third and Twenty-fourth Wards : Maintenance and Government of Public Parks, Places, Streets, Roads and Avenues, Twenty-third and Twenty-fourth Wards, including supplies, salary of Super- intendent, and wages of all persons employed on the work :	
General Maintenance	115,000 00
General Maintenance Fronx River Bridges-For the Repairing and Maintenance of Bridges over the Bronx River, within the City limits. Sewers and Drains-Twenty-third and Twenty-fourth Wards-For the rebuilding, cleaning and repairing of sewers and drains, and for the construction of temporary drains, as ordered by the Health Department, in the Twenty-third and Twenty- fourth Wards.	2,500 00
fourth Wards. Surveying, Laying-out, etc., Tax and Assessment Maps-Twenty-third and Twenty- fourth Wards-For Surveying, Laying-out and Monumenting Twenty-third and Twenty-fourth Wards and the northerly end of Manhattan Island, north of the south side of One Hundred and Fifty-fifth street, including salaries and wages of all persons employed on the work, and for making and completizy maps, Twenty-third and Twenty-fourth Wards, for use of the Department of Taxes and Assessments.	12,000-00
Surveys, Maps and Plans-For making surveys, and maps for the opening of streets and avenues, for the use of the Commissioners of Estimate and Assessment, and for making preliminary surveys and plans of projected severs, drains and other encoder on the several	20,000 00
Rents and Repairs-Department of Public Parks-To pay Rents and make Repairs of	27,000 00
Omets, stantes, and Varus to the use of the preparation, then agreed the stantest encoded into by the Comprehence, by order of the Commissioners of the Sinking Fundament Sprinking—Twenty-third and Twenty-fourth Wards—For sprinking main thorough- fares in Twenty-third and Twenty-fourth Wards.	3,500.00
fares in Twenty-third and Twenty-fourth Wards Cromwell's Creek Bridges and Bridges other than those of Harlem River and Bronx	3,000 00
River	1,000 00 \$1
* THE DEPARTMENT OF PUBLIC CHARITIES AND CORR.	ECTION
Public Charities and Correction:	
For Salaries, as follows :	
Commissioners	
Out-door Poor Bureau of Medical and Surgical Relief.	
Central Office Stables	

Out-door Poor	
Bureau of Medical and Surgical Relief. Central Office Stables. Storehouse	
Central Office Stables	
Steamboats	
Bellevue Hospital	
City Prisons Bellevie Hospital. Ninety-ninth Street Hospital. Gouverneur Hospital. \$328,461 o	0
Gouverneur Hospital	
Charity Hospital	
Almshourg	
Incurable Hospital	
Workhouse	
Amenouse Incurable Hospital	
Kandall's Island Hospital	
Branch Workhouse	
THEFT S INTRALIC TROSPERATOR CONTRACTOR CONTRACTOR CONTRACTOR	
Lunatic Asylum	0
New York City Asylum for the Insane	Q C
branch Lunatic Asynin	- \$500,000 on
Supplies—For all supplies for the Department of Public Charities and Correction and for the maintenance of inmates of the Colored Home and Hospital sent there by the Commissioners of Public Charities and Correction, an also the children transferred from Randall's Island Nursery to variou institutions, as follows: City Prisons	l, d is
Bellevue and three Reception Hospitals.	
Beilevus and three Reception Hospitals. Charity Hospital Penitentiary	
Penitentiary	
Almshouse. Incurable Hospital.	
Incurable Hospital. Workhouse. Lunatic Asylum, Blackwell's Island. Homeopathic Hospital and Inebriate Asylum. New York City Asylum for the Insane. Randall's Island Hospital Infants' Hospital. Branch Workhouse. Branch Workhouse.	
Lunatic Asylum, Blackwell's Island	1
Homeopathic Hospital and Inebriate Asylum	
Randall's Island Hospital	
Infants' Hospital	
Branch Workhouse	1,188,972 00
Branch Lunatic Asylum	
Central Office	
Branch Workhouse Branch Lunaiti Asylum Hart's Island Hospital. Central Office Stables Storehouse Drug Department Brug Department	
Storehouse	
Drug Department	
Steamboats	
Steamboats	
Maintenance—Colored Home and Hospital Farmed-out Children	
rations, Additions and Repairs to Buildings and Apparatus.	60,000 00
erations, Additions and Repairs to Buildings and Apparatus tribution of Coal to Out-door Poor	. 20,000 00
Transportation of Paupers, Medicines, Coffins and Support of Out-door Poor- nsportation, Maintenance and Expenses of Insane Criminals at Auburn, N. Y in accordance with chapter 880, Laws of 1884; also for Transportation an Maintenance of the Insane in other State Institutions, in accordance with sec	. 10,000 00 d
tion 396, chapter 410, Laws of 1882	· 1,000 00
nations to Discharged Prisoners-For money, clothing and mileage to be full	-
as required by chapter 471. Laws of 1870	3,000 00
Mammande of misane in other state institutions, in accordance with sec- tion 396, chapter 410, Laws of 1882 nations to Discharged Prisoners—For money, clothing and mileage to be fur inshed prisoners on their discharge from the Penitentiary, Blackwell's Island as required by chapter 477, Laws of 1870 (The entire sum paid out under this statute is refunded to the City New York by the State at the close of each fiscal year, September 30.)	of •
struction of New Buildings, etc., as follows :	
Bellevue Hospital :	
Two water-closet towers \$28,000 00 Building for Morgue 10,000 00	
Furnishing new building presented to the City	
by D. O. Mills, Esq., to be occupied as a	
Building for Morgue	
for the house stan at benevite riospital 0,000 00	0
Charity Hospital :	

For

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	Almshouse-Buildings to relieve overcrowding of Female Alms- house		
	Workhouse :		
	Addition to Main Building, to be used as a kitchen, dining-room and wash-house		
	engine, pumps, boiler, washing machinery,		
	tanks and heating apparatus		
	Lunatic Asylum : For new building to accommodate Attendants \$25,000 00		
	Bath-house and water connections 10,000 00 Double oven 1,500 00		
	Alterations to Lodge		
	Homeopathic Hospital-New boiler		
	ovens and steam kettles \$4,000 00		
	Steam launch for Randall's and Ward's Islands. 4,000 00		
	New building for accommodation of Attendants and Workshop for Insane		
	Randall's Island :		
	Pavilion to relieve overcrowding in Idiot Asylum \$25,000 00 New building with the necessary plant for kitchen and launty purposes, including		
	kitchen and laundry purposes, including		
	steam-kettles for cooking, oven, ranges, wash- ing-machines, drying-room, wringer, chim- ney, etc		
	Addition to present gas plant 3,500 00		
	Steamboat Department : 46,500 00		
	New boiler and engine for steam launch "William H. Wickham"		
	For rebuilding and completing the steamer "Min- nahanonck"		
	Branch Lunatic Asylum, Hart's Island : Two-story building, to accommodate ago female insame, now in wooden larracks		
	insane, now in wooden barracks		
	For additional water supply		
	City Prisons : Reconstruction of plumbing and furnishing 144 closets and soil-		
	pipes with tank and pumping engine		
	Reconstruction of pumping and furnishing 144 closets and soli- pipes with tank and pumping englishes		
	 vide out-door employment for those able to be benefited by such work 137,500 00 		
			2,343,372 00
			and the second
	THE HEALTH DEPARTMENT.		
	Health Fund-For the following purposes and amounts respectively : For Salaries-		
	Commissioners S0.000 00		
	Secretary's Office		
	Sanitary Bureau (Division of Contagious Diseases) 30,560 00	keel and a second s	
	Sanitary Bureau (Division of Plumbing and Ventilation)		
,014,650 00	Last Sinteenti sifeet, and steamboury, tittintitititititititititititititititit		
	Hospitals / Willard Parker Hospital, East Sixteenth street) 8,384 oc	\$219,352,00	
	Health Fund-For Contingent Expenses	10,325 00	
	Health Fund—For Disinfection	9,200 00	
	Health Fund-For Payment to the Board of Police for the Services of forty-four Police men and one Sergeant of Police, detailed for the enforcement of the provisions of		
	section 296 of the New York City Consolidation Act of 1882, and chapter 84, Laws	5	
	For Removal of Night-soil, Offal and Dead Animals		
	For Removal of Night-soil, Offal and Dead Animals Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1889)	36,000 00	
	Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1882) Rents—Health Department (section <81, New York City Consolidation Act of 1882)	36,000 00 t 1,000 00	
	Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1882) Rents—Health Department (section <81, New York City Consolidation Act of 1882)	36,000 00 t 1,000 00	
	Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1882)	36,000 00 t 1,000 00	
	 Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1882) Rents-Health Department (section 581, New York City Consolidation Act of 1882) Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contacious Diseases (sections 420, 550, 551, New York) 	36,000 00 t 1,000 00 2,000 00	394,277 04
	 Night Medical Service Fund (sections 194 and 298, New York City Consolidation Ac of 1882) Rents-Health Department (section 581, New York City Consolidation Act of 1882) Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contacious Diseases (sections 420, 550, 551, New York) 	36,000 00 t 1,000 00 2,000 00	394 , 277 0 a
	 Night Medical Service Fund (sections 194 and 208, New York City Consolidation Ac of 1882). Rents-Health Department (section 581, New York City Consolidation Act of 1882). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1882). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap 	36.000 00 1,000 00 2.000 00 60,000 00	394,277 04
	 Night Medical Service Fund (sections 194 and 208, New York City Consolidation Ac of 1882). Rents-Health Department (section 581, New York City Consolidation Act of 1882). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1882). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: 	36,000 00 1,000 00 2,000 00 60,000 00	394,277 04
	 Night Medical Service Fund (sections 194 and 208, New York City Consolidation Ac of 6783). Rents-Health Department (section 581, New York City Consolidation Act of 1882). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Stretent, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1882). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doermen, Detective Sergeants and Provisiona. 	36.000 00 1.000 00 2.000 00 60,000 00	394 <i>,</i> 277 D3
	 Night Medical Service Fund (sections 194 and 208, New York City Consolidation Ac of 6783). Rents-Health Department (section 581, New York City Consolidation Act of 1882). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Stretent, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1882). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doermen, Detective Sergeants and Provisiona. 	36.000 00 1.000 00 2.000 00 <u>60,000 00</u>	394,277 53
	Night Medical Service Fund (sections 194 and 295, New York City Consolidation Act of 1859). Rents-Health Department (section 581, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth areet, and Transportation for Care of Contagious Diseases (sections 149, 550, 551, New York City Consolidation Act of 1869). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,500 each. \$4,0000 et 6,000	36.000 00 1,000 00 2.000 00 60,000 00	394,277 94
	Night Medical Service Fund (sections 194 and 295, New York City Consolidation Act of 1859). Rents-Health Department (section 581, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth areet, and Transportation for Care of Contagious Diseases (sections 149, 550, 551, New York City Consolidation Act of 1869). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,500 each. \$4,0000 et 6,000	36.000 00 1,000 00 2.000 00 60,000 00	394.277 03
	Night Medical Service Fund (sections 194 and 295, New York City Consolidation Act of 1889). Rents—Health Department (section 581, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Strettert, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of 4 Inspectors of Police, at \$3,500 each. \$4,000 - \$6,000 -	36.000 00 1,000 00 2,000 00 60,000 00	394.277 03
	Night Medical Service Fund (sections 194 and 295, New York City Consolidation Act of 1889). Rents—Health Department (section 581, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth Strettert, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of 4 Inspectors of Police, at \$3,500 each. \$4,000 - \$6,000 -	30.000 00 1,000 00 2,000 00 60,000 00 1 1 0 0 0 3	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Rents—Health Department (section 51, New York City Consolidation Act of 1859). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containingues Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap inins, Sergeants, Parrolmen, Doormen, Detective Sergeants and Provisiona Englyment, as follows: For salaries of 4 Inspectors of Police, at \$3,500 each. For salaries of 4 Surgeons of Police, at \$3,500 each. For salaries of 5 Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each. For salaries of a Surgeons of Police, at \$3,500 each	36.000 00 1,000 00 3,000 00 60,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 295, New York City Consolidation Act of 1852). Rents—Health Department (section 581, New York City Consolidation Act of 1852). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and Hoot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 449, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Parrolmen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,250 each. For salaries of is Surgeons of Police, at \$3,250 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$3,500 each. For salaries of is Surgeons of Police, at \$1,500 each. For salaries of is Surgeons of Police, at \$1,500 each. For salaries of is Surgeons of Police, at \$1,500 each. For salaries of is Stroemen of Police, at \$1,000 each. For salaries of so Patrolmen of Police, at \$1,000 each. For salaries of December 31.	36.000 00 1,000 00 3.000 00 60,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section 51, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintennace of Baildings and Hospitals on North Brother Island, and foot of East Strieenth street, and Transportation for Care of Contingious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Captains, Sergeants, Patroline, Doormen, Detective Sergents and Provisiona Employment, as follows: For salaries of 2 Commissioners of Police, at \$3,300 each. \$20,0000 For salaries of 4 Inspectors of Police, at \$3,500 each. \$40000 For salaries of 2 Sorgeants of Police, at \$3,500 each. \$24,000 For salaries of 2 Sorgeants of Police, at \$3,500 each. \$24,000 For salaries of 2 Sorgeants of Police, at \$3,500 each. \$24,000 For salaries of 2 Sorgeants of Police, at \$3,500 each. \$24,000 For salaries of 2 Sorgeants of Police, at \$3,000 each, from January \$34,000 For salaries of 2 Sorgeants of Police, at \$3,000 each, from January \$34,000 For salaries of 2 Sorgeants of Police, at \$3,000 each, from January \$34,900 For salaries of 2 Sorgeants of Police, at \$3,000 each, from January \$39,940 For salaries of 2 Sorge	36.000 00 1,000 00 2,000 00 60,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section \$1. New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Cars and Maintennace of Buildings and Hospitals on North Brother Island, and fort of East Strieenth street, and Transportation for Care of Contingious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Captains, Sergeants, Patroline, Doormen, Detective Sergeaust and Provisiona Employment, as follows: For salaries of Commissioners of Police, at \$3,250 each. For salaries of a Inspectors of Police, at \$3,250 each. \$20,0000 For salaries of a Striggens of Police, at \$3,250 each. \$4,0000 For salaries of a Striggens of Police, at \$3,250 each. \$24,9000 For salaries of as Patrolinen of Police, at \$3,200 each. \$24,9000 For salaries of as Patrolinen of Police, at \$3,200 each. \$24,9000 For salaries of as Patrolinen of Police, at \$3,000 each, from January \$3,9950 For salaries of as Patrolinen of Police, at \$3,200 each, from January \$3,9950 For salaries of as Patrolinen of Police, at \$3,200 each, from January \$3,9950 For salaries of as Patrolinen of Police, at \$3,200 each, from January \$3,9950 For salaries of as Patrolinen of	36.000 00 1,000 00 3.000 00 50,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Rents—Health Department (section 351, New York City Consolidation Act of 1859). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Balidings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containinguisa Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Sergeants, Parrolmen, Doormen, Detective Sergeants and Provisiona Englyment, as follows: For salaries of a Commissioners of Police. \$29,0000 For salaries of a Singreens of Police, at \$3,500 each. \$4,0000 For salaries of a forgeness of Police, at \$3,500 each. \$4,0000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$39,0000 For salaries of a Singreens of Police, at \$3,500 each. \$34,900 For salaries of a Singreens of Police, at \$3,500 each. \$34,900 For salaries of a Singreens of Police, at \$4,100 each. \$34,900	36.000 00 1,000 00 2,000 00 1 60,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 95
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Rents—Health Department (section 351, New York City Consolidation Act of 1859). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Balidings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containinguisa Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Sergeants, Parrolmen, Doormen, Detective Sergeants and Provisiona Englyment, as follows: For salaries of a Commissioners of Police. \$29,0000 For salaries of a Singreens of Police, at \$3,500 each. \$4,0000 For salaries of a forgeness of Police, at \$3,500 each. \$4,0000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$24,4000 For salaries of a Singreens of Police, at \$3,500 each. \$39,0000 For salaries of a Singreens of Police, at \$3,500 each. \$34,900 For salaries of a Singreens of Police, at \$3,500 each. \$34,900 For salaries of a Singreens of Police, at \$4,100 each. \$34,900	36.000 00 1,000 00 2,000 00 1 60,000 00 1 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 23
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section \$1, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 149, 350, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Supprintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,200 each. \$20,000 o For salaries of Isingeons of Police, at \$3,200 each. \$40,000 o For salaries of 198 Patrolinen of Police, at \$3,200 each. \$24,000 o For salaries of 208 Patrolinen of Police, at \$3,200 each. \$24,000 o For salaries of 208 Patrolinen of Police, at \$1,000 each, from January 1, inclusive, to various dates. \$24,000 o For salaries of 208 Patrolinen of Police, at \$1,000 each, from January 1, inclusive, to various dates. \$30,000 o For salaries of 208 Patrolinen of Police, at \$1,000 each, from January 1, inclusive, to various dates. \$30,000 o For salaries of 208 Patrolinen of Police, at \$1,000 each, from January 1, inclusive, to various dates. \$30,000 o For salaries of 103 Patrolinen of Police, at \$1,000 each, from January 1, inclusive, to	36.000 00 1,000 00 2,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 53
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section 381. New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing out Diseases (sections 549, 550, 551, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, Doormen, Detective Sergeants and Provisional For salaries of a Surgeons of Police, at \$3,300 each. \$30,000 or \$4,000 or \$4,000 or \$5,100 or \$4,000 or \$5,100 or \$1,000 or \$5,100 or \$1,000 or \$1	36.000 00 1,000 00 2,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1889). Rents—Health Department (section \$1, New York City Consolidation Act of 1889). Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brether Island, and foot of East Sixteenth street, and Theorem and the section \$1, 19, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	36.000 00 1,000 00 2,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section \$1, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Tanporation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Tanporation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, Doormen, Doective Sergeants and Provisiona Employment, as follows: For salaries of Commissioners of Police, at \$3,500 each. \$20,000 or \$6,000	36.000 00 1,000 00 2,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section \$1, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and Poot of East Sixteenth survey, and Transportation for Care of Contagious Diseases (sections 149, 350, 351, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Supperintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,200 each. \$40000 + \$60000 + \$60000 + \$6000 + \$6000 + \$6000 + \$6000 + \$6000	30.000 00 1,000 00 2,000 00 60,000 00	394.277 03
	Night Medical Service Fund (sections 194 and 205, New York City Consolidation Act of 1850). Hospital Fund -Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Streemth street, and Transportation for Care of Containing out Diseases (sections 549, 550, 551, New York City Consolidation Act of 1850). Hospital Fund -Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Streemth street, and Transportation for Care of Containing out Diseases (sections 549, 550, 551, New York City Consolidation Act of 1850). Police Fund -Salaries of Commissioners, Supperintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, of Police, at \$3,300 each. \$20,0000 For salaries of 4 Inspectors of Police, at \$3,500 each. \$4,0000 For salaries of 4 surgeons of Police, at \$3,500 each. \$4,0000 For salaries of 2 So Sergeants of Police, at \$3,500 each. \$4,0000 For salaries of 2 So Sergeants of Police, at \$3,500 each. \$24,400 For salaries of 2 So Patrolinen of Police, at \$5,200 each. \$24,900 For salaries of 2 So Patrolinen of Police, at \$5,200 each. \$24,900 For salaries of 2 So Patrolinen of Police, at \$5,200 each. \$39,900 For salaries of 2 So Patrolinen of Police, at \$5,200 each. \$34,900 For salaries of 2 So Patrolinen of Police, at \$5,200 each. \$34,900 For salaries of 2 So Patrolinen of P	36.000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1889). Rents—Health Department (section \$1, New York City Consolidation Act of 1889). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hospitals on North Brother Island, and Poot of East Sixteenth survey, and Transportation for Care of Contagious Diseases (sections 149, 350, 351, New York City Consolidation Act of 1889). THE POLICE DEPARTMENT. Police Fund—Salaries of Commissioners, Supperintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Doormen, Detective Sergeants and Provisiona Employment, as follows: For salaries of Superintendent of Police, at \$3,200 each. \$40000 + \$60000 + \$60000 + \$6000 + \$6000 + \$6000 + \$6000 + \$6000	36.000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 02
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 188). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hearth on York City Consolidation Act of 1889. Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hearth on York City Consolidation Act of 1889. Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hearth on York City Consolidation Act of 1889. THE POLICE DEPARTMENT Police Fund—Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Doormen, Detective Sergeants and Provisiona Employment, as follows: Postice Fund—Salaries of Commissioners of Police, at \$2,50 each. \$20,000 of \$6,000 of \$6	38,000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 02
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Supplies, Improvements, Superintendent, Inspectors, Surgeons, Cap and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Supplies, Improvements, Superintendent, Inspectors, Surgeons, Cap and Mainten Act of 1859). Police Fund-Salaries of Commissioners of Police. \$20,000 - \$	38,000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1850). Hospital Fund -Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Supplies, Improvements, Sections 549, 550, 551, New York City Consolidation Act of 1850). Hospital Fund -Hospital Supplies, Improvements, Supportinednet, Inspectors, Surgeons, Cap man, Sergeants, Patrolen, Doternet, Detective Sergeants and Provisional Endstress of Commissioners of Police. \$20,000 - \$2	38,000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Balidings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Sergeants for Police. \$29,000 For salaries of Commissioners of Police. \$29,000 For salaries of a Inspectors of Police, at \$3,300 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$39,000 For salaries of a Spectorem of Police, at \$3,500 each. \$34,900 For salaries of a Spectorem of Police, at \$3,500 each. \$34,900 For salaries of a Spectorem of Police, at \$4,000 each. \$39,000 For salaries of a Spectorem of Police, at \$1,000 each. \$36,500 For salaries of a Spectorem of Police, at \$1,000 each. \$36,500 For salaries of a Spectorem of	38,000 00 1,000 00 3,000 00 60,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Balidings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Sergeants for Police. \$29,000 For salaries of Commissioners of Police. \$29,000 For salaries of a Inspectors of Police, at \$3,300 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$39,000 For salaries of a Spectorem of Police, at \$3,500 each. \$34,900 For salaries of a Spectorem of Police, at \$3,500 each. \$34,900 For salaries of a Spectorem of Police, at \$4,000 each. \$39,000 For salaries of a Spectorem of Police, at \$1,000 each. \$36,500 For salaries of a Spectorem of Police, at \$1,000 each. \$36,500 For salaries of a Spectorem of	38,000 00 1,000 00 2,000 00 60,000 00 1 60,000 00 1 6 6 6 6 6 6 6 6 6 6 6 6 6	394.277 93
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Sergeants for Police. \$29,000 For salaries of Commissioners of Police. \$29,000 For salaries of a Inspectors of Police, at \$3,300 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$4,000 For salaries of a Inspectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectors of Police, at \$3,500 each. \$24,400 For salaries of a Spectore of Police, at \$3,500 each. \$24,400 For salaries of a Spectorem of Police, at \$3,500 each. \$24,400 For salaries of a Spectorem of Police, at \$3,500 each. \$24,400 For salaries of a Spectorem of Police, at \$5,500 each. \$30,900 For salaries of a Spectorem of Police, at \$1,500 each. \$30,900 For salaries of a Spectorem of Police, at \$1,500 each. \$30,800 For salaries of a Detrolmen of	38.000 90 1,000 00 3,000 00 0,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 188). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond-Hospital Supplies, Improvements, Care and Maintenance of Building, and Hond Supplies, Supplication 54, 55, New York City Consolidation Act of r889. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Captains, Sergeants, Patroline, of Police, at \$2,50 each. \$20,000 or \$6,000 or \$	38.000 90 1,000 00 3,000 00 0,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 02
	Night Medical Service Fund (sections 194 and 296, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Contagious Diseases (sections 549, 550, 551, New York City Consolidation Act of 1859). THE POLICE DEPARTMENT. Police Fund-Salaries of Commissioners, Superintendent, Inspectors, Surgeons, Cap mins, Surgeant, Perrolment, Detective Sergeants and Provisional Employment, as follows: For salaries of Commissioners of Police. \$20,000 or \$	30.000 00 1,000 00 2,000 00 0,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394,277 03
	Night Medical Service Fund (sections 14), and 26), New York City Consolidation Act of 188). Hospital Fund—Hospital Supplies, Improvements, Care and Maintenance of Buildings and Hespitals on North Bricher Island, and foot of East Stateenth iteration and the spitals on North Bricher Island, and foot of East Stateenth iteration and the spitals on North Bricher Island, and foot of East Stateenth iteration and the spitals on North Bricher Island, and foot of East Stateenth iteration and the spitals on North Bricher Island, and foot of East Stateenth iteration and the spitals on North Bricher Island, and foot of East Stateenth iteration and the spitals of Commissioners, Superintendent, Inspectors, Stateenth, Stateenth, Iteration, Employment, as follows: Pointe Fund—Salaries of Commissioners, Superintendent, Inspectors, Stateenth, Iteration, Employment, as follows: \$20,000 to 6,000 to 6,0000 to 6,0000 to 6,0000 to 6,000 to 6,000 to 6,000 to 6,000 to 6,0	30.000 00 1,000 00 2,000 00 0,000 00 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394,277 03
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 185) Hospital Fund -Hospital Supplies, Improvements, Care and Maintenance of Bailding, and Hospitals on North Brother Island, and foot of East Streemth street, and Transportation for Care of Continuious Diseases (sections 540, 550, 557, New York City Consolidation Act of 1850) Hospital Fund -Hospital Supplies, Improvements, Supprintedent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Dormen, Detective Sergensts and Provisional Employment, as follows: \$20,000 Police Fund -Salaries of Commissioners, Supprintedent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, of Police, at \$3,200 each. \$20,000 For salaries of a furgeons of Police, at \$3,200 each. \$20,000 For salaries of a Surgeons of Police, at \$3,200 each. \$20,000 For salaries of a Surgeons of Police, at \$3,200 each. \$20,000 For salaries of a Surgeons of Police, at \$3,200 each. \$20,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of Police, at \$3,200 each. \$24,000 For salaries of a Surgeons of	38,198 000	394.277 93
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 185) Hospital Fund -Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Streemth street, and Transportation for Care of Containing out Diseases (sections 540, 550, 551, New York City Consolidation Act of 1850) Hospital FundSalaries of Commissioners, Supperintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patrolinen, Dormen, Detective Sergents and Provisional Employment, as follows: \$20,000 Police FundSalaries of Commissioners, Supperintendent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, of Police, at \$3,300 each	38,000 00 1,000 00 2,000 00 0,000 00 1 0 0 1 0 0 1 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Diseases (sections 140, 550, 551, New York City Consolidation Act of 1859). Police Fund-Salaries of Commissioners, Supportitemedent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, Doormen, Detective Sergeants and Provisional Endatives of Care and Surgeons of Police, at 53,200 each. \$20,000 - \$2	38.000 00 1.000 00 2.000 00 60,000 00 1 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Diseases (sections 140, 550, 551, New York City Consolidation Act of 1859). Police Fund-Salaries of Commissioners, Supportitemedent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, Doormen, Detective Sergeants and Provisional Endatives of Care and Surgeons of Police, at 53,200 each. \$20,000 - \$2	38.000 00 1.000 00 2.000 00 60,000 00 1 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 93
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 1859). Hospital Fund-Hospital Supplies, Improvements, Care and Maintenance of Baildings and Hospitals on North Brother Island, and foot of East Sixteenth street, and Transportation for Care of Containing Diseases (sections 140, 550, 551, New York City Consolidation Act of 1859). Police Fund-Salaries of Commissioners, Supportitemedent, Inspectors, Surgeons, Cap tains, Sergeants, Patroline, Doormen, Detective Sergeants and Provisional Endatives of Care and Surgeons of Police, at 53,200 each. \$20,000 - \$2	38.000 00 1.000 00 2.000 00 60,000 00 1 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394.277 03
	Night Medical Service Fund (sections 194 and 206, New York City Consolidation Act of 185). Hospital Fund -Hospital Supplies, Improvements, for a East Streem of Suiding marks on North Brocher Island, supplies, Improvements, for a East Streem of Suiding marks on North Brocher Island, supplies, Improvements, for a Contingious Diseases (sections 149, 350, 350, 351, New York City Consolidation Act of 1850). Prostains on North Brocher Island, supplies, Improvements, Superintendent, Inspectors, Surgeons, Captains, Sergeants, Patrolinen, Doormen, Detective Sergenits and Provisiona Employment, as follows: Provisional Employment, as follows: Postice Fund -Salaries of Commissioners of Police, at \$1,200 each, imployment, as follows: \$20,000 0 For salaries of a Commissioners of Police, at \$1,200 each, imployment, as follows: \$20,000 0 For salaries of a Commissioner of Police, at \$1,200 each, imployment, as follows: \$20,000 0 For salaries of a Captains of Police, at \$1,200 each, from January 1, inclusive, to various dates: \$20,000 0 For salaries of 200 Patrolinen of Police, at \$1,200 each, from January 1, inclusive, to various dates: \$3,000 each, from January 1, inclusive, promotions. For salaries of 200 Patrolinen of Police, at \$1,200 each, from January 1, inclusive, to various dates: \$6,000 a For salaries of 200 Patrolinen of Police, at \$1,200 each, from January 1, inclusive, to various dates: \$6,000 a For salaries of 10 December 31, inclusive, promotions. \$6,000 a For salaries of 20 Patroline	38.000 00 1.000 00 2.000 00 60,000 00 1 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0	394,277 03

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THE CITY RECORD.

AUGUST 1, 1888.

21	190					Tł	HE (CITY	RECORD. August	т 1,	1888.
Police S	station-houses—	-Rents :							Public Instruction : For Renairs to Buildings-Special	a 0,000 00	
DATE OF LEASE.	NAMES OF LESSONS.	For What Purpose,	Location of Premises,	EXPIRATION OF LEASE.	ANNUAL RENT.	Awount to be Provided FOR.			For Furniture and Repairs of—Special 50 For Heating Apparatus, Changes and Repairs of—Special 55 For Sanitary Work, Changes and Repairs of—Special 55 For Corporate Schools, as per acts of the Legislature 50 For Technical, Manual and Industrial Education 15 For Technical, Manual and Industrial Education 15 For Technical, Manual and Industrial Education 15 For Election of School Buil ing. Investy-second Ward, on site owned by the City,	0,000 00 5,000 00 5,000 00 5,000 00 5,000 00	\$1,303,167 00
183.						-			THE COLLEGE OF THE CITY OF NEW YORK.		2412021401
ay 1	Andrew H Green, ex'r and trustee								College of the City of New York : For Salaries of Professors and Officers, Scientific Apparatus, Books and Supplies, Suppo	ort and	
	and trustee of Wm. B. Ogden,dec'd	2d Precinct	Lot a Block , easterly						Mainteaance, and all other expenses, including repairs to buildings		150,000 0
		1 01100	Lot 2, Block 4, easterly side of Sedgwick avenue, 23d Ward, and Croton water						ADVERTISING, PRINTING, STATIONERY AND BLANK BOOK Publication of the CITY RECORD, including the Preparation and Printing of the Registry		
			If renewed, estimated.	1285.	\$1,200 co	\$600 00 600 00			CITY RECORD-Salaries and Contingencies	5,800 00 7,200 00 7,500 00	
87. 11. 5	Andrew H. Green, ex'r								Printing, Stationery and Blank Books: For all printing, stationery and blank books required by the Common Council, and the Departments and Offices of the City Government, except printing the City RECORD, including the Publishing of Calendars of Courts, under chapter 636,		
	and trustee of Wm. B. Ogden, dec'd	2d Precinct							RECORD, including the Publishing of Calendars of Courts, under chapter 636, Laws of 1874, including arrearages	0,000 00	
		Police	Lots 3, 4, 5 and 6, Block 4, easterly side of Sedgwick						MUNICIPAL SERVICE EXAMINING BOARDS.		241.500 0
			avenue, 23d Ward, and Croton water Estimated			6.0 00			(As provided by chapter 354, Laws of 1883, and chapters 357 and 410, Laws of Civil Service of the City of New York, Expenses of:	1884.)	
886. 0r. 7	Albert W. Lemcke, cx'r								For Salaries and Contingencies, and for pay of Experts and Examiners, to be expended direction of the Mayor	d under	25,000 0
	of Cordt Ot-	with Precinct	South side of 126th						THE CORONERS.		
		Ponce	streat and 8th ave .	May 1, 1889		1,000 00			Coroners-Salaries and Expenses (section 1767, New York City Consolidation Act of 1882) :		
86,			Croton water and re- pa rs.						Salaries of four Physicians, at \$3,000 each (sections 1769 and 1770, New York City	2,030 00	
r. 3	Rohert Goe- let and Og- den Goelet	2sth Precinct							Contingent Expenses of four Coroners, including clerk and office hire, at \$3,000 each	9,300 00	
		Police	No. 34 East 29th street Croton water, taxes	1585.	2,000 00	1,000-00			Post-mortem examinations-Chemical analysis (sections 1771 and 1772, New York	2,000 00	
			and assessments and repairs. If renewed, estimated.			1.000 00			THE COMMISSIONERS OF ACCOUNTS.		50,000 0
84. v.7	Jos. H. God- win	asth Precinct							Salaries-Commissioners of Accounts (chapter 516, Laws of 1884) :	0,000 00	
87.		Police	24th Ward	Aug. 1, 1889.		1,700 00			Salaries of Assistants and Contingencies	7.500 00	27,500 4
r.20	Maria T. Mc- Cormick	30th Precinct	No. 269 West 126th st.	100 00					THE SHERIFF.		
		Fouce	If renewed	1888.	350 00				Expenses of the Sheriff's Office and the County Jail : Sheriff's Fees—For procuring statistics of criminal convictions, making returns, and filling the same with the Secretary of State ; conveying prisoners from the City		
ditio	nal rooms for 3	5th Precinct	Police, estimated			300 00	57,241 14		Silerity's rest-ropporting statistics of chimate convisions, having returns, and filing the same with the secretary of State's conveying prisoners from the City Prison to the Penitentiary, to the House of Kelinge, and to the Courts of Oyer and Torminer and General Sessions, and back to Prison from said Courts ; summoning jurors, and attendance at drawing of jurors, according to law; service of orders to show cause spon delinquent jurors; according to law;		
_								\$4,+15,255 66	service of orders to show cause upon delinquent jurors; attendance of Sheriff and Deputies upon Courts, and at the execution of criminals, and all other expenses connected therewith and prior to execution, including board of pris-		
		THI	DEPARTMENT OF	STREE	T CLEAN	ING.			oners under sentence of death, services of barber and publication of certificate		
anin	g Streets-Dep	artment of S	reet Cleaning, as follow	s :			\$86,840 00		Support of Prisoners in County Jail, including wages of cooks, cleaners, etc., and	2,900 00 0,000 00	
Sw Car Car	eeping above Found ting above Found tracts below F	ouricenth street	eet				225,000 05 325,000 00		Salaries of seven Keepers, at \$1,000 each		
Fan	al Disposition o	I Material.	cet		**********		327,619 00 25,000 00 230,000 00			1,000 00	
Rei	ats and Conting	encies					25,000 00	1,259,459 00	Assistant E. gincer	1,800 00	
e De	partment Fund	:	THE FIRE DE	PARTM	ENT.				THE REGISTER.		65,700
	Salaries, viz. : Headquarters	Pay-roll, incl	uding salary of Instruc						SalariesRegister's Office : Salary of the Repister	000 co	
	Attorney to th	he Fire Depa New York C	ity Consolution Act of	Laws of 1882).	1850;	1,000 CC			Salaries of Deputy, Assistant Deputy, Searchers, Bookkeeper, Examiner, Clerks, Rec. ring Clerks, Reader, Custodions, Watchmen, Messengers, etc., 123 Temporary Assistance	3.700 00	
	Engine and H	iook and La	dder Companies Pay-roll dder Companies Pay-r Foremen, Engineers ar Ladder Companies, at	olls-For	r pav	5, XOC DO			One Reader		
	Steamboat Bureau of Con	is, and of the obustibles Pay	Ununiformed Firemen o	n Probat	tion 1,280	837 00			Contingencies-Register's Office	500 00	140,000
	Bureau of Fire	Marshal Pay pection of Buil	dings Pay-roll			1.400 00 5.000 00			BUREAU OF ELECTIONS.		
	Repair Shops Hospital Stabl	Pay-roll es Pay-roll			6	5,100 00 5,100 00	590,492 oc		For Compensation of Inspectors and Poll Clerks isection 1854, New York City Concludation Act of 1852		
For	Apparatus, S supplies and a	applies, etc	-For new apparatus, h e Department not other	orses, re wise prov	ents, hose, a vided for, in	and all cluding	22-144e		carting Ballot-boxes, Stationery, Maps and Printing, etc. (section 1950, New York City Consolidation Act of 1882		
	and also inclu	ding Conting	boass, and for repairs a ent Expenses of the Bur	eau of In	nspection of	f Build-	300,000 00		Canvas; for advertising election notices by Clerk of the Common Council; for advertising election notices by the Sheriff; and for serving Supervisors, Board of Supervisors and fifteen newspapers		
For	1885	for Engine an	al Conductors Underga d Hook and Ladder Cor a West Eighty-third str	npanies,	as follows :	Laws of	50,000 CO		with notices of elections by the Sheriff sections 1300 and 1331, New York City Considiation Act of 1852, including arrearages. 33,500 00 For Compensation of Clerks to Bard of County Cauvasers		
	nouse for no	ok and Lado	1 West Eighty-third str ler Company, No. 120	east On	le Hundred	1 and }	36,000 00		For Salary of the Chief of the Bureau of Elections section 1845, New York City	2,900 00	
		-	DADTHERE OF THE		-			1,976,492 00	Cons lidation Act of 1882)	4,000 00	236,900
ting	encies-Depart		PARTMENT OF TAX				\$1,500 00		MISCELLANEOUS FURPOSES. Jurors' Fees, including Expenses of Jurors in Civil and Criminal Trials, including Arreatages of	-90-	
aries Sali	-Department of	of Taxes and .	Assessments :		\$15	1.000 00			Jurors rees, including Expenses of Jurors in Civil and Criminal Trans, including Arreatages of Incumbrances in Harbor, Removal of		45,000 0
aries	-Board of Asse	essors :	and Employees				93.900 00		Bureau of Licenses : Salaries	9,000 00	3,000 1
Sal	aries of the Ass	essors and the	eir Clerks				16,600 00	112,000 00	Contingencies	500 00	9,500
blicl	nstruction : Salaries of Te	achers in C-	THE BOARD OF mmar and Primary Sch				P.m		SalariesCommissioners of the Sinking Fund : For Salary of the Recorder as a Member of the Sinking Fund Commission Salaries-Board of Revision and Correction of Assessments : For Salary of the Recorder as a Member of the Board of Revision and Correction of Assess		1,000 0
Fo	Salaries of Jan	utors in Gran	hers, and Tutors in Not	ols, inclu	ding five ad	ditional	131,000 00			sin's,	1,000 (
Fo	r Salaries of Te r Salaries of Jar	achers in the nitors and Eng	Training Department of gincers in both College a	Normal and Train	l College, ning Depart	iment	75,517 00 19,300 00 4,000 00		For the Preservation of Public Records chapter 37, Laws of 1883): The Register's Office-For the recorpying of the mutilated records in the office of the Register of the County of New York, and for additional libers, including examiner, reader, map. clerk, index clerk, recording clerks, stationery and materials for map clerk. The County Clerk's Office-For the recopying and binding of records in the office of the County Clerk of the County of New York. The Surrogate's Office-For the recopying the mutilated records in the office of the Surrogate of the County of New York. 8	1,500 00	
ro	1886)	fficers, Clerk	s and other employees	of the B	loard of Ed	Laws of ucation,	103,500 00		The County Clerk's Office—For the recopying and binding of records in the office of the County Clerk of the County of New York	8,100 00	
For	Salary of Cou Salary of Cou	new Assistant msel to the B	Superintendent bard o' Education dent and seven Assistan				41,000 00 3,000 00 34,750 00		the Surrogate of the County of New York	8,400 co	58,000
For	elementary e	of the Act ent ducation," p	itled "An act to secure t assed May 11, 1874-	o childre Salar.es	of twelve	its of an Truant	12,000 00		of 1883 Salaries of Inspectors and Sealers of Weights and Measures:		10,000
For	Supplies, Book	is, Maps, Slat	Act of April 24, 1873) bes, Stationery, etc., for t	he use o	of all the Sc	hools	27,800 00		For salaries of two Inspectors, at \$1,500 each	3,000 00 2,400 00	5,400 0
For	Gas for all the	Schools and	Hall of the Board of Ed Hall of the Board of Ed	lucation	**********	******	44,000 00 95,000 00 15,000 00		Fund for Street and Park Openings. Contingencies—District Attorney's Office, including extraordinary expenses in Bribery Cases	5,000 00	171,339
For For	Incidental Exp Incidental Exp	penses of Eve	Board of Education n ng Schools rmal College and Train	ing Dep:	artment, fur	mishing	14,0.0 00		Daficiency of 1887	0,000 00	45,000
For	heating appara Incidental Ext	tus, etc., an tus, etc	rd Schools-Repairs (se	ections 6	ngs, furnite	by-laws	6,500 00		For Allowance to the New York Free Circulating Library, for Library Purposes, under chap Laws of 1886	ter 666,	10,000
For	of the Board of Buildings Con	Education), atingent Fun	d (sections 67, 68, 69,	of by-l	laws of Be	oard of	50,000 00 38,500 00		For Allowance to the General Society of Mechanics and Tradesmen of the City of New Yo Apprentices' Library, under chapter 666, Laws of 1886	ork, for	10,000
For	Clerks of the B Pianos and Spe	loards of True ecial Repairs	stees (section 72, by-laws of	of the B	Board of Edu	ucation)	2,700 00 2,500 00		For Allowance to the Aguilar Free Library Society, for Library Purposes, under chapter 666, I 1886 For Salary of Secretary to Foard of Street Openings		5,000
For	WOIN-SHOD-W	ages, etc					2,600 00		· · · · · · · · · · · · · · · · · · ·		1,200 0

August 1, 1888.

THE CITY RECORD.

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August 1,	1888.	T	HE	CITY	I
Claim of John R. Voor Smith, to recover sal	his, for payment of judgment, etc., in an action ag ary as Police Commissioner, appointed May 1, 1875	ainst him by	y William F.		
Expenses and co	u isel fees		\$5,342 32	\$6,342 32	New
Claim of Mary E. Morr ment, etc., in action Judgment	and allowed by the Board of Estim ute and Apportion ison, administratrix of James E. Morrison, deceas against him by William F. Smith, to recover salary unsel fees.	ed, for paym as Police Co	nent of judg mmi sioner: \$2,900 54 1,000 00		Ame Chil
As audited a Claim of Charles F. Ma recover salary as Pol	and allowed by the Board of Estimate and Apportion icLean for payment of judgment, etc., against him i.e Commissioner, appointed May 4, 1876 :	ment, Decen by Sidney P	nber 13, 1887. Nichols, to	9	The
Expenses and co	unsel fees	ment. Decen	3,451 68	11,401 04	Fou
	ordinan, William S. Andrews and John Von Glah ment and expenses in the matter of the contest as is so in the City of New York, or report of S. L. M. rremore, Chief Judge of the Court of Common Please oration, under date of June 30, 1887, pursuant to				Heb
Counsel fee Disbursements			103 19	5,163 10	Hud
Claim of Matthew P. Bre office of Clerk of the allowed and adjusted Larremore, Chief Ja Corporation, under a	ten for payment of counsel fees and expenses in com o District Courte for the Tenth Judicial District in l on report of Hon. Hooper C. Van Vorst, Refer dge of the Court of Common Pleas, and E. Henry late of May 18, 1887, pursuant to section 211, chapt	test as to the the City of ee, as certifi Lacombe, Co er 410, Laws	e title to the New York, ed by R. L. punsel to the of 1882:		
Claim of Lawrence Co and County of New	llins as Messenger of the Cou t of Special Sessi York, from May 5, 1870, to June 5, 1872, audited an	ons in and d certified by	for the City y the Comp-	4,537 50	Inst
Claim of Edwin E. Van of the Board of Alde 1880, as settled and Claim of the Musicana	Auken, for services performed under employment rmen of 1879, to unite into one Code the revisions adjusted by the Comptroller.	of the Comm of the City (ordinances of	t,500 00	Nev
to property of said s by this Board, pursu Claim of Abram Acker f	Society of the Mast Holy Redeemer in the State of society by the grading One Hundred and Fittieth si ant to chapter 457, Laws of 1885	rendered, fro	and allowed	18,500 00	Nev
1883, to November Aqueduct, audited a To refund to drivers of adopted De ember of	or materials and supplies furnished and services 22, 188, by order of Isace Newton, late Chief and allowed by this Board, pursuant to chapter 368, 1 public trucks, in accordance with a resolution of 3, 188, 1 liense fees paid into the City Treas ry y proved April 22, 1835, dcc ared to be unco stitutions	Engineer of Laws of 1887. the Board conder an ordi	f the Croton of Aldermen, nance of the	638 4 1	Nev
	Finn for turnishing meals to four prisoners under 1885 (month of December)				
Tombs, in the year Public Instruction-Arr Bill of Baker, Pratt	1885 (month of December) ars of 1884 : & Co., balance on bill ws & Co.	·····	\$118 53		
Bill of A H. Andrey	ws & Co	-	118 42	236 95	Net
Salaries—City Courts : (Police Courts.)	THE JUDICIARY.				
Salaries of clerks.	lice Justices, at \$3,000 each per annum assistants, four stenographers, at \$2,000 each, 1,200, four interpreters, and secretary of the Justices,	\$88,000 00			Net
District Courts. Salaries of eleven Die	strict Court Justices, at \$6,000 each per annum	63,000 00 \$66,000 00	\$151.000 00		
Salaries of clerks, sta Salaries of eleven ja New York City	enographers, interpreters and attendants unitors, at \$900 each per annum section 1435. Consolidation Act of 1882	123,600 00 9,900 00	201,500 00		
Salaries—Judiciary : (The Supreme C		-		352,500 00	Ne
Seven Justices, at Sit	. so each per annum. 	\$80,300 00 51,230 00 20,400 00 17,000 00			Net
	her, Oyer and Terminer	7,000 00 750 00	\$176,850 oc		Ne
Clerk, deputy clerk, Five attendants, at §	ourt.) so each per annum	\$90,000 00 48,000 00 6,000 00 15,000 00	21/9/030 G		Pro
(The Court of C Six Justices, at \$15,0 Clerks, assistant cler	ommon Pleas. 20 each per annum ks and stenographers	\$90,000 00 42,500 00	159.000 00		Nu
Additional stenograp Ten attendants, at § Six attendants, at §1,	ober. 1,200 each per annum	1,250 00 12,000 00 6,000 00	151,750 30		
(The City Court Six Justices, at \$10,00 Clerk, deputy clerks Stenographers and in	t of New York.) so each per annum and assistant clerks tterpreter	\$60,000 00 28,000 00			Ro
		3,600 00	110,630 00		St.
Clerk Deputy clerk	eneral Sessions and Oyer and Terminer.) outy clerks, two at \$2,500 each and one at \$1,200	\$7,000 00 5,000 00 3,000 00			Sta
	puty clerks, two at \$2,500 each and one at \$1,200 at \$2,500 each per annum (chapter 558, Laws of	6,200 00 7,500 00			
Two interpreters, on 558, Laws of 198	e at \$2,500 and one at \$2,000 per annum (chapter 16) nts, at \$1,200 each per annum t \$1,000 each per annum	4,500 00			Th
(The Court of Sp	ecial Sessions.	56,000 00	73:4 10 00		Sta
Deputy clerk Stenographer Interpreter		5,000 00 2,500 00 2,000 00			
Three subpœna cter Messenger	ks, at \$2,000 each per annum	6,000 00 1,500 00	23,000 0	0	Fix
The Surrogate The Surrogate Law clerk, chief cle raphers, interpr	erk, deputy, recording clerks, assistants, stenog- eter, attendants, messengers, etc	\$12,000 00 62,600 00			Ass
(The District At The District Attorn	torney's Office.)	1,000 00	75,600 00	,	Ne
Assistants, clerks, messengers, also For Additional Assi	stenographers, subpœna servers, librarian and including stenographer for the Grand Jury stants, who shall be members of the Bar		125,790 0	0	
(The County Cl The County Clerk (Deputy law clerk	erk's Office.) chapter 239, Laws of t884) s, cierks of record, index clerks, comparing g clerks, casher, messengers and janitor	\$15,000 co			De
Three custodians f	g clerks, casher, messengers and janitor artment				
Contingencies		31,100 00	90,850 o	0	
(The Recorder' Salary of the Record (The City Judge	der		12,000 0	o	
	e's Office. ; udge		12,000 0		
(The Commissio	ourt of General Sessions.) of the Court of General Sessions Sourt of General Sessions (chapter 564, Laws of 18) mer of Jurors' Office.)	87)	12,000 0 12,000 0		
For contingent expe	issioner of Jurors issioner of Jurors isso, including clerk hire and all other incidental er 426, Laws of 1883)	\$5.000 co			-
			20,700 0	0	1.1

	- 3	2191
ASYLUMS, REFORMATORIES AND CHARITABLE INSTITU	JTIONS.	
New York Asylum for Idiots: (Chapter 739, Laws of 1867.) For furnishing clothing for forty-one inmates		
American Female Guardian Society	\$782 0 25,000 0	
	70,000 0	
Section 194, New York City Consolidation Act of 1882.)	70,000 0	v
Estimated average number of children, 170, at \$2 per week each \$17,660 or For deficiency of 1886 180 57		
Youndling Asylum of the Sisters of Charity: Section 194, New York City Consolidation Act of 1882.) Estimated average number of children, 1,650, at 38 cents per day each \$228,815 cm	17,860 5;	7
Average number of needy and homeless mothers, 98, at \$18 per month each		
Jebrew Benevolent Society of the City of New York : (Section 194, New York City Consolidation Act of 1882.) Estimated average number of immates, 546, at §110 per annum each, say	250,023 0 60,000 0	
ludson River State Hospital: (Chapter 46, Laws of 1894.) (Chapter 515, Laws of 1894.) Estimated average number of immates, 30, at \$4.50 per week each \$6,708 co		
Clothing, etc., for the same		
of Court (chapter 515, Laws of 1884)	7.708 0	00
nstitution for Improved Instruction of Deaf Mutes: (Chapter 725, Laws of 1867,) (Chapter 130, Laws of 1870,) (Chapter 131, Laws of 1875,) For education and support of 50 county pupils, at \$300 each per annum. \$15,000 co For educating as State pupils, at \$30 each		
New York Institution for the Blind :	15,750 0	0
(Section 194, New York City Consolidation Act of 1885.) For clothing 175 pupils, at §30 each, estimated	8,750 0	0
(Section 19,1, New York City Consolidation Act of 1882.) Estimated average number of inmates, 2,400, at \$110 per annum each New York Infant Asylum :	261,000 0	ø
(Section for New York City Consolidation Act of +88a.)		
Ratimated average number of children, 365, at 38 cent sper day each Estimated average number of children, 365, at 38 cent sper day each Estimated number of homeless or needy mothers nursing their own infinites target at 38 for month each		
infants, t42, at \$18 per month each		
New York Infirmary for Women and Children :	91,2 7 5	0
(Section 194, New York City Consolidation Act of 1892.) Estimated number of obsetrical cases, 145, at \$25 each, \$39, Estimated average number of homeless and needy mothers nursing their		
own infants, 4, at \$18 per month each	4,000 0	00
Yaw York Institution for the Instruction of the Deaf and Dumb : (Chapter 335, Laws of 1803, Chapter 386, Laws of 1804, Chapter 725, Laws of 1807, Chapter 233, Laws of 1875,		
(Chapter 213, Laws of 1873.) Experimential provides the state public by order of the Superin-		
For furnishing clothing for 159 State pupils, by order of the superintration of Public Instruction, at §30 each, estimated. Superior for education and support of 40 county pupils, at §300 each, estimated.	16,860 0	~
New York Juvenile Asylum : (Section 194, New York City Consolidation Act of 1882.)	10,000 0	20
Estimated average number of inmates, 975, at \$110 per annum each New York Society for the Relief of the Ruptured and Crippled :	107,250 0	00
Section 194, New York City Consolidation Act of 1882.) Estimated average number of inmates, 175, at \$150 per annum each New York State Lunatic Asylum :	26,250 0	ba
(Chapter 416, Laws of 1874.) Estimated average number of inmates, 6, at \$240 per annum each	1,40 0	22
Protestant Episcopal House of Mercy : (Section 194, New York City Consolidation Act of 1882.) Estimated average number of immates, 30, at \$110 per annum each	3,300 0	oó
Nursery and Child's Hospital: (Section 194, New York City Consolidation Act of 1882.) Estimated average number of children, faso, at \$10 per month each, say \$74,500 oo Estimated average number of lymg.in women, 134, at \$5 per week		
each, say	110,000	00
(Section 194, New York City Consolidation Act of 1882.) Estimated average number of inmates, 54, at \$110 per annum each, say	6,000 0	oo
5t. Joseph's Institution for the Improved Instruction of Deaf Mutes : (Chapter 213, Laws of 1875.) (Chapter 379, Laws of 1877.)		
For education and support of 60 county pupils, at \$300 each per annum \$18,000 oo For clothing of 90 State pupils, at \$30 each	20,7 % 0	00
(Chapter 446, Title 1, Article 2, Section 22, Laws of 1874.) Estimated average number of inmates, 22, at \$3.75 each per week \$4,290 oo		
Deficiency in appropriation for 1887 2,014 43	6,304	43
The Shepherd's Fold of the Protestant Episcopal Church in the State of New York (Section 194, New York City Consolidation Act of 1882.) State Homeopathic Asylum for the Insane :	5,000	00
(Chapter 446, Laws of 1874.) Estimated average number of inmates, 12, at \$3,75 each per week, and		
for clothing, etc. \$3,000 00 Deficiency in appropriation for 1886	3.376	
Five Points House of Industry (Section 194, New York City Consolidation Act of 1882.) Association for Befriending Children and Young Girls :	10,400	00
Section 194, New York City Consolidation Act of 1882. Estimated average number of inmates, 192, at \$1 per week each, say New York Magdalen Benevolent Asylum and Home for Fallen Women : (Section 194, New York City Consolidation Act of 1882.) Estimated average number of inmates, 4, at \$10 per annum each	10,000	00
Total appropriations		\$1,142,951 \$37,051,053
law		3,251,053 \$33,800,000
Thirty-three million eight hundred thousand dollars. Dated NEW YORK CITY, MAYOR'S OFFICE, December 29, 1887.		
ABRAM S. HEWITT,	3	
Mayor; EDWARD V. LOEW,		
		Board of
EDWARD V. LOEW, Comptroller; HENRY R. BEEKMAN,		Estimate and

 15,700 00
 20,700 00
 1,055,540 00

 15,700 00
 1,055,540 00

THE CITY RECORD.

Sec. 2. In addition to the sums imposed upon the estates, real and personal, subject to taxation according to law, of and within the City and County of New York, in and by the first section of this ordinance, for the support of the Government of the City of New York, and for other purposes, for the year 1888, there shall also be and is hereby imposed upon said estates, to be raised, collected and paid, according to law, five hundred and twenty-nine thousand eight hundred and sixty dollars and twelve cents (\$529,860.12), the said amount being deemed necessary for the purpose of provid-ing for deficiencies in the actual product of the taxes imposed and levied for the support of the Government of the City of New York, and for other purposes, for the year 1888, and not exceeding three per centum of the aggregate amount imposed by the first section of this ordinance, pursuant to the provisions of section 830 of the New York, for the year 1888, are hereby approved and confirmed, and the aggregate amount of the assessed valuations of said estates, for said year, is hereby fixed at the sum of one thousand five hundred and fity-three million four hundred and forty-two thousand four hundred and thirty-one dollars and sixty six cents (81,553,442,431.66), in accordance with the returns of the Commissioners of Taxes and Assessments for said year, submitted to the Board of Aldermen on Monday, July 3, 1888, as follows, to wit: Assessed Valuation of the Read and Personal Estate in the City and County of New York for 1888.

Assessed Valuation of the Real and Personal Estate in the City and County of New York for 1888.

WARDS.	Assessed Valuations, 1888.		1	
REAL ESTATE. First Third Fourth Fifth Sixth Seventh. Eighth Ninth Tenth Eleventh. Flifteenth. Sixteenth Sevententh. Sixteenth Sevententh. Sixteenth Seventeenth. Fifteenth. Sixteenth Seventeenth. Fifteenth. Sixteenth Seventeenth. Figheenth. Thereenth Twetty-first Twenty-first	$\begin{array}{c} \$80,723,013 \\ 60,723,013 \\ 70,734,40,553 \\ 70,735 \\ 70,735 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7449 \\ 70,7459 \\ 70,7459 \\ 70,756 \\ 70,75$			
Twenty-second Twenty-third. Twenty-fourth	24,109,116 00 14,087,603 00	- 51,302,818,870 co	-	
PERSONAL ESTATE. Non-resident. Shareholders of Banks.	5176,195,256 00 9,852,821 00 64,575,475 66		1 100	

	 250,623,552 6
Total real and personal estate for 1888	 51.553.442.431 60

And Whereas, Section 3 of chapter 361 of the Laws of 1881, provides, inter alia, as follows : "Every corporation, joint-stock company or association whatever, now or hereafter incorporated or organized by or under any law of this State, or now or hereafter incorporated or organized by or manufacturing corporations carrying on manufacture within this State, which except savings banks and institutions for savings, life insurance companies, banks and foreign insurance companies, and manufacturing corporations carrying on manufacture within this State, which except savings banks corporate franchise or business, into the treasury of the State annually," as therein provided; and Whereas, Section 8 of said act also provides as follows: "The corporations, joint-stock companies and associations mentioned in this act as taxable shall hereafter be exempt from assessment and taxation for State purposes, except upon ther real as heretolore;" and Whereas, The amount of the assessed valuations of the real and personal estates, subject to taxation, of and within the City and County of New York, excepting the personal estates, subject to taxation of and within the City and County of New York, excepting the personal estates, of the several corporations, joint-stock companies and associations which are exempted by law from local taxation for State purposes, is one thousand four hundred and minety-five million eight hundred and nineteen thousand three hundred and seventy-one dollars and sixty-six cents (\$1,495,819,371.66), and, Whereas, The amount of the assessed valuations of the personal estates of such corporations, birt strokes, The amount of the assessed valuations of the personal estates of such corporations, birt strokes, The amount of the assessed valuations of the personal estates of such corporations, birt strokes, The amount of the assessed valuations of the personal estates of such corporations, birt strokes, The amount of the assessed valuations of the personal estates of such corporations, biri

Indicetent thousand three number and seventy-one dollars and sixty-six cents (\$1,495,819,371.06), and, Whereas, The amount of the assessed valuations of the personal estates of such corporations, joint stock companies and associations as are exempted by law from local taxation thereon, for State purposes, is fifty-seven million six hundred and twenty-three thousand and sixty dollars (\$57,623,060); but which is liable to taxation for City and County purposes only. Be it also ordained, that the said real and personal estates shall be subject to taxation as provided by the following section: Sec. 4. The rate of tax upon the estates, real and personal estates of such corporations, joint-stock companies or associations as are by law exempt from assessment and taxation thereon for State purposes, shall be and is hereby fixed at 2.22 per centum of the assessed valuations, the rate of tax shall be and is hereby fixed at 1.945 per centum of the assessed valuations thereof, in and for the year cighteen hundred and eighty-eight (1888). MOTIONS AND RESOLUTIONS RESUMED.

MOTIONS AND RESOLUTIONS RESUMED.

MOTIONS AND RESOLUTIONS RESUMED. By Vice-President Dowling— Resolved, That permission be and the same is hereby given to J. Israel & Son to pave a road-way four feet wide, with trap-block pavement, across the sidewalk opposite No. 7 Rutgers place to the entrance of his coal yard, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the athrmative.

By the President-

By the President— Resolved, That the owners of property on both sides of Eighty-sixth street, between West End avenue and Riverside Drive, be and they hereby are authorized to inclose with a neat iron railing, not to exceed five feet in height, with gates to open inwardly, a space of ten feet, extending out-wardly from the house-line, to be used exclusively as courtyards; the permission or authority hereby given is with the distinct understanding that the Common Council may at any time revoke such authorization and annul such permission. Which was referred to the Committee on Public Works.

(G. O. 457.)

By Alderman Barry— Resolved, That a crosswalk of three courses of blue stone, with a row of paving-stones between, be laid across Avenue A, within the lmes of the sidewalk on the northerly side of Eighty-second street, under the direction of the Commissioner of Public Works; and that the accompany-ing ordinance therefor be adopted. Which was laid over.

(G. O. 458).

Resolved, That the vacant lot No. 307 East Sixty-fifth street be fenced in with a close board fence, ten feet in height, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over. (G. O. 459.)

By the sam

By the same-Resolved, That crosswalks of three courses of blue stone, with a row of paving-stones between, be laid across Avenue A, within the lines of the sidewalks on the northerly and southerly sides of Eighty-third street, under the direction of the Commissioner of Public Works ; and that the accom-panying ordinance therefor be adopted. Which was laid over.

(G. O. 460.)

By the same-Resolved, That Eighty-ninth street, from Avenue B to the bulkhead-line on the East river, be regulated and graded, the curb-stones set and the sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 461.)

By the same— Resolved, That curb-stones be set and the sidewalks flagged a space four feet wide through the centre thereof on both sides of Ninety-first street, between First and Second avenues, where not already done, under the direction of the Commissioner Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over. (G. O. 462.)

Resolved, That gas-pipes be laid, lamp-posts erected and street-lamps placed thereon and lighted in Ninety-first street, from First to Second avenue, under the direction of the Commissioner of Public Works. Which was laid over. (G. O. 463.)

By the same

(G. O. 463.) By Alderman Benjamin— Resolved, That a crosswalk of two courses of blue stone, with a row of paving-blocks between the courses, be laid across Grand street, the easterly side of Eldridge street (running from No. 200½ to No. 291 Grand street), under the directions of the Commissioner of Public Works; the expense to be taken and charged from the appropriation for "Repairs and Renewals of Pavements and Reoradino." Regrading." Which was laid over.

By Alderman Cowie— Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Kirk place, between Morris and Creston avenues (One Hundred and Eighty-third and One Hundred and Eighty-fourth streets), under the direction of the Commissioner of Public Works. Which was referred to the Committee on Lamps and Gas.

By Alderman Divver-

By Alderman Divver— Resolved, That permission be and the same is hereby given to John Callahan to place and keep a watering-trough in front of his premises, No. 17 Pearl street, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such per-mission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decoded in the ammattee. By Alderman Gunther— Resolved, That permission be and the same is hereby given to Humbert Auleta to place and keep a barber-pole on the sidewalk, near the curb, on the southwest corner of Third avenue and Forty-third street, provided such pole shall not be an obstruction to the free use of the street by the public, nor exceed twelve feet high by one foot in diameter ; such permission to continue only during the pleasure of the Common Council. The Vice-Fresident put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Owen McCaul to place and keep a watering-trough on the sidewalk, near the curb, in front of No. 1999 Second avenue, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 464.)

By Alderman Hubbell— Resolved, That the vacant lots on the south side of Ninety-seventh street, from Third to Lex-ington avenue, and on the east side of Lexington avenue, from Ninety-sixth to Ninety-seventh street, be fenced in, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance theretor be adopted. Which we trid average Which was laid over

By Alderman Storm— Resolved, That the Clerk of this Board he and he hereby is instructed to forward a copy of an ordinance, passed this day, relating to the employment of conductors on the Twenty-third Street Railway, to the Commissioners of Police and to the Counsel to the Corporation. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Hubbell— Resolved, That First avenue, from One Hundred and Twenty-fifth street to the Harlem river, be regulated and graded, the curb-stones set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works ; and that the accom-panying ordinance therefore be adopted. Which was referred to the Committee on Streets.

By the same

Resolved, That water-mains be laid in Fifth avenue, from One Hundred and Thirty-fifth street to One Hundred and Thirty-eighth street, as provided in section 356 of the New York City Con-solidation Act of 1882. Which was referred to the Committee on Public Works.

By the same-Resolved, That the carriageway of One Hundred and Twenty-sixth street, from Second to First avenue, be paved with granite-block pavement, and that crosswalks of three courses of blue stone be laid at the intersecting and terminating avenues, where not already laid, under the direc-tion of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was referred to the Committee on Street Pavements.

Resolved, That the vacant lots on the northwest corner of Third avenue and Ninety-seventh street be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was referred to the Committee on Public Works.

By the same— Resolved, That One Hundred and Twentieth street, from Seventh avenue to Lenox avenue, be paved with granite-block pavement, and that crosswalks be laid at the terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted. Which was referred to the Committee on Street Pavements.

By the same-

Resolved, That lamp-posts be erected and street-lamps placed thereon and lighted in One andred and Twenty-first street, from Lenox avenue to Mount Morris avenue, under the direction the Commissioner of Public Works. Which was referred to the Committee on Lamps and Gas.

By Alderman McMurray— Resolved, That permission be and is hereby given to John B. Thorpe to retain the signs new in front of his place of business, inside the stoop-line, at No. 1281 Broadway; such permission to continue only during the pleasure of the Common Council. The Vice-Fresident put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Martin— Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps placed thereon and lighted in Potter place, from Bainbridge avenue to Jerome avenue, under the direction of the Com-missioner of Public Works. Which was referred to the Committee on Lamps and Gas.

By the same

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Buckhout street, about three hundred feet west of Morris avenue, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Lamps and Gas.

By the same-Resolved, That water-mains be laid in Cole street, from Marion avenue east to Decatur avenue, a distance of about three hundred feet, pursuant to section 356 of the New York City Consolidation Act of 1882. Which was referred to the Committee on Public Works.

THE CITY RECORD.

By the same

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Sherwood avenue, between Bainbridge and Marion avenues, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Lamps and Gas.

- By Alderman Mooney— Resolved, That the net banner now suspended across Park place, from No. 8 to No. 9, be and s hereby permitted to remain so suspended until the 10th day of November, 1888. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to the owners of property on One Hundred and Forty-ninth street, from Mott avenue to Gerard avenue, to regulate and grade said street, on the established grade, the work to be done at their own expense, under the direction of the Commissioners of Public Parks. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 465.)

(G. 0, 495.) By the same— Resolved, That the roadway of One Hundred and Forty-third street, from the westerly curb-line of Brook avenue to the easterly curb-line of St. Ain's avenue; Brook avenue, from One Hundred and Forty-third to One Hundred and Forty-fourth street, and St. Ans's avenue, from One Hundred and Forty-third to One Hundred and Forty-fourth street, be paved with a pavement similar to the pavement now lait in Chambers street, between Broadway and Centre street, under the direction of the Commissioners of the Department of Public Parks ; and that the accompanying ordinance therefor be adopted. Which was laid over.

By Alderman John Murray— Resolved, That gas-mains be laid, lamp-posts crected, and street-lamps placed thereon and lighted in Seventy-seventh street, from the Boulevard to West End avenue, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Lamps and Gas.

(G. O. 466.)

(G. O. 406.) By the same— Resolved, That One Hundred and Twenty-first street, from Manhattan avenue to Ninth avenue, be regulated and graded, the curb-stones be set, and the sidewalks flagged a space four feet wide through the centre thereof, where not already done, under the direction of the Commissioner ; and that the accompanying ordinance therefor be adopted. Which was laid_over.

- By the same— By the same— AN ORDINANCE further to amend section 107 of chapter VIII. of the Revised Ordinances of 1880. The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows: Section 1. Section 107 of chapter VIII. of the Revised Ordinances of 1880, as a mended by ordinance approved June 21, 1886, is hereby further amended by adding thereto, at the end thereof, the following: Stand No. 25. East side of Eighth avenue, from One Hundred and Fifteenth to One Hundred and Sixteenth street, and on the south side of One Hundaed and Sixteenth street, east of Eighth avenue, a distance of three hundred feet. Stand 27. North side of One Hundred and Sixth street, from the corner of Third avenue, three hundred feet east.
- Stand 27. North suc of the training management of the consistent of conflicting with the provisions of this ordinance are hereby repealed. Sec. 3. This ordinance shall take effect immediately. The Vice-President put the question whether the Board would agree with said ordinance. Which was decided in the attirmative.

By the same – Resolved, That the carriageway of One Hundred and Thirty-fourth street, from Sixth to Seventh avenue, be paved with granite-block pavement, and that crosswalks of three courses of blue stone be laid at the intersecting and terminating avenues, where not already laid, under the direc-tion of the Commissioner of Public Works; and that the accompanying ordinance therefor be observed. adopted. Which was referred to the Committee on Street Pavements.

- By the same-Resolved, That water-mains be laid in One Hundred and Thirty-fourth street, from Sixth to Seventh avenue, as provided in section 356 of the New York City Consolidation Act of 1882, Which was referred to the Committee on Public Works.
- By the same-
- No ne same Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in One Hundred and Eighth street, from Ninth avenue to Riverside Drive, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Lamps and Gas.

By the same— Resolved, That Croton-mains be laid in Eighty-eighth street, from West End avenue to Riverside Drwe, pursuant to section 356 of the New York City Consolidation Act. Which was referred to the Committee on Public Works.

Riverside Drive, pursuant to section 356 of the New York City Consolidation Act.
Which was referred to the Committee on Public Works.
By Alderman Joseph Murray—
Whercas, The deed of cession of Peter G. Stuyvesant and his wife Helen, to the Mayor, Aldermen and Commonality of the City of New York of the land included in the public place known as Stuyvesant Square, located on both sides of Second avenue, between Fifteen and Seventeenth streets, dated September 20, 1856, and recorded September 22, 1856, in Liber 360, page 350, contains the following among other stipulations, viz. : "provided always, however, and these presents are upon the express condition that the said lands hereby conveyed, or intended so to be, shall, from time to time, and at all times forever herealter, be appropriated to, and used exclusively for, the purposes of a public square, to be called Stuyvesant Square, — — — — and in case the said lands hereby conveyed, shall, for mime to the expressents, and everything herein contained, shall be void — — — ; and Whereas, It appears that the people are now excluded from this public square after sundown each day, and as such exclusion might be deemed to be a violation of one of the conditions of the deed, and might, if continued, and no effort made to prevent it by the grantees, result in a reversion of the property, it is of the first importance that the officers of the city charged with the control of the public parks should insist upon a strict compliance with the conditions in the deed, in order to preserve this public square to the subject contained in the presenter and they as was the intention of the public square to the subject contained in the presenter and to be necessary to comply in all respects with the conditions of the land in question ; be it therefore
Resolved, That the attention of the Commissioners of the Department of Public Parks be and is hereby respectfully called to the subject contained in they may ind to be necessary to comply in

follows: Afirmative—Aldermen Barry, Benjamin, Butler. Clancy, Conkling, Cowie, Fitzsimons, Gunther, Holland, Hubbell, McCarthy, McMurray, Martin, Mooney, Rinckhoft, Storm, Tait, Von Minden, and Walker—20. In connection therewith Alderman Fitzsimons moved that a committee of three be appointed by the Chair to convey a certified copy of the preamble and resolution to the Commissioners of the Department of Public Parks, and urge an immediate compliance with the instructions contained in the resolution.

the resolution. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative, on a division called by Alderman Conkling, as follows: Affirmative—Vice-President Dowling, Aldermen Barry, Benjamin, Butler, Clancy, Conkling, Cowie, Diver, Fitzsimons, Gunther, Holland, Hubbell, McCarthy, McMurray, Martin, Mooney, Joseph Murray, Oakley, Rinckhoff, Storm, Sullivan, Tait, Von Minden, and Walker—24. And the Chair appointed as such committee, Aldermen Joseph Murray, Divert, and Cowie.

Alderman Oakley moved that when this Board adjourns, it do adjourn to meet again on Tues-day, August 28, 1888, at 1 o'clock P. M. Alderman Barry moved to amend by fixing Tuesday, the 21st, at 1 P. M., as the time for the next

Andernan Barry moved to amend by nong ruesday, me 21st, at 1 P. M., as the time to the next meeting. The Vice-President put the question whether the Board would agree with said amendment. Which was decided in the affirmative on a division called by Alderman Barry, as follows : Affirmative—Vice-President Dowling, Aldermen Barry, Butler, Clancy, Conkling, Divver, Fitzsimons, Gunther, Hubbell, McMurray, Moorey, Sullivan, and Walker—13. Negative—Aldermen Benjamin, Cowie, McCarthy, Martin, Joseph Murray, Oakley, and Rinck-hoff—7. -7.

By Alderman Oakley-

By Alderman Oakley— Resolved, That permission be and the same is hereby given to Charles S. Jost to place a small, flat sign, eighteen inches high and twenty inches long, around the city lamp-post at the northeast corner of Broadway and Thirteenth street, to take the place of a barber-pole, the work to be done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same – Resolved, That permission be and the same is hereby given to Arthur G. Massey to place and keep a show-case, six feet in length, seven feet six inches in height, and one foot in width, in front of No. 756 Broadway, the work to be done at his own expense, under the direction of the Commis-sioner of Public Works; such permission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

(G. O. 467.)

(G. O. 407.) By Alderman Sullivan— Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in Thirty-sixth street, from Eleventh avenue to the North river, under the direction of the Commissioner of Public Works. Which was laid over.

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

By Alderman Gunther— Resolved, That Siegfried Weiner and M. Warly Platzek be and they are hereby appointed respectively a Commissioner of Deeds in and for the City and County of New York, and that Michael Angermann be and is hereby reappointed a Commissioner of Deeds in and for said city and

- county. Which was referred to the Committee on Salaries and Offices.
- By Alderman Martin— Resolved, That Thomas S. Bassford be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By Alderman Oakley— Resolved, That Bernard L. Jaworower be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By Alderman Von Minden— Resolved, That Frank I, Rutz be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By Alderman Tait— Resignation of Henry Freund as Commissioner of Deeds. Which was accepted, and the vacancy was referred to the Committee on Salaries and Offices. By Alderman Holland-
- Alderman Holland— Resignation of Charles O'Neil as Commissioner of Deeds. Which was accepted and the vacancy was referred to the Committee on Salaries and Offices.
- By Alderman Benjamin-Resolved, That Frank Bollet be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By th e same
- By the same-Resolved, That Moses J. Stroock be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By Alderman McCarthy— Resolved, That Dennis Nunan be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.
- By Alderman Clancy— Resolved, That Henry Lang be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

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

Deeds in and for the City and County of New York.
Which was referred to the Committee on Salaries and Offices.
By Alderman Barry—
Resolved, That permission be and the same is hereby given to Metteo Merollo to place and keep a stand, for the sale of fuil, on the sidewalk, inside the stop-line, in front of northwest corner of Eighty-eighth street and Third avenue, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Hayment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be sleep in any portion of the said structure.
A da no person shall hold more than one permit, and such person must be a citizen of the United States.
A na no person shall hold more than one permit, and such person must be a citizen of the United States.
The Vice-President put the question whether the Board would agree with said resolution as amended.
Which was decided in the affirmative.

amended. Which was decided in the affirmative.

Which was decided in the affirmative.
By Alderman Benjamin— Resolved, That permission be and the same is hereby given to Henry Elmer to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 58 Orchard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the police whenever required.
2. No rent shall be <u>collected</u> by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.
By the same—

By the same— Resolved, That permission be and the same is hereby given to B. Barnnoco to place and keep a starid, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 15 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number By the same

thereof shall be marked in plain figures upon the stand to be erceted, and the permit shall be exhibited to the policeman whenever required.
a. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behall of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no perion shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Louis Meyer to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 27 Essex street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the

pleasure of the Common Council, and to be subject, at any time hereatter, to reveale a Mayor, and to the following conditions:

I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the perint.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

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

By the same

By the same— Resolved, That permission be and the same is hereby given to Peter Tisch to place and keep a stand, for the sale of fauit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 119 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by iour feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the tollowing conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhib-ited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President pat the question whether the Board would agree with said resolution. Which was decided in the ammative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to B. Shapiro to place and keep a stand, for the sale of fru t and sofa-water, on the sidewalk, inside the stoop-line, in front of No. 32 Eddridge street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six letet long by four feet wide; such permission to continue only during the pleasare of the Continon Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhib-ited to the policeman whenever required. 2. Norent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forferture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-

By the same— Resolved, That permission be and the same is hereby given to Mary E. Skelly to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of northwest corner Grand and Essex streets (No.51 Essex street), provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed sx feet long by four feet wide; such permission to conclusion by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the pohceman whenever required.
Por nert shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Be ard would agree with said resolution. Which was decided in the aftirmative.

By the same

By the same-Resolved, That permission be and the same is hereby given to L. Stone to place and keep a stand, for the sale of finit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 67 Eldridge street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the projectly, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to Frederick Stern to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 162 Division street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be ercted, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grante. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open aftert welve o'clock at night, and no person shall be permitted to sleep in any portion of said the structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to M. Rodusky to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 68 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be crected, and the permit shall be exhib-ited to the policeman whenever required.

No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected by anyone acting on behalf of the owner or of the grantee. Payment of any money what-ever for this privilege will work a forfeiture of the permit.
 The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after welve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

ion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Ey the same

by the same— Resolved, That permission be and the same is hereby given to N. Roslin to place and keep a stand, for the sale of truit and soda-water, on the sidewalk, inside the stoop-line, in front of No. St Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be crected, and the permit shall be exhibited to the policeman whenever required.
So tent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-

By the same— Resolved, That permission be and the same is hereby given to V. Russo to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No.'88 Allen street, provided such stand shall not be an obstruction to the free use of the street by the pub-lic, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereatter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privinge will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the lin its above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board won'd agree with said resolution. Which was decided in the affirmative. By the same—

By the same

By the same— Resolved, That permission be and the same is hereby given to Frederick Reasenbock to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 1c4 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the sam

By the same— Resolved, That permission be and the same is hereby given to Sigmund Wolk to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 32 Forsyth street, provided such stand shall not be an obs ruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be sulject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same— Resolved, That permission be and the same is hereby given to Harry Orwitz to place and keep a stand, for the sale of truit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 40 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject at any time hereafter to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at might, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same – Resolved, That permission be and the same is hereby given to Israel Meyer to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 70 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six fest long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be contend strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Morris Lustberg to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop line, in front of No. 91 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or

THE CITY RECORD.

By the same

By the same — Resolved, That permission be and the same is hereby given to Heiman Leightess to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 82 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four fest wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No tent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to A. Markwitch to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 105 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the plinits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the stand structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the athrmative.

By the same

By the same-By the same-Resolved, That permission be and the same is hereby given to Frank Martin to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 85 Norfolk street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the polceman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Leo Kareski to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 357 Grand street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

by the same— Resolved, That permission be and the same is hereby given to Nathan Groberg to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 70 Division street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall no the kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the aftirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to A. Golbaum to place and keep a stand, for the sale of soda-water and fruit, on the sidewalk, inside the stoop-line, in front of No. 84 Delancey street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the athrmative.

When wis decided in the annuated. By the same — Resolved, That permission be and the same is hereby given to I. Goldman to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of northeast corner Grand and Essex streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procared from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to F. Gusetine to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 18 Rivington street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
S. The rest shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Joseph Gerali to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 120 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: conditi

conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. When was decided in the aftirmative.

Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to George Gack to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 1 Norfolk street, provided such stand shall not be an obstraction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Gommon Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plann figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President pat the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Esther Falk to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 6 Eases street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same — Resolved, That permission be and the same is hereby given to A. Fannilla to place and keep a stand, for the sale of fruit and soda-water, on the sudewalk, unside the stoop-line, in front of No. 87 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Franz Fredericci to place and keep a stand, for the sale of fruit stand, on the sidewalk, inside the stoop-line, in front of No. 14 Chrystie street, provided such stand shall not be an obstraction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-Resolved, That permission be and the same is hereby given to Joseph Fischman to place and keep a stand, for the sale of fruit and soda water, on the sidewalk, inside the stoop-line, in front of No. 18 Bayard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it

shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with the said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Isaac Davis to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 54 Essex street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Frank Costenino to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 179 Chrystie street, corner Rivington street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time here-after, to revocation by the Mayor, and to the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the staid structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to S. Collender to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 17 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-Resolved, That permission be and the same is hereby given to E. Connell to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 135 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the dimensional structure of the same.
By the same.—
Resolved, That permission be and the same is hereby given to David Dito to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 116 Rivington street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The 'uce-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to J. Albert to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 39 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditione: conditi

conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No reat shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

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

By the same— Resolved, That permission be and the same is hereby given to Harris Elterman to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 94 Forsyth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the sold structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same—
Resolved, That permission be and the same is hereby given to H. Falk to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 37 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the poleceman whenever required.
No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permited to sleep in any portion of the said structure.

By the same

By the same— Resolved, That permission be and the same is hereby given to N. Clonwrakis to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. tog Chrystie street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed as feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privileg will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the atmrmative.

By the same— Resolved, That permission be and the same is hereby given to M. Lazarus to place and keep a stand, for the sale of finit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 26 Essex street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this pivilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the attirmative.

By the same— Resolved, That permission be and the same is hereby given to I. Monsky to place and keep a stand, for the sale of truit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 22 Essex street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By the same

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to A. Gardella to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 40 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner, or lesse of the property, or paid by the grantee, or collected or paid by anyone acting on behall of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleepin any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the annuacive.
By the same — Resolved, That permission be and the same is hereby given to N. Rothenholz to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 33 Ludlow street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of line said structure.
The vice-President put the question whether the Board would agree with said resolution.

By the same-Resolved, That permission be and the same is hereby given to I. Paggi to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of southeast corner Allen and Grand streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behall of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

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3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to D. Clonricht to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 92 Forsyth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalt of the owner or of the grantee. Payment of any money whatever for this privinge will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Jacob Aldreman to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 17 Delancey street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the attirmative.

By the same-

By the same— Resolved, That permission be and the same is hereby given to John Alcelt to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 145 Allen street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: **1**. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. **2**. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. **3**. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By Alderman Butler— Resolved. That permission be and the same is hereby given to Frank Aspas to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 400 East Four-teenth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Bartolo Stefano to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 502 East Twenty-third street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four teet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Clancy-

By Alderman Clancy— Resolved, That permission be and the same is hereby given to Solomon Grisar to place and keep a stand, for the sale of fruit and soda, on the sidewalk, inside the stoop-line, in front of No, 567 Grand street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the bermits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Mr. Stern to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 1 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: In permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. So rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Abram Weiss to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stop-line, in front of No. 63 Suffolk street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the ammanive.
By the same — Resolved, That permission be and the same is hereby given to Joseph Goldstien to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 255 Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
J. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the antimative.
By the same — Resolved, That permission be and the same is hereby given to J. Weis to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 19
Willett street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wile; such permission to continue only during the pleasure of the Common Council, and to be subject, at : ny time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after welve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Henry Weinburg to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-lme, in front of No. 42 Norfolk street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
Nor ent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for the stand must be confined strictly to the limits above specified, and it shall not be key to pen after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to J. Baruch to place and keep a stand, f.r the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 277 Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number

Mayor, and to the following conditions:
A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the 'owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to A. Aaron to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 71 Sheriff street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to A. Aaron to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 73 Columbia street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the polaceman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. By the same

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with staid resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to J. Lewkowitz to place and keep a stand, for the sale of a fruit and soda-water, on the sidewalk, inside the stoop-line, in from of No. 6o and 6o/4 Norfolk street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: . A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. . No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve c'clock at might, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to William Druck to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of northeast corner Grand street and Suffolk street provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permis-sion to continue only during the pleasure of the Common Council, and to be subject, at any tume hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve colck at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same-Resolved, That permission be and the same is hereby given to T. Grieser to place and keep a stand, for the sale of trait and soda-water, on the sidewalk, inside the stoop-line, in front of No. 62 Broome street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Connell, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

In permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.

So rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Favment of any money whatever for this privinger will work a forferure of the permit.

The dimensions of the stand must be contined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the attirmative.
By the same.

By the same

By the same-Resolved, That permission be and the same is hereby given to Joseph Carrotts to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of northeast corner of Grand and Clinton streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any tune here-after, to revocation by the Mayor, and the following conditions: A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. So rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forferture of the permit. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same—
Resolved, That permission be and the same is hereby given to Angelo Leongen to place and keep a stand, for the sale of fruit and soda-water, on the sitewark, inside the stoop-line, in front of No. 301 Grand street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by any one acting on behalf of the owner or of the grantee. Fayment of any money whatever for this privileg will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open atter twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the attirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Moses Selzman to place and keep a stand, for the sale of fruit and soda.water, on the sidewalk, inside the stoop-line, in front of No. 17 Hester street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lesse of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same-Resolved, That permission be and the same is hereby given to A. Lazerous to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. tog Ridge street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dumensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-Presipent put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to M. Goodman to place and keep a stand, for the sale of fuit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 67 Ridge street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any tune hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same — Resolved, That permission be and the same is hereby given to M. Zwicker to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 203 Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feel long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Cowie

By Alderman Cowie—
Resolved, That permission be and the same is hereby given to Luis D'an to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of northwest corner of Eighth avenue and Sixteenth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

Apermit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plann figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privileg will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

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

By the same

By the same — Resolved, That permission be and the same is hereby given to Bernero Viencent to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 281 Eighth avenue, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plan figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved. That permission be and the same is hereby given to Marco Lauro to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 220 Eighth ave-nue, corner of Twenty-sixth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this priviege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the athrmative.

Which was decided in the athrmative.
By Alderman Divver—
Resolved, That permission be and the same is hereby given to Bartolomeo Capuri to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of southeast corner Walker and Centre streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall no to ke propen after twelve o'clock at night, and no person shall be permited to sleep in any portion of the staid structure.

By the same — Resolved, That permission be and the same is hereby given to H. M. Braz to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of Nos. I and 3 Elizabeth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. By the same

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Philip Bombardy to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 65 Park Row, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the foommon Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or pand by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to Daniel Gallagher to place and keep a stand, for the sale of newspapers and periodicals, on the sidewalk, inside the stoop-line, in front of southwest corner of Franklin and Centre streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feel long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same — Resolved, That permission be and the same is hereby given to Simon Jacobson to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 91 Bayard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions : • 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. • No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. • 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. • The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the attirmative.

Which was decided in the attirmative.
By the same— Resolved, That permission be and the same is hereby given to G. Boytano to place and keep a stand, for the sale of fmit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 162
Worth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the poleceman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

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

Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to L. Ladner to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 93 Bayard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be key topen after twelve o'clock at night, and uo person shall be permited to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to William Bailis to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 240 William street, southwest corner of Duane street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Counti, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following countil, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following countils, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following countils, and to be subject, at there of shall be marked in plain figures upon the stand to be rected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Adolph Lowenthal to place and keep as tand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 55 Mott street, provided such stand shall not be an obstruction to the free use of the street by the pub-lic, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lesse of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Demetro George to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 217 Park Row, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions : 1. A permit must be procured from the Mayor, which shall the numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after tweive o'clock at night, and no person shall be permited to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Spiro Bonanzo to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. t Chatham Square, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or or the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By the same— Resolved, That permission be and the same is hereby given to Mr. Weinstein to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 13 East Broadway, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative. By Alderman Fitzsimons— Resolved, That permission be and the same is hereby given to Sonn Brothers to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of Nos. 355 to 367 Washington street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By Alderman Holland— Resolved, That permission be and the same is hereby given to J. McAdams to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 46 Greenwich street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

Permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be proliced from the Mayor, which shall be numbered, and the number thereof shall be collected by the owner o^T lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

Which was decided in the animative. By Alderman McCarthy— Resolved, That permission be and the same is hereby given to Antonio Crocco to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of the northeast corner of Wall and William streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revo-cation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, er collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any meney whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Peter Marc to place and keep a stand, for the sale of truit, on the sidewalk, inside the stoop-line, in front of No. to Broad street, pro-vided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following

conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

2200

By the same— Resolved, That permission be and the same is hereby given to Luigi Offeto to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 303 Broadway, pro-vided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be crected, and the permit shall be exhib-tied to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Tayment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President pat the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same Resolve

By the same— Resolved, That permission be and the same is hereby given to Siovanni Rosasco to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of corner of Park place and Church street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed as feet long by tour leet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereatter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhib-ted to the policeman whenever required. So then that be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forficinue of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sieep in any portion of he said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the san

By the same— Resolved, That permission be and the same is hereby given to Mrs. Mead to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 98 Liberty street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: conditio

conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be crected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeurue of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the staid structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to T. Garizetti to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 185 West street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditione:

conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
a. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the altimative. By Alderman McMurray— Resolved, That permission be and the same is hereby given to C. F. Bode to place and keep a stand, for the sale of fruit and newspapers, on the sidewalk, inside the stoop-line, in heat of northeast comer of Fourth avenue and Twenty-eighth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permis-sion to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined stirtly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Vito Fortonnascere to place and keep a stand, for the sale of fruit and soda.water, on the sidewalk, inside the stoop-line, in front of north-east corner Twenty-eighth street and Fourth avenue, provided such stand shall not be an obstruction to the free use of the sireet by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time here-after, to revocation by the Mayor and to the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after welve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Mooney— Resolved, That permission be and the same is hereby given to Charles Codane to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, on the corner of Duane and Church streets, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any tune hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Oakley— Resolved, That permission be and the same is hereby given to Herman Fries to place and keep a stand, for the sale of fruit, soda-water and newspapers, on the sidewalk, inside the stoop-line, in front of southwest corner Corland alley and Walker street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked un plain figures upon the stand to be rected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a torficiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall no the kept open after tweive o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.

By the same

By the same— Resolved, That permission be and the same is hereby given to M. J. Kindler to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. So Bowery, pro-vided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the number shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or or the grantee. Payment of any money whatever for this privilege will work a forficiture of the print.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the aftirmative.

Which was decided in the animative.
By the same—
Resolved, That permission be and the same is hereby given to Peter Alexander to place and keep a stand, for the sale of fruit, on the sidewalk, mside the stoop-line, in front of southeast corner of Hester street and Bowery, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasare of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permited to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to Mathew Marionettis to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 78 Bowery, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same— Resolved, That permission be and the same is hereby given to John Fitzgerald to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 74 Haxter street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide : such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the atminuative.

By the san

By the same— Resolved, That permission be and the same is hereby given to Henry Schmensky to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 184 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same — Resolved, That permission be and the same is hereby given to Thomas McIntyre to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 186 Canal street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the grantee. Payment of any-money whatever for this privilege will work a forfeiture of the permit.

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3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same—.
Resolved, That permission be and the same is hereby give to Harry Rosenholz to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 52
Mott street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plann figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or leesee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same— Resolved, That permission be and the same is hereby given to L. Bloch to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 92 Bayard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
2. No rent shall be collected by the owner or lessee of the grantee. Fayment of any money whatever for this privilege will work a forfeiture of the permit.
3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall no the kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Simon Jacobson to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 66 Mulberry street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lesse of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Simon Jacobson to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 91 Bayard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grante. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By the

By the same— Resolved, That permission be and the same is hereby given to Sigmund Wolx to place and keep a stand, for the sale of sodar-water, on the sidewalk, inside the stoop-line, in front of No. 68 Mulberry street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grante. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be keyt open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By the same— By the sar

By the same

By the same— Resolved, That permission be and the same is hereby given to Alfonso Masnico to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 59 Mulberry street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

Permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the ammative. By Alderman Rinckhoff— Resolved, That permission be and the same is hereby given to Thomas Murphy to place and keep a stand, for the sale of newspapers, on the sidewalk, inside the stoop-line, in front of No. Gor West Forty-second street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By Alderman Von Minden—
Resolved, That permission be and the same is hereby given to A. Wagmann to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 90 Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:
I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permits shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall no to be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same

By the same-Resolved, That permission be and the same is hereby given to N. Fishman to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. tog Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: . A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. . So rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. . The dimensions of the stand must be confined structly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to J. Kalman to place and keep a stand, for the sale of fruit and soda-water, on the sidewalk, inside the stoop-line, in front of No. 121 Stanton street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be creeted, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfieiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permited to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By the same

By the same

By the same— Resolved, That permission be and the same is hereby given to Mr. Schwartz to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 269 East Houston street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six teet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhib-tied to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the aftirmative.

By the same-Resolved, That permission be and the same is hereby given to H. Gruber to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 185 Houston street, corner Orchard street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By the same

.

By the same— Resolved, That permission be and the same is hereby given to Herman Schwartz to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 141 Norfolk street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions : 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit. 3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same— Resolved, That permission be and the same is hereby given to Raphael Cappidost to place and keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 244 East Fourth street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions: 1. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required. 2. No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or of the grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.

3. The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure. The Vice-President put the quession whether the Board would agree with said resolution. Which was decided in the affirmative.

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Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to Moritz Klein to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 267 East Houston street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide ; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

I. A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erceted, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalf of the owner or the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The 'ice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By the same— Resolved, That permission be and the same is hereby given to Benjamin Hirsch to place and keep a stand, for the sale of soda-water, on the sidewalk, inside the stoop-line, in front of No. 187 Ludlow street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; such permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or money whatever for this privilege will work a forfeiture of the paratee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the staid structure.
The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the atfirmative.

By Vice-President Dowling—

By Vice-President Dowling— Resolved, That permission be and the same is hereby given to K. Friedland to place and keep a stand, for the sale of soda.water, on the sidewalk, within the stoop-line in front of No. 2 Rutgers steet, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four wide; such permission to continue only during the pleasure of the Common Council. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Which was decided in the affirmative.
By Alderman McCarthy—
Resolved, That permission be and the same is hereby given to Cortado Bozzo to place and
keep a stand, for the sale of fruit, on the sidewalk, inside the stoop-line, in front of No. 33 Warren
street, provided such stand shall not be an obstruction to the free use of the street by the public,
nor exceed sis feet long by four feet wide; such permission to continue only during the pleasure of
the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number
thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be
exhibited to the policeman whenever required.
No rent shall be based up to the shall of the owner or lessee of the grantee. Payment of any
money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it
shall not be kept open after tweive o'clock at night, and no person shall be permitted to sleep in
any portion of the said structure.

Which was decided in the affirmative.
By the same—

Which was decided in the affirmative.
By the same—
Resolved, That permission be and the same is hereby given to Bozzine Bozzo to place and keep a stand, for the sale of frait, on the sidewalk, inside the stoop, line, in front of No. 20 Murray street, corner Church street, provided such stand shall not be an obstruction to the free use of the street by the public, nor exceed six feet long by four feet wide; and permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the public, nor exceed six feet long by four feet wide; and permission to continue only during the pleasure of the Common Council, and to be subject, at any time hereafter, to revocation by the Mayor, and to the following conditions:

A permit must be procured from the Mayor, which shall be numbered, and the number thereof shall be marked in plain figures upon the stand to be erected, and the permit shall be exhibited to the policeman whenever required.
No rent shall be collected by the owner or lessee of the property, or paid by the grantee, or collected or paid by anyone acting on behalt of the owner or of th: grantee. Payment of any money whatever for this privilege will work a forfeiture of the permit.
The dimensions of the stand must be confined strictly to the limits above specified, and it shall not be kept open after twelve o'clock at night, and no person shall be permitted to sleep in any portion of the said structure.
The Vice-President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative.

Which was decided in the animative. By Alderman McMurray – Resolved, That the Commissioner of Public Works b: and is hereby authorized to lay a noiseless pavement, beginning one hundred feet east of Sixth avenue, and in front of Nos. 49 to 55 West Twenty-seventh street, on the carriageway of Twenty-seventh street, the work to be done without public letting, as provided in section 64, chapter 410, Laws of 1852, and to be done under the direction and to the satisfaction of said Commissioner ; the expense of the present repairing to be done by the owners of said property. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Alderman Storm moved a reconsideration of the vote by which the resolution was adopted fixing the time for the next meeting of the Board on August 21, 1888.
 The Vice-President put the question whether the Board would agree with said motion. Which was decided in the afirmative, on a division called by Alderman Barry, as follows: Afirmative—Vice-President Dowling, Aldermen Benjamin, Conkling, Fitzsimons, Gunther, McMurray, Joseph Murray, Oakley, Storm, Von Minden, and Walker—11. Negative—Aldermen Barry, Cowie, Divver, Hubbell, McCarthy, Martin, Mooney, and Sulliva—8.

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Sullivan—S. Alderman Storm then moved that when this Board adjourns it do adjourn to meet again on Tuesday, August 28, 1885, at one o'clock P. M. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the attimutive, on a division, as follows: Affirmative—Vice-President Dowling, Aldermen Benjamin, Conkling, Fitzsimons, Gunther, McCarthy, McMurray, Joseph Murray, Oakley, Storm, Von Minden, and Walker—12. Negative—Aldermen Barry, Clancy, Cowie, Divver, Hubbell, Martin, Mooney, and Sullivan—8.

Alderman Mooney moved to suspend the regular order of business, in order to proceed to the consideration of Unfinished Business. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the afternative.

UNFINISHED BUSINESS.

UNFINISHED BUSINESS. Alderman Mooney called up G. O. 440, being a resolution and ordinance, as follows : Resolved, That Lind avenue, from Devoe street to Wolf street, be regulated and graded, the curb-stones set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted. The Vice-President put the question whether the Board would agree with said resolution. Which was decided in the negative by the following vote, three-fourths of all the members not voting in favor thereof: Affirmative—Vice-President Dowling, Aldermen Barry, Benjamin, Conkling, Cowie, Divver, Fitzsimons, Gunther, Hubbell, McCarthy, McMurcay, Martin, Mooney, Joseph Murray, Oakley, Storm, Sullivan, Von Minden, and Walker—19. On motion of Alderman Mooney, the above vote was reconsidered, and the paper was again lad over. laid over

MESSAGES FROM HIS HONOR THE MAYOR.

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 9, 1888. To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermon: I return herewith, without my approval, a resolution directing the Comptroller to draw his warrant in tavor of Harris Brothers, for the sum of \$90, and Farrell Brothers, for the sum of \$60, for expenses attendant upon the funeral of the late William Dorsheimer. I am reluctant to object to any expenses to be paid out of the Contingent Fund of the Common Council, and particularly where these expenses have been incurred in doing honor to a citizen of such eminent position and high character as the late Governor Dorsheimer. But I can find no pusitification whatever in the law for meurring such expenditures. Governor Dorsheimer was a private citizen, not connected with the city government, and therefore occupying no different position from that of any other eminent citizen whose death may occur in our midst. It was quite proper for the Common Council to pass resolutions of respect, and there was certainly no reason why its mem-bers could not attend the funeral, as the Mayor did, without any expense to the city. There was no occasion for any carriages, nor is it believed that the use of gloves on such an occasion adds in any way to the solemnity of the event. Even if the lamented dead had been a member of the city government, I doubt whether such expenditures could be justified , but, under the circumstances, I feel that I have no choice but to return this resolution for the reconsideration of your Honorable Body. Body.

ABRAM S. HEWITT, Mayor.

Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warrant m favor of Harris Brothers, for the sum of ninety (90) dollars, and Farrell Brothers, for the sum of sixty dollars (860), to be in full for bills hereto annexed incurred by the Special Committee appointed by your Honorable Body to attend to all matters relative to the luneral of the late William Dorsheimer, and charge the amounts to the account of "City Contingencies." Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 12, 1888. To the Honorable the Board of Aldermen :

To the Homerable the Board of Aldermen: I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that Croton-mains be laid in West End avenue, from One Hundred and Fifth to One Hun-dred and Seventh street, pursuant to section 356 of the New York City Consolidation Act. The Commissioner of Public Works reports that this portion of the avenue is not sewered, and there are no houses to be supplied with water. The sewers will have to be built in rock, and should be completed before water-mains are laid. The resolution is therefore premature.

ABRAM S. HEWITT, Mayor

Resolved, That Croton-mains be laid in West End avenue, from One Hundred and Fifth to One Hundred and Seventh street, pursuant to section 356 of the New York City Consolidation Act, Which was laid over, ordered to be printed in the minutes, published in full in the CITY RECORD, and placed on file.

The Vice-President laid before the Board the following message from his Honor the Mayor : MAYOR'S OFFICE, NEW YORK, July 12, 1888.

To the Honorable the Board of Aldermen ;

I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that One Hundred and Forty-eighth streeti, from Avenue St. Nicholas to Grand Boulevard, be regulated and graded, etc. The Commissioner of Public Works reports that this street is not legally opened, and until the city acquires title to it, no assessment can be levied for work done, as provided in the ordinance. ABRAM S. HEWITT, Mayor.

Resolved, That One Hundred and Forty-eighth street, from Avenue St. Nicholas to Grand Boulevard, be regulated and graded, the curb-stones set and sidewalks flagged a space four feet wide through the centre thereof, where not already done, under the direction of the Commissioner of Public Works : and that the accompanying ordinance therefor be adopted. Which was laid over, ordered to be printed in the minutes and published in full in the CITY Propage.

RECORD

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 12, 1888. To the Honorable the Board of Aldermen :

To the Honorable the Board of Alderman: I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, to lay a noiseless pavement on the carnageway of Thirty-fifth street, from the crosswalk on the west side of Fifth avenue to a point one hundred and fifty feet west thereof. The Commissioner of Public Works reports that the laying of noiseless pavements in small patches, as herein proposed, is deemed injudicious. If such pavements are to be laid at all, the work should be done in large sections, and systematically, to secure adaptation to the street traffic. Where the application is made for private convenience, as in this case, the parties seeking the privi-lege should defray the cost. ABRAM S. HEWITT, Mayor.

ABRAM S. HEWITT, Mayor.

Resolved, That the Commissioner of Public Works be and is hereby authorized to lay a noise-less pavement on the carriageway of Thirty-fifth street, from the crosswalk on the west side of Fifth avenue to a point one hundred and fifty feet west threed, the work to be done without public letting, as provided in section 64, chapter 410, Laws of 1832, and to be done under the direction and to the satisfaction of said Commissioner ; the expense to be charged to the appropriation for the "Repairs and Kenewal of Pavements and Regrading." Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor :

To the Honorable the Board of Aldermen : Letter with a set of Aldermen and the set of t

To the Honorable the Board of Aldermen: I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that the carriageway of Westchester avenue, from Bergen to Tinton avenue, be paved, etc. The President of the Department of Public Parks reports that the resolution should be amended so as to extend only between the westerly crosswalk of Brook avenue and the westerly crosswalk of Trinity avenue, for the reason, that beyond Trinity avenue, eastward, there are no severs yet bulk in Westchester avenue, and from Bergen avenue to Brook avenue the pavement has already been laid under a previous ordmance of the Common Council. ABRAM 5. HEWITT Mayor

ABRAM S. HEWITT, Mayor.

ABRAM S. HEWITT, Mayor. Resolved, That the carriageway of Westchester avenue, from Bergen avenue to Tinton avenue, be paved with trap-block pavement, except that a crosswalk of two courses of blue stone be laid across said Westchester avenue, at or near each intersection, and within the lines of the sidewalks of each intersecting street or avenue, and that a crosswalk of three courses of blue stone, with a row of trap-blocks between each course, be laid across each intersecting street or avenue, within the lines of the sidewalks thereof, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted. Which was laid over, ordered to be printed in the minutes and published in full in the CTY RECORD.

RECORD

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 12, 1888. To the Honorable the Board of Aldermen :

I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that Twelfth avenue, from Ninety-sixth to One Hundred and Sixth street, be regulated and graded, under the direction of the Commissioner of Public Works. The Commissioner of Public Works reports that this portion of Twelfth avenue is under the jurisdiction of the Department of Public Parks. The resolution should therefore be amended so as to have the work done under the direction of the Department of Public Parks.

ABRAM S. HEWITT, Mayor.

ABRAM 5. HEWIIT, Mayor. Resolved, That Twelfth avenue, from Ninety-sixth to One Hundred and Sixth street, be regu-lated and graded, under the direction of the Commissioner of Public Works; and that the accom-panying ordinance therefor be adopted. Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 12, 1888.

To the Honorable the Board of Aldermen : I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that a drinking-fountain, for man and beast, be erected in front of No. 30 Peck Slip.

THE CITY RECORD.

The Commissioner of Public Works reports that this fountain is unnecessary, as there is one now on South street but two blocks distant from the proposed location. A new fountain as proposed would therefore lead to a needless waste of water. ABRAM S. HEWITT, Mayor.

Resolved, That an improved iron drinking-fountain, for man and beast, be erected in front of No. 30 Peck Slip, under the direction of the Commissioner of Public Works. Which was laid over, ordered to be printed in the minutes and published in full in the Crry RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor : MAYOR'S OFFICE, NEW YORK, July 12, 1888.

To the Honorable the Board of Aldermen : I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that a crosswalk be laid across Broadway, on the southerly side of Canal street. The Commissioner of Public Works reports that there is now a crosswalk at this place which is being repaired by the Department repair force. The resolution is therefore unnecessary.

ABRAM S. HEWITT, Mayor Resolved, That a crosswalk of three courses of bridge-stone be laid across Broadway, within the lines of the sidewalks on the southerly side of Canal street, under the direction of the Commis-sioner of Public Works, the expense to be charged to and taken from the appropriation for "Repairs and Renewals of Pavements and Regrading." Which was laid over, ordered to be printed in the minutes and published in full in the CITY

RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 12, 1888. To the Honorable the Board of Aldermen :

I return, without my approval, the resolution of the Board of Aldermen, adopted July 2, 1888, that permission be given to John McCaffery to place and keep a watering-trough on northwest corner of Avenue A and Seventy-ninth street. The Commissioner of Public Works reports that there is a public drinking-hydrant for man and beast at Seventy-eighth street and Avenue A, one block from the proposed location. The watering-trough provided for in this resolution is therefore unnecessary and would lead to a waste of water. ABRAM S. HEWITT, Mayor.

Resolved, That permission be and the same is hereby given to John McCaffery to place and keep a watering-trough on northwest corner of Avenue A and Seventy-ninth street, the work to be done and water supplied at his own expense, under the direction of the Common Council. Works ; such permission to continue only during the pleasure of the Common Council. RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 10, 1888. To the Honorable the Board of Aldermen :

I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, to lay a forty-eight-inch water-main in One Hundred and Tenth street, between Tenth and Manhattan avenues. I have already approved a similar resolution passed by your Honorable Body on the same date. The present resolution is therefore unnecessary. ABRAM S. HEWITT, Mayor.

ABRAM 5. HEWITT, Mayor. Resolved, That the Commissioner of Public Works be and he is hereby authorized to lay a forty-eight-indft water-main in One Hundred and Tenth street, between Tenth and Manhattan avenues, with the necessary connections, blow-offs and air-cocks, pursuant to section 356 of the New York City Consolidation Act of 1882. Which was laid over, ordered to be printed in the minutes, published in full in the CITY RECORD and placed on file.

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 19, 1888. To the Honorable the Board of Aldermen:

To the Honorable the Board of Aldermen: I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, that Twelfth avenue, from One Hundred and Thirty-third to the centre of One Hundred and Thirty-fourth street, be regulated and graded, etc. The Commissioner of Public Works reports that this work is already provided for in an ordi-nance for regulating and grading Twelfth avenue, from One Hundred and Thirty-third to One Hundred and Thirty-fifth street, approved March 26, 1888, and for which the preliminary survey, contract and specifications have been prepared. The present ordinance is therefore unnecessary. ABRAM S. HEWITT, Mayor.

ABRAM 5. HEWIT1, Mayor. Resolved, That Twelfth avenue, from One Hundred and Thirty-third to the centre of One Hundred and Thirty-fourth street, be regulated, graded, curb-stones set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD. The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 19, 1888.

To the Honorable the Board of Aldermen :

I return, without me Bourd of Aldermet. I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, giving permission to Nicholas Drout to place and keep a watering-trough in front of his premises, near the northerly junction of Morris and Third avenues. The Commissioner of Public Works reports that there is at present a public drinking-fountain at the southwest corner of One Hundred and Thirty-eighth street and Third avenue. A watering-trough at the proposed location is therefore not needed, and would lead to an unnecessary waste of water.

of water. ABRAM S. HEWITT, Mayor.

Resolved, That permission be and the same is hereby given to Nicholas Drout to place and keep a watering-trough in front of his premises, near the northerly junction of Morris and Third avenues, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Com-ron Course. mon (ouncil

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

The Vice-President laid before the Board the following message from his Honor the Mayor :

MAYOR'S OFFICE, NEW YORK, July 19, 1888. To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen: I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, giving permission to Jacob Waegele to place and keep a sign at Jerome avenue and One Hundred and Sixty-ninth street. The Commissioner of Public Works reports that the pole and sign are to be placed on the side-walk near the curb where they would be an obstruction to public travel. The courts have decided that the Common Council has no power to authorize incumbrances in the public streets. The Mayor would violate his oath of office by approving resolutions of this character. ABRAM S. HEWITT, Mayor.

Resolved, That permission be and the same is hereby given to Jacob Waggele to place and keep a sign about one by two feet, on a pole about seven feet high and six inches in diameter, at Jerome avenue and One Hundred and Sixty-ninth street, provided such post and sign shall not be an obstruction to the free use of the street by the public ; such permission to continue only during the pleasure of the Common Council. Which was laid over, ordered to be printed in the minutes and published in full in the CITY

RECORD

The Vice-President laid before the Board the following message from his Honor the Mayor : MAYOR'S OFFICE, NEW YORK, July 19, 1888.

To the Honorable the Board of Aldermen : I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, that an improved iron drinking-fountain for man and beast, be erected in front of No. 55 Centre

The Commissioner of Public Works reports that there is now a drinking-hydrant in front of the Tombs, a distance of two and one-half blocks from the proposed location. The proposed hydrant is therefore not needed, and would lead to an unnecessary waste of water. ABRAM S. HEWITT, Mayor.

Resolved, That an improved iron drinking-fountain, for man and beast, be erected in front of No. 55 Centre street, under the direction of the Commissioner of Public Works. Which was laid over, erdered to be printed in the minutes and published in full in the CITY RECORD.

The Vice-President laid before the Board the following message from his Honor the Mayor : MAYOR'S OFFICE, NEW YORK, July 19, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Atterner: I return, without my approval, the resolution of the Board of Aldermen, adopted July 9, 1888, that permission be given to lay a crosswalk across Pearl street, opposite Nos. 140 and 142 to Nos. 130 and 141 Pearl street, at the expense of the owners of the property. The resolution in its present form is too indefinite and uncertain, as it should specify by name the person or persons to whom the permission is granted and by whom the expense is to borne. ABRAM S. HEWITT, Mayor.

Resolved, That permission be and is hereby given to lay a crosswalk across Pearl street, opposite Nos. 140 and 142 to Nos. 130 and 141 Pearl street, at the expense of the owners of the property, under the direction of the Commissioner of Public Works. Which was laid over, ordered to be printed in the minutes and published in full in the CITY

RECORD. COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The Vice-President laid before the Board the following communication from the Clerk of the Com

OFFICE OF THE BOARD OF ALDERMEN, No. 8 CITY HALL, NEW YORK, July 31, 1888.

To the Honorable the Common Council of the City of New York : To the Honorante the Common Connell of the City of New York; GENTLEMEN – Pursuant to directions given me in a resolution which was approved by the Mayor July 16, 1888, a copy of which is hereto annexed, the accompanying applications for permits to occupy a portion of the streets, during the night time only, by trucks owned or habitually driven by residents of this city, is respectfully transmitted to your Honorable Body. They include all the applications filed in this office to date. Very respectfully, F. J. TWOMEY, Clerk.

Whch was referred to the Committee on Law Department.

The Vice-President laid before the Board the following communication 'rom the Finance Depart

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE,

July 7, 1888.

To the Honorable Board of Aldermen : Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January 1 to December 31, 1988, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances.

TITLE OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAYMENTS.	Amount of Unexpended Balances.
City Contingencies.	200 00	\$855 74	\$1,144 26
Contingencies—Clerk of the Common Council		11 65	188 35
Salaries –Common Council.		36,618 57	36,9 ⁶ 9 49

THEO. W. MYERS, Comptroller.

Which was ordered on file. The Vice-President laid before the Board the following communication from the Finance

Department CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE,

July 14, 1888.

To the Honorable Board of Aldermen : Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January 1 to December 31, 1888, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances.

TITLE OF APPROPRIATIONS.	Amount of Appropriations,	PAYMENTS.	AMOUNT OF UNEXPENDED BALANCES.
City Contingencies. Contingencies—Clerk of the Common Council Salaries—Common Council.	\$2,000 00 200 00 73,588 06	\$874 22 11 65 36,618 57	\$1,125 78 188 35 36,969 49
	THEO. W	. MYERS, Co	mptroller.

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Finance Department :

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 21, 1888.

To the Honorable Board of Aldermen : Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council, from January 1 to December 31, 1888, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances.

TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAVMENTS.	AMOUNT OF UNEXPENDED BALANCES.
City Contingencies.	200 00	\$886 72	\$1,113 28
Contingencies—Clerk of the Common Council		11 65	188 35
Salaries—Common Council.		36,618 57	36,969 49

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Finance Department :

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 28, 1888.

THEO. W. MYERS, Comptroller.

To the Honorable the Board of Aldermen : To the Honorable the Board of Aldermen. GENTLEMEN—The Comptroller reports that the gross receipts of the Sixth Avenue Railroad Company, for carrying passengers for the month of June, 1888, as appears by the statement under oath of the treasurer of said company, received by this Department on the 27th instant, were fifty-eight thousand three hundred and thirty-six dollars and fifty cents (\$5\$,336.50). Respectfully submitted, THEO. W. MYERS, Comptroller.

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Commi sioner of Public Works :

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 Chambers Street, New York, July 9, 1888.

New York, July 9, 1888.) To the Honorable the Eoard of Aldermen : GENTLEMEN—In answer to your resolution of 2d instant, requesting me to inform your Board what action has been taken by me to compel the Eighth Avenue Railroad Company to restore the carriageway of Hudson street, from Fourteenth street to Canal street, to the grade established by law, as directed by resolution approved December 1, 1887, I have the honor to report : Under the law, the Eighth Avenue Railroad Company can only be compelled to relay its tracks, and the pavement within the tracks, and a space two feet wide on each side thereol, and without the simultaneous relaying by this Department of the pavement between this space and the curb on

each side, the work would be of no benefit whatever, and would probably put the carriageway of the street in worse condition than it is now. The company was duly notified to do its portion of the work, and expressed its readiness to proceed with it as soon as this Department should be ready to relay the other portions of the carriageway. The present paving blocks in Hudson street are so worn as not to be fit for relaying. A new pavement should be laid throughout, but the appropria-tion for "Repaving Streets and Avenues" for this year will not admit of the expenditure, in addi-tion to the repavements already recommended and authorized. This repavement will be recom-mended next year, if sufficient appropriation be made for the purpose. Very respectfully, JOHN NEWTON, Commissioner of Public Works.

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Commissioner of Public Works :

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET,

To the Honorable the Board of Aldermen : GENTLEMEN-In reply to the following resolution of the Board of Aldermen of July 9, 1888, as

GENTLEMEN—In reply to the following resonation of the basis of the follows: "Resolved, That the Commissioner of Public Works be and hereby is requested to inform this Board at its next meeting why certain poles and wires of the United States Illuminating Company have not been removed from the streets of this city, as ordered by the Board of Electrical Control." —I have to state, that this Department has no information why the United States Illuminating Com-pany has not obeyed the orders of the Board of Electrical Control, as alleged in the resolution ; and further, that this Department has no part in the removal of the poles, fixtures and devices, connected with the electrical service, except upon the written order of the Mayor of the City, and that up to this time no such authority has been conferred. Very respectfully, JOHN NEWTON, Commissioner of Public Works.

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Commissioner of Public Works :

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMMERS STREET, New York, July 17, 1888.

To the Honorable the Board of Aldermen To the Honorable the Board of Aldermen GENTLEMEN-In answer to the resolution adopted by your Board on the oth instant, requesting me to inform you by what right or under what authority the United States Illuminating Company have erected poles and strung wires in the streets of this city, I have to state that the poles were erected and wires strang under authority, first-of the resolution of the Common Council, passed May 3, 1881; and, second-of the permits for the erection of poles, etc., issued from the Bureau of Incumbrances, signed Joseph Blumenthal, Superintendent of Incumbrances, and counter-signed by Hubert O. Thompson, Commissioner of Public Works; or F. H. Hamlin, Deputy Commissioner of Public Works.

Very respectfully, IOHN NEWTON, Commissioner of Public Works.

Which was ordered on file. The Vice-President laid before the Board the following communication from the Commissioner of Public Works :

Department of Public Works-Commissioner's Office, No. 31 Chambers Street, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-"dation Act of 1882, as amended by chapter 360 of the Laws of 1887. I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the following-named streets be paved : With Granite-block Pavement

First street, from Avenue A to Houston street. Forty-eighth street, from Eleventh avenue to the North river. Thirty-third street, from Fourth avenue to Lexington avenue. Scammel street, from Water street to Grand street. Little Marion street, from Prince street two hundred feet northerly.

With Trap-block Pavement.

With Trap-block Pavement. Commerce street, from Bleecker street to Barrow street. Liberty place, from Liberty street to Maiden Lane. Theatre Alley, from Ann street to Beekman street. Hague street, from Paral street to Cliff street. Birmingham street, from Maalson street to Henry street. Stapleton street, from Beach street to Laight street. Collister street, from Beach street to Laight street. Crosswalks of bridge-stone, of North river blue stone, to be laid, relaid or renewed, at the several street intersections where necessary ; and the curb-stones along said streets to be reset to the proper grade, and new curb-stones, of North river blue-stone, to be furnished and set where required. The work to done by contract, publicly let to the lowest bilty.

uired. The work to done by contract, publicly let to the lowest bidder. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Which was referred to the Committee on Public Works.

The Vice-President laid before the Board the following communication from the Finance Department :

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 28, 1888.

To the Honorable Board of Aldermen :

Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January 1 to December 31, 1888, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances.

TITLES OF APPROPRIATIONS.	Amount of Appropriations.	PAVMENTS.	Amount of Unexpended Balances.
City Contingencies.	200 00	5886 72	\$1,113 28
ContingenciesClerk of the Common Council		51 08	148 92
SalariesCommon Council .		36,618 57	36,969 49

THEO. W. MYERS, Comptroller.

The Vice-President laid before the Board the following communications from the Board of Street Opening and Improvement :

OFFICE OF THE BOARD OF STREET OPENING AND IMPROVEMENT, MAYOR'S OFFICE, NEW YORK, July 31, 1888.

To the Honorable the Board of Aldermen :

Which was ordered on file.

Pursuant to the directions of the Board of Atdernie : Pursuant to the directions of the Board of Street Opening and Improvement of the City of New York, I have the honor to herewith transmit true copies of resolutions adopted at a meeting of said Board, held in the Mayor's office, on the 20th day of July, 1888. Said resolutions set forth that this Board, deeming it for the public interest, propose to alter the map of the City of New York by laying out and opening a strip of land, being portion of what was formerly known as Terrace place, so as to widen Railroad avenue, East.

so as to widen Railroad avenue, East. Respectfully, WM. V. I. MERCER, Secretary. Resolved, That this Board deem it for the public interest to alter the map or plan of New York City so as to widen Railroad avenue, East, by laying out and opening a strip of land, being a por-tion of what was formerly known as "Terrace Place," lying along the westerly side of said Rail-road avenue, East, from a point about one hundred iete northerly from the northerly side of East One Hundred and Fifty-sixth street to the southerly side of East One Hundred and Sixty-first street, in the Twenty-third Ward of said city, as shown by red lines and color on a map or plan entitled "Map or plan showing widening of Railroad avenue, East, from a line known as the south line of Melrose, or about one hundred feet north of East One Hundred and Fifty-sixth street, to the

south side of East One Hundred and Sixty-first street, in the Twenty-third Ward of the City of New York," dated New York, July 10, 1888, and signed S. F. Chalfin, Topographical Engineer, D. P. P.; sind strip of land being more particularly bounded and described as follows: Beginning at the intersection of the southerly line of East One Hundred and Sixty-first street and the western line of Railroad avenue, East, there: 1st. Running southwesterly along the western degrees, sixteen minutes, forty-seven seconds to the right for 30.48 feet; 3d. Thence northwesterly deflecting fifty-nine deflecting one hundred and twenty degrees, thirty-eight minutes, forty-two seconds to right for 1, 393.29 feet to the southern line of East One Hundred and Sixty-first street; 4th. Thence southeasterly for 31.48 feet along the southern line of East One Hundred and Sixty-first street; to the point of begin-ning. And that this Board propose to alter the map or plan of New York City by widening said avenue and laying out and opening said strip of land as aforesaid. Resolved, That such proposed action of this Board be laid before the Board of Aldermen, and that the Secretary of this Board be and is hereby directed to transmit to the Board of Aldermen a copy of the foregoing resolution, and to cause to be published the notice required by law.

Iaw. I hereby certify that the foregoing are true copies of resolutions adopted by the Board of Street Opening and Improvement of the City of New York, at a meeting held July 20, 1888. WILLIAM V. I. MERCER, Secretary.

OFFICE OF THE BOARD OF STREET OPENING AND IMPROVEMENT, MAYOR'S OFFICE, NEW YORK, July 31, 1888.

To the Honorable the Board of Aldermen

To the Honorable the Board of Aldermen : Pursuant to the directions of the Board of Street Opening and Improvement of the City of New York, I have the honor to herewith transmit true copies of resolutions adopted by the said Board at a meeting held in the Mayor's office on the 20th of July, 1888, setting forth that deeming it for the public interest, it was proposed to alter the map of the City of New York by closing and discontinuing One Hundred and Eleventh and One Hundred and Twelfth streets, from Tenth avenue to Morningside avenue, as petitioned for by the Cathedral Church of St. John the Divine. Respectfully, WM. V. I. MERCER, Secretary.

Resolved, That this Board deem it for the public interest of alter her set. Joint de Date: Resolved, That this Board deem it for the public interest to alter the map or plan of the City of New York by closing and discontinuing One Hundred and Eleventh street, from Tenth avenue to Morningside avenue, and One Hundred and Twelfth street, from Tenth avenue to Morningside avenue, and One Hundred and Twelfth street, from Tenth avenue to Morningside avenue, and One Hundred and Twelfth street, from Tenth avenue to Morningside avenue, and One Hundred and Twelfth street, from Tenth avenue to Morningside avenue, is more particularly bounded and described as follows: Begmning at a point in the easterly line of Tenth avenue, distant one hundred and ninety-one feet ten inches northerly from the northerly line of One Hundred and Twelfth street, from Tenth avenue west of Morningside Park ; theree eastend three-quarters of an inch to the westerly line of the avenue west of Morningside Park ; theree enotherly along said line sixty-one feet eleven and one-quarter inches ; thence westerly seen hundred and described as follows: Begmning at a point on the casterly line of Tenth avenue ; thence southerly along said line sixty feet to the point or place of beginning. Side avenue, is more particularly bounded and described as follows: Begmning at a point on the casterly line of Tenth avenue exit, bounded and described as follows: Begmning at a point on the casterly line of Tenth avenue exit, bounded and described as follows: Begmning at a point on the casterly line of Tenth avenue exit, bounded and described as follows: Begmning at a point in the easterly line of Tenth avenue is thander and first thence easterly and parallel with said line six hundred and first feet to the point or place of beginning. The avenue west of Morningside Park ; thence southerly along said line sixty-one feet eleven and one-quarter inches ; thence westerly six hundred and streets as aforesaid. Resolved, That the perpose to alter the map or plan of said City o

Which were ordered on file.

The Vice-President laid before the Board the following communications from the Commissioner of Public Works : (G. O. 468.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks in front of the vacant lots on the northwest corner of Third avenue and Ninety-seventh street, textending a distance about seventy-five feet on Third avenue and ninety-five feet on Ninety-seventh street, be flagged full width, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be turnished where the present flagging and curb are defec-tive ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Dopartment of Public Works. New Yorks, That the sidewalks in front of the vacant lots on the northwest corner of Third avenue and ninety-five feet on Ninety-seventh street, be flagged full width, and that the flagging and curb be furnished where the present now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb be used full width, and that the flagging and the curb now on the sidewalks be relaid and reset, and that mew flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410 of the Laws of 1852, as amended by chapter 569, Laws of 1857, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. (G, Q, 469.)

(G. O. 469.) Department of Public Works-Commissioner's Office, No. 31 Chambers Street, New York, July 30, 1888.

To the Honorable the Board of Aldermen: GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the sidewalks on the north side of Sixty-first street, from the Boulevard to Ninth avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectively. D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works.

Resolved, That the sidewalks on the north side of Sixty-first street, from the Boulevard to Ninth avenue, he flagged full width, where not already done, and that the flagging and the curb now on the sidewalks he relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1852, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. Ö. 470.) (G. Ö. 470.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen: SEW YORK, July 30, 1888. GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 565 of the Laws of 1887. I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the south side of Ninety-seventh street, from Third to Lexing-ton avenue, and on the east side of Lexington avenue, from Ninety-sixth to Ninety-seventh street, be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are missing or defective ; the materials to be used for said work to be flagging and curb River blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works.

AUGUST 1, 1888

THE CITY RECORD.

Resolved, That the flagging and the curb now on the sidewalks on the south side of Ninety-seventh street, from Third to Lexington avenue, and on the east side of Lexington avenue, from Ninety-sixth to Ninety-seventh street, be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are missing or defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 471.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

New YORK, July 30, 1888.) To the Honorable the Board of Aldermen: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks on the north side of One Hundred and Twenty-first street, from Seventh to St. Nicholas avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Depart-ment of Public Works. Very respectfully,

Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works.

Resolved, That the sidewalks on the north side of One Hundred and Twenty-first street, from Seventh to St. Nicholas avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 472.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen .

To the Honorable the Board of Aldermen: GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 369 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks on the east side of Tenth avenue, from Seventy-seventh to Seventy-eighth street, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalk be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone, of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully. D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works.

Resolved, That the sidewalks on the east side of Tenth avenue, from Seventy-seventh to Seventy-eighth street, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 473.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen : GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consoli-dation. Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the east side of Fifth avenue, from Fifty-sixth to Fifty-seventh street, and on the nouth side of Fifty-sixth street, extending a distance about two hundred feet east of Fifth avenue, and on the south side of Fifty-seventh street, extending a distance about two hundred feet east of Fifth avenue, and on the south side of Fifty-seventh street, extending a distance about two hundred feet east of Fifth avenue, and on the south side of Fifty-seventh street, extending a distance about two hundred feet east of Fifth avenue, and on the south side of Fifth sevene, from street, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Paralard. That the flagging and curb are on the sidewalks on the east side of Eifth avenue.

Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and curb now on the sidewalks on the east side of Fifth avenue, from Fifty-sixth to Fifty-seventh street, and on the north side of Fifth-sixth street, extending a distance about two hundred feet east of Fifth avenue, and on the south side of Fifty-seventh street, extending a distance about one hundred and seventy feet east of Fifth avenue, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G.O. 474.)

DEPARTMENNT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1852, as amended by chapter 569 of the Laws of 1857, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the west side of Park avenue, from Seventy-seventh to Sventy-eighth street, and on the north side of Seventy-seventh street extending a distance of about one hundred and ten feet west of Park avenue, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully. D. LOWBER SMITH, Deputy and Acting Commissioner of Pablic Works.

Resolved, That the flagging and the curb now on the sidewalks on the west side of Park avenue, from Seventy-seventh to Seventy-eighth street, and on the north side of Seventy-seventh street, extending a distance of about one hundred and ten feet west of Park avenue, be relaid and reset, and that new flagging and curb be furnished where the present flagging and,curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 560, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 475.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

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

Public Works. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and the curb how on the sidewalk on the south side of Ninety-seventh street, from Fifth to Madison avenue, be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 560, Laws of 1887, under the direction 321 of chapter sioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 476.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New YORK, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Alderman: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the north side of Fifty-seventh street in front of the vacant lots east of Sixth avenue be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue storie of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully

the Department of Public Works. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and the curb now on the sidewalks of the north side of Fifty-seventh street, in front of the vacant lots east of Sixth avenue, be relaid and reset and that new flag-ging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as a samended by chapter 569, Laws of 1887; under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 477.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen : GENTLEMEN--In accordance with the provisions of section 321 of the New York City Con-solidation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the west side of Eighth avenue, from One Hundred and Sixteenth to One Hundred and Eighteenth street, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective : the materials to be used for said work to be flagging and curb of North river bluestone of the dimensions and according to the specifications now used in the Department of Fublic Works. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 440, Laws of 1882, as amended by chapter 560, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. (G. 0, 478.)

(G. O. 478.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen : GENTEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 565 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalks on the west side of Eighth avenue (Central Fark West), from One Hundred and Fifth Street, be reliaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully. D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and the curb now on the sidewalks on the west side of Eighth avenue (Central Park West), from One Hundred and First to One Hundred and Fifth street, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1887, as amended by chapter 560, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accom-panying ordinance therefor be adopted. (G. 0, 479-)

dopted. (G. O. 479.) Department of Public Works—Commissioner's Office, No. 31 Chambers Street, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Alderman : GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 560 of the Laws of 1887, 1 hereby certify and report to your Honorable Board that the safety, heilth and convenience of the public require that the flag-ging and the curb now on the sidewalks on the south side of Seventy-seventh street, in front of the vacant lots west of Park avenue, be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flag-ging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and the curb now on the sidewalks on the south side of Seventy-seventh street, in front of the vacant lots west of Park avenue be relaid and reset, and that new flagging and curb be furnished where the present flagging and cure defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 560, Laws of 1887, under the direction of the Commissioner of Public Works; and that accompanying ordinance therefor be adopted.

(G. O. 480.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

adopted.

To the Honorable the Board of Aldermen: GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1882, as amended by chapter 560 of the Laws of 1887, 1 hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the flagging and the curb now on the sidewalk on the west side of Eighth avenue (Central Park West), from Ninety-third to Ninety sixth street, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifica-tions now used in the Department of Public Works. Nev respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That the flagging and the curb now on the sidewalks on the west side of Eighth avenue (Central Park West), from Ninety-third to Ninety-sixth street, be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective; as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

adopted

(G. O. 481.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen: GENELEMEN-In accordance with the provisions of section 321 of the New York City Consol-idation Act of 1882, as amended by chapter 509 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks on both sides of One Hundred and Twenty-second street, from St. Nicholas to Ninth avenue, be flagged four feet wide, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flag-ging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner er of Public Works.

THE CITY RECORD.

Resolved, That the sidewalks on both sides of One Hundred and Twenty-second street, from St. Nicholas to Ninth avenue, be flagged four feet wide, where not already done, and that the flag-ging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commis-sioner of Public Works ; and that the accompanying ordinance therefor be adopted.

(G. O. 482.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 30, 1888.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen : GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consoli-dation Act of 1852, as amended by chapter 509 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the side-walks on both sides of Eighty -fourth street, from Eighth to Ninth avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset and that new flagging and curb be furnished where the present flagging and curb are defective ; the materials to be used for said work to be flagging and curb of North river blue stone of the dimen-sions and according to the specifications now used in the Department of Public Works. Very respectfully. D. LOWBER SMITH. Deputy and Acting Commissioner of Public Works. Resolved, That the sidewalks on both sides of Eighty-fourth street, from Eighth to Ninth avenue, be flagged full width, where not already done, and that the flagging and curb are the flagging and curb are defective, as provided by section 321 of chapter 410 Laws of 1852, as amended by chapter 560, Laws of 1857, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted. (G. 0, 483.)

herefor de adopteu, (G. O. 483.) Department of Public Works-Commissioner's Office, No. 31 Chambers Street, New York, July 27, 1888.

To the Honorable the Board of Aldermen ;

GENTLEMEN -In accordance with the provisions of section 321 of the New York City Consolida-tion Act of 1882, as amended by chapter 369 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that a crosswalk of three courses of blue stone, with a row of paying-block between the courses, be laid across the Western Boulevard at its intersection with the northerly side of "The Circle," between Fifty-ininh and Sixtheth streets; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully, D. LOWBER SMITH, Deputy and Acting Commissioner of Public Works. Resolved, That a crosswalk of three courses of blue stone, with a row of paving-blocks between the courses, be laid across the Western Boulevard at its intersection with the northerly side of "The Circle" between Fifty-ninth and Sixtieth streets; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which were severally laid over.

MOTIONS AND RESOLUTIONS AGAIN RESUMED,

Adderman Benjamin moved that this Board do now adjourn. The Vice-President put the question whether the Board would agree with said motion. Which was decided in the negative, on a division called by Alderman Mooney, as follows : Affirmative-Vice-President Dowling, Aldermen Benjamin, Conkling, and Fitzimons-4. Negative-Aldermen Cowie, Mooney, Loseph Murray, and Sullivan -4. A quorum not appearing to be present, the Vice-President declared the Board adjourned until Tuesday, August 28, 1888, at 4 o'clock r. M. ERANCES 1. TWOMEY, Clark

FRANCIS J. TWOMEY, Clerk.

EXECUTIVE DEPARTMENT.

MAYOR'S OFFICE, NEW YORK, February 10, 1888. (I, Abram S. Hewitt, Mayor of the City of New York, pursuant to the provisions of chapter to of the Laws of 1888, do hereby designate the Sun, Herald, Times, World, Star, Tribune, Journal, Press, Evening Post, Commercial Ad-vertiser, Graphic, Felegram, Evening Sun, Even-ing World, Mail and Express, Staats Zeitung, New Yorker Zeitung and Daily News as the newspapers in which the advertisements provided for in said act may be printed. (Smend). ABRAM S. HEWITT.

ABRAM S. HEWITT, Mayor. (Signed),

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

CITY OF NEW YORK-CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS, SECRETARY'S OFFICE, ROOM II, CITY HALL, NEW YORK, June 3, 1887.

THOMAS COSTIGAN, Esq., Supervisor City Record:

DEAR SIR — The following amendment to Regulation 16 of the New York City Civil Service Regulations has been made : If the appointing officer shall notify the Sec-retary of more than one vacancy at any one time, the Secretary shall certify to the appointing of-ficer for appointment, the names of as many persons as there are vacancies to be filled, with the addition of two names for the first vacancity and one name for every two vacancies in addition to the first. Yours respectfully.

Yours respectfully, LEE PHILLIPS, Secretary and Executive Officer.

CITY OF NEW YORK-CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS, SECRETARY'S OFFICE, ROOM 11, CITY HALL, New York, May 31, 1887.

New YORK, May 31, 1887. THOMAS COSTIGAN, Esq., Supervisor: DEAR STR-The following resolution was passed by the Supervisory Board at their meet-ing, held May 27, 1887: "Resolved, That in view of the inadequate space in the Secretary's office and in order to enable him more readily to discharge the business of the same, the Secretary is authorized to arrange the business of the office so that the same shall be open for personal interviews with appli-cants and the public during a part of the day only."

Pursuant to the above action, I hereby desig-nate the two hours between 2 and 4 o'clock in atternoon as the time for which the offices shall be open for personal interviews with applicants and the public.

Very respectfully, LEE PHILLIPS, Secretary and Executive Officer.

CITY COURT-TRIAL TERM, PART I.

In view of the alterations going on in the old City Hall, the April term of Part I. of the City Court will be heid in room known as Part III. of the Superior Court in the New Court-house.

e Superior Court. By order of the Court. MICHAEL T. DALY, Clerk.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING WHICH all the Public Offices in the City are open for business, and at which each Court regularly opens and adjourns, as well as of the places where such offices are kept and such Courtsare ketld; together with the heads of Departments and Courts.

EXECUTIVE DEPARTMENT.

Mayor's Office. No. 6 City Hall, 10 A. M. 10 3 P. M. ABRAM S. HEWITI, Mayor. ARTHUR BERRY Secretary and Chef Clerk

Mayor's Marshal's Office. No. 1 City Hall, 9 A. M. to 4 F. M. IHOMAS W. BYRNES, FIRST Marshal GEORGE W. BROWN, Jr., Second Marshal

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 9 A. M. to 4 F. M. WM. PITT SHBARMAN, JAMES DALV.

AQUEDUCT COMMISSIONERS. Room 200, Stewart Building, 5th floor, 9 A. M. to 5 P. M. JAMES C. SPENCER, President; JOHN C. SHERHAR, Sceretary: Benjamin S. CHURCH, Chief Engineer; J. C. LULLEY, Auditor.

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

· LEGISLATIVE DEPARTMENT. Office of Clerk of Common Council, No. 8 City Hall, to A. M. to 4 P. M. GEORGE H. FORSTER, President Board of Aldermen. FRANCIS J. TWOMEY, Clerk Common Council.

City Library. No. 12 City Hall, 10 A. M. 10 4 F. M. D. N. CARVALHO, City Librarian.

DEPARTMENT OF PUBLIC WORKS. No. 31 Chamber's Office. JOHN NEWTON, Commissioner; D. LOWBER SMITH, Deputy Commissioner Commissioner's Office

AUGUST 1, 1888.

Hospital Stables. Ninety-ninth street, between Ninth and Tenth avenues, Joseph Shra, Foreman-in-Charge. Open at all hours

HEALTH DEPARTMENT No. 301 Mott street, 9 A. M. to 4 P. M. JAMES C. BAVLES, President ; EMMONS CLARK, Secretary.

DEPARTMENT OF PUBLIC PARKS.

Emigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A. M. to 4 P. M. J. HAMPBER ROBE, President; CHARLES DE F. BURNS, Secretary.

Civil and Topographical Office. Arsenal, Sixty-Jourth street and Fifth avenue, 9 A.M. to 5 F.M.

Office of Superintendent of 23d and 24th Wards. One Hundred and Forty-sixth street and Third ave-nue, 9 A.M. to 5 F.M.

DEPARTMENT OF DOCKS.

Battery, Pier A, North River, 9, a. M. to 4 # M. L.J. N. STARK, President : G. KEMMLE, Screttery, Office hours from 9 A. M. to 4 # M. daily, except Satur-days : on Saturdays as follows : from October : to Jane r, from 9 A. M. to 3 # M.; from Jane s to September 30, from 9 A. M. to 3 # M.

DEPARTMENT OF TAXES AND ASSESSMENTS

Starts Zeitung Bulding, Tryon Row, 9 A.M. to 4 P.M. Saturdays, 12 M. Michael Coleman, President ; FLOVD T. SMITH, Secretary.

Office Bureau Collection of Arrears of Personal Taxes Brown-stone Building, City Hall Park, o A. M. to 4 F. M. CHARLES S. BEARDSLEY, Attorney : WILLIAM COM-ERFORD, Clerk

DEPARTMENT OF STREET CLEANING. 49 and 51 Chambers street. Office hours, 9 A. M. to 4 P. M. JAMES S. COLEMAN, Commissioner ; JACOB SEAROLD, Deputy Commissioner ; R. W. HORNER, Chief Clerk,

CIVIL SERVICE SUPERVISORY AND EXAMIN-ING BOARDS.

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Cooper Union. Cooper Union. EVERETT P. WHEELER, Charman of the Supervisory ard: LEE PHILLIPS, Secretary and Executive Officer.

BOARD OF ESTIMATE AND APPORTIONMENT. Office of Clerk, Staats Zeitung Building Room 5. The MAYOR, Chairman : CHARLES V. ADEE, Clerk.

BOARD OF ASSESSORS. Office City Hall, Room No. 115, 9 A.M. to 4 P. M. WARD GLON, Chairman : WM. H. JASPER, Secretary.

BOARD OF EXCISE. No. 54 Bond street, 9 A. M. 10 4 P. M. CHARLES H. WOODMAN, President ; DAVID S. WHITE, scretary and Chief Clerk.

SHERIFF'S OFFICE. Nos. 3 and 4 New County Court-house, 9 A. M. to 4 P. M. HUGH J. GRANT, Sheriff; Johns B. SENTON, Under Sheriff; BERNARD F. MARTIN, Order Arrest Clerk,

REGISTER'S OFFICE. East side City Hall Park, 9 A. M. to 4 P. M. JANES J. SLEVIN, Register ; JAMES J. MARTIN, Deputy Register.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. CHARLES RELLLY, Commissioner ; JAMES E. CONNER, Deputy Commissioner

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 F. M. JANES A. FLACK, County Clerk; THOMAS F. GILROY, Deputy County Clerk,

DISTRICT ATTORNEY'S OFFICE.

Second floor, Brown-stone Building, City Hall Park, A. M. To 4 P. M. JOIN R. FELLOWS, District Attorney ; JAMES MCCARE, Chief Clerk.

THE CITY RECORD OFFICE,

And Bureau of Frinting, Stationery, and Blank Books. No. 2 City Hall, 9 A. M. 15 J. P. M., except Saturdays, on which days 9 A. M. 15 J. P.M. THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book-keeper.

CORONERS' OFFICE.

Nos. 13 and 15 Chathen Street, 8 A. M. 65 F. M. Sun-days and holidays, 8 A. M. 10 12,30 F. M. Michket, 1. B. MESSEMER, FERDINARD LEVY, FERDI-NARD EDMAN, JOHN R. NUCENT, Coroners : JOHN T, TOAL, Clerk tot H. BOARD GOT COroners :

SUPREME COURT. Second floor, New COURT COURT. New Courty Court-house, opens at ro.30 A.M. CHARLES H. VAN BRUNT, Presiding Justice ; JAMES A. FLACK, Clerk; THOMAS F. GLEAOV, Deputy County Clerk. General Term, Room No. 9, WILLIAM LAMB, Jr., Clerk. Special Term, Part I., Room No. 10, HUGH DONNELLY, LERK, J. Term, Part II, Room No. 18, WILLIAM

Clerk, Can, Yan, Part II., Room No. 13, HOM DOMMENT, Special Term, Part II., Room No. 13, WILLIAM J. HILL, Clerk Chambers, Room No. 11, WALTER BRADY, Clerk. Circuit, Part I., Room No. 14, JOHN B. McGoldbrick, Clerk. Circuit, Part II., Room No. 13, GEORGE F. LVON, Clerk. Circuit, Part IV., Room No. 13, J. LEWIS LVON, Clerk. Judges' Private Chambers, Rooms Nos. 19 and 20, EDWARD J. KNIGHT, Librarian.

SUPERIOR COURT.

SUPERIOR COURT. Third floor, New Court, Court-house, 11 A. M. General Term, Room No. 35. Special Term, Room No. 33. Chambers, Room No. 33. Part I, Room No. 35. Part II, Room No. 35. Part III, Room No. 36. Judges' Private Chambers, Room No. 30. Naturalization Bureau, Room No. 32. Const Diffice, Room No. 33. Const Diffice, Room No. 33. Const Diffice, Room No. 34. Const Diffice, Room No. 34. Const Diffice, Room No. 35. Const Diffice, Room No. 35. Const Diffice, Room No. 35. Const Diffice, Room No. 36. Const Diffice, Room No. 37. Const Diffice, R

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

No. 31 Chambers street, 9 A M. to 4 P. M JOHN H. CHAMBERS, Register.

Bureau of Street Improvements. No. 3t Chambers street, 9 A. M. to 4 P. M WM. M. DEAN, Superintendent.

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

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

Bureau of Water Purveyor.

No. 31 Chambers street, 9 A. M. to 4 P. M. ALSTON CULVER, Water Purveyor.

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

Bureau of Streets. No. 31 Chambers street, 9 A. M. to 4 P. M GEO. E. BABCOCK, Superintendent.

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P. M. JOHN RICHARDSON, Superintendent.

Keeper of Buildings in City Hall Park. MARTIN J. KEESE, City Hall.

FINANCE DEPARTMENT.

Comptroller's Office, No. 15 Stewart Building, Chambers street and Broad-way, 9 A. M. 10 4 P.M. THEODORE W MYERS, Comptroller; RICHARD A. STORES, Deputy Comptroller.

STORES, Deputy Comparate. Auditing Bureau. Nos. 19, 21, 23 Stewart Building, Chambers street and broadway. 9 A. M. to 4 P. M. WILLDAT, I. J. UNOY, First Auditor. DAVID E, AUSTEN, Second Auditor.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Mater Rents. Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Eroadway, 9 A.M. to 4 P.M. ARTEMAS C. CALY, Collector of Assessments and Clerk of Arrears.

Clerk of Arrears. Bureau for the Collection of City Revenue and of Markets. Nos. 1 and 3 Stewart Building, Chambers street and Broadway, 9 A.M. to 4 F. M JAMES J. KELSO, Collector of the City Revenue and Superintendent of Markets. GRAHAM MCADAM, Chief Clerk.

Burcau for the Collection of Taxes. No. 57 Chambers street and No. 35 Reade street, Stewart Building. GRORGE W. MCLEAN, Receiver of Taxes; ALFRED VREDENBURGH, Deputy Receiver of Taxes.

Bureau of the City Chamberlain. Nos. 25, 27 Stewart Building, Chambers street and waway, 9 A.M. to 4 P.M. Wa. M. Ivins, City Chamberlain.

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Office of the City Faymaster. No. 33 Reade street, Stewart Building. JOHN H. TIMMERMAN, City Paymaster.

LAW DEPARTMENT, Office of the Counsel to the Corporation. Staats Zeitung Puilding, third floor, 9 A.M. to 5 P.M. aturdays, 0 A.M. to 4 P.M. HENRY R. BREMAR', Counsel to the Corporation ANDREW T, CAMPBELL, Chief Clerk.

Office of the Public Administrator No. 49 Beekman street, 9 A. M. to 4 F. M. RICHARD J. MORRISSON, Public Administrator.

Office of the Corporation Attorney.

No. 49 Beekman street, 9 A. M. to 4 P. M. WILLIAM A. BOVD, Corporation Attorney,

POLICE DEPARTMENT, Central Office, No. 300 Mulberry street, 9 a. M. 10 4 F. M. STEPHER B. FERNCH, President; WILLIAM H. KIPP, Chief Clerk; JOHN J. O'BRIEN, Chief Bureau of Elections.

DEPARTMENT OF CHARITIFS AND CORREC-TION. Central Office.

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

4 P. M. THOMAS S. BRENNAN, President ; GEORGE F. BRITTON,

THOMAS S. BERENAN, President; GRORE F. BRITTEN, Secretary. Purchasing Agent, FREDERICK A. CUSHMAN Office hours, 9.A.M. to 4.P.M. Closed Saturdays, 72 M. Contracts, Proposals and Estimates for Work and Ma-terials for Building, Repairs and Supplies, Bills and Accounts. 9.A. M. to 4.P.M. Closed Saturdays, 12 M. RUPUS L. WILDER, General Bookkeeper and Auditor.

FIRE DEPARTMENT.

Office hours for all except where otherwise noted from 9 A. M t 1 4 P. M. Saturdays, to 12 M.

Headquarters. Nos. 157 and 159 East Sixty-seventh street. HERKY D. PURROY, President; CARL JUSSEN, Sec retary.

Bureau of Chief of Department. CHARLES O. SHAY, Chief of Department.

Bureau of Inspector of Combustibles. PETER SEERV, Inspector of Combustibles.

Bureau of Fire Marshat. GEORGE H. SHELDON, Fire Marshal.

Bureau of Inspection of Buildings ALBERT F. D'OENCH, Superintendent of Buildings.

Repair Shops Nos. 128 and 130 West Third street. JOHN CASTLES, Foreman-in-Charge, 8 A. M. to 5 P. M.

Attorney to Department. Wm. L. FINDLEY. Fire Alarm Telegraph. J. ELLIOT SMITH, Superintendent Central Office open at all hours.

COURT OF COMMON PLEAS.

Third floor, New County Court-house, 11 A. M. Assignment Bureau, Room No. 23, 9 A. M. to 4 P. M. Clerk's Office, Room No. 29, 9 A. M. to 4 P. M. General Term, Room No. 24, 11 o'clock A. M. to ad-

Special Term, Room No. 21, 11 O'clock A. M to adjourn-

ment. Chambers, Room No. 21, 10.30 o'clock л м. to adjourn-

Chambers, Room No. 27, To 300 Cock A. M. to adjourn-ment Part II, Room No. 25, 11 o'clock A. M. to adjournment. Part III, Room No. 26, 11 o'clock A. M. to adjournment. Naturalization Bureau, Room No. 23, 9 A. M. to 4 P. M. RICHARD L. LARREMORE, Chief Justice; NATHANIRI JARVIS, Jr. Chief Clerk.

COURT OF GENERAL SESSIONS.

COURT OF GENERAL SESSIONS. No. 32 Chambers street. Parts I. and II. Court opens at 11 o'clock A.M. FREDERICK SWYTH, Recorder: HENRY A. GILDER-SLERVE and RUPUS B. COWING, Judges of the said Court. Terms, first Monday each month. JOHN SPARKS, Clerk. Office, Room No. 11 10 A.M. till P.M.

CITY COURT. City Hall.

Ceneral Term, Rom No. 20. Trial Term, Part I., Room No. 20. Part II., Room No. 15. Part III., Room No. 15. Special Term, Chambers, Room No. 21, 10 A. M. 10 4 P. M. Clerk's Office, Room No. 10, City Hall, 9 A. M. 10 4 F. M. DAVID MCADAM, Chief Justice; MICHAEL T. DALY

OYER AND TERMINER COURT

New County Court-house, second floor, southeast cor-ner, Room No. 12. Court opens at 10% o'clock A. M. Clerk's Office, Brown-stone Building, City Hall Park, second floor, northwest corner, Room No. 11, 10 A. M. till

COURT OF SPECIAL SESSIONS. At Tombs, comer Franklin and Centre streets, daily to 30 A. M., excepting Saturday. Clerk's Office. Tombs.

JURORS.

NOTICE IN RELATION TO JURORS FOR STATE COURTS.

CHARLES REILLY. Commissioner of Jurors

HEALTH DEPARTMENT.

HEALTH DEPARTMENT, NO. 301 MOTT STREET, NEW YORK, January 31, 1888.

HALTH DEPARTMENT, No. 301 MOTT STREET, New York, January sr. 1888. A T A THERING OF THE BOARD OF HEALTH of the Health Department of the City of New York, for the Health Department of the City of New York, for the Health Department of the City of New York, for the Health Department of the City of New York, for the Health Department of the City of New York, for the Health Department of the City of New York, for the Health Department of the City of New York, for the New York, for the Sanitary Code be many part thereof, shall lease or let, or litre out the form or any part thereof, shall lease or let, or litre out the form or any part thereof, and the New York, for so ratio the same to be departed as a strength of the form or any part thereof are sufficiently highed, which any part of harts City or either of them require any there is the tot of the Assame to be strength or the strength any part on apartment of any building, which apart any part on apartment of any building, which apart any part on apartment of any building, which apart and the presense of the strength or of the strength and any bare reason of water from the ground, or which is finger parted or be leaved that aforesaid, and as a part of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apart of any building rented or let, when hey apa

JAMES C. BAYLES, President. EMMONS CLARK, Secretary.

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE.

TO CONTRACTORS.

PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR STEAM HEATING, ETC., A PAVILION ON HART'S ISLAND, NEW YORK.

SEALED BIDS OR ESTIMATES FOR THE specifications and plans, will be received at the office of the Department of Public Charrises and Correction, No. 65 Third avenue, in the City of New York, until 9.30 o'clock a. M. of Friday, August 10, 1888. The person or persons making any bid or estimate shall furnish the same

in a sealed envelope, indersed "Eid or Estimate for Steam Heating, etc., a Pavilion on Hart's Island, New York," and with his or their name or names, and the date of presentation, to the head of said Department, at the mit office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Depart-ment and rend. The BOARD OF DUBLIC CHARTIES AND CORRECTION RESERVEST THE FIGHT TO REFET ALL DIDS OR ESTI-MATES IF DEEMED TO BE FOR THE FULLC INTEREST, AS PROVIDED IN SECTION 64, CHAFTER 410, LAWS OF 1832. No bid or estimate will be accepted from, or contract warded to, any person who is in arrears to the Corpor-ation upon debt or contract, or who is a defaulter, as urrety or otherwise, upon any obligation to the Corpor-ation. The award of the contract will be media as

THE CITY

surery or ounerwise, upon any congation to the Corpora-ion. This able after the opening of the bids. Any bidder for this contract must be mown to be en-paged in and well prepared for the business, and must have 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 sufficient may be added to estimate shall contain and state the name and place of residence of all of the person dwills him or them therein ; and if no other person be so interested, it shall distinctly state that fact ; also that it is made with-therein ; and if no other person be so interested. The dwills are equipt the contract of which it relates, or must be verified by the cath, in writing, of the party or parties making the estimate, that the several matters to the corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or must be verified by the cath, in writing, of the party or parties making the estimate, that the several matters the carified by the cath, in writing, of the party or state therem are in all respects true. Where more than one person is interested, it is requisite that the VERIFLA-trox be made and subscribed by all the parties interested. Each bit or estimate shall be accompanied by the con-sent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that it the contract by any be obliged to pay to the person are persons to difference between the sum to which the Corporation any difference between the sum to which the Corporation any difference between the sum to 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 anount in each case to be calculated upon the estimate damount of the workly which the oblas are texecate the

abbitoute will be readvertised and relet as provided we will be a service of the amount of their estimate in addition to inserting the same in figures. Payment will be made by a requisition on the Comp-roller, in accordance with the terms of the contract. BIDDERS ARE ISFORMED THAT NO DEVIATION FROM the specifications will be ALLOWED, UNLESS UNDER THE WHITTEN INSTRUCTIONS OF THE COMMISSIONERS OF PUBLIC CHARTIES AND CORRECTION. The howing the maging of payment, can be obtained at the office of the Department, where the plans will be on exhibition for the information of bidders. Dated New York, July 31, 1888. THOMAS S. BRENNAN, President, HENRY H. FORTER Commissioner, CHARLES E. SIMMONS, Commissioner, Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE.

TO CONTRACTORS.

PROPOSALS FOR GROCERIES, DRY-GOODS, HARDWARE, IRON, LEATHER, LIME AND LUMBER.

SEALED BIDS OR ESTIMATES FOR FURNISH-

CALED BIDS OR ESTIMATES FOR FURNISH-ing CROCERIES, ETC. 9.000 pounds Dairy Butter : sample on exhibition. Thursday, August 9, 1883. 7.000 pounds Cloces. 7.000 pounds Cocoa. 7.000 pounds Cocoa. 7.000 pounds Water Grits, price to include package. 7.000 pounds Macaroni. 7.000 pounds Presh Eggs, all to be candled. 7.000 pounds prime guality. City Cured, to weigh 7.000 pounds prime guality. City Cured, to 7.000 to 4 pounds each. 7.00 ham, prime quality. City Cured, to 7.000 hay Bran, so pounds act each. 7.00 hay Scarse Meal, 100 pounds net each.

DRY GOODS, ETC.

RECORD.

5,000 yards Shroud Muslin. 5,000 yards Stillwater Muslin. CROCKERY, HARDWARE, WOODENWARE, ETC

- CROCKERV, HARDWARE, WOODENWARE, ETC. 10 gross Bowls. 500 pounds Sash Cord. 5 dross Tinned Kertle Ears, No. 8. 6 dozen Razors. 50 dozen Cotton Mops. 200 dozen Cotton Mops. 200 dozen Cotton Mops. 21 dozen W. Brushes. 60 sheets best quality Common Sheet Iron, No. 12, 24 X 84. 24 sheets best quality Common Sheet Iron, No. 13, 26 X 84.
- rels first quality Chloride of Lime, con ing not less than 32 per cent. of chlorine
- LEATHER AND FINDING
 - 500 sides good Damaged Sole Leather, to weigh ar to 25 pounds each.
 100 bunches Leather Shoe Laces.
 10 boxes Shoe Eyelets, ro,ooo each.
 6 dozen Shoe Knives.

LUMBER

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The form of the agreement, including specifications, and showing the manner of payment, can be obtained at the office of the Department. Dated New Yorks, July 39, 1888. THOMAS S. BRENNAN, President, HENRY H. PORTER, Commissioner, CHARLES E. SIMMONS, Commissioner, Public Charities and Correction.

2207

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, New York, July 26, 1888.

IN ACCORDANCE WITH AN ORDINANCE OF the Common Council, "In relation to the burial of strangers or unknown persons who may die in any of the public institutions of the City of New York," the Com-missioners so Public Charlies and Correction report as

Straigers or unknown person may new York," the Com-missioners of Public Charities and Correction report as follows : At Morgue, Bellevue Hospital, from foot of Stanton street-Unknown man, aged about 35 years; 5 feet 6 inches high; dark brown hair and moustache; brown eyes. Had on dark pea jacket, dark vest and pants, whishirt, gray cotion socks, gaiters. "Head on the peak of the stand moustache; brown which shirt, gray cotion socks, gaiters. "Head on the stand was gray Scuch plaid pars, brown striped shirt, gray woolen undershirt and drawers, gray socks, laced shoes. "Unknown man, from off Ward's Island; aged about 35 years; 5 feet 8 inches high; brown hair sandy mous-tache. Had on blue woolen shirt, blue cloth pants, tautoo on right forearm, bracelet. "At Charity Hospital, Blackwell's Island - Joseph Greene (colrea], aged 2 years; 5 feet 7 inches high; black hair and eyes. Had on when admitted black coat, cap. At Workhouse, Blackwell's Island-Matilda Ludwig, At Workhouse, Blackwell's Island-Matilda Ludwig,

Cap. Cap. Workhouse, Blackwell's Island--Matilda Ludwig, aged 35 years. Committed July 4, 1885. Honora Burns, aged 77 years. Committed June 29, 1888.

Maggie McGee, aged 48 years. Committed May 28, 1888. Mary Gallagher, aged 70 years. Committed May 16, 1888. At Homosopathic Hospital, Ward's Island—William Middlebrook, aged 70 years; 5 feet to inches high; blue eyes, gray hair. Had on when admitted brown overcoat, blue vest, dark striped pants, gaiters, black derby hat. Nothing known of their friends or relatives.

FINANCE DEPARTMENT. PROPOSALS FOR \$1,100,000 STOCKS AND BONDS OF THE CITY OF NEW YORK.

EXEMPT FROM CITY AND COUNTY TAXATION. INTEREST THREE PER CENT. PER ANNUM.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Comptroller of the City of New York, until Tuesday, the 14th day of August, 1888, at a o'clock P. M., when they will be publicly opened by him in the presence of the Commissioners of the Sinking Fund, or such of them as shall attend, for the whole or a part of the following registered Stocks and Bonds of the City of New York, to wit:

City of New York, to wit: a. CONSOLIDATED STOCK OF THE CITY OF NEW YORK, as provided by section 132 of the New York City Consol-dation Act of 1882; also to be denominated "Armory Bonds," pursuant to section 1 of chapter 457 of the Laws of 1886, anending section 62 of chapter 457 of the Laws of 1886, anending section 62 of chapter 457 of the Laws of 1886, and in accordance with a resolution of the Com-missioners of the Sinking Fund, passed April 80, 1887, for the purpose of constructing and Completing an armory to be occupied by the Eighth Regiment, N. G. S. N. Y., upon the plot of ground designated for that bounth and Ninety- fifth stretces, for the sum of \$200,000, The principal of said stock will be redeemable NOVEMBER 1, 1907, and the interest thereon, at the rate of three per cent, per annum, is payable seni-munally on the first day of May and November in each year. 2. CONSOLIDATED STOCK

annually on the first day of May and November in each year. 2. CONSOLIDATED STOCK of the City of New York, authorized by sections 132 and 134 of the New York City Consolidation Act of 1885, and by chapter 45 of the Laws of 1883, and and a the section in pursuance of a resolution adopted by the bridge own the Harlem river in the City of New York, "and to be assued in pursuance of a resolution adopted by the bridge of more section adopted by the Beimard and Ap-portionment, July 26, 1888, for the sum of \$350,0000. The principal of said stock is payable NOVEMBER 1, 1968, and the interest thereon, at the rate of three per cent. per annum, is payable semi-annually on the first day of May and November in each year.

3. DOCK BONDS. of the City of New York, authorized by section 143 of the New York City Consolidation Act of 1882, for the sum of **500,000.** The premised of the section of

New York City Consolidation Act of 1882, for the sum of \$500,000. The principal of said bonds will be payable NOVEM. ERR 1, 1918, and the interest thereon, at the rate of these per stills paid to the same state of paint ally on the For the redemption of said Consolidated Stock and Dock Bonds, a sum sufficient, with the accumulation of interest thereon, will be included in the annual estimate and raised by tax each year, to meet and discharge the amount of the principal at maturity, as provided by sec-tion 192 of the New York City Consolidation Act of 1882. Said Consolidated Stock and Dock Bonds are also

EXEMPT FROM CITY AND COUNTY TAXATION, pursuant to section 127 of said Consolidation Act, and as authorized by an ordinance of the Common Council of the City of New York passed October 2, 1880, and by "concurrent resolutions" adopted by the Commission-ers of the Sinking Fund, April 20, 1887, June 17, 1887, and July 27, 1888, respectively.

CONDITIONS.

By order.

G. F. BRITTON, Secretary.

The proposals should be enclosed in a scaled envelope, indersed "Proposals for Stocks and Bonds of the City of New York," and each proposal should also be enclosed in a second envelope, addressed to the Comptroller of the City of New York. THEO. W. MYERS, Compt

CITY OF NEW YORK-FINANCE DEPARTMENT, (COMPTROLLER'S OFFICE, July 31, 1888.)

NOTICE OF SALE AT AUCTION OF THE CITY'S INTEREST IN CERTAIN REAL ESTATE IN THE TWELFTH WARD.

ASTATE IN THE INCLIFIT WARD.

THEO. W. MYERS, Comptroller

CITY OF NEW YORK-FINANCE DEPARTMENT, COMPTRULLER'S OFFICE, July 17, 1888.

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded trans-fers of real estate in the City of New York from 1653 to 1657, prepared under the direction of the Commissioners of Records.

Sheriff's sales in 61 volumes, full bound,

THEODORE W. MYERS, Comptroller

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, July 31, 1888.

TO CONTRACTORS.

STALED FROPOSALS FOR FURNISHING THE materials and labor, and doing the work required for matrixing and even of house of the second south side of West Eight-hind states. The second second Ninth avenue, for an engine company, and the other at No tro East One Hundred and Twenty-fifth street, for Hook and Ladder Co. No 14, of this Department, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos 15, and 195 Gast Sitzy-seventh street, in the City of New York, until so o'clock a. M., Monday, August 20, 1888, at which time and place they will be publicly opened by the head of said Department and read. Estimates will be received from bidders for both houses together an one bid in which case the bid or estimate submitted should state a lump sum for both houses to gether only and not a separate price for each house in a separate bid. Sitz and the same bidder if desired. SEALED PROPOSALS FOR FURNISHING THE materials and labor, and doing the work required

eighteen thousand 18,000) dollars for both houses together, or of nine thousand and five hundred (9,000 dollars for the house in West Eighty-third street, and of eight thousand and five hundred 5,000 dollars for the house in East One Hundred and Twenty-fith street; and that the shall omit or refuse to execute the same, they will be sum to vertise to execute the same, they will be sum to vertise to execute the same, they will be same to the the world be entitled on its completion, no which he would be entitled on its completion, no which he the calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the person signing the same that be is a householder or freeholder in the City of New York, and is worth the amount of the security re-thous all be accurely and over and above has offered himself as a sum; yan outer with a hove has offered sufficiency of the security offered is to be persone and is distingted and pure to the signing of the control and sufficiency of the signing of the control and sufficiency of the signing of the control.

adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York contract. The satimate will be considered unless accompanied by other a certified check upon one of the National backgot the City of New York, drawn to the institude of the contract. The satimate will be considered unless accompanied by other a certified check upon one of the National backgot the City of New York, drawn to the institude open address the City of New York, drawn to the institude open address the City of New York, drawn to the institute open address the City of New York, drawn to the institute open address the City of New York, drawn to the institute open address the City of New York, and the Stational Address the City of New York, and the Stational Thewity fifth street, such check or morey must not be not open and the scaled envelope containing the estimate, hum must be handed to the Gitter or clerk and onum to be correct. All such deposite the the contract has accessful bidder, will be returned to the persons making the same, within three days after the contract has accessful bidder, will be interied to and re-sined by the City of New York, as figuidated damages for anthe aposit made by him shall be interied to and re-sonate any be person. To refuse to a sing the amount of his densite the person or persons to whom the contract within five days after rule notice that the same has been awarded to him. To ereme to have. The days after writem notice that the same has been awarded to him to ritem active that the same has been awarded to him. To rescut the same, the amount of his accessful bid on the resource the a provide by his. With the resource the contract and give the portact will be resource the contract and give the portact will be resource the approximate and provide the share work and the readvertified and relet as provided by his. KENEY D. CICKENEY KITATOR CORECKEY

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, July 25, 1288.

SEALED PROPOSALS FOR REMOVING THE methods manufe from the houses of the Fire Depart-net occaved during 7 Minery-sight error. Will be re-caived by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 173 and 150 East Sixty-seventh street, in the City of New York, until to office A. M. Tuesday, August 7, 1888, at which time and place they will be publicly opened by the head of said Department and read. The manure is to be removed from the various houses within twenty-four 124, hours after notification. No estimate will be received or considered after the hour named.

hour named. The form of the agreement with specifications), show-ing the manner of payment, may be seen and forms of proposals may be obtained at the office of the Depart-

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Irrelier, or money to the amount of twenty-fire del-fare esc. Such check or money must not be in-located in the scaled envelope containing the esti-mate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except has done the same start in three days after the contract is avarded. If the successful bidder shall refuse or heles, while the same start bidder shall refuse or heles, while the successful bidder, will be returned to the per-son smaking the same which three days after the contract is avarded. If the successful bidder shall refuse of hy the City of New York, as liquidated diamages for such explicit, while the person or persons to whom the contract which five days after virtue notice that the same has been avarded to his or their bid or proposal, or if he or hey accept but do not execute the contract and give the proper security, he or they shall be considered as having contract will be readult to the Corporation, and the contract will be readult to the Corporation, and the contract will be readult to the Corporation, and the contract will be reader the the contract in the the days after will be the Contract the physic contract and give the phy

HEADQUARTERS FIRE DEPARTMENT, 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, July 25, 1888.

TO CONTRACTORS.

TO CONTRACTORS. SEALO REPOPOSALS FOR FURSHING FOUR thousand 4-200 feet of 25-inch cotton rubber-review by the Board of Commissioners at the head of the Fire Department, actor office of said Department, Nos-ty of a source of the source of the source of the head of the bead of said Department and read. The fore the source of the source of the head of the fire Department is directed to the test of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the fire Department and the gaverantee of the head of the second the gaverantee of the head of the head of the department, which form part of these they propose to furth. The form of the agreement, with specifications, and showing the manner of payment for their estimate in a showing the manner of payment for their estimate in the office Department. The dome of the agreement with specifications, and the contract. The dome be paid by the contractor for each day the for the beneficient of the second at the contract. The dome be paid by the contractor for each day the do the completion there of shall have expired, arc, by a clause in the contract meet and liquidated at the contract. The dome of the completion there of the head expired, the do the completion there of the bayes expired, arc, the do the completion there of the head and head by the contract in a sealed envelope, to said Board, at the office of the department reserves the bide. The fire Department reserves the right to decii

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

contrart awarded to, any person who is in arreas to the Corporation upon deb to contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpo-ration. The start of the start of the start of the control start, the names of all persons interested with him or them therein, and if no other, that it is made without any connection with any other person making an esti-mate for the same purpose, and is an all respects har and without collusion or fraud ; and that no member of the Cormon Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officient of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate parties making the estimate, that the several matters stated therein are in all respects the Where more than one person is interested, it is requisite that the several matters stated therein are in all respects the Where more than one person is interested, it is requisite that the several matters that the end subscripted by all the parties interested. The bid or estimate shall be accompanied by the con-tent, in writing, of two bundholders or freebolders of the City of New York, and the site of the Corpora-tion be made to be person and that which the Corpora-tion may be obliged to pay to the person are sub-maring in the content and the sound as sureting for the individence between the sum to which the Corpora-tion may be obliged to pay to the person are subscript the consent along the work the comporation of the person signing the same, that he is a householder or resons to whom the contract may be awarded at any subse-ure the same, there work and above has the sub-nation of the security equired for the completion of the persons signing the same, that he is a householder or resons to whom the contract may be awarded at any subse-ure the same, the or the is allowed has a method for the persons signing the same, that he is a house

approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract. We attimate will be considered unless accomparied by other a certified check upon one of the National banks of the City of New York, areas to the order of the Comptroller, or namer to the annuant of other banks of the City of New York and the order of the Comptroller, or namer to the annuant of other indexed in the scaled newloope containing the esti-mate, but must be handed to the officer or clerk of the pepartment who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder, will be returned to the deposit made by him shall be forficted to amount of the deposit made by him shall be forficted to awarded, neglect or refuss to accept the contract within five days after write function that, of the order within five days after write function that, of the order they accept that on the contract within the time aforesid, the persons defined by the secure to him. They be awarded, neglect or refuss to accept the contract within five days after write function that, of the or-they accept the do not execute the comparison, and they accept the don the contract date and any the secure to the shall be and the days after write data the contract and give the phenoment of the and as in default to the corporation, and they accept the do not execute the contract and any we have phenoment will be readvertised and relet as provided by law. HENRY D. PURROY, KICHARD CROKER,

AUGUST 1, 1888

BOARD OF STREET OPENING AND IMPROVEMENT.

NOTICE IS HEREBY GIVEN THAT THERE Opening and Improvement of the City of New York held in the Mayor's Office, on Friday, August 3, 1888, at 1 o'clock P. M., at which meeting it is proposed to consider the unfinished business with such other matters as may be brought before the Board. Dated July 31, 1888.

WM. V. I. MERCER,

DEPARTMENT OF PUBLIC PARKS.

DEPARTMENT OF PUBLIC PARKS, Nos. 49 AND 51 CHAMBERS STREET, New York, July 27, 1888.

PUBLIC NOTICE

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DEPARTMENT OF PUBLIC PARKS, Nos. 49 AND 51 CHAMBERS STREET, New York, July 25, 1888.

TO CONTRACTORS.

PROPOSALS FOR FORAGE

SEALED BIDS OR ESTIMATES FOR FUR-

SEALED BIDS OR ESTIMATES FOR FUR-nishing no,coo pounds of Hay, of the quality and standard known as best sweet Timothy. 30,000 nounds good clean Ry eS Tray. 30,000 nound clean Ry eS Tray. 30,000 nou

Corporation, and thereupon the contract with de readver-lised and rectured. The delivery to commence at such time to excurse. The delivery to commence at such time to excurse. The prices must be written in the estimate, and and the state of the Department of Public Parks or the such that the one of the price of the such time of the such and the state of the such that the state of the public interests. No estimate will be considered and estimate and the such time of the such time such that the such that the second of the such that the public interests. No estimate will be accepted from or contract awarded to any person who is in arrays a definite the such that the such that the such that the public interests. No estimate will be accepted from or contract awarded to any person who is in arrays a definite the such that the such that the such that the public interests. No estimate will be accepted from or contract awarded to any person who is in arrays a definite the such that the such that the such that the contract awarded to any person who is in arrays a definite the such that the contract. Such the order of the compared levels the contract. Such the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the eight of the successful bidder, will be form or clock of the Department who has charge of any form or clock of the Department who has charge of the south such check or money has been examined by suid offsicer or clerk and found to be correct. All such de-posite, secure that of the successful bidder, will be found the contract has maded to have a state the south supplication of the successful bidder, will be the such check or money has been awarded to him. The south the contract has been awarded to have. So which common the hese successful bidder, will be formed to the persons making the same within three days at the contract has been awarded to have. So which common the hese solution the the successful bidder shall refused on and retained by the City

THE CITY RECORD.

TO CONTRACTORS.

than one person is interested in the estimate the veri-fication must be made and subscribed by all the parties

than one person is interested in the estimate the veri-fication must be made and subscribed by all the parties interest. Each estimate shall be accompanied by the con-the City of New York, with their respective places of business or residence, to the effect that if the contract be or the subscription of the second second second second statement of the second sec

Distribution of the street and Fifth avenue (Stables). One Hundred and Forty-third street and College ave-nue (Stables). N. B.-The amount of security required is one thous-and dolars (st.coo). sposals and form of agreement, m-Hank forms of patients, and showing the mode of pay-chement give superfluctures and showing the mode of pay-chement give balanced con application to the Secretary at the office of the Department, Nos. 49 and 51 Chambers Price.

J. HAMPDEN ROBE, M. C. D. BORDEN, WALDO HUTCHINS, STEVENSON TOWLE, ommissioners of Public Parks

DEPARTMENT OF PUBLIC PARKS, Nos. 40 and 51 Chambers Street, New York, July 20, 1888.

Now ap any of CHAMBERS STREET, New York, July 20, 1888. TOTICE IS HEREEBY GIVEN THAT THE COM-missioners of the Department of Public Parks, in the City of New York, will, at their office, in the Em-struct Savings Bank Building, Nos, g and g i Chambers of the Contemplated change of street system in that part of the "Fordham Heights District," Twenty-fourth ward, between Kingsbridge and Fordham roads and queduct and Sedgwick avenues, in pursuance of the provisions of chapter yet of the Laws of these fordham road, Aquedact avenue, "Academy place," St. Games street, the street or road between the lands of Wind H. Wibb and Moses David and closing parts of Fordham road, and separating the lines and closing parts of fordham road, and separating the lines and closing parts of fordham road and separating the lines and closing parts of fordham road and separating the two parks west of Academy and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and and separating the two parks west of Academs and Academs and Academs and Academs Academs and Academs Academs and Academs Academs and Academs

SUPREME COURT.

the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of The Mayor, Aldermen and Com-monality of the City of New York, relative to acquiring title, where the same of SEDGWICK AVENUE (although not yet name dby proper authority) extend-ing from the Twenty-third Ward line to the Fordham Landing road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

Nortice 15 HEREBY GIVEN THAT THE BLIL of the casts, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxito ito cane of the Justices of the Supreme Court, at the Chambers thereof, in the county Court-house, at the City and the City and the City and county Court-house, at the City and the City an

CARROLL BERRY, Clerk.

In the matter of the application of the Department of Public Works, for and on behalf of The Mayor, Alder-men, and Community of ONCHY OF Net Yorky EIGHTY-FIRST STREET, between Tenth and Eleventh avenues.

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avanue to the westerly side of Tenth avenue ; easterly by the westerly side of Tenth avenue ; southerly by atraight line parallel with, and distant too feet south-rily from, the southerly side of One Hundred and Eichty-first street and extending from the westerly side of Tenth avenue to the easterly side of One Hundred end and a straight line parallel with, and distant too wenue and a straight line parallel with, and distant too feet outherly from, the southerly side of One Hundred street, avenue, and westerly side of the Hundred street, avenue, and westerly by the easterly side of Eleventh avenue; excepting from said area all the streets, avenues and roads or portions thereof hereitofree legally opened and all the unimproved land included within the lines of streets, avenues, roads, public squares or pieces shown and laid out upon any map or maps filed Parks, pursuant to the provisions of chapter 6 of of the Laws of 189, and the laws amendatory thereof, or other that our reportisers of roles, it as shown upon our benefit map deposited as aforesaid. Tourth-That our report herein will be presented to the Street of the Saw of the Saw of the state of New York, at a Special ferm thereof, to be held at the Chambers thereof, in the York of the taws of the therein will be presented to the Street of the state of New York, at a Special ferm thereof, to be held at the Chamber thereof, in the York of the taws of the therein will be presented to the Street of the wester of the state of New York, at a Special fer opening of the Court of the state of New York, at a Special the opening of the Court on thet day, and that then and hereon, a motion will be made that the said report be confirmed. Dated New Yonk, July 25, 188:

iere, of motion will be made interesting onfirmed. Dated New York, July 25, 1885. EDW ARD HOGAN, JOHN WHALEN, HAROLD M. SMITH, Commiss

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Com-monally of the City of New York, relative to the open-ing of CLAREMONT AVENUE, from One Hundred and Twenty-second street to One Hundred and Iventy-seventh street, nu the Twelith Ward of the City of New York.

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The Contact on thereafter as counsed all be made that the said report De va-all be made that the said report De va-Joseph R. ECCLESINE, J. ROMAINE BROWN, J. ROMAINE BROWN, DAVID KEANE, Commissioners

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-under work of the the Mayor, Aldermen and Com-under work of the the start of the there of the appli-though not yet named by proper authority extending from the Twenty-third Ward ime to the Fordham Landing road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parls.

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RECORD. statistical of security line drawn from a point on the westeries die of Security kareneue where the castery line of security statistical security line of the statistical westery line of security statistical security line of the statistical westery line of security statistical security line of the statistical westery line of security statistical security line of the statistical security where the security line of the block between Security for the statistical security line of the statistical security security security side of Security line of the statistical security is the statistical security line of the block between Security westery side of Security line drawn eastware the security security security line drawn eastware and extending form the northerity sind of the block between security line drawn eastware and extending drawn about too feet westerly line the externy line of a drawn eastware and extending form the security line of a drawn eastware and extending form security line of a drawn eastware or places, shown and laid use use a security of the Laws of the New Yerk City have the Security drawn east line drawn easters the the security of the Laws of the security line drawn easters the county of the state of New Yerk, east be a drawn drawn east line drawn easters the count drawn east security drawn easthere the security east and eastered a security

CARROLL BERRY, Clerk.

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

Twelfth Ward of the City of New York. We for THE UNDERSIGNED COMMISSIONERS and the set of the set

New York, there to remain until the 27th day of July, 1888. Third—That the limits embraced by the assessment aforesaid are as follows, towit: All those lots, pieces or parcels of land, stuate, lyng and being in the City of New York, which taken together are bounded and described as follows, wz: Northerly by the centre-line thirty-mint stresst and One Hundred and Fortisch struet; easterly by the exterly side of Tenth avenue; southerly by the centre-line of the block or farm number between One Hundred and Thirty-eighth street and One Hundred and Thirty-inith street, and westerly by the easterly side of the Boulevard; excepting from said area all the streets and avenues hereofore opened as such area is shown upon our benefit map deposited as Easterly bat our report herein will be presented to

such area is shown upon our benefit map deposited as aforesaid. Fourth-That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, at the City Hall, in the City of New York, on the twenty-fourth day of August, r883, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Date New York, Just 25, r883. Det New York, Just 2, PARRIS, JOHN H. KITCHEN, Cannot Regar, Clerk.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monality of the City of New York, relative to the opening of NINETY-NINTH STREET, from Third avenue to Fourth avenue, in the Twelfth Ward of the City of New York.

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Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers there-of, in the Court-Jouse, at the City Hall, in the City of New York, on the orth day of August, 1888, at the opening of the Court on that day, and that then and there, or as soon thereeffer as coursel can be heard thereon, a motion will be made that the said report be

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ere, or as soon ereon, a motion will be mane Dared New York, June 13, 1885, EDWARD L, PARRIS, GWEN W, FLANAGAN, EDWARD C, SHEEHY, Commissioner ers.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Common-alty of the City of New York, relative to the opening of ONE HUNDRED AND FORTY-SECOND STREET, from Fighth avenue to the first new avenue west of Eighth avenue, in the Twelfith Ward of the City of New York.

A result of the second second

eren, a molion WII - De sand mfrmed. EDWARD L. PARRIS, EDWARD L. PARRIS, FRANCIS HIGGINS, JOSEPH MCGUIRE, JOSEPH MCGUIRE

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to the opening of ONE HUNDRED AND FORTY-THIRD STREET, from Eighth avenue to the first new avenue west of Eighth avenue, in the Twelith Ward of the City of New York.

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CARROLL BERRY, Clerk.

In the matter of the application of the Commissioners of the Department of Public Parks for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of BUNGAY STREET (although not yet named by proper authority, commencing at East One Hundred and Forty-ninth street, and extending to the Long Ialand Scund, in the Twenty-third Ward of the Lind out and designated as a frat-class street or road by said Department.

W.E. THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-ontilded matter, hereby give notice to the owner or owners, occupant or occupants, of all houses and lots and im-proved or unimproved lands affocted thereby, and to all others whom it may concern, to wit: First-That we have completed our estimate and assess-ment, and that all persons interested in these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections in writ-

THE CITY RECORD.

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onfirmed. Dated New York, May 18, 1888. B. CASSERLY THOMAS J. MILLER, ADOLPH L. SANGER. Commits

CARROLL BERRY, Clerk.

DEPARTMENT OF DOCKS.

NOTICE.

MESSRS, VAN TASSELL & KEARNEY, Auctioneers, will sell, to the highest bidders, at public auction, for account of the Department of Docks, on Wednesday, August 15, 1588, commencing at no o'clock a. w., the following-named and described old material, at the places stated, to wit :

material, at the places stated, to wit: At West Fifty-arcenth Strett. Lot t=0id wrought-irron, about 5,00 pounds. Lot 2=0id cast-iron, about 5,00 pounds. Lot 3=0consisting of about z_0 pairs old rubber hoots, about 6 old hose, about z_0 pairs old sin oars, about 24 old Lot a=0-about z_0 pairs old as noars, about 24 old Lot z=0-about z_0 pairs old sin oars, about 24 old Lot z=0-about z_0 pairs old sin oars, about 24 old Lot z=1-about z=0 of di timber, about 40 feet long, about 24 feet wide, and about z foot high. Lot s=-1 rait of old timber, about 26 feet long, about 17 feet wide, and about z foot high. All these lots at West Fitty-seventh street must be re-moved within five days from the date of sale, by the pur-chaser.

aser. At West Thirtieth Street. Lot 7-Raft of old 3" plank and pile butts, about 18"

Lot γ -Katt of old giles, about so' x 13' X 4'. Lot $\delta = -Raft of old giles, about so' x 13' X 4'.$ $Lot <math>\delta = -Raft of old square timber and short pile butts,$ at x y x y'.Lot to-Kaft of old square timber, old piles and shortpile buts, so v x 3' X 4'.Lot tri-Raft of old square timber and short pile butts,y' x 10' x'.Lot tra-Raft of old y' plank and pile butts, so' x 14'

Lot 12-Raft of old 3' plank, square timber and short plie buts, 41 x 18' x 3'. Lot 14-Raft of old 3' plank, 29' x 15' x 5'. Lot 15-Raft of old 7 plank, 29' x 0 x 0'. Lot 16-Raft of old piles about twenty-five), 46' x 17'

Lot 17—Raft of old 4" plank, 25" x 26" x 5'. Lot 18—Raft of old 3" plank and square timber, 25" x

6' x 5'. Lot 19—Raft of old 3'' plank, 25' x 17' x 4'. Lot 20—Raft of old square timber, pile butts and plank,

 $100^{\circ} \times 20^{\circ} \times 5^{\circ}$. The purchaser must remove the whole of these lots within five days from the date of sale. At West Street, between North Moore and Bea

All Weit Street, lettneem North Moore and Deach Streets. The deep by deet high, with everything now standing spectra and the standard of the standard of the standard spectra and the standard of the standard of the spectra and the standard of the standard of the the standard of the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and the standard of the standard of the spectra and standard of the standard of the spectra and spectra and south spectra and south sides. (The standard of the standard of the standard of the spectra and standard of the spectra and south sides. (The standard of the standard of the standard of the spectra and standard of the spectra and south sides. (The standard of the standard of the standard of the spectra and standard of the spectra and south sides. (The spectra and south side goes with lot No. 23) The spectra and standard of the spectra and south sides. (The spectra and south side spectra and south sides. (The spectra and the north side goes with lot No. 24) The spectra and the north side goes with lot No. 25 The spectra and the north side goes with lot No. 25 (The spectra and the north line of Board hand, 54 feet long, 65 feet deep may affect high; one one-story shed, 35 feet long, 65 feet deep may affect high; one one-story shed, 35 feet long, 65 feet deep may affect high; one one-story shed, 35 feet long, 65 feet deep may affect high; one one-story shed, 35 feet long, 65 feet spectra and the north line of Board and spectra inducing the spectra and the north line of Board and spectra inducing the spectra and the north line of the spectra and spectra inducing the spectra and the north line of the spectra and spectra inducing

East Seventeenth Street Yard.

Lot 24-Lot wrought-iron screw-bolts, about 7,647 ounds.

Lot a_2 —Lot wrought-iron screw-bolts, about 7,647 pounds. Lot a_3 —Lot old wrought-iron, about 7,3,58 pounds. Lot a_5 —Lot old cast-iron, about 3,68 pounds. Lot a_5 —Lot old cast-iron, about 3,68 pounds. Lot a_5 —Lot old dock plank, 72 feet long, 12 feet wide, and 5 feet high. Lot a_5 —Lot old wood, 26 feet long, 15 feet wide and 5 feet high. Lot a_5 —Lot old centres covering for arches, 24 feet a_5 , a_5 —Lot did services covering for arches, 24 feet Lot a_5 —Joid sky-light sahes. Lot a_5 —old iron concrete buckets. Lot a_5 —old giron concrete buckets. Lot a_5 —old diron concretes. Lot a_5 —old diron buckets. Lot a_5 —old diron concretes. Lot a_5 —old distore. Lot a_5 —old distore.

THE CITY RECORD.

The purchaser must remove all of each one of these ts within five days from the date of sale.

The purchaser must remove an of scale note of these lots within five days from the date of sale. CONDITIONS OF THE SALE. The sale will commence at 10 o'clock A.M., and be con-timed in the following order : First, at the East Seven-bergent Street Yard; second, at West street, between North Moore and Beach streets; third, at basin foot of Thirtieth street, North river; and fourth, at Fifty-seventh Street Yard, North river. Each of the above lots will be sold separately and for a sum in gross. The estimated quantities stated to be in the several lots are believed to be correct, but the Department will not make any allowance from the purchase money for short delivery on any lot, and bidders must judge for them-selves at the correctness of the estimate of quantity when making their bids. All property not removed promptly will remain at the risk of the buyer. Terms of the buyer. Terms of the buyer. Autority be cash, to be paid at the time of sale. An order will be given tor the material purchased. LUCIUS J. N. STARK.

LUCIUS J. N. STARK, JAMES MATTHEWS, EDWIN A. POST, ssioners of the Department of Docks

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, Commissioner's Office, No. 31 Chambers Street, New York, July 14, 1888.

NOTICE OF SALE AT PUBLIC AUCTION.

NOTICE OF SALE AT PUBLIC AUCTION. O'ROBAN, AUGUST 1, 1888, AT 1030 O'ROBAN, AN, the Department of Public Works will sell at public auction, by Messers, Yan Tassell and the apublic auctioners, at the Corporation Yards at One Hundred and Nineteenth street and St. Nicholas avenue, tot of East Sisteenth street, and Got Or Rivington street, East river, sale to commence at One Hundred and Nine-teenth street yard at 10.0 A.M., the following, viz. Turke, Carks, Push-wagons, Wooden and Tin Awnings, Signs, Eanner, Tool-houses, Marble, Boot-black Stands and Chairs, Push-wagons, Swonging Signs, lot of Old Jumber, Ice Wagons, Swinging Trucks, Iran Telegraph Pole, Fruit-stands, Coll-boxes, Sleighs, Sawdust Wagon, Dirt Carts, Carvas Signs, Storm Doors, Wooden Posts and Beams, Iran Posts and Beams, Suda-water Stands, Rays, Billbeards, Engress and Kallroad Booths, etc., Eulers, Cale Wire. TEMS OF SALE.

TERMS OF SALE. Cash payments in bankable funds at the time and place of sale, and the immediate removal of the articles pur-

JOHN NEWTON, Commissioner of Public Works

COMMISSIONE OF JUNE REGULATIONS ESTABLISHING A SCALE OF WATER RENTS AND RULES GOVERNING THE USE OF WATER, FOR THE CITY OF NEW YORK, BY ORDER OF JOHN NEWTON, COM-MISSIONER OF FUELC WORKS.

Croton Water Rates for Buildings from 16 to 50 feet, all others not specified subject to Special Rates.

FRONT WIDTH.	a Story.	2 Stories.	3 Stories.	4 Stories.	5 Stories.
16 feet and under.	\$4 00	\$5 00	\$6 00	\$7 00	\$8 00
16 to 18 feet	5 00	6 cc 7 cc	7 00	8 00	9 00
20 to 22 1/2 feet		7 00	G 00	9 00	10 00
221/2 to 25 feet	7 00	0.00	10 00	10 00	11 00
25 to 30 feet	10 00	11 00	12 00	13 00	14 00
30 to 37 1/2 feet	12 00	13 00	14 00	15 00	16 00
371/2 to 50 feet	14 00	15 00	10 00	17 00	18 00

The rent of all tenements which shall exceed in width fifty feet shall be the subject of special contract with the Commissioner of Public Works. The apportionment of the regular rents upon dwelling-houses are on the basis that but one family is to occupy the same, and for each additional family, one dollar per year shall be charged. METERS will be placed on all houses where waste of water is found, and they will be charged at rates fixed by the Department for all the water passing through them. The extra and miscellaneous rates shall be as follows, to wit:

The extra and miscellancous rates shall be as follows, to wit: BARERES.—For the average daily use of flour, for each barrel, three dollars per annum. BARERE SHOPS shall be charged from five to twents dollars per annum each in the discretion of the Com-missioner of Public Works; an additional charge o five dollars per annum shall be made for each bath-tab therein. BATHING FORS in private houses, beyond one, shall be charged at three dollars per annum each, and five charged at three dollars per annum each, and five houses, and bathung establishments. Combination stationary wash-tubs, having a movable division in the centre and capable of use for bathing, shall be charged the same as bathing tubs. BULDING PURPOSES.—For each one thousand bricks laid, or for stone-work--to be measured as brick-ten coents per thousand. For plastering, forty cents per hundred yards.

Cows.—For each and every cow, one dollar per annum. Disting Salcovs shall be charged an annual rate of from five to twenty dollars, in the discretion of the Com-missioner of Public Works. First STANS (retail) shall be charged five doilars per annum each. For all stables not metered, the rates shall be salf sold with disting the sper annum : and for each additional horse, we dollars. Hows, Dilars.—For each horse up to and not exceed-ing thirty in number, one dollar and fifty cents each per annum; and for each additional horse, one dollar. Hows, ONNIUTS AND CART.—For each horse, one dollar per annum.

- HORSES, LIVERY.--FOR each horse up to and not exceeding the first in number, one dollar and fifty cents each per annum; and tor each additional horse, one dollar.
 HORE, MENTERAND CART.--FOR each horse, one dollar per annum; and tor each additional horse, one dollar.
 HORSE ADDORTS.--FOR each trough, and for each half barrel or tub on sidewalk or street, twenty dollars per annum; each trough is to be fitted with a proper ball-cock to prevent waste.
 HOTELS AND BOARDING HOUSES shall, in addition to the regular rate for private families, be charged for each lodging room, at the discretion of the Commissioner of Public Works.
 LAUDOR AND LACER BEER SALOONS shall be charged an annual rate of ten dollars each. An additional charge of two dollars per annum shall be indeed for each tag or wash-box.
 PHOTOGRAFH GALLERES SHALLS was hall be charged an annual rate of ten dollars each. An additional charge of two dollars per annum shall be charged at such rates as may be determined by the Commissioner of Public Works.
 SODA, MINERAL WATES and ROOT BEER FOUNTANS shall be charged well dollars per annum each.
 STRASE EXCINSS, where not metered, shall be charged at such rates as may be determined by the Commissioner of Public Works.
 STRASE EXCINSS, where not metered, shall be charged by the horse-power, as follows: FOR each for each horse per each and for each horse-power over fifteen, the sum of size dollars. The such of size dollars on and the result of size dollars on the ster-closed of the so-called single or double valves of our dollars for each searce firse dollars and fifty cents each and for each horse-power as dollars and fifty cents each and for each horse-power as dollars for each searce for the so-called single or double valves, hopper-cocks, stop-cocks, self-closing cock, or any valves or cock of any description.
 For any form of hopper or water-closet, supplied from the crown suply, through an
- This Department. METERS. Under the provisions of section 352, Consolidated Act (\$82, water-meters, of approved pattern, shall be here-after placed on the pipes supplying all stores, workshops, hotels, mandractories, public edifices, at wharves, ferry-houses, stables, and in all places where water is furnished be public edifices, at wharves, ferry-houses, stables, and in all places where water is try provided by section 352, Laws of 1882, that "all expenses of meters, their connections and setting, water rates, and other lawful charges for the supply of Croton water, shall be alien upon the premises where such water is supplied, as now provided by law." * * All manufacturing and other business requiring a large supply of water will be fitted with a meter. Water measured by meter, then cents per one hundred cubic fet. *Rate Without Meters*.

Rate Without Meters.

PER DAV, GALLONS.	PER 100 GALLONS, RATE.	PER ANNUM Amount.
25	05	\$3 75
50	05	7 50
60	05	9 00
70 80	05 05	10 50 12 00
90	05	13 50
100	05	15 00
150	05	22 50
200	05	30 00
250	041/2	33 75
300	04	36 00
350	031/2	36 75
400	0312	42 00
500	031/2	52 50
600	03/2	63 00
700	03%	73 50 82 00
900	031/2	94 50
1,000	031/2	105 00
1,500	03	135 00
2,000	021/2	150 00
2,500	021/2	180 00
3,000	02 12	225 00
4,000	024	280 00
4,500	02/4	303 75
5,000	021/4	333 50 360 00
6,000	02	420 00
8,000	02	480 00
9,000	02	540 00
10,000	02	600 00

The rate charged for steam-vessels taking water daily r belonging to daily lines, is one-half cent. per tor Justom House measurement) for each time they take ater.

water, Steamers taking water other than daily, one cent per ton (Costom House measurement). Water supplied to sailing vessels and put on board, twenty-five dents per hundred gallons. All matters not hereinbefore embraced are reserved for special contract by and with the Commissioner of Public Works,

HYDRANTS, HOSE, TROUGHS,

HUDRANTS, HOSE, TROUGHS, FOUNTAINS, BTC., BTC. No owner or tenant will be allowed to supply water to another person or persons. All persons taking water from the City must keep their own service-pipes, street tap, and all fatures connected therewich, in good repair, protected from frost, at their own risk and expense, and shall *prevent all waster of maters*. The use of hose to wash coaches, omnibuses, wagons, railway cars or other vehicles or horses, cannot be per-mino horse-troughs or horse-watering fixtures will be permitted in the street or on the sidewalk, except upon a license or permit taken out for that purpose. All

AUGUST 1, 1888.

licenses or permits must be annually renewed on the first of May. Such fatures must be kept in good order to determine the second secon

By order, JOHN NEWTON Commissioner of Public

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, [NO. 37 CHAMBERS STREET, New York, June 21, 1887.]

PUBLIC NOTICE AS TO WATER RATES. PUBLIC NOTICE IS HEREBY GIVEN THAT in compliance with the provisions of chapter 550, Laws of 1857, amending sections 350 and 927 of the New Vork City Consolidation Act of 1858, passed June9, 1857, the following changes are made in charging and collect-ing water rents:

ing water rents: ist. All extra charges for water incurred from and alter June 0, 1887, shall be treated, collected and returned in arrears in the same manner as regular rents have hereto-lore been treated. 2d. In every building where a water meter or meters are now, or shall hereafter be in use, the charge for water by meter measurement shall be the only charge against such building, or such part thereof as is supplied through meter.

by neural networks of arrears of water rents, including the arch building, or such part thereof as is supplied through arch. The returns of arrears of water rents, including the year 183, shall be made as heretofore on the confirma-tion of the tax levy by the Board of Aldermen, and shall include all charges and penalties of every nature. 4th. A penalty of five dollars (§5) is hereby established, and will be umposed in each and every case where the rules and regulations of the Department prohibiting the use of water through hose, or in any other wasteful man-the books of the Bareau against the respective buildings or property, and, if not collected, be returned in arrears in like manner as other charges for water. 5tb. Charges for so-called extra water rents of every nature, imposed or incurred prior to June 9, 188, will be canceled of record on the books of the Department. D. LOWERE SMITH, Deputy and Acting Commissioner of Public Works

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, September 29, 1886. PUBLIC NOTICE.

PERSONS HAVING ANY BUSINESS IN THIS Department which is not assigned to or transacted by the several Bureaux in the Department, and which should come under the immediate notice of the Commis-sioner of Public Works, are requested to communicate directly in person, or by letter, with the Commissioner JOHN NEWTON, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, Commissioner's Office, No. 31 Chambers Street, New York, November 10, 1886.

NOTICE TO CROTON WATER CONSUMERS.

NUMEROUS APPLICATIONS HAVE BEEN made to this Department by citizens claming reductions or rebates on bills for water supplied through meters, on the alleged ground of leakage caused by de-petive plumbing and worn-out service pupes, or by willful waste of water by tenants allowing the fauces to be turned on in full force in water-closets, sinks, etc., whh-out the knowledge or consent of the owners of the prem-ises.

turned on in full force in water-closers, surs, etc., wan-out the knowledge or consent of the owners of the prem-ies. The main object of the use of water-meters is to enable this Department to detect and check the useless and un-warrantable waste of an element so valuable and essential predictions of the second second second second the second second second second second second the water wasted. Under the law all charges for water supplied through the water wasted. There are a lien against the respective premises, and the law therefore holds the owner of the premises re-sponsible for the amount of water used or wasted. Turther applications for reduction of water rents, no allowance will be made on account of water of water may alwance will be made on account of water and the pains of buildings, though such leakage or waste may have oursed without the House-owners are further notified that whenever their Termises become vacant, and are likely to remain vacant, they must this requirement is complied with no deductions for water their the subject of the second second second second second the law ater requirement is complied with no deduction of one year. JOHN NEWTON,

POLICE DEPARTMENT. POLICE DEFARTMENT-CITY OF NEW YORK, OFFICE OF THE PROPERTY CLERK (ROOM NO. 9 NO. 300 MULBERRY STREET, New York, 1887.

NEW YORK, 1887. J WNERS WANTED BY THE PROPERTY Clerk of the Police Department of the City of New York, No 300 Mulberry street, Room No. 9, for the tollowing property, now in his cutteddy, without claim-ants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wince, blankets, damonds, canned goods, liquors, etc., also small amount more taken from prisoners and found by parto JOHN F. HARRIOT, Property Clerk.

THE CITY RECORD. THE CITY RECORD IS PUBLISHED DAILY, Sundays and legal holidays excepted, at No 2 City Hall, New York City. Price, single copy, 3 cents; annual subscription, by mail \$9.90. THOMAS COSTIGAN, Supervisor

JOHN NEWTON, Commissioner of Public Works

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Works.