

THE CITY RECORD.

VOL. XXXIV.

NEW YORK, TUESDAY, JANUARY 16, 1906.

NUMBER 9941.

THE CITY RECORD.

OFFICIAL JOURNAL OF THE CITY OF NEW YORK.

Published Under Authority of Section 1526, Greater New York Charter, by the
BOARD OF CITY RECORD.

GEORGE B. McCLELLAN, MAYOR.

JOHN J. DELANY, CORPORATION COUNSEL.

HERMAN A. METZ, COMPTROLLER.

PATRICK J. TRACY, SUPERVISOR.

Published daily, except legal holidays.

Subscription, \$9.30 per year, exclusive of supplements. Three cents a copy.

SUPPLEMENTS: Civil List (containing names, salaries, etc., of the city employees), 25 cents; Canvass, 10 cents; Registry Lists, 5 cents each assembly district; Law Department and Finance Department supplements, 10 cents each; Annual Assessed Valuation of Real Estate, 25 cents each section.

Published at Room 2, City Hall (north side), New York City.

Entered as Second-class Matter, Post Office at New York City.

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BOARD OF ESTIMATE AND APPORTIONMENT

EXTRACT FROM

MINUTES, BOARD OF ESTIMATE AND APPORTIONMENT, CITY OF NEW YORK, JANUARY 12, 1906.

The Secretary presented the following:

CITY OF NEW YORK—OFFICE OF THE MAYOR, }
December 22, 1905.

To the Secretary, Board of Estimate and Apportionment:

SIR—The Mayor directs me to return to you, duly approved by him, the inclosed resolution, adopted by your Board on December 15, granting to the Quinroy Construction Company the right to construct, maintain and use a single track railroad spur at Elm Park, Borough of Richmond.

Respectfully,

FRANK M. O'BRIEN, Assistant Secretary.

CITY OF NEW YORK—OFFICE OF THE MAYOR, }
December 27, 1905.

J. W. STEVENSON, Esq., Secretary, Board of Estimate and Apportionment:

SIR—In accordance with the provisions of law I hereby designate the New York "Times" and the New York "Daily News" as the newspapers in which the proposed form of contract with the New York and Port Chester Railroad Company is to be published.

Respectfully,

GEO. B. McCLELLAN, Mayor.

OCEAN ELECTRIC RAILWAY COMPANY,
OFFICE OF THE SECRETARY, NO. 128 BROADWAY, NEW YORK, }
December 28, 1905.

J. W. STEVENSON, Secretary to the Board of Estimate and Apportionment, No. 280 Broadway, New York, N. Y.:

DEAR SIR—I beg to acknowledge the receipt of your favor of the 22d inst., inclosing certified copy of the resolutions adopted by the Board of Estimate and Apportionment at a meeting held on December 5, 1905, granting to this company an extension of time up to and including June 5, 1906, in which to complete the construction of its road on Park avenue, between the Boulevard and the existing right of way and railroad track of the New York and Rockaway Beach Railway Company, for which I beg to thank you.

Very truly yours,

FRANK E. HAFF, Secretary.

Which were severally ordered printed in the minutes and filed.

Consolidated Telegraph and Electrical Subway Company.

In the matter of the protest of Messrs. Beardsley & Hemmens, counsel for the Consolidated Telegraph and Electrical Subway Company, against the grant of certain pipe and tunnel privileges to the firm of John Wanamaker and to the Tremont Mills, upon the grounds that said grants were infringements upon the rights of the aforementioned company, and which protest was presented to the Board at the meeting of November 10, 1905, and upon motion, duly adopted, the Secretary was directed to communicate with the said counsel and request that they submit in writing any facts

which they might possess tending to support their contention in the matter, and upon receipt thereof to forward same to the Corporation Counsel for opinion.

The Secretary presented the following:

LAW DEPARTMENT—OFFICE OF THE CORPORATION COUNSEL, }
NEW YORK, December 21, 1905.

Board of Estimate and Apportionment:

GENTLEMEN—I am in receipt of a communication from your Secretary, J. W. Stevenson, dated November 29, 1905, and reading as follows:

"The firm of John Wanamaker, in a communication to the Board of Estimate and Apportionment, dated September 20, 1905, requested permission to construct and maintain a tunnel under and across East Ninth street, Borough of Manhattan, to connect the property controlled by said firm on either side of said street; the proposed tunnel to take the place of an existing tunnel maintained under resolution adopted by the Board of Aldermen January 22, 1901. Detailed information is contained in the communication, which is printed in full in the CITY RECORD of October 3, 1905, on page 8322.

"In a petition to the Board of Estimate and Apportionment, dated October 12, 1905, the Tremont Mills, a domestic corporation, the owner and occupant of premises the southwest corner of Ittner place and Park avenue, in the Borough of The Bronx, requested permission to lay a wire across Ittner place for the purpose of supplying itself with light and power in the building on the northwest corner of the aforesaid streets, said building being leased by the petitioner for a term of ten years, and to maintain a conduit which was installed, I am informed, upon a permit issued by the President of the Borough of The Bronx. The petition appears in the CITY RECORD of October 31, 1905, page 9115.

"The Board of Estimate and Apportionment, by resolution duly adopted October 27, 1905, granted the privileges requested to the firm of John Wanamaker and to the Tremont Mills. The CITY RECORD of October 31, 1905, contains the complete resolutions adopted in both instances. The resolutions granting the privileges requested by both applicants were approved by the Mayor November 3, 1905.

"Under date of November 1, 1905, a communication was received from Messrs. Beardsley & Hemmens, counsel for the Consolidated Telegraph and Electrical Subway Company, in which they stated:

"As we consider that this resolution (Tremont Mills) is an infringement of the right of the Consolidated Telegraph and Electrical Subway Company we respectfully request that we be allowed to be heard on the question as to whether or not the resolution should be signed by the Mayor. We should also like to be heard on the question of the signing of the resolution granting similar authority to John Wanamaker."

"* * * We should therefore be pleased if you would kindly arrange so that a hearing may be had and that we may appear before the Mayor in regard to these resolutions."

"On November 2, 1905, I notified Messrs. Beardsley & Hemmens that the resolutions had already been sent to the Mayor for approval, but as they were revocable at the pleasure of the Board of Estimate and Apportionment, the rights of the company represented by them could be amply protected, should it be subsequently decided that such rights had been infringed upon. I also informed the counsel that their communication would be presented to the Board at the meeting of Friday, November 10.

"A copy of the letter of Messrs. Beardsley & Hemmens, together with a copy of my reply thereto was transmitted to your office on November 2, 1905.

"At a meeting of the Board of Estimate and Apportionment held November 10, 1905, upon motion, duly adopted, I was directed to communicate with Messrs. Beardsley & Hemmens and request that they submit in writing to the Board any facts which they might possess tending to support their contention in the matter for transmission to the Corporation Counsel for opinion thereon.

"I inclose herewith communication from said attorneys, dated November 23, 1905. Attached thereto is a memorandum setting forth the grounds upon which the claim for the alleged infringement is based, and I would request that you advise the Board of Estimate and Apportionment of its powers and duties in the premises, and if the resolutions granting consents to John Wanamaker and the Tremont Mills are in effect special franchises, within the contemplation of the law, or simply permits, together with the mode of procedure to govern the actions of the Board, and any provisions which you may deem fit and proper to be incorporated in the resolutions granting similar consents to future applicants."

Replying to same, I beg to state that on June 15, 1905, the Comptroller wrote me on this subject as follows:

"Will you kindly advise me if an application to construct a tunnel or lay pipe lines under the surface of the street and avenues that are to be used solely for private purposes should be considered by the Board of Estimate and Apportionment as a franchise, and as such take the same procedure as required for a regular franchise, or if a resolution by the Board granting the privilege, stating the terms and conditions and fixing the compensation will be sufficient.

"For your information I would note that these tunnel and pipe-line privileges are not given for a fixed period, but are revocable at the pleasure of the Board."

To this communication I replied:

"I think it would be unwise to attempt to lay down an absolute rule without exceptions as to what are and what are not franchises."

"Speaking generally, however, I think that any right to use the streets, etc., of a city by any private corporation or person for purposes which would draw any portion of such streets, highways, etc., from the public use should be construed to be a franchise."

"There are, however, cases which while technically embraced within the meaning of the word franchise are of such a trivial or temporary character as to make it unwise to attempt to apply to them the complicated provisions of the Charter in relation to granting franchises.

"Whether or not an application to build a private tunnel or pipe line through public property is a franchise or a permit must depend very largely upon the considerations I have mentioned.

"In deciding this question you must also bear in mind that there is considerable danger in such a case that a private corporation or person will acquire a tunnel or pipe-line right from the City upon the theory that it is merely a temporary permit, knowing perfectly well that the probability is that it or he will never be disturbed in the enjoyment of this permit, so that it or he has acquired a franchise without paying for it.

"Subject to all these limitations there may exist cases which take them out of the general rule, and it is for the public authorities to determine on which side of the line the application lies.

"As a general principle, however, in all doubtful cases the application should be treated as a request for a franchise rather than for a permit."

In my opinion the resolutions granting consents to John Wanamaker and the Tremont Mills are simply revocable permits in the granting of which the same mode of procedure is to be adopted and similar agreements to be made as I recently approved in the matter of applications by Columbia University and the Pratt Institute for permits, regarding which I fully advised the Comptroller in an opinion rendered July 14, 1905.

Respectfully yours,

JOHN J. DELANY, Corporation Counsel.

Which was ordered printed in the minutes and filed.

United Dressed Beef Company.

In the matter of petition of the United Dressed Beef Company requesting permission to construct a concrete conduit under and along Forty-fourth street, east and west of First avenue, Borough of Manhattan, for the purpose of carrying therein pipes for power, heating, refrigerating and flushing, which was presented to the Board at the meeting of December 5, 1905, and at the request of the company laid over.

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

Robert Gair Company.

The Secretary presented the following:

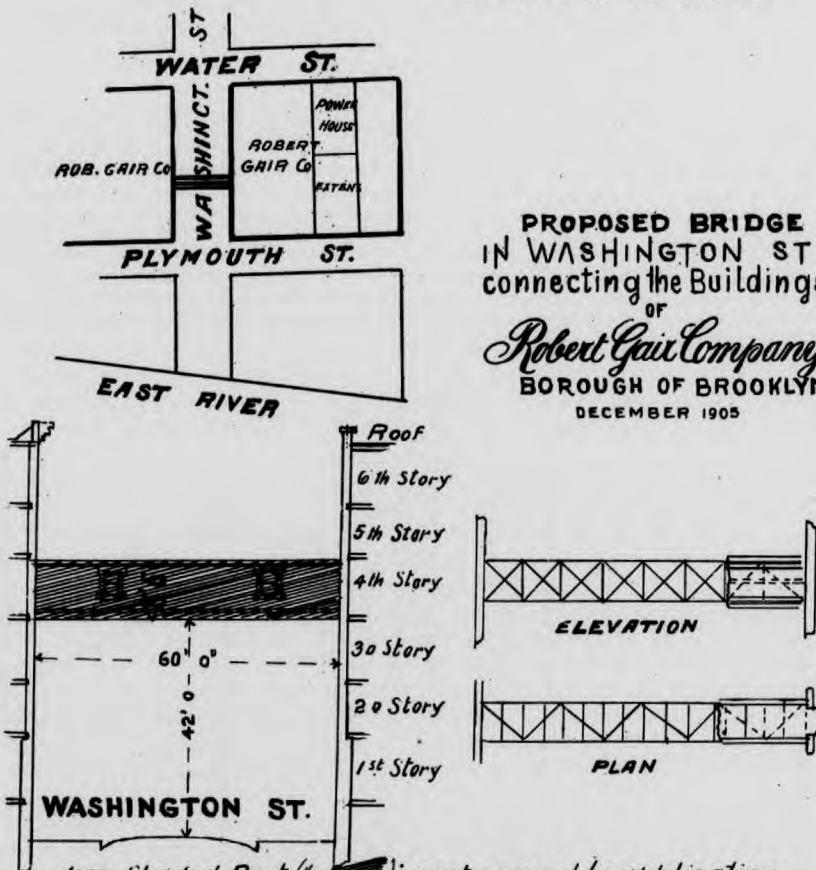
ROBERT GAIR COMPANY,
BROOKLYN, N. Y., December 1, 1905. }
JAS. W. STEVENSON, Secretary, Board of Estimate and Apportionment, New York
City:

DEAR SIR—We desire to secure permission to construct and maintain a steel bridge across the foot of Washington street connecting two of our factories, said bridge to be formed of two steel trusses 60 feet long, 8 feet high and 8 feet wide, covered with corrugated iron, suspended at an elevation of 42 feet above the curb, for the purpose of carrying stock partly in process of manufacture from one building where the first operation is performed to the second building where the work is completed. This is to avoid the loss and delays which occur in the winter time when the streets are in bad condition and it is difficult to convey goods across on hand trucks.

Accompanying this application, which is drawn up in duplicate, we are sending a tracing and five black prints showing the location and detail of the proposed structure.

We respectfully petition your Board to grant us this privilege and fix the compensation at such an amount as may be determined an equivalent thereof.

Respectfully yours,
ROBERT GAIR COMPANY,
GEO. W. GAIR, Vice-President.



BOARD OF ESTIMATE AND APPORTIONMENT,
BUREAU OF FRANCHISES, No. 280 BROADWAY, }
January 5, 1906.

Hon. GEORGE B. McCLELLAN, Mayor, Chairman of the Board of Estimate and Apportionment:

SIR—The Robert Gair Company of Brooklyn under date of December 1, 1905, through its vice-president, George W. Gair, has made application to the Board of Estimate and Apportionment for permission to construct and maintain a bridge across Washington street, Borough of Brooklyn, between Plymouth and Water streets, in order to connect two of its factories on either side of Washington street.

The proposed bridge is to be a single span of 60 feet in length, that being the width of Washington street; 8 feet 6 inches in height, 8 feet in width, and placed at an elevation of 42 feet above the curb, all to be inclosed with corrugated iron. The proposed bridge is shown on a plan accompanying the application, entitled:

"Plan of proposed bridge across Washington street, between Plymouth and Water streets, connecting two buildings of the Robert Gair Company; to accompany the application of the Robert Gair Company, dated December 1, 1905, to the Board of Estimate and Apportionment for the right to construct and maintain the same."

—and signed George W. Gair, vice-president.

The petition states that the bridge is desired only for the purpose of carrying, by hand trucks, stock in process of manufacture from one building where the first operation is performed to the other building where the work is completed, in order to avoid the loss and delay incident to crossing the street in bad weather.

The Robert Gair Company also submits a letter, herewith attached, addressed to it by Messrs. Robertson and Hardie, the owners and occupants of the only property on Washington street not owned and occupied by the Robert Gair Company, stating that they have no objections to the proposed bridge.

Copies of the application and the plan were sent to the President of the Borough of Brooklyn and Fire Commissioner, with the request that they have the project examined and report to the Board of Estimate and Apportionment whether there are any objections to the granting of the privilege asked, or in the event of the consent being given, whether in their opinion any special conditions should be imposed. The replies received are herewith attached, the fire Commissioner suggesting that fireproof doors be placed at each end of the bridge. No objections were made to the grant.

Undoubtedly such a bridge would be more or less unsightly, but being in the manufacturing district and at an elevation of 42 feet above the surface, I believe it would be less objectionable than a similar structure in the thickly populated district. There seems to be no other objection to such a bridge, and I would therefore recommend that the privilege be granted for a term not exceeding ten years, but as is usual with pipe and tunnel privileges, revocable at the pleasure of the Board of Estimate and Apportionment upon six months' notice in writing to the company.

There is no precedent for fixing the annual charge in a case of this character, but it would seem that such a charge should not be less than that heretofore imposed by the Board of Estimate and Apportionment for tunnel privileges under streets. Representatives of the Robert Gair Company have stated that they are willing to pay \$150 a year for the privilege. This seems to be a fair and satisfactory sum for this particular case, and I would recommend that the annual charge be fixed at \$150 per annum for the first five years and \$175 per annum for the last five years.

In the event of the consent being granted, the construction should be completed within a reasonable time, say, six months from the date of the approval of the reso-

lution. The bridge should be used only as a passageway for the conveying of materials and for no other purpose whatsoever, and no materials should be allowed to remain thereon.

As is customary in the case of consents for tunnel privileges, a security deposit should be required to insure the performance of the terms and conditions of the consent. It is recommended that this amount be \$750.

The proposed resolution attached hereto embodies the usual conditions employed in consents for tunnel privileges, which are applicable to this case, as well as the special conditions mentioned above. The condition covering the suggestion of the Fire Commissioner in relation to fireproof doors at each end of the bridge is also inserted. It is believed that this form of consent will properly protect the City.

Respectfully,
HARRY P. NICHOLS, Assistant Engineer.

The following was offered:

Resolved, That the consent of the Corporation of The City of New York be and the same is hereby given to the Robert Gair Company, the owner of certain buildings on the easterly and westerly sides of Washington street, Borough of Brooklyn, City of New York, between Water street and Plymouth street, to construct, maintain and use a single span bridge across Washington street, connecting their buildings as shown in red on the plan entitled:

"Plan of the proposed bridge across Washington street, between Plymouth and Water streets, connecting two buildings of the Robert Gair Company. To accompany the application of the Robert Gair Company, dated December 1, 1905, to the Board of Estimate and Apportionment for right to construct and maintain the same,"

—and signed Robert Gair Company, George W. Gair, Vice-President—a copy of which is annexed hereto and made a part hereof upon the following terms and conditions:

1. Said consent shall be for a term not exceeding ten years from the granting of said consent, provided, however, that the same may be canceled and annulled upon six months' notice in writing to the Robert Gair Company, its successors or assigns, by the Board of Estimate and Apportionment, or its successor in authority, and thereupon all the rights of the said Robert Gair Company, its successors or assigns, over and upon the aforesaid portion of Washington street, by virtue of this consent, shall cease and determine.

2. The Robert Gair Company, its successors or assigns, shall pay into the treasury of The City of New York the following sums of money:

During the first five years, an annual sum of \$150.

During the second five years, an annual sum of \$175.

The payment of such sums shall commence from the date of the approval of this resolution by the Mayor. Such sums shall be paid into the treasury of The City of New York on November 1 of each year, provided, however, that the first payment shall be only that proportion of \$150 as the time between the approval of this consent and November 1 following shall bear to the whole year. The compensation hereby reserved shall commence from the date of approval hereof by the Mayor, and such compensation shall not be considered in any manner in the nature of a tax, but shall be in addition to any and all taxes of whatsoever kind or description now or hereafter required to be paid by any ordinance of The City of New York or by any law of the State of New York.

3. Upon the removal of the Robert Gair Company from either one or both of the buildings connected by the proposed bridge or upon the revocation or termination by limitation of this consent, the said Robert Gair Company, its successors or assigns, shall, at its cost, cause the bridge and all its appurtenances to be removed from the line of the street if required so to do by The City of New York, or its duly authorized representatives. If the bridge to be constructed by the Robert Gair Company under this permit shall not be required to be removed, it is agreed that the said bridge shall become the property of The City of New York.

4. The consent hereby given shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by acts of the Robert Gair Company, its successors or assigns, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of The City of New York acting by the Board of Estimate and Apportionment, or its successor in authority, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

5. The bridge shall be separated from the buildings by fireproof doors of design and material satisfactory to the Fire Commissioner, and shall otherwise be constructed in the latest improved manner, solely upon the terms and conditions hereafter to be approved by the President of the Borough of Brooklyn. The said Robert Gair Company shall submit such working plans of construction as may be required by said officials, which shall include and show in detail the method of construction of said bridge.

6. Said bridge shall be constructed, maintained and operated subject to the supervision and control of the proper authorities of The City of New York, and said bridge shall be open at all times to the inspection of all the authorities who have jurisdiction in such matters under the Charter of The City of New York.

7. Said bridge shall be for the exclusive use of the Robert Gair Company as a passageway for the conveying of materials between the aforementioned buildings and for no other purpose whatsoever and no material of any kind, character or description shall be allowed to remain standing thereon.

8. The grant of this privilege is given subject to whatever right, title or interest the owners of the abutting property or any other person or persons may have in and to the streets where the bridge is to be constructed, and the said Robert Gair Company shall be liable for all damages to persons or property, including the street, by reason of the construction or operation or maintenance of said bridge, and it is a condition of this consent that The City of New York assumes no liability to either persons or property on account of this consent.

9. This consent is granted on the further and express condition that all laws or ordinances now in force, or which may hereafter be adopted, shall be strictly complied with.

10. Said Robert Gair Company, its successors or assigns, shall commence the construction of said bridge under this consent and complete the same within six months from the day of the approval of this consent by the Mayor; otherwise this consent shall be forfeited forthwith and without any proceeding, either at law or otherwise, for that purpose; provided, however, that such time may be extended by the Board of Estimate and Apportionment for a period not exceeding three months.

11. This consent is upon the express conditions that the said Robert Gair Company, within thirty days after its approval by the Mayor and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of The City of New York the sum of seven hundred and fifty dollars (\$750) either in money or in securities to be approved by him, which fund shall be security for the performance of the terms and conditions of this consent, especially those which relate to the payment of the annual charge for the consent. In case of default in the payment of the annual charge, The City of New York shall collect the same with interest, from such fund after ten days' notice in writing to the Robert Gair Company.

In case of any drafts so made upon the security fund, the Robert Gair Company shall, upon thirty days' notice in writing, pay to the Comptroller of The City of New York a sum of money sufficient to restore the said fund to the original amount of seven hundred and fifty dollars (\$750), and in default thereof the consent hereby given may be canceled and annulled at the option of the Board of Estimate and Apportionment of The City of New York acting on behalf of said City. No action or proceedings or rights under the provisions of this section shall effect any other legal rights, remedies, or cause of action belonging to The City of New York.

12. The Robert Gair Company shall notify the Secretary of the Board of Estimate and Apportionment upon the commencement of the work, and shall also inform said Secretary when it has completed all the work authorized by this consent.

13. This consent shall not become operative until said Robert Gair Company shall duly execute an instrument in writing wherein said Robert Gair Company shall promise, covenant and agree on its part to conform to and abide by and perform all the terms and conditions and requirements in this consent fixed and contained, and file the same in the office of the Comptroller of The City of New York within thirty days after the approval of this consent by the Mayor.

And said Robert Gair Company shall promise, covenant and agree in said instrument to hold The City of New York harmless for all damages to persons or property which may result from the construction, use, maintenance or operation of the bridge hereby authorized.

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

Atlantic Hotel Supply Company.

The Secretary presented the following:

Honorable Board of Estimate and Apportionment:

The petition of the Atlantic Hotel Supply Company respectfully shows:

1. That the said Atlantic Hotel Supply Company is a copartnership doing business under said name, and which said company is composed of Frank J. Stoltz, Thomas J. Connors and Everett Wilson; that said name has been duly registered pursuant to the statute in that case made and provided. That said copartnership is engaged in the business of selling meat at wholesale and retail at No. 676 Hudson street, in the Borough of Manhattan, in The City of New York.

2. That said Atlantic Hotel Supply Company respectfully petitions your Honorable Board to grant a license to lay two (2) pipes, each of not more than six (6) inches in diameter, in the said Borough of Manhattan, extending from a point at or near the southerly side of Fourteenth street, about forty-three (43) feet and six (6) inches westerly of the westerly side of Ninth avenue, and thence extending in an easterly direction to the said premises, No. 676 Hudson street, as appears by the map or plan submitted herewith; the said pipes to be placed in a trench not more than three (3) feet wide, and located four (4) feet beneath the surface of the said streets and avenue; that the distance to be covered by said pipes will be about three hundred and fifty (350) feet, as appears by the said maps.

3. That said pipes are to be used to convey cold air to said No. 676 Hudson street for refrigerating purposes, and are to be connected with pipes of the Manhattan Refrigerating Company, which has a line of similar pipes at said place of beginning. That the refrigeration thus procured will be applied to the preservation of the large stock of meat or beef that will be continuously kept by your petitioners on said premises.

4. That your petitioners have taken a lease of said premises, No. 676 Hudson street, for a term of five (5) years, and will expend in fitting the same up, for the purposes of said business, about twenty thousand dollars (\$20,000), and the said premises, when improved, will contain every facility for the carrying on of said meat business in a manner that will be in conformity with the highest sanitary standards. The said premises are in close proximity to Gansevoort Market, which is the largest beef market in the United States, and the undertaking of your petitioners will meet the constantly increasing demands from hotels and other places of like character and give them greater opportunities to purchase meat. That the refrigeration to be obtained by the proposed pipe line is necessary to enable your petitioners to carry on their said business on said premises.

5. That if the petition should be granted your petitioners will furnish such indemnity or security as the City may require to insure the faithful compliance with the conditions that it may see fit to impose upon your petitioners in relation to the license applied for.

6. That said proposed pipe line will not interfere with any fixtures or appurtenances forming part of the water mains, sewers, conduits, subways or sub-pavement fixtures of any kind, nor with any other subsurface structures existing by virtue of any franchises heretofore granted, all of which appears by the said map herewith submitted.

Dated New York, January 2, 1906.

Respectfully submitted,

ATLANTIC HOTEL SUPPLY COMPANY,
By EUGENE A. PHILBIN, Attorney.

Which was referred to the Bureau of Franchises for investigation and report.

C. Henry Offerman and Others.

The Secretary presented the following:

HAMILTON & BECKETT, COUNSELLORS-AT-LAW,
No. 100 BROADWAY,
NEW YORK, December 14, 1905.

To the Honorable Board of Estimate and Apportionment, New York City:

GENTLEMEN—The undersigned, owners of the premises known as Nos. 503 to 513 Fulton street and No. 242 Duffield street, Borough of Brooklyn, as well as the owners of the premises known as No. 237 Duffield street, in said borough, respectfully request permission to construct, maintain and use a tunnel under and diagonally across Duffield street from No. 237 to No. 242 aforesaid. This tunnel is to be used for carrying steam pipes from the plant to be installed in the premises No. 237 to the large business building, which has a frontage on Duffield street as well as on Fulton street, and is made necessary by reason of the fact that the large vault under the sidewalk in Fulton street, which contains four immense boilers, is shortly to be removed under orders of the Board of Rapid Transit Commissioners, to permit of the construction of a four-track subway, station, etc., at that point. After careful investigation by engineers, it was found necessary for the undersigned to purchase the premises No. 237 Duffield street and there install the power plant, boilers, etc., the premises themselves affording no available space for this purpose. The proposed tunnel is indicated on the accom-

panying diagram and is to occupy a space of eight feet and eight inches in height by seven feet and eight inches in width.

Respectfully submitted,

C. HENRY OFFERMAN,
THEODORE OFFERMAN,
JOHN OFFERMAN,
LENA M. RASCH,
ANNA C. SCHMIDT,

Owners,

By HAMILTON & BECKETT, Attorneys.
BOARD OF ESTIMATE AND APPORTIONMENT,
BUREAU OF FRANCHISES, No. 280 BROADWAY,

January 11, 1906.

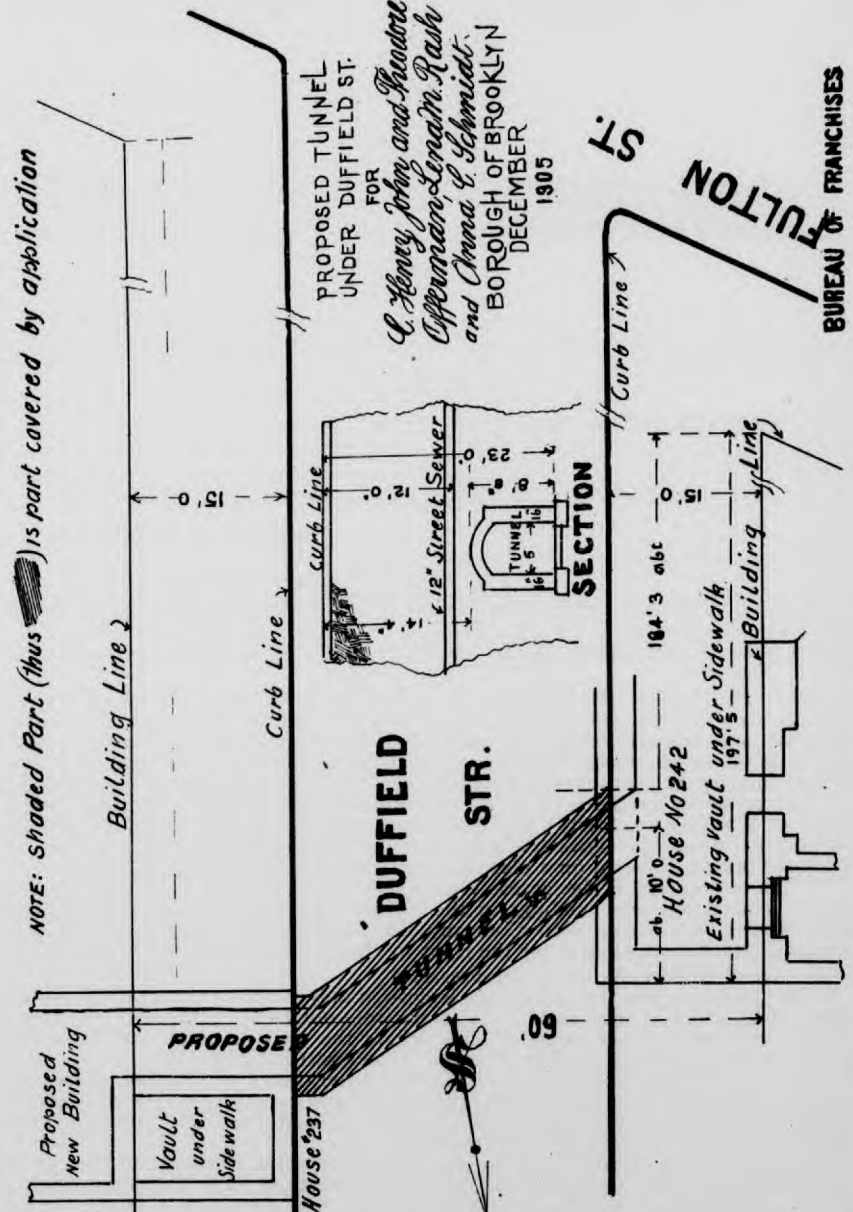
Hon. GEORGE B. McCLELLAN, Mayor, Chairman of the Board of Estimate and Apportionment:

SIR—C. Henry Offerman and others, under date of December 14, 1905, have made application to the Board of Estimate and Apportionment for the right to construct, maintain and use a tunnel under Duffield street, between Fulton and Willoughby streets, Borough of Brooklyn. The proposed tunnel is to be 8 feet in width, 8 feet 8 inches in height, and to be placed 14 feet below the surface of the street. The tunnel is desired for the purpose of carrying steam pipes from the plant to be installed in the premises located on the east side of Duffield street to a large business building fronting on Fulton street and the west side of Duffield street.

The proposed tunnel is shown on a plan accompanying application, entitled "Diagram to accompany application of C. Henry, John and Theodore Offerman, Lena M. Rasch and Anna C. Schmidt, dated December 4, 1905, for a right to construct, maintain and use a tunnel under Duffield street, in the Borough of Brooklyn," and signed by Hamilton & Beckett, attorneys.

The petition recites that the tunnel has been made necessary by reason of the fact that the Board of Rapid Transit Railroad Commissioners has ordered four boilers, used by the petitioners and located in a vault under Fulton street, removed, in order to permit the construction of the underground rapid transit railroad in that street, and it is therefore necessary to establish a plant elsewhere.

Copies of the application and plan were sent to the President of the Borough of Brooklyn and to the Department of Water Supply, Gas and Electricity, with the request that they have the application examined and report to the Board of Estimate and Apportionment whether there are any objections to the granting of the privilege asked, or in the event of the consent being given, whether, in their opinion, any special conditions should be imposed. The replies received are herewith attached, the President of the Borough of Brooklyn suggesting that the petitioners should agree to properly support and safeguard all sewer construction and to replace the pavement, in accordance with the specifications of the contract under which the present asphalt pavement was laid. The Commissioner of Water Supply, Gas and Electricity suggests that if at any time in the future any subsurface construction requires any alteration in the tunnel, the petitioners should bear the expense thereof.



In a previous report I recommended that the minimum sum to be required by the Board of Estimate and Apportionment for such a privilege be fixed at \$100 per annum, such sum to be increased by 5 per cent. at the expiration of each five years during the term of the consent, and I would propose that such minimum sum be exacted in this case.

I see no objection to granting the consent, and would therefore recommend that it be given for a period not exceeding 25 years, but as has been customary in such cases, revocable at the pleasure of the Board of Estimate and Apportionment upon six months' notice in writing to the applicant, and with the annual charge to be fixed as follows:

For the first five years of the consent, \$100 per annum.

For the second five years of the consent, \$105 per annum.

For the third five years of the consent, \$110 per annum.

For the fourth five years of the consent, \$116 per annum.

For the fifth five years of the consent, \$122 per annum.

It is recommended that the amount of the security deposit which is customarily required for like privileges be fixed at \$750, the same to be deposited with the Comptroller as security for the faithful performance of the terms and conditions of the consent.

The proposed resolution attached hereto embodies the usual conditions employed in consents for tunnel privileges, and contains a clause which stipulates that the construction shall be done solely upon the terms and conditions hereafter to be approved by the President of the Borough of Brooklyn and the Commissioner of Water Supply, Gas and Electricity, and that the petitioners shall submit to those officials working plans giving in detail the method of construction, etc. This provision gives those officials an opportunity to make the conditions above referred to suggested by them, and it is believed that the form of consent will properly protect the City.

Respectfully,

HARRY P. NICHOLS, Assistant Engineer.

The following was offered:

Resolved, That the consent of the Corporation of The City of New York be and the same is hereby given to C. Henry Offerman, Theodore Offerman, John Offerman, Lena M. Rasch and Anna C. Schmidt to construct, maintain and operate a tunnel under and across the roadway of Duffield street, from the premises known as Nos. 237 to 242, and approximately 228 feet north of Fulton street, as shown and indicated in red upon a map or plan entitled, "Diagram to accompany application of C. Henry, John and Theodore Offerman, Lena M. Rasch and Anna C. Schmidt, dated December 14, 1905, for right to construct, maintain and use a tunnel under Duffield street, in the Borough of Brooklyn," by Hamilton & Beckett, attorneys, a copy of which is annexed herewith and which is made a part thereof upon the following terms and conditions:

1. Said consent shall be for a term not exceeding twenty-five years from the granting of said consent, provided, however, that the same may be canceled and annulled upon six months' notice in writing to the said applicants, their successors or assigns, by the Board of Estimate and Apportionment, or its successor in authority, and thereupon all the rights of the said applicants, their successors or assigns, in and upon the aforesaid portion of Duffield street shall cease and determine.

2. The said applicants, their successors or assigns, shall pay into the Treasury of The City of New York the following sums of money:

During the first five years the annual sum of \$100.
During the second five years the annual sum of \$105.
During the third five years the annual sum of \$110.
During the fourth five years the annual sum of \$116.
During the fifth five years the annual sum of \$122.

Such sums shall be paid into the Treasury of The City of New York on November 1 of each year, provided, however, that the first payment shall be only that proportion of \$100 as the time between the approval of this consent and November 1 following shall bear to the whole year. The compensation hereby reserved shall commence from the date of approval hereof by the Mayor, and such compensation shall not be considered in any manner in the nature of a tax, but shall be in addition to any and all taxes of whatsoever kind or description now or hereafter required to be paid by any ordinance of The City of New York or by any law of the State of New York.

This consent at the end of the said twenty-five years, unless sooner revoked, shall expire by limitation, and said tunnel shall thereupon become the property of The City of New York without any proceedings either by law or otherwise.

3. Upon the revocation or determination by limitation of this consent, said applicants, their successors or assigns, shall, at their own cost, cause all that portion west of Duffield street affected by this consent to be restored to its proper and original condition if required to do so by The City of New York, or its duly authorized representative, and in default of performance of this condition by said applicants, their successors or assigns, the proper authorities may cause such tunnel to be removed from beneath the street aforesaid, and the street to be restored in the manner above described, at the expense of the said applicants, their successors or assigns, and such expense shall be recoverable by The City of New York by action at law or otherwise from the applicants.

If the tunnel to be constructed by the said applicants under this consent shall not be required to be removed, it is agreed that the said applicants, their successors or assigns, shall allow The City of New York to use said tunnel if the City so desires for any purpose whatsoever.

4. The consent hereby given shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall title thereto, or right, interest, or property therein pass to or vest in any other persons or corporation whatsoever either by the acts of said applicants, their successors or assigns, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of The City of New York, acting by the Board of Estimate and Apportionment, or its successor in authority, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

5. The tunnel constructed under this consent shall be maintained and operated solely for the purpose of conducting water, steam and electricity from the power plant of said applicants to their buildings on the opposite side of the street and for their exclusive use.

6. The tunnel shall be constructed in the latest improved manner, solely upon the terms and conditions hereafter to be approved by the President of the Borough of Brooklyn and the Commissioner of Water Supply, Gas and Electricity. The said applicants shall submit such working plans of construction as may be required by said officials, which shall include and show in detail the method of construction of said tunnel and the mode of protection of all subsurface constructions now in Duffield street.

7. Said tunnel and all pipes and conduits laid therein shall be constructed, maintained and operated subject to the supervision and control of the proper authorities of The City of New York, and said tunnel shall be open at all times to the inspection of all the authorities who have jurisdiction in such matters under the Charter of The City of New York, and such sum for restoring the pavement as may be required by the President of the Borough of Brooklyn shall be paid by the said applicants.

8. Said applicants, their successors or assigns, shall allow a right of way through any part of the tunnel constructed under the permission hereby granted to be used by The City of New York for any and all subsurface constructions now or hereafter placed by it in that portion of Duffield street occupied by said tunnel, and agrees to reimburse the City for any expense other than the ordinary which it may incur in any subsurface construction, including the laying of pipes, conduits, sewers or like structures, in any street or avenue, by reason of the presence of the tunnel to be constructed under this consent.

9. Said applicants shall be liable for all damages to persons or property, including the street and sewers therein, by reason of the construction, maintenance or operation of said tunnel, and it is a condition of this consent that The City of New York assumes no liability to either person or property on account of this consent.

10. This consent is granted on the further and express condition that all laws or ordinances now in force or which may be hereafter adopted shall be strictly complied with.

11. Said applicants, their successors or assigns, shall commence the construction of said tunnel under this consent and complete the same within ninety days from the approval of this consent by the Mayor, otherwise this consent shall be forfeited forthwith and without any proceedings, either at law or otherwise, for that purpose; provided, however, that such time may be extended by the Board of Estimate and Apportionment for a period not exceeding sixty days.

12. This consent is upon the express condition that the said applicants, within thirty days after its approval by the Mayor and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of The City of New York the sum of seven hundred and fifty dollars (\$750), either in money or in securities to be approved by him, which fund shall be security for the performance of the terms and conditions of this consent, especially those which relate to the payment of the annual charge for the consent and the repairs of the street pavement. In case of default in the performance by said applicants of such terms and conditions The City of New York shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings, or after default in the payment of the annual charges shall collect the same with interest from such fund after ten days' notice in writing to the said applicants.

In case of any drafts so made upon the security fund, the said applicants shall, upon thirty days' notice in writing, pay to the Comptroller of The City of New York a sum of money sufficient to restore the said fund to the original amount of seven hundred and fifty dollars (\$750); and in default thereof the consent hereby given may be canceled and annulled at the option of the Comptroller of The City of New York, acting on behalf of said City. No action or proceedings or rights under the provisions of this section shall affect any other legal rights, remedies or causes of action belonging to The City of New York.

13. This consent shall not become operative unless the said applicants shall, within thirty days after its approval by the Mayor, duly execute under their hand and seal an instrument in writing, wherein said applicants, their successors or assigns, shall promise, covenant and agree on their part and behalf to conform to and abide by and perform all the terms and conditions and requirements in this consent fixed and contained, and file the same in the office of the Comptroller of The City of New York within thirty days after the approval of this consent by the Mayor.

The said applicants shall promise, covenant and agree in said instrument to hold The City of New York harmless from all damages to persons or property which may result from the construction, use, maintenance or operation of the tunnel hereby authorized.

14. The said applicants shall notify the Secretary of the Board of Estimate and Apportionment upon the commencement of the work, and shall also notify the said Secretary when it has completed all the work authorized under this consent.

Which was adopted by the following vote:

Affirmative—The Mayor, the Comptroller, the President of the Board of Aldermen and the Presidents of the Boroughs of Manhattan, Brooklyn, The Bronx, Queens and Richmond—16.

Atlantic Telephone Company.

In the matter of the petition of the Atlantic Telephone Company for a franchise to lay, erect, construct and maintain the wires and appurtenances within the territory comprised by The City of New York necessary for operating a telephone system within the said territory, and upon which report was submitted to the Board from the Bureau of Franchises at the meeting of October 13, 1905, and counter proposition submitted to the Board by the company at meeting of December 15, 1905.

The Secretary presented the following:

THE ATLANTIC TELEPHONE COMPANY,
No. 30 BROAD STREET, NEW YORK,
January 12, 1906.

To the Honorable Board of Estimate and Apportionment of The City of New York:

GENTLEMEN—At a special meeting of the board of directors of the Atlantic Telephone Company, held at the office of the company, No. 30 Broad street, in the Borough of Manhattan, in The City of New York, on the 11th day of January, 1906, at 3:30 o'clock in the afternoon, a majority of the Board being present, the following resolution was passed:

Whereas, It is the sense of this meeting that certain amendments be made to a letter submitted to the Board of Estimate and Apportionment of The City of New York on November 29, 1905; be it

Resolved, That the Atlantic Telephone Company respectfully requests the Board of Estimate and Apportionment of The City of New York to allow the said Atlantic Telephone Company to withdraw its amended application for a franchise, submitted to that Board on November 29, 1905; and be it further

Resolved, That the said Atlantic Telephone Company offer to the Board of Estimate and Apportionment of The City of New York the annexed as its amended application for a franchise.

Respectfully submitted,

ATLANTIC TELEPHONE COMPANY,

By JOHN M. SHAW, Vice-President.

Attest:

ARTHUR B. LA FAR, Secretary.

PROPOSED TERMS AND CONDITIONS.

For a grant of a franchise or right and privilege to lay, erect, construct and maintain suitable wires and other conductors with the necessary poles, pipes, conduits and appliances in, over and across the streets, avenues and highways within the territory comprised by The City of New York, as now constituted, with the sole object and purpose of constructing, maintaining and operating a telephone system within the said territory, and such right, privilege and franchise shall be bound by the following conditions:

First—The term of such franchise shall be a period of twenty-five years from the date of the signing of the contract, with a privilege of renewal upon similar terms.

It shall be provided that if the City determines to take this plant at the expiration of this franchise, the Atlantic Telephone Company shall be paid its fair value, to be determined by the Comptroller and by the Company, and the two to select a third appraiser.

Second—The grantee shall pay to The City of New York annually during the first five years seventy-seven thousand five hundred dollars (\$77,500); annually during the second five years one hundred and sixteen thousand two hundred and fifty dollars (\$116,250); annually during the third five years one hundred and fifty-five thousand dollars (\$155,000); annually during the fourth five years one hundred and ninety-three thousand seven hundred and fifty dollars (\$193,750); annually during the fifth five years two hundred and thirty-two thousand five hundred dollars (\$232,500); and will deposit with the City, upon the acceptance of the grant, or upon the signing of the contract, the sum of one hundred thousand dollars (\$100,000) in cash as an evidence of its good faith.

Third—The said annual charge or payments, as above specified, shall continue throughout the whole term of the franchise granted, notwithstanding any clause in any statute or in the charter of any telephone company providing for payments for similar rights or franchises at a different rate, and no assignment, lease or sub-lease of the rights or franchises granted, or any part thereof, shall be valid or effectual for any purpose, unless the said assignment, lease or sub-lease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of the

grant, and that the assignee or lessee assumes and will be bound by all of said conditions as to payments, any statute or any condition herein contained to the contrary notwithstanding. It is agreed that any and all payments to be made by the terms of the contract to The City of New York by the company shall not be considered in any manner in the nature of a tax, but that such payments shall be in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of The City of New York, or by any law of the State of New York.

Fourth—The company shall install, free of charge to The City of New York, so many telephones in each public office, as may be required by the Board of Estimate and Apportionment, not to exceed one thousand (1,000), which the company shall maintain at its own cost and expense, and shall furnish free service throughout the term of the grant from such telephones to any point within the limits of The City of New York.

Fifth—The rights and franchises granted shall not be assigned either in whole or in part, or leased or sublet in any manner either by the act of the grantee, its successors or assigns, or by operation of law, whether under the provisions of the statute relating to the consolidation or merger of corporations or otherwise, to any person or corporation whatsoever, nor shall the company, its successors or assigns, in any manner consolidate or pool its stock, business or interest or enter into any agreement for a division of business, interest or territory, or to prevent competition or a reduction in rates, or acquire, own or make use of or in any manner exercise control over any of the rights, privileges, franchises or stock, or use, own, control or operate any of the property, works, plants or appliances of any such person or corporation without the consent of The City of New York, acting by the Board of Estimate and Apportionment, or its successors in authority, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

Sixth—The company shall construct, maintain and operate its telephone system subject to the supervision and control of all the authorities of The City of New York who have jurisdiction in such matters under the Charter of the City, and in strict compliance with all laws or ordinances now in force, or which may be adopted affecting telephone companies operating in The City of New York.

Seventh—The telephone system shall be constructed and operated in the latest improved manner of automatic or manual telephone construction and operation with most modern and improved appliances.

Eighth—The company shall furnish a service which shall be first-class in all respects and continuous for twenty-four hours in each day, except for interruption from unavoidable causes.

The company shall not require or receive any deposit or advance payment in excess of what is reasonably necessary to insure payment of current bills, and on such amounts so paid the company shall pay interest at the statutory rate whenever such money is held for more than one month. Unpaid bills, unless due from an owner, shall never be charged against property, and no person not himself in arrears shall be denied service because any previous occupant of the same premises is in arrears to the company for service.

Ninth—Within sixty days after the execution of the grant, the grantee shall execute contracts covering the same period as the grant, with other telephone companies, such contracts to provide for long distance service between New York and all cities within a radius of one thousand miles, having a population of four thousand or over, and shall file certified copies thereof in the office of the Board of Estimate and Apportionment.

The grantee shall herewith agree that the charges to the public in any portion of The City of New York for the long distance service provided for in said contracts shall not at any time exceed seventy-five (75) per cent. of the present schedule of the New York Telephone Company.

Tenth—The wires of the grantee shall be employed for no other purposes than those explicitly set forth herein, except by consent of the Board of Estimate and Apportionment, and the grantee binds itself not to lay, use, lease or operate wires for illegal purposes or to illegal places.

Eleventh—The rates for telephone service throughout The City of New York shall never be in excess of the following rates, to wit:

	Per Call.
From the Borough of Manhattan to all boroughs.....	\$0 10
From the Borough of Brooklyn to all boroughs.....	10
From the Borough of The Bronx to all boroughs.....	10
From the Borough of Queens to all boroughs.....	10
From the Borough of Richmond to all boroughs.....	10

—and five cents per call from any station within a borough to any other station within the same borough, and for other service as follows:

Business Rates for All Boroughs.

Number of Messages.	Rates.
600.....	\$45 00
1,200.....	65 25
1,800.....	83 25
2,400.....	101 25
3,000.....	119 25
3,600.....	132 75
4,500.....	153 00

Party Lines.

Number of Messages.	Rates.
600.....	\$51 75
1,000.....	58 50
1,200.....	65 25
1,500.....	74 25
1,800.....	83 25
2,100.....	92 25

Residence Rates.

Number of Messages.	Rates.
600.....	\$40 50
800.....	47 25
1,000.....	54 00
1,200.....	60 75
1,800.....	78 75
2,400.....	96 75

Party Lines.

Number of Messages.	Rates.
600.....	\$33 75
800.....	40 50
1,000.....	47 25
1,200.....	54 00

Twelfth—During the life of the franchise the Board of Estimate and Apportionment, or its successor in authority, shall have absolute power to regulate maximum rates, provided that such rates shall be reasonable and fair.

Thirteenth—The president and treasurer of the company shall, on or before November 1 in each year, make a verified statement to the Comptroller, giving a full and accurate account of the actual cost of the construction of the plant of the company, the investments, gross receipts and disbursements of said company, together with such other information as may be demanded by the Comptroller of The City of New York, which statement shall be for the year ending September 30 next preceding, and shall be made in form satisfactory to the Comptroller, and the books of the company shall be open for inspection and examination by said Comptroller, or his duly appointed agents, for the purpose of ascertaining the correctness of such statements.

In case of any violation or breach or failure to comply with any of the provisions of the grant, the same may be forfeited by a suit brought by the Corporation Counsel on notice of ten days to said grantee, or at the option of the Board of Estimate and Apportionment, by resolution of said Board, which said resolution may contain a provision to the effect that all property constructed and in use by virtue of the grant, shall thereupon become the property of The City of New York, without proceedings at law or in equity.

Fourteenth—In the boroughs of Manhattan and The Bronx all cables and wires of the company shall be placed in ducts, which shall be leased from the Empire City Subway Company, or its successors; and in any other part of The City of New York, if the company shall at any time during the term of the contract, construct subways for electrical conductors, it shall agree to sell them and so much of their equipment as The City of New York desires, to the City upon demand duly made in writing by the Board of Estimate and Apportionment, upon payment of their cost less depreciation up to the time of purchase, and The City of New York shall agree to lease to the company such space as it may require in subways, either constructed by the City or the company, in an amount equal to that sold to the City. If The City of New York constructs subways for electrical conductors, it shall agree to lease to the company such space as it may require for its business in such subways, and the company shall agree to place underground any or all of its wires and conductors within one year after being required so to do by the Board of Estimate and Apportionment.

In the event that the City shall not provide the means and opportunity for the company to string its wires in the subways of The City of New York, Borough of Manhattan, then the company shall not forfeit the cash sum deposited to guarantee the company proceeding under the rights granted in the franchise.

If the grantee construct subways or electrical conductors in the boroughs of Brooklyn, Queens or Richmond, it shall be required to provide one duct in every trench opened for the exclusive use of the Police, fire and ambulance service of The City of New York, free of charge, either for construction or service in connection therewith.

The grantee shall agree to install signal telephone instruments for the use of the Police Department in the Borough of Manhattan of a similar type to those now in use, without charge therefor, and it shall be required to install annually thereafter at the direction of the Board of Estimate and Apportionment so many instruments and at such places as said Board may designate. The grantee shall agree that no charge shall be made to The City of New York either for such instruments, their installation or for service in connection therewith.

Fifteenth—The company shall furnish weekly to the Police Commissioner of The City of New York a report showing the number and location of all instruments installed by lease or sale from the company, and also all connections made or authorized by it, together with the name of the person contracting for such instrument or connection. The company shall further agree to allow the Police Commissioner of The City of New York and such members of the Police Department as he shall designate for that purpose to examine any instrument that has been installed or any connections which have been made by the company, and shall immediately remove any instrument upon notice so to do from the Police Commissioner of The City of New York.

The City of New York shall agree that all inspections to be made under the provisions of this paragraph shall be made only by the Police Officers above designated.

All contracts made by the company with subscribers shall contain provisions in accordance with the above and shall provide that such subscribers shall allow inspections of instruments and connections to be made at any time by said Police Officials.

Sixteenth—The company shall file in the office of the Comptroller on the first Monday in January and July in each year a map, plan or diagram upon which shall be plainly marked and designated the streets and public places upon which are now laid or proposed to be laid the several conduits and ducts necessary to lay the cables and wires to be used by said company, together with a statement showing the number of ducts in each street. Within sixty days thereafter the company shall file a supplementary statement, if required by the Comptroller, which shall contain such further information as he may require as to the physical and financial standing of the company.

Seventeenth—The company shall be liable for all damages to persons or property, including the street pavement and the subsurface structures in the streets, by reason of the construction or operation of the system authorized by the grant, and it is a condition of the grant that The City of New York assumes no liability to persons or property on account of the grant.

Eighteenth—It shall be a condition in said grant that the grantee shall bear the entire expense of all work undertaken by reason of said grant.

Nineteenth—The grantee shall commence construction within six months from the date of the signing of the contract, and within five years thereafter shall have erected and completely equipped in the boroughs of the City as follows:

	Exchanges.	Miles of Wire.	Telephones.
Manhattan	12	20,000	18,000
Brooklyn	9	10,000	10,000
Queens	6	1,500	1,000
Richmond	3	1,000	750
The Bronx	4	5,000	3,500

Twentieth—This grant is upon the express condition that the said company, within thirty days after the execution of this contract and before anything is done in exercise of the rights conferred thereby, shall deposit with the Comptroller of The City of New York the sum of one hundred thousand dollars (\$100,000), either in money or in securities to be approved by him, which fund shall be security for the performance by said company of the terms and conditions of the contract, especially those which relate to the payment of the annual charge for the franchise granted, in default of which payment of the annual charge, the Comptroller, acting in behalf of the City, shall collect same, with interest, from such fund after five days' notice in writing to the president of said company.

In case of failure of the said company to comply with the terms of this contract relating to the filing of annual statements and the commencement and increase of

construction, or its neglect or refusal to comply with any demand or direction of the Board of Estimate and Apportionment, or other municipal officials, made pursuant to the terms of the contract, or under the authority of any laws or ordinances now or hereafter in force, in such case and in any of these events the said company shall pay to the Comptroller of The City of New York a penalty of one thousand dollars (\$1,000) for each violation; and in case of any violation of the provisions relating to the use of wires the said company shall pay to the Comptroller of said city, for each violation, a penalty of not less than one hundred dollars (\$100) and not more than five hundred dollars (\$500), to be fixed by the said Comptroller.

Twenty-first—The procedure for the imposition and collection of the penalties provided in the grant shall be as follows:

The Comptroller of The City of New York, on complaint made, shall, in writing, notify said company through its president, to appear before him on a certain day, not less than five days after the date of such notice, to show cause why it should not be penalized in accordance with the foregoing provisions. If said company fail to make an appearance, or, after a hearing, appear, in the judgment of the Comptroller, to be in fault, said Comptroller shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to him to be just, and without legal procedure, withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund, the said company shall, upon ten days' notice in writing, pay to the Comptroller of The City of New York a sufficient sum to restore said security fund to the original amount of one hundred thousand dollars (\$100,000), and in default thereof the contract may be revoked at the option of the Board of Estimate and Apportionment, acting in behalf of the City. No action or proceeding or rights under the provisions of the grant shall affect any other legal rights, remedies or causes of action belonging to The City of New York.

In case of failure of the company to make the weekly statement required by section 15 on or before Wednesday of each week for the week ending on the preceding Saturday, the company shall be liable to a penalty of two hundred dollars (\$200), and in case it shall appear that the instruments of the company have been used in connection with an illegal act, with or without the knowledge of the company or its agents, the company shall be liable to a penalty of five hundred dollars (\$500).

Twenty-second—The grant shall not become operative until the grantee shall duly execute, under its corporate seal, an instrument in writing, wherein said company shall promise, covenant and agree, on its part and behalf, to conform to and abide by and perform all the terms and conditions and requirements fixed and contained in the grant, and shall file the same in the office of the Comptroller of The City of New York within thirty days after the approval of the grant by the Mayor.

Which was referred to the Bureau of Franchises.

The full minutes of the meeting of January 12, 1906, will appear in the CITY RECORD at a later date.

JOSEPH HAAG, Secretary.

POLICE DEPARTMENT.

Sanitary Company (Boiler Squad),
New York, January 5, 1906.

THEODORE A. BINGHAM, Police Commissioner:

Sir—In compliance with orders relative to engineers' certificates issued by me under section 312 of chapter 410 of the Laws of 1882 as amended, the following report will show the name of the person to whom the license was issued, class of license, and location for same issued during the twenty-four (24) hours ending 12 midnight, January 3, 1906:

William O'Keefe (first class), Union avenue, Far Rockaway.
Michael Buckley (first class), Railroad avenue, Wakefield.
Daniel A. Shaw (first class), No. 17 Vandewater street.
Albert Schlingloff (first class), No. 115 Fulton street.
Ernest DeShays (first class), No. 63 Wall street.
James Jameson (first class), No. 35 Broadway.
Emil Randig (first class), No. 141 Centre street.
Thomas Doherty (first class), No. 91 Third avenue.
Patrick Coogan (first class), No. 346 East Twenty-third street.
John Finn (second class), No. 1 West Seventy-second street.
Daniel Quinn (second class), No. 421 East One Hundred and Twenty-fifth street.
Michael Keegan (second class), No. 222 East Sixty-fourth street.
Timothy Kelly (second class), No. 1508 Broadway.
Joseph Pavlik (second class), No. 1200 Third avenue.
William Vogel (second class), No. 6 East First street.
John McAuliffe (second class), foot Eighteenth street, North river.
Thomas Golding (second class), No. 393 Pearl street.
Charles E. Wickham (second class), No. 30 Adelphi street, Brooklyn.
Charles E. Pannell (second class), No. 40 Tiffany place, Brooklyn.
Charles Eckenkrantz (second class), foot Forty-third street, Brooklyn.
John C. Hanafy (second class), No. 385 Van Sinderen avenue, Brooklyn.
Edward W. Higgins (second class), No. 290 Vernon avenue, Brooklyn.
Harry W. Dardis (third class), Frankfort and William streets.
Martin Nolan (third class), No. 43 Exchange place.
Daniel Shannon (third class), No. 45 Broadway.
William Small (third class), No. 149 Broadway.
Timothy Seller (third class), No. 412 Broome street.
Frank Haafey (third class), No. 37 Fifth avenue.
Alfred L. Hulse (third class), No. 108 West Thirty-fourth street.
Peter Shand (third class), Thirty-fifth street and Fifth avenue.
Hiram R. Horton (third class), foot West Thirty-eighth street.
Michael J. Rafferty (third class), Stapleton, Staten Island.
Patrick Ford (third class), No. 217 East Fifty-fourth street.
Robert A. MacDonald (third class), No. 541 Fifth avenue.
Luther Jones (third class), Second avenue and Harlem river.
Daniel P. Duffie (third class), Livingston, Staten Island.
Massillon F. Rhoades (third class), Morris Heights.
Martin J. Kelly (third class), No. 2081 Seventh avenue.
Peter F. Murphy (third class), One Hundred and Thirty-eighth street and Mott Haven canal.
Robert B. Thomas (third class), No. 1971 First avenue.
Daniel Crimmins (third class), foot West One Hundred and Thirty-third street.
John W. O'Meara (third class), Richmond Valley, Staten Island.
James Leonard (third class), No. 206 Kosciusko street, Brooklyn.
Frantz Christiansen (third class), No. 45 Tiffany place, Brooklyn.
Thomas Watson (third class), Dry Harbor road, Long Island Railroad.
William J. Skaates (third class), No. 2471 Atlantic avenue, Brooklyn.
Girtner H. Mosher (third class), No. 5 Red Hook lane, Brooklyn.
Alexander Stemberg (third class), No. 354 Third avenue, Brooklyn.
Edgar Bell (third class), No. 73 Clymer street, Brooklyn.

Respectfully submitted,
JOHN McDermott,
Sergeant in Command, Sanitary Company.

POLICE DEPARTMENT.

Sanitary Company (Boiler Squad),
New York, January 5, 1906.

THEODORE A. BINGHAM, Police Commissioner:

Sir—In compliance with orders relative to engineers' certificates issued by me under section 312 of chapter 410 of the Laws of 1882 as amended, the following report will show the name of the person to whom the license was issued, class of

license, and location for same issued during the twenty-four (24) hours ending 12 midnight, January 4, 1906:

George P. Bartlett (first class), No. 504 Grand street.
Matthew Kelsh (first class), No. 48 Wall street.
John A. Baker (first class), No. 46 University place.
Thomas Williams (first class), One Hundred and Thirty-eighth street, Mott Haven Station.
James Smith (first class), No. 1107 Broadway.
Arthur L. Taylor (first class), No. 771 East One Hundred and Sixty-fourth street.
Frederick J. Gibson (first class), No. 224 Church street.
George Kramer (second class), No. 119 Underhill avenue, Brooklyn.
Henry Rottler (second class), No. 412 East One Hundred and Tenth street.
Joseph P. Lynch (second class), No. 39 East street.
Patrick Dolan (second class), No. 540 West Fifty-eighth street.
Thomas Anderson (second class), Astor place and Third avenue.
Oscar Hyer (second class), No. 135 Broadway.
Edward C. Johnson (second class), No. 7 East Fifteenth street.
Joseph Halligan (second class), Thirty-seventh street and Fifth avenue.
Russell Geer (third class), No. 416 West Twenty-sixth street.
Stansberry P. Plemmons (third class), No. 1909 Amsterdam avenue.
Edward E. Tibbs (third class), No. 385 Canal street.
John Dunne (third class), No. 515 East Seventeenth street.
Gustave L. Grabe (third class), No. 501 East Seventy-first street.
Peter Duffy (third class), Liberty and West streets.
John F. Barnett (third class), Casanova.
Charles Perry (third class), No. 13 Astor place.
Anton Buscher (third class), No. 5 East One Hundred and Thirty-fifth street.
Michael McLaughlin (third class), foot Christopher street.
Michael B. Walsh (third class), foot East Thirty-second street.
Henry Clear (third class), No. 139 West Forty-fourth street.
Frederick Kunzler (third class), No. 2161 Second avenue.
Thomas Kelly (third class), No. 39 Cortlandt street.
James Jarvis (third class), No. 98 First avenue.
William Johnston (third class), Pier 51, North river.
Michael Kelly (third class), No. 95 Cliff street.
Thomas P. Mallon (third class), No. 300 East Fourth street.
Frederick D. Marrat (third class), No. 27 East Ninety-fifth street.
Frederick Bruce (third class), No. 45 Wooster street.
Jeremiah J. Sullivan (third class), Fifty-eighth street and Fifth avenue.
Joseph Hughes (third class), No. 447 Wythe avenue, Brooklyn.
Benzion Karfiol (third class), No. 363 Park avenue, Brooklyn.

Respectfully submitted,
JOHN McDermott,
Sergeant in Command, Sanitary Company.

POLICE DEPARTMENT.

Sanitary Company (Boiler Squad),
New York, January 8, 1906.

THEODORE A. BINGHAM, Police Commissioner:

Sir—In compliance with orders relative to engineers' certificates issued by me under section 312 of chapter 410 of the Laws of 1882, as amended, the following report will show the name of the person to whom the license was issued, class of license and location for same issued during the twenty-four (24) hours ending 12 midnight January 5, 1906:

Arthur G. Robinson (first class), No. 310 Columbus avenue.
Arthur Barnes (first class), No. 424 East One Hundred and Twenty-third street.
John Karvany (first class), Fiftieth street and Fifth avenue.
Dennis Harrigan (first class), Thirty-fourth street and Broadway.
Francis Renode (first class), No. 434 East Tenth street.
Joseph J. Wilson (first class), No. 232 East Fortieth street.
William Sloat (first class), No. 340 Broadway.
John Rae, Jr. (second class), No. 15 Dey street.
Charles J. Schubert (second class), No. 137 Spring street.
Irwin Kunsman (second class), No. 7 East Fifteenth street.
John F. Willig (second class), No. 754 Washington street.
Ezra Selleck (second class), No. 44 East Twenty-third street.
Charles Williams (second class), No. 44 East Twenty-third street.
Richard Murphy (second class), No. 404 East Fourteenth street.
August Poirel (second class), No. 137 West One Hundred and Sixth street.
Joseph Hoffman (second class), No. 311 East Ninety-first street.
Gustav Kuhn (second class), No. 750 East One Hundred and Thirty-fourth street.
John Byrne (second class), foot of East Forty-fourth street.
James Anderson (second class), No. 66 Myrtle avenue, Brooklyn.
George Eastman (second class), No. 484 Fulton street, Brooklyn.
James McGregor (second class), Morgan and Maspeth avenues, Brooklyn.
Louis Walter (second class), Grand street and Newtown creek, Brooklyn.
James Ritchie (second class), No. 112 Front street, Brooklyn.
William R. Seigle, Jr. (second class), foot of Thirty-ninth street, Brooklyn.
Arthur W. Ball (second class), No. 12 Commerce street, Brooklyn.
Edward H. Stumpf (second class), foot of Twenty-fourth street, Brooklyn.
John A. Leonhardt (second class), No. 5 Red Hook lane, Brooklyn.
Daniel Daly (third class), Broadway and Wall street.
Charles J. Hourigan (third class), No. 341 Pearl street.
Alexander Hamilton (third class), No. 413 Pearl street.
William H. Mahoney (third class), No. 30 Pine street.
Patrick Sheila (third class), No. 15 Dey street.
Andrew Johnson (third class), No. 136 Liberty street.
John Quilty (third class), Pier 35, North river.
Robert Young (third class), No. 392 Greenwich street.
Frank H. Walsh (third class), No. 634 West Fortieth street.
Herman J. Fuldner (third class), No. 404 East Fourteenth street.
Michael J. Kaveny (third class), Fifteenth street and First avenue.
Robert H. Shultz (third class), No. 925 Broadway.
James H. Stevenson (third class), Randall's Island.
William Goedtel (third class), Fourteenth street and Avenue C.
Timothy Griffin (third class), Thirty-eighth street and First avenue.
George E. Maddox (third class), Sixty-seventh street and Park avenue.
John McGrath (third class), No. 1231 Second avenue.
Fred C. Towers (third class), Westchester creek, Unionport.
Jacob Horr (third class), No. 787 Tremont avenue.
William Christie (third class), Castleton Corners, S. I.
Simon T. Hover (third class), No. 789 Fifth avenue.
Thomas Brennan (third class), No. 41 East Seventieth street.
John D. Murray (third class), Two Hundred and Thirty-third street, Wakefield.
Thomas H. Gresty (third class), No. 60 West Seventy-fifth street.
Thomas Steers (third class), West Brighton, S. I.
George V. Parsons (third class), One Hundred and Sixteenth street and Eighth avenue.
John Freese (third class), No. 208 Montrose avenue, Brooklyn.
Harry Van Billiard (third class), foot of North Twelfth street, Brooklyn.
Robert Sparks (third class), No. 328 Halsey street, Brooklyn.
Frank P. Klarman (third class), Grand street and Newtown creek, Brooklyn.
Nicholas Johnson (third class), No. 54 South street.
John Barnes (third class), No. 205 Front street, Brooklyn.
Matthew Metzger (third class), Sanford avenue and Murray lane, Brooklyn.
Lorentz Paulson (third class), No. 51 Clark street, Brooklyn.
Joseph Jennings (third class), No. 44 Duffield street, Brooklyn.
Robert Alexander (third class), foot of Fulton street, Brooklyn.
Robert J. Morris (third class), No. 75 Schemerhorn street, Brooklyn.

William S. Kendrick (third class), No. 1435 Atlantic avenue, Brooklyn.
 Charles Peterson (third class), Second street and Gowanus canal, Brooklyn.
 Respectfully submitted,
 JOHN McDERMOTT,
 Sergeant in Command, Sanitary Company.

POLICE DEPARTMENT.

Sanitary Company (Boiler Squad),
 New York, January 8, 1906.

THEODORE A. BINGHAM, Police Commissioner:

Sir—In compliance with orders relative to engineers' certificates issued by me under section 312 of chapter 410 of the Laws of 1882, as amended, the following report will show the name of the person to whom the license was issued, class of license and location for same issued during the twenty-four (24) hours ending 12 midnight January 6, 1906:

John T. Conway (first class), Pier "A," North river.
 Edward J. Sheridan (first class), One Hundred and Twenty-seventh street and St. Nicholas avenue.

Charles S. Pattison (first class), No. 114 West Twenty-fourth street.
 Duncan Robinson (first class), One Hundred and Twelfth street and Amsterdam avenue.

Henry Lowe (first class), No. 176 East One Hundred and Fifteenth street.
 William Gaus (first class), No. 364 Manhattan avenue, Brooklyn.
 John J. Ludin (first class), Elm street and Lexington avenue, Brooklyn.
 Patrick Corbett (second class), No. 50 Irving street, Brooklyn.
 John Mahoney (second class), Ninety-first street and First avenue.

Michael H. Gornston (second class), No. 357 Amsterdam avenue.

Frederick Meyer (second class), No. 215 West One Hundred and Fourteenth street.

Adolph Davidowitz (second class), No. 406 East Twenty-fifth street.
 John Rowley (second class), Marble hill, Kingsbridge.
 Michael D. Scannell (second class), No. 11 Ogden avenue.
 Walter W. Tolley (second class), No. 158 East Fourth street.
 Thomas Bernhard (second class), No. 2106 Seventh avenue.
 William J. Walsh (third class), No. 350 Mott avenue.
 Oliver M. Peacock (third class), Sixty-eighth street and Amsterdam avenue.
 Charles J. Brown (third class), No. 74 Pearl street.
 Edward J. Corbett (third class), Ninth street and Avenue C, Unionport.
 Robert C. Loper (third class), foot of West Fifty-seventh street.
 George D. Staats (third class), No. 245 West Twenty-eighth street.
 Joseph A. Edgerly (third class), No. 208 West Thirteenth street.
 William Edeler (third class), No. 238 East Forty-fourth street.
 William Ward (third class), No. 250 Third street, Brooklyn.
 Michael W. Schmitt (third class), No. 348 Irving avenue, Brooklyn.
 William Geiser (third class), Sackman street and Livonia avenue, Brooklyn.
 John Dunstrup (third class), Third avenue and First street, Brooklyn.
 John W. Foster (third class), No. 99 Bedford avenue, Brooklyn.

Respectfully submitted,
 JOHN McDERMOTT,
 Sergeant in Command, Sanitary Company.

POLICE DEPARTMENT.

New York, January 15, 1906.

I am directed by the Commissioner to forward for publication the following list of appointments, etc., in this Department from January 8 to 13, 1906:

January 8, 1906.
 Appointed Patrolman—Patrick Hagan, Louis J. McCormick, Joseph M. Norton.
 January 9, 1906.
 Death Reported—Patrolman William J. Daly, Forty-fourth Precinct, on January 8.
 WM. H. KIPP, Chief Clerk.

BOARD OF WATER SUPPLY

Abstract of Expenditures Made by the Board of Water Supply of The City of New York During the Month of December, 1905.

Administration.

Salaries of Commissioners.....	\$3,000 00
All other salaries.....	1,810 34
Traveling expenses.....	20 11
Stationery and printing.....	95
Postage, telegrams, etc.....	40 53
Telephone service.....	20 06
Miscellaneous expenses.....	30 83
Express and freight charges.....	3 45
Unclassified supplies.....	50
Advertising, notices of hearings.....	247 99
	\$5,174 76

Engineering.

Salaries of Chief and Division Engineers.....	\$2,500 06
Consulting Engineers.....	1,900 00
Other salaries.....	7,852 66
Engineering and draughting instruments and tools.....	1,444 14
Books, maps and photo supplies.....	282 50
Engineering and draughting supplies.....	326 20
Furniture and fixtures.....	549 23
Tools, machinery and hardware supplies.....	121 04
Stationery and printing.....	173 50
Express and freight charges.....	32 65
Traveling expenses.....	382 56
Postage, telegrams and messenger service.....	18 38
Consulting engineers' expenses.....	25 72
Labor, constructing field buildings, boring rigs, etc.....	168 00
Lumber and other materials for field buildings, etc.....	319 66
Telephone service.....	41 36
Hire of horses, wagons, etc.....	351 25
Board and lodging of field parties.....	445 16
Hire of boats, etc.....	31 75
Iron pipes, valves and fittings.....	1,334 47
Care of gauges.....	38 51
Miscellaneous expenses.....	16 04
Fuel.....	7 00
Tools and machinery, repairs of.....	10
Borings.....	2,063 82
Test pits.....	34 00
Wash borings for Hudson river crossing.....	9,082 80
Rent of field buildings.....	18 93
Blasting material.....	65 88
	\$34,802 13
	29,627 37

Furniture and fixtures.....	\$3,047 65
Engineering and draughting instruments and tools.....	792 45
Engineering and draughting supplies.....	266 33
Books, maps and photo supplies.....	27 00

Tools, machinery and hardware supplies.....	418 15
Stationery and printing.....	374 26
Fuel.....	19 75
Iron pipes, valves and fittings.....	731 72
Lumber.....	38 13
Hire of horses, etc.....	400 00
Care of gauges.....	93 51
Consulting engineers.....	425 72
Unclassified supplies.....	19 56
Advertising, notices of hearings.....	247 99
Miscellaneous expenses.....	126 81
Blasting material.....	195 50
Wash borings for Hudson river crossing.....	13,586 40
Rent of main offices.....	1,025 00
Rent of field offices.....	50 00
Telephone service.....	30 00
	\$21,915 93

METEOROLOGICAL OBSERVATORY OF THE DEPARTMENT OF PARKS.

Abstract of Registers from Self-recording Instruments for the Week Ending January 6, 1906.

Central Park, The City of New York—Latitude, 40° 45' 58" N. Longitude, 73° 57' 58" W. Height of Instruments Above the Ground, 53 feet; Above the Sea, 97 feet.

BAROMETER.

DATE.	7 a. m.	2 p. m.	9 p. m.	Mean for the Day.	Reduced to Freezing.	Reduced to Freezing.	Time.	Reduced to Freezing.	Time.
	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.					
Sunday, 31	29.918	29.920	29.950	29.929	29.993	29.774	10 A. M.	29.774	10 A. M.
Monday, 1	30.026	30.084	30.200	30.103	30.204	29.926	10 P. M.	29.926	10 A. M.
Tuesday, 2	30.270	30.240	30.250	30.253	30.310	30.200	9 A. M.	30.200	9 A. M.
Wednesday, 3	30.200	30.040	29.790	30.010	30.230	29.560	10 A. M.	29.560	12 P. M.
Thursday, 4	29.250	29.164	29.316	29.243	29.560	29.150	9 P. M.	29.150	1 P. M.
Friday, 5	29.570	29.570	29.660	29.600	29.660	29.420	9 P. M.	29.420	10 A. M.
Saturday, 6	29.666	29.650	29.874	29.730	29.934	29.634	12 P. M.	29.634	1 P. M.

Mean for the week..... 29.838 inches.
 Maximum " at 9 a. m., Jan. 2..... 30.310 "
 Minimum " at 1 p. m., Jan. 4..... 29.150 "
 Range " 1.160 inches.

THERMOMETERS.

DATE.	7 a. m.	2 p. m.	9 p. m.	Mean.	Dry Bulb.	Wet Bulb.	Mean.	Dry Bulb.	Wet Bulb.	Mean.	Dry Bulb.	Wet Bulb.	Mean.			
	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Mean.	Dry Bulb.	Wet Bulb.	Mean.	Dry Bulb.	Wet Bulb.	Mean.			
Sunday, 31	35	33	39	36	38	36	37.3	35	39	38.1	36	35	34	34	34	34 A. M.
Monday, 1	35	33	37	34	33	32	35.0	33	38	35.0	35	31	32	32	32	32 P. M.
Tuesday, 2	32	31	37	33	33	32	34.0	32	37	34	34	31	31	31	31	31 A. M.
Wednesday, 3	32	31	35	33	33	32	35.0	34	37	34	34	31	31	31	31	31 P. M.
Thursday, 4	48	47	57	50	45	48.0	46.0	60	58	58	58	51	52	52	52	52 A. M.
Friday, 5	41	39	42	38	40	38	42.0	38.3	42	38	39	30	38	38	38	38 P. M.
Saturday, 6	37	35	39	34	32	31	36.0	33.3	41	31	31	30	38	38	38	38 P. M.

Mean for the week..... 38.1 degrees..... 35.9 degrees.
 Maximum " at 11 a. m., Jan. 4..... 58 "
 Minimum " at 1 p. m., Jan. 2..... 31

DEPARTMENT OF FINANCE.

Abstract of the transactions of the Bureau of the City Chamberlain for the week ending December 9, 1905.

OFFICE OF THE CITY CHAMBERLAIN,
NEW YORK, December 20, 1905.

Hon. GEORGE B. McCLELLAN, Mayor:

SIR—In pursuance of section 196, chapter 466 of the Laws of 1901, I have the honor to present herewith a report to December 9, 1905, of all moneys received by me and the amount of all warrants paid by me since November 29, 1905, and the amount remaining to the credit of the City on December 9, 1905.

Very respectfully,

PATRICK KEENAN, City Chamberlain.

DR THE CITY OF NEW YORK, in account with PATRICK KEENAN, Chamberlain, during the week ending December 9, 1905.

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1905. Dec. 9	To Additional Water Fund..... Additional Water Fund, City of New York..... American Museum of Natural History..... Antitoxin Fund..... Aquarium Building, Battery Park, Manhattan..... Armory Fund..... Block Tax Assessment, Map Fund..... Borough of Brooklyn..... Bridge and Approach Over New York and Harlem Railroad, etc., Two Hundred and Twenty-second street..... Bridge Over Bronx River at Two Hundred and Thirty-third Street, Borough of The Bronx..... Bridge Over Eastchester Bay, Pelham Bay Park, Borough of The Bronx..... Bridge Over East River, between Boroughs of Manhattan and Brooklyn..... Bridge Over East River, between Boroughs of Manhattan and Queens..... Bridge Over Flushing Creek, etc., Borough of Queens..... Bridge Over Gowanus Canal, Hamilton Avenue, Brooklyn, and Damage Change of Grade, etc..... Bridge Over Harlem River at First Avenue, etc..... Bridge Over Harlem River, One Hundred and Forty-ninth and One Hundred and Forty-ninth Streets..... Bridge Over Port Morris Branch Railroad, etc., Borough of The Bronx..... Brooklyn Bridge, Construction of Westerly or Manhattan Terminal..... Cathedral Parkway, Between Fifth and Seventh Avenues, Borough of Manhattan..... Change of Grade Damage Commission, Twenty-third and Twenty-fourth Wards..... College of The City of New York, New Site, etc..... Construction of Approaches to Bridges over New York Central and Hudson River Railroad, etc., Borough of The Bronx..... Construction of Bridges and Approaches, etc., Port Morris Branch, etc..... Construction of Bridges Over Gowanus Canal, etc., Borough of Brooklyn..... Construction of Bridge Across Harlem River, Two Hundred and Seventh Street, Borough of Manhattan, etc..... Construction and Equipment of Borough Building, Borough of Richmond..... Construction and Equipment of Court-house, Borough of The Bronx..... Construction and Establishment of High Pressure Water System, etc., Borough of Manhattan..... Construction and Establishment High Pressure Water System, etc., Borough of Brooklyn..... Construction of New Hospital, Borough of The Bronx..... Construction of Private Sewers, Borough of Brooklyn..... Construction of Sewers, Borough of Brooklyn..... Construction of Webster Avenue Relief Sewer, Borough of the Bronx..... Croton Water Rent, Refunding Account..... Department of Correction—Building Fund..... Department of Correction—Repairing Steamboats..... Department of Education—Maintenance of Training Schools..... Department of Education—Special High School Fund..... Department of Health—Building Fund..... Department of Health—Sites, etc., Sanitarium, etc., Orange County, New York..... Department of Public Charities, Building Fund..... Department of Street Cleaning, New Stock, etc., Boroughs of Manhattan and The Bronx..... Department of Street Cleaning, New Stock, etc., Borough of Brooklyn..... Dock Fund..... Drainage and Sewerage District Plans, Borough of The Bronx..... Excise Taxes, New York County..... Excise Taxes, Kings County..... Excise Taxes, Queens County..... Excise Taxes, Richmond County..... Expenses—Commissioners of Estimate and Appraisal..... Extension of Riverside Drive to Boulevard Lafayette..... Fire Alarm Telegraph System, Borough of Richmond..... Fire Department—Sites, etc..... Fire Department, Boroughs of Richmond and Queens—Sites, etc..... Fire Department Fund—Sites, etc..... Fire Department Fund—Sites, etc., Boroughs of Brooklyn and Queens..... Forfeited Recognizances, New York County..... Fund for gratuitous Vaccination..... Fund for Street and Park Openings..... Fund for Topographical Bureau, Borough of The Bronx..... Fund for Topographical Bureau, Borough of Richmond..... Gouverneur Hospital, Borough of Manhattan..... Hall of Records, Kings County, etc..... Improvement, etc., City Hall, Borough of Manhattan..... Improvement and Construction of Parks, Parkways and Playgrounds, Boroughs of Manhattan and Richmond..... Improvement and Construction of Parks, Parkways and Playgrounds, Borough of The Bronx..... Improvement and Construction of Parks, Parkways and Playgrounds, Boroughs of Brooklyn and Queens..... Intestate Estates, New York County..... Maintenance and Distribution of Water Supply, Borough of Brooklyn, 1905..... Museum of Arts and Sciences, Borough of Brooklyn..... New East River Bridge Fund..... New Hall of Records—Building Fund..... New Harlem Hospital Fund..... Newtown Creek Bridge Fund, Borough of Brooklyn..... New Water Supply for City of New York..... New York and Brooklyn Bridge..... New York Public Library Fund..... New York Zoological Garden Fund..... Normal College—Special High School Fund..... Opening and Extending, etc., Bedford Avenue, Borough of Brooklyn..... Police Department Fund—Sites and Buildings..... Police Pension Fund..... Public Baths Fund, Borough of Manhattan..... Public Baths Fund, Borough of Brooklyn..... Public School Library Fund..... Rapid Transit Construction Fund, Boroughs of Manhattan and The Bronx..... Rapid Transit Fund No. 2..... Reconstruction of Sewers, Borough of Manhattan..... Refunding Assessments Paid in Error, Borough of Brooklyn..... Refunding Taxes Paid in Error, Borough of Manhattan..... Refunding Taxes Paid in Error, Borough of The Bronx..... Refunding Taxes Paid in Error, Borough of Brooklyn..... Refunding Taxes Paid in Error, Borough of Queens..... Refunding Taxes Paid in Error, Borough of Richmond..... Repairing Retaining Wall on West Side of Boulevard Lafayette, Borough of Manhattan..... Repaving—Chapter 35, Laws of 1892..... Repaving—Chapter 475, Laws of 1895..... Repaving—Chapter 87, Laws of 1897..... Repaving Roads, Streets and Avenues, Twenty-third and Twenty-fourth Wards..... Repaving Streets, Borough of Manhattan..... Repaving Streets, Borough of The Bronx..... Repaving Streets, Borough of Brooklyn..... Repaving Streets, Borough of Queens..... Repaving Streets, Borough of Richmond..... Restoring and Repaving—Special Fund—Borough of Manhattan..... Restoring and Repaving—Special Fund—Borough of The Bronx..... Restoring and Repaving—Special Fund—Borough of Brooklyn..... Restoring and Repaving—Special Fund—Borough of Queens..... Restoring and Repaving—Special Fund—Borough of Richmond..... Revenue Bonds of 1905.....	1905. Nov. 29	By Balance..... CITY OF NEW YORK. Taxes: Borough of Manhattan..... Austen..... \$4,635,652 90 Borough of The Bronx..... "..... 143,146 74 Borough of Brooklyn..... "..... 815,876 73 Borough of Queens..... "..... 85,613 21 Borough of Richmond..... "..... 17,865 77 Interest on Taxes: Borough of Manhattan..... Austen..... \$2,818 49 Borough of The Bronx..... "..... 366 77 Borough of Brooklyn..... "..... 1,520 33 Borough of Queens..... "..... 274 77 Borough of Richmond..... "..... 82 11 Water Rents, Borough of Brooklyn..... Austen..... 5,062 47 Water Rents, Borough of Queens..... "..... 6,440 13 Water Meter Fund No. 2..... "..... 327 14 Arrears of Taxes, 1899, etc.: Borough of Manhattan..... Collector Assessments. \$96,151 46 Borough of The Bronx..... "..... 8,268 85 Borough of Brooklyn..... "..... 26,126 51 Borough of Queens..... "..... 14,925 81 Borough of Richmond..... "..... 4,051 87 Interest on Taxes, 1899, etc.: Borough of Manhattan..... Collector Assessments. \$9,089 56 Borough of The Bronx..... "..... 1,301 14 Borough of Brooklyn..... "..... 3,481 17 Borough of Queens..... "..... 3,018 08 Borough of Richmond..... "..... 752 36 Street Improvement Fund—January 1, 1898: Borough of Manhattan..... Collector Assessments. \$4,570 62 Borough of The Bronx..... "..... 52,761 86 Borough of Brooklyn..... "..... 21,521 06 Borough of Queens..... "..... 1,810 86 Borough of Richmond..... "..... 69 08 Interest on Assessments—Street Improvement Fund: Borough of Manhattan..... Collector Assessments. \$266 03 Borough of The Bronx..... "..... 3,126 80 Borough of Brooklyn..... "..... 802 73 Borough of Queens..... "..... 66 45 Borough of Richmond..... "..... 23 14 Fund for Street and Park Openings: Borough of Manhattan..... Collector Assessments. \$1,480 20 Borough of The Bronx..... "..... 11,984 50 Borough of Brooklyn..... "..... 8,843 74 Borough of Queens..... "..... 22 11 Borough of Richmond..... "..... 4 63 Interest on Assessments—Fund for Street and Park Openings: Borough of Manhattan..... Collector Assessments. \$230 24 Borough of The Bronx..... "..... 894 03 Borough of Brooklyn..... "..... 483 53 Borough of Queens..... "..... 3 00 Borough of Richmond..... "..... 09 Restorong Pavements, Section 391, Chapter..... Collector of Assessments.. 1,610 89 Water Meter Fund No. 2..... "..... 139 30 Interest on Water Meter Fund, No. 2..... "..... 14 48 Interest on Twenty-sixth Ward Bonds. Interest on Interest on Twenty-sixth Ward Bonds..... "..... 17 65 Sewer Assessments, Twenty-ninth Ward—Installments..... "..... 1,876 93 Opening and Grading Assessments, Thirty-first Ward, Installments..... "..... 382 98 Jamaica Avenue Assessment Improvement Fund..... "..... 44 59 Flag Tax Assessments
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1905. Dec. 9	To Revenue Bond Fund—Alterations, etc., Cumberland Street Hospital, Borough of Brooklyn..... Revenue Bond Fund—Board of Health—Expenses of Medical Commission..... Revenue Bond Fund—Board of Health—Necessary Expenses, etc..... Revenue Bond Fund—Claims..... Revenue Bond Fund—Cleaning and Maintaining Sewers—Borough of Brooklyn..... Revenue Bond Fund—Cleaning Sewers, etc., Borough of Manhattan..... Revenue Bond Fund—Construction, Erection and Maintenance of Street Signs, Borough of The Bronx..... Revenue Bond Fund—Department of Correction—Carrying Out Provisions, etc., Reformatories, etc..... Revenue Bond Fund—Department of Correction—For Purchase of Supplies for Correctional Institutions..... Revenue Bond Fund—Department of Water Supply, etc.—Salaries, Pipe Caulkers, etc..... Revenue Bond Fund—Emergency Force, Department of Water Supply, etc.—Boroughs of Manhattan and The Bronx..... Revenue Bond Fund—Expenses of Conducting Criminal Actions Against C. F. Dodge, et al..... Revenue Bond Fund—Expenses Park Department, Borough of The Bronx..... Revenue Bond Fund—Expenses Installing Paid Fire Department, Boroughs of Queens and Richmond..... Revenue Bond Fund—Judgments..... Revenue Bond Fund—Maintenance Parks, etc., Boroughs of Manhattan and Richmond..... Revenue Bond Fund—Maintenance of Parks, etc., Boroughs of Brooklyn and Queens..... Revenue Bond Fund—Operation and Maintenance of Nine Photometric Stations, etc..... Revenue Bond Fund—Payment of County Charges and Expenses..... Revenue Bond Fund—Payment of Salaries of Additional Hostlers, Police Department..... Revenue Bond Fund—Plans Exhibit, Louisiana Purchase Exposition..... Revenue Bond Fund—Purchase of Certificates of Indebtedness, etc., Long Island City..... Revenue Bond Fund—Purchase of Horses for Additional Mounted Squad, etc..... Revenue Bond Fund—Rebuilding, etc., Downing Brook Drains, etc., Borough of The Bronx..... Revenue Bond Fund—Rebuilding Pipe Sewer, East One Hundred and Thirty-seventh Street, etc..... Revenue Bond Fund—Recopying, etc., Libers, Conveyances, etc., Register's Office, Kings County..... Revenue Bond Fund—Register, County of New York, Salaries Deputy, etc..... Revenue Bond Fund—Reindexing, etc., Records, Births, etc..... Revenue Bond Fund—Repairs and Supplies, Public Buildings and Offices, Borough of Manhattan..... Revenue Bond Fund—Repairs to Surface Drains, Van Nest, Borough of The Bronx..... Revenue Bond Fund—Salaries 400 Additional Patrolmen, Police Department..... School Building Fund..... Street Improvement Fund..... Unclaimed Salaries and Wages..... Unsafe Building Fund, Borough of Manhattan..... Water Fund, Boroughs of Manhattan and The Bronx..... Water Fund, Borough of Brooklyn..... Water Fund, Borough of Queens..... Water-main Fund, Borough of Brooklyn..... Water-main Fund, No. 3..... Water Main in Southern Boulevard, near One Hundred and Forty-first Street, etc..... Water Meter Fund, No. 2..... Water Revenue, Borough of Brooklyn, 1905..... Williamsburg Bridge—Maintenance Fund.....	\$2,334 37 300 00 36,626 42 8,338 78 90 00 3,851 53 3,240 00 422 40 2,860 87 603 52 2,373 36 504 45 3,245 97 29,036 18 11,665 01 6,376 37 8,399 84 112 50 352 40 750 00 185 00 392 16 4,000 00 248 01 356 67 976 96 4,605 65 370 00 446 94 2,538 36 25,346 38 765,314 38 214,298 13 213 59 281 95 59,896 48 5,003 78 283 70 240 30 24,266 50 989 10 1,789 64 60 83 2,020 16 \$7,679,302 67	1905. Dec. 9	By Street Incumbrance Fund, Boroughs of Manhattan and The Bronx..... Street Incumbrance Fund, Borough of Brooklyn..... Street Improvement Fund, After Jan. 1, 1898..... Fund for Street and Park Openings..... Expenses of Commissioners of Estimate and Appraisal..... Chamberlain's Commissions..... Unsafe Building Fund, Borough of Manhattan..... Forfeited Recognizances, New York County..... Forfeited Recognizances, Kings County..... County Clerk's Fees, Kings County..... Sheriff's Fees, Kings County..... Common Land Fund, Late Town of Gravesend, Rents..... Interest on Surplus Fund, Borough of Brooklyn..... Register's Fees, Kings County..... Sewer Inspection and Repairs, Borough of Richmond..... Unclaimed Salaries and Wages..... Excise Taxes, New York County..... Healy..... Excise Taxes, Kings County..... Michell..... Excise Taxes, Queens County..... Excise Taxes, Richmond County..... Nichols.....	Woodbury..... "..... Comptroller..... Reimbursement..... "..... Keenan..... Hopper..... Jerome..... Quinn..... Kaufmann..... Hesterberg..... Byrnes..... Comptroller..... Dooley..... Cromwell..... Timmerman.....	\$380 40 46 30 172 92 14,138 87 701 20 1,228 81 2,525 42 3,080 19 200 00 2,172 17 552 87 12 00 15 62 14,484 94 15 00 1,551 85 \$5,106 87 1,084 69 85 63 15 00 6,292 19
1899 and Previous Years.						
Department of Parks, Boroughs of Manhattan and Richmond.....	\$12 17					
1903.						
Department of Education—General School Fund.....	6 83					
Department of Education, Board of Education.....	12 05					
1904.						
Board of City Record.....	1,407 71					
Board of Elections.....	2,070 00					
Department of Education—General School Fund.....	808 95					
Department of Education—Board of Education.....	164 27					
Department of Education, Borough of Manhattan.....	9 45					
Department of Education, Borough of Brooklyn.....	52 32					
Department of Education, Borough of Queens.....	3 76					
Department of Health, Borough of Manhattan.....	1 75					
Municipal Courts, City of New York.....	83 25					
Police Department.....	31 00					
President of the Borough of Manhattan—Bureau of Highways.....	42 47					
President of the Borough of Brooklyn—Topographical Bureau.....	875 00					
New York County.						
District Attorney.....	20 00					
1905.						
Armory Board, Boroughs of Manhattan and The Bronx.....	1,840 16					
Armory Board, Boroughs of Brooklyn and Queens.....	97 60					
Association for Befriending Children and Young Girls, etc.....	987 41					
Asylum of St. Vincent de Paul.....	942 88					
Babies' Hospital, City of New York.....	1,361 84					
Belle Vue and Allied Hospitals.....	21,800 31					
Board of Aldermen and City Clerk.....	306 14					
Board of City Record.....	5,002 33					
Board of Elections.....	387,118 96					
Board of Estimate and Apportionment.....	102 20					
Brooklyn Children's Aid Society.....	1,223 27					
Brooklyn Disciplinary Training School.....	73 03					
Brooklyn (Eastern District) Dispensary and Hospital.....	519 60					
Brooklyn Nursery and Infants' Home.....	630 77					
Brooklyn Society for the Prevention of Cruelty to Children.....	666 66					
Catholic Home Bureau.....	1,050 00					
Church Charity Foundation, Long Island, etc.....	54 25					
City Magistrates' Courts, First Division.....	100 80					
Civil Service Commission.....	685 00					
College of The City of New York.....	1,353 81					
Colored Orphan Asylum, etc., for the Benefit of Colored Children, City of New York.....	1,391 00					
Commissioner of Licenses.....	1,007 64					
Commissioners of Accounts.....	300 00					
Coroners, Borough of Manhattan.....	1 50					
Coroners, Borough of Richmond.....	47 40					
Costs of Commitments of Insane Persons.....	250 00					
Court of Special Sessions—Second Division.....	257 93					
Court of Special Sessions—First Division.....	221 98					
Department of Bridges, Borough of Manhattan.....	4,082 43					
Department of Bridges, Borough of The Bronx.....	1,560 62					
Department of Bridges, Borough of Brooklyn.....	501 38					
Department of Bridges, Borough of Queens.....	698 76					
Department of Bridges, Borough of Richmond.....	137 78					
Department of Correction, Borough of Manhattan.....	5,742 42					
Department of Correction, Borough of Brooklyn.....	2,181 68					
Department of Education—General School Fund.....	315,855 40					
Department of Education—Board of Education.....	16,143 66					
Department of Education, Borough of Manhattan.....	26,342 81					
Department of Education, Borough of Brooklyn.....	3,056 47					
Department of Education, Borough of Queens.....	17,334 53					
Department of Education, Borough of Richmond.....	5,343 09					
Department of Finance.....	2,845 18					
Department of Finance—Chamberlain's Office.....	5,335 96					
Department of Health.....	1,000 00					
Department of Parks, Boroughs of Manhattan and Richmond.....	74,890 01					
Department of Parks, Borough of The Bronx.....	19,968 30					
Department of Parks, Boroughs of Brooklyn and Queens.....	8,114 51					
Department of Public Charities.....	2,059 89					
Department of Street Cleaning, Boroughs of Manhattan, The Bronx and Brooklyn.....	6,375 42					
Department of Taxes and Assessments.....	121,207 17					
Department of Water Supply, Gas and Electricity, Boroughs of Manhattan and The Bronx.....	12,974 91					
Department of Water Supply, Gas and Electricity, Borough of Brooklyn.....	10,900 25					
Department of Water Supply, Gas and Electricity, Borough of Queens.....	285 94					
Department of Water Supply, Gas and Electricity, Borough of Richmond.....	15,217 12					
Dominican Convent of Our Lady of the Rosary.....	305 20					
Examining Board of Plumbers.....	3,645 12					
Fire Department, Boroughs of Manhattan and The Bronx.....	2 60					
Fire Department, Boroughs of Brooklyn and Queens.....	257,354 84					
Fire Department, Borough of Richmond.....	139,108 94					
German Odd Fellows' Home, etc.....	1,183 31					
Hebrew Benevolent and Orphan Asylum Society.....	168 29					
Hebrew Asylum, City of New York.....	8,562 57					
Hebrew Sheltering Guardian Society.....	180 07					
	6,673 43					
Proceeds of Sale of 3 1/2 per cent. Corporate Stock, Issued for Various Municipal Purposes, Nov. 23, 1905.....		Harvey Fisk & Sons... \$7,000,000 Oliver E. Saylor... 500 00 Columbia Trust Company... 725,000 00			7,	

D.C. 9	1905.	1905.	Collector of Assessments..	\$15,796 48
To House of Calvary.....	\$143 20			
House of St. Giles the Cripple.....	684 00			
Institution of Mercy.....	6,190 26			
Interest on the City Debt.....	41,082 88			
Interest on Revenue Bonds of 1905.....	41,914 35			
J. Hood Wright Memorial Hospital.....	125 00			
Law Department.....	3,338 64			
Lebanon Hospital Association.....	1,018 92			
Low Maternity.....	154 77			
Lutheran Hospital Association.....	99 20			
Mary Immaculate Hospital.....	776 20			
Mayoralty—Mayor's Office.....	1,486 65			
Mayoralty—Bureau of Licenses.....	100 00			
Metropolitan Hospital and Dispensary.....	73 78			
Mission of the Immaculate Virgin for the Protection of Homeless and Destitute Children.....	292 86			
Municipal Courts, City of New York.....	1,524 30			
New York Juvenile Asylum.....	40 11			
New York Public Library.....	25,833 33			
New York Society for the Relief of the Ruptured and Crippled.....	318 08			
Normal College.....	4 00			
Ottlie Orphan Asylum.....	8 86			
Police Department.....	886,150 39			
President of the Borough of Manhattan—				
Bureau of Buildings.....	4,132 00			
Bureau of Engineer of Street Openings.....	143 79			
Bureau of Highways.....	918 45			
Bureau of Incumbrances.....	98 00			
Bureau of Public Baths.....	5,848 00			
Bureau of Public Buildings and Offices.....	7,137 31			
Bureau of Sewers.....	4,126 64			
General Administration.....	156 00			
President of the Borough of The Bronx—				
Bureau of Highways.....	10,841 13			
Bureau of Public Baths.....	230 00			
Bureau of Public Buildings and Offices.....	2,209 24			
Bureau of Sewers.....	9,110 96			
Topographical Bureau.....	9,282 29			
President of the Borough of Brooklyn—				
Bureau of Buildings.....	12,251 65			
Bureau of Highways.....	16,787 39			
Bureau of Incumbrances.....	254 25			
Bureau of Public Buildings and Offices.....	2,223 95			
Bureau of Sewers.....	15,291 97			
General Administration.....	20 00			
Topographical Bureau.....	134 00			
President of the Borough of Queens—				
Bureau of Highways.....	11,509 92			
Bureau of Public Buildings and Offices.....	4,155 54			
Bureau of Sewers.....	4,256 69			
Bureau of Street Cleaning.....	3,805 01			
General Administration.....	1,843 43			
Topographical Bureau.....	10,502 41			
President of the Borough of Richmond—				
Bureau of Buildings.....	83 00			
Bureau of Engineering.....	2,153 64			
Bureau of Highways.....	6,351 75			
Bureau of Public Buildings and Offices.....	272 06			
Bureau of Sewers.....	1,104 60			
Bureau of Street Cleaning.....	5,550 07			
General Administration.....	1,207 66			
Queens Borough Library.....	316 98			
Redemption of the City Debt.....	6,100 00			
Rents.....	2,825 00			
Roman Catholic Orphan Asylum Society.....	12,043 14			
St. James' Home.....	1,029 33			
St. Joseph's Asylum.....	7,677 96			
St. Joseph's Hospital, New York City.....	5,629 60			
St. Mark's Hospital, New York City.....	155 80			
St. Mary's General Hospital, City of Brooklyn.....	1,058 46			
St. Michael's Home.....	1,955 75			
St. Vincent's Hospital.....	3,905 78			
Sanitarium for Hebrew Children.....	416 66			
Sloane Maternity Hospital.....	817 09			
Society for Aid of Friendless Women and Children.....	443 32			
Tenement House Department.....	925 47			
Washington Square Home for Friendless Girls.....	154 30			
<i>New York County.</i>				
Board of City Record.....	334 61			
County Clerk.....	104 98			
Court of General Sessions.....	99 10			
District Attorney.....	432 50			
Establishment and Maintenance of Library, Court of General Sessions, etc.....	331 40			
Fees and Expenses of Jurors.....	25 50			
Institution for the Improved Instruction of Deaf Mutes.....	6,403 39			
Public Administrator.....	242 03			
Sheriff.....	1,199 34			
Supreme Court, First Department.....	409 01			
<i>Kings County.</i>				
Armories and Drill-rooms.....	3,985 50			
Board of City Record.....	511 21			
County Clerk.....	477 39			
County Contingent Fund.....	350 00			
County Court.....	132 77			
District Attorney.....	45 00			
Law Library in Brooklyn.....	558 33			
St. Joseph's Institute for the Improved Instruction of Deaf Mutes.....	4,121 18			
Sheriff.....	232 72			
Supreme Court, Second Department.....	361 02			
<i>Queens County.</i>				
Board of City Record.....	243 19			
Commissioner of Jurors.....	145 00			
New York Institution for the Instruction of the Deaf and Dumb.....	90 74			
St. Joseph's Institution for the Improved Instruction of Deaf Mutes.....	257 10			
Sheriff.....	3,705 79			
Supreme Court and County Court.....	192 14			
Surrogate's Court.....	63 10			
<i>Richmond County.</i>				
Board of City Record.....	96 33			
County Court and Surrogate's Court.....	1,149 98			
Rents.....	35 00			
Sheriff.....	516 62			
Balance.....	\$2,825,580 70			
	\$10,504,883 37			
	8,505,672 70			
	\$19,010,556 07			
	\$19,010,556 07			

R. S. O. E. E. W. SMITH, Bookkeeper

E. & O. E., F. W. SMITH, Bookkeeper.

				SINKING FUND FOR THE REDEMPTION OF THE CITY DEBT.		SINKING FUND FOR THE PAYMENT OF INTEREST ON THE CITY DEBT.		SINKING FUND, REDEMPTION NO. 2.		SINKING FUND, BROOKLYN.		SINKING FUND, CITY OF NEW YORK.	
				Dr.	Cr.	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.
1905. Dec. 9	By Market Cellar Rents.... Dock and Slip Rents, Borough of Manhattan Dock and Slip Rents, Borough of Brooklyn Dock and Slip Rents, Borough of Queens... Dock and Slip Rents, Borough of Richmond.	Byrnes..... Featherson\$123,857 06 " 190 13 " 5 62 " 2,195 00	\$55 00 126,247 81										
	Street Vaults, Borough of Manhattan..... Street Vaults, Borough of The Bronx..... Street Vaults, Borough of Brooklyn..... Street Vaults, Borough of Queens.....	Dalton\$18,109 53 Haffen 347 02 Brackenridge 455 20 Grennon 36 00											
	Railroad Franchises..... Interest on City Treasury Balances..... Interest on Deposits..... Sales of Real Estate.....	Byrnes..... 4,033 98 Byrnes..... 2,223 92 " 11 00	28,099 27 \$188,361 52										
	Arrears of Croton Water Rents, City of New York..... Arrears of Croton Water Rents, City of New York..... Interest on Croton Water Rents, City of New York..... Arrears of Croton Water Rents, x897, etc..... Interest on Croton Water Rents, 1897, etc..... Croton Rents and Penalties, Borough of Manhattan..... Croton Rents and Penalties, Borough of The Bronx.....	Austen\$27,282 26 Collector of Assessments 4,706 65 " 693 47 " 1,262 50 " 935 89 Savage \$135,711 91 Lynch 5,715 35											
	House Rents, Borough of Manhattan..... House Rents, Borough of Brooklyn..... House Rents, Borough of Queens..... House Rents, Borough of Richmond.....	Byrnes..... \$3,659 74 " 2,823 66 " 26 00 " 60 00											
	Ground Rents, Borough of Manhattan..... Ground Rents, Borough of Richmond.....	" \$637 00 " 3 33	6,569 40 640 33										
	Ferry Rents, Boroughs of Manhattan and The Bronx..... Ferry Rents, Borough of Brooklyn.....	Featherson \$3,135 28 " 125 00											
	Interest on Deposits..... Ferriages, Staten Island Ferry 3,260 28 898 70 Featherson 10,005 95											
	Court Fees and Fines, Boroughs of Manhattan and The Bronx.....	Bernard \$607 00 Smith 1,376 74 Carroll 550 00 Fitzpatrick 507 00 Lang 658 00 Bloch 105 00 Wilson 777 00 Gilloon 844 80 Kennedy 823 00 Mangin 722 00 Delahanty 46 00 Maher 573 00 Demarest 502 00 Conover 974 50 Devlin 614 00 Merzbach 540 00 Williams 719 00 Thoma 217 00 McQuade 911 00 O'Connell 930 00 McCabe 467 00 Woodill 45 00 Skelly 658 00 Lewis 507 00 Cuklin 3,155 00 Wagstaff 40 95 Kennelly 1,033 00 Fish 82 50 Hunter 46 00 Flanigan 111 00 Allen 471 00 O'Leary 364 00 Boas 5 00 Delaney 106 00 Carpenter 486 00 Mayer 79 00 Wiederhold 652 50 Moran 666 00 Kaufman 288 00 Dowdell 74 00 Kerrigan 800 00 Walter 43 00 Moran 65 00 Damon 70 00 Conerty 11 00 Hewlett 12 00 Prall 55 00 Tiernan 43 00 Acker 20 00 Brennan 13 00 Casey 8 00											
	Court Fees and Fines, Borough of Brooklyn.....	23,473 99											
	Court Fees and Fines, Borough of Queens.....												
	Court Fees and Fines, Borough of Richmond.....												
	Fines and Penalties, Boroughs of Manhattan and The Bronx.....	Fox \$60 00 Lantry 1,000 00 Flynn 468 00 Stiefel 1,046 00											
	Fines and Penalties, Borough of Brooklyn.....	Hesterberg 126 00	2,766 00 1,014 00										
	Stenographers' Fees.....	Hamilton.....											
	Prospect Park Improvement—Installments..... Prospect Park Improvements—Interest..... Interest on Deposits.....	Collector of Assessments \$251 19 " " 27 54 " 92 36											
	Interest on Deposits..... Interest on Deposits.....											
	To Sinking Fund Redemption..... Sinking Fund—Interest..... Sinking Fund Redemption No. 2..... Balances..... \$15,615 00 \$1,307,840 43 \$1,323,455 43 \$1,000,532 30 \$1,000,532 30 \$63,342 19 \$63,342 19 \$58,888 80 \$58,888 80 \$18,640 14 \$18,640 14											

Number gallons sewage pumped, Twenty-sixth Ward.....	62,657,760
Number gallons sewage pumped, Thirty-first Ward.....	24,281,371
Cubic feet sludge pumped, Twenty-sixth Ward.....	48,260
Cubic feet sludge pumped, Thirty-first Ward.....	31,580
Complaints investigated	10

Laboring Force Employed During the Week.

Inspectors of Foremen. Mechanics. Laborers. and Construction.	Horses.	Carts.
Sewer Repairing and Cleaning,		
Pay-rolls and Supplies.....	8	2
Street Improvement Fund.....	49	2
Twenty-sixth Ward Disposal Works	11
Thirty-first Ward Disposal Works	2	13

BUREAU OF HIGHWAYS.

Division of Street Repairs.

December 16, 1905.

Force Employed on Repairs to Street Pavements.	19
Foremen	47
Mechanics	65
Laborers	14
Horses and wagons.....	17
Horses and carts.....	10
Teams	10

Work Done by Connection Gangs.

Water and sewer connections repaired.....	50
Gas connections repaired.....	61
Dangerous holes repaired and made safe.....	84
Complaints received	93
Defects remedied	364

Work Done by Repair Gangs.

Franklin street, between Dupont and Freeman streets, granite.....	225
Concord street, between Liberty and Adams streets, granite.....	172
Hoyt street, between Atlantic avenue and Dean street, granite.....	115
Hudson avenue, between DeKalb avenue and Fulton street, granite.....	664
Intersection of Hudson and Lafayette avenues, cobblestone.....	110

Washout. Fifth avenue, between Sixty-first and Sixty-second streets, 87 yards.	
Washout. Fifty-second street, between Seventh and Eighth avenues, 237 yards.	
Washout. Forty-eighth street, between Sixth and Seventh avenues, 83 yards.	
Cleaned 8 cesspools on Hawthorne street and Eighteenth avenue.	
Plank walk, 200 feet, on Canarsie lane, from Bedford avenue, 200 feet west.	
Loads miscellaneous stone, sand, etc., handled, 140.	
Miscellaneous streets cleaned, linear feet, 2,830.	
Total number of square yards of pavement repaired.....	3,379
Linear feet of curbing reset.....	314
Linear feet of gutter reset.....	28
Square feet of bridging relaid.....	50
Square feet of flagging relaid.....	4,809
Square feet cement walk.....	52

Force Employed on Macadam and Unimproved Roadways.

Foremen	8
Laborers	37
Horses and wagons.....	7
Teams	9
Sprinklers	6
Horses and carts	10

Macadam roadway cleaned, linear feet.....	9,925
Dirt roadway repaired and cleaned, linear feet.....	1,250
Gutter cleaned, linear feet.....	25,920

Operations of the Bureau of Buildings, Borough of Brooklyn, for Week Ending December 16, 1905.

Plans filed for new buildings, brick (estimated cost, \$932,580).....	91
Plans filed for new buildings, frame (estimated cost, \$188,560).....	56
Plans filed for alterations (estimated cost, \$66,240).....	64
Building slip permits issued (estimated cost, \$14,830).....	94
Plumbing slip permits issued (estimated cost, \$3,450).....	23
Unsafe cases filed.....	6
Violation cases filed.....	109
Fire escape cases filed.....	1
Unsafe notices issued.....	6
Violation notices issued.....	109
Fire escape notices issued.....	1
Bay window permits issued (estimated cost, \$14,530).....	29
Cases referred to counsel.....	136
Complaints received	26

Operations of the Bureau of Buildings, Borough of Brooklyn, for Corresponding Week Ending December 17, 1904.

Plans filed for new buildings, brick (estimated cost, \$475,500).....	42
Plans filed for new buildings, frame (estimated cost, \$141,200).....	34
Plans filed for alterations (estimated cost, \$334,225).....	42

Respectfully submitted,
JOHN A. HEFFERNAN, Secretary to the President.

BOARD OF ELECTIONS.

Meeting of the Board of Elections held Friday, November 24, 1905, at 12 o'clock m.
Present—Commissioners Voorhis, Page and Maguire.

The minutes of the meeting of the Board held on the 21st ult. were read and approved, and the reading of the minutes of the meeting held on the 21st inst. was dispensed with.

The following communications were received and disposed of as stated, viz.:
From Hon. John J. Delany, Corporation Counsel, dated the 22d inst., requesting the production of the copies of statements of canvass, tally sheets and ballot returns of certain election districts for the general election held on the 7th inst., before the Board of Canvassers of the County of New York, at 9 o'clock p. m., on November 22, 1905. Filed, having been complied with.

From Henry Berlinger, Secretary, Municipal Civil Service Commission, two communications dated the 21st and 23d inst., respectively, certifying the names of persons eligible for appointment as Clerks in the temporary service of the Board. Ordered on

file and the Chief Clerk of the Board directed to notify the said persons to present themselves for appointment and assignment of duty.

From Henry Berlinger, Secretary, Municipal Civil Service Commission, dated the 22d inst., stating that the Municipal Civil Service Commission is unable to certify the required number of persons for appointment as Clerks in the temporary service of the Board and that the Board may appoint the additional Clerks needed, without examination, under the provisions of Civil Service Rule XII., paragraph 2. Filed.

From N. Taylor Phillips, Deputy Comptroller, dated the 20th inst., requesting to be informed in relation to a claim that has been filed with the Department of Finance by Vincent Fauce, of No. 461 DeKalb avenue, Borough of Brooklyn, for the sum of \$60, alleged to be due for the use and occupation of said premises for a polling place at the last primary election, registration and general election. Referred to the President for answer and then to be filed.

From Lord, Day & Lord, attorneys at law, dated the 21st inst., in relation to the ballot boxes used at the general election held on the 7th inst. and delivered into the custody of the Board by the Police Department. Laid on the table.

From the Famous Clothing Company, Brooklyn, New York, dated the 23d inst., stating that it has purchased the claims of certain persons for serving as election officers and requesting that the signature identification cards of said persons be delivered to it. Filed.

From the Chief Clerk of the Brooklyn Borough office, dated the 23d inst., reporting in relation to the above-mentioned claim of Vincent Fauce. Filed.

The following resolution was adopted, viz.:

Resolved, That the persons whose names appear on the eligible lists received from the Municipal Civil Service Commission, and who have been certified to for appointment, be and are hereby appointed temporary Clerks in the service of the Board of Elections, to aid in the completion of the party enrollment and the preparation of the necessary copies thereof, as required by law, such service to be compensated for at the rate of three dollars (\$3) per diem, and to be in duration in each case at the pleasure of the Board, not exceeding a period of forty days from November 17, 1905, the hours of service to be from 9 o'clock a. m. to 12:30 p. m., and from 1 o'clock p. m. to 4:30 o'clock p. m., except on Saturdays, when the hours will be from 9 o'clock a. m. to 12:30 o'clock p. m.

The following bills were approved and ordered to be transmitted to the Finance Department for payment, viz.:

New York Telephone Company, telephone service.....	\$148 13
August Meitz, rent for storage.....	400 00
Katherine Fink, rent for storage.....	12 50
Morgan & Bro., rent for storage.....	237 50
A. B. Yetter, rent for storage.....	125 00
George Hoehn, rent for storage.....	33 30
John J. Hannon, cartage, registration and election.....	997 85
Patrick H. Keahon, cartage, registration and election.....	986 35
John Haney, cartage, registration and election.....	217 60
Patrick McDonald, cartage, registration and election.....	962 50
James M. Ames, cartage, registration and election.....	114 00
Henry McCauley, cartage, registration and election.....	135 80
James A. Varian, cartage, registration and election.....	52 00
A. Duryea, cartage, registration and election.....	27 00
P. Belford & Son, cartage, registration and election.....	925 75
Joseph M. Dooley, cartage, registration and election.....	262 50
John H. Cottier, cartage, registration and election.....	461 10
John J. Donovan, cartage, registration and election.....	59 00
James McMullin, cartage, registration and election.....	36 00
Antonio Josephs, cartage, registration and election.....	52 50
Fred T. Scott, cartage, registration and election.....	68 00
A. A. Wood, cartage, registration and election.....	92 00
Total.....	\$6,406 38

The following payrolls were approved and ordered to be transmitted to the Finance Department for payment, viz.:

Compensation of Election Officers, Days of Registration and General Election, 1905.	
Manhattan Borough.....	\$200,120 00
The Bronx Borough.....	31,771 50
Brooklyn Borough.....	141,207 50
Queens Borough.....	22,672 00
Richmond Borough.....	8,944 00

Total.....\$404,721 00

Compensation for Use of Polling Places, Days of Registration and General Election, 1905.

Manhattan Borough.....	\$47,820 00
The Bronx Borough.....	6,885 00
Brooklyn Borough.....	30,520 00
Queens Borough.....	3,780 00
Richmond Borough.....	1,505 00</td

trict, and communication from the Chief Clerk of the Manhattan Borough office under date of the 20th inst. in relation to the aforesaid matter.

The following papers were received and disposed of as stated, viz.:

Copies of five orders, signed by Mr. Justice Amend, Supreme Court, New York County, on November 28, 1905, directing that peremptory writs of mandamus issue commanding a "recount and canvass" of the ballots voted in certain election districts at the last general election, and that the Board produce the ballot boxes of said districts at the time and place therein specified, etc. To be complied with and filed.

Three subpoenas, directed to the Board by John F. Clarke, District Attorney of Kings County, commanding the production of the registers of electors of certain election districts and certain other records of the general election held on November 7, 1905, at the times and places therein specified. Filed, having been complied with.

The following resolutions were adopted, viz.:

Resolved, That James T. Sheridan, residing at No. 857 Ninth avenue, Borough of Manhattan, City of New York, be and is hereby appointed a Clerk in the service of the Board of Elections of The City of New York and assigned to duty in the branch office of the Board in the Borough of Manhattan, at a compensation at the rate of twelve hundred dollars (\$1,200) per annum, until otherwise ordered, said appointment to take effect December 1, 1905.

Whereas, Requisitions were made on the Municipal Civil Service Commission for certified lists from which a specified number of temporary Clerks could be appointed in the service of the Board; and

Whereas, The number of persons on said lists who have signified their acceptance of appointment in the service of the Board is insufficient for its present needs and requirements; and

Whereas, It appears by a communication received from the Municipal Civil Service Commission, dated November 22, 1905, that the Commission is unable to make certification of the number of temporary Clerks as required by this Board, and that this Board is authorized by said communication to appoint a sufficient number of persons, without examination, to answer the requirements of this Board, under the provisions of Civil Service Rule XII., paragraph 2; therefore be it

Resolved, In view of the foregoing conditions and circumstances, and as provided by Rule XII., paragraph 2, of the Municipal Civil Service rules and regulations, the following named persons (as per list herewith submitted) be and hereby are appointed temporary Clerks in the service of the Board of Elections, during its pleasure, for a period not exceeding forty days, to aid in the completion of the party enrollments, etc., as required by law, such services to be compensated for at the rate of three dollars (\$3) per diem.

The following pay-roll for the month of November, 1905, was approved and ordered to be transmitted to the Municipal Civil Service Commission for certification and thence to the Comptroller for payment, viz.:

Commissioners	\$1,666 64
Clerks and employees of the Board.....	1,624 97
Manhattan Borough Clerks.....	1,470 81
The Bronx Borough Clerks.....	391 66
Brooklyn Borough Clerks.....	1,362 47
Queens Borough Clerks.....	324 99
Richmond Borough Clerks.....	216 66
 Total.....	 \$7,058 20

The Board then adjourned.

CHARLES B. PAGE, Secretary.

BOARD OF ELECTIONS.

Meeting of the Board of Elections held Tuesday, December 5, 1905, at 1 o'clock p. m.

Present—Commissioners Voorhis, Page and Maguire.

The minutes of the meeting of the Board held on October 25, 1905, were read and approved, and the reading of the minutes of the meeting held on the 29th ult. was dispensed with.

The following communications were received and disposed of as stated, viz.:

From N. Taylor Phillips, Secretary, Commissioners of the Sinking Fund, dated the 29th ult., transmitting certified copy of a resolution adopted by said Commissioners authorizing renewals of lease of certain premises occupied by the Board for the storage of election materials and appurtenances. Filed.

From J. F. Gouldsbury, Auditor of Accounts, dated the 29th ult., notice that the claim of the Jamaica "Standard" for \$1,357.20, for publishing election notices has been audited at the amount of \$1,357.20. Referred to the Chief Clerk of the Board.

From Henry Berlinger, Secretary, Municipal Civil Service Commission, dated the 4th inst., certifying the names of persons eligible for appointment as Clerks in the temporary service of the Board. Ordered on file and the Chief Clerk of the Board directed to notify the said persons to present themselves for appointment and assignment to duty.

From Lawrence Veiller, secretary, the City Club of New York, dated the 4th inst., requesting to be furnished with copies of the reports of the Board since its creation. Referred to the Chief Clerk of the Board to comply therewith as far as practicable.

From Bela Tokaji, treasurer, and Wm. H. Boyes, secretary, Brooklyn executive committee, Municipal Ownership League of Greater New York, dated the 29th ult., requesting the appointment of a person therein named as a temporary Clerk, in the service of the Board. Referred to Commissioner Dady.

From Wm. H. Boyes, secretary, etc., dated the 29th ult., requesting to be furnished with as many lists of registered electors and assembly district maps as possible. Filed and ordered to be complied with as far as practicable.

From Frank E. Campbell, dated the 29th ult., requesting to be advised in regard to an authorization given to him by one Martin Corsa to collect \$18 of certain money alleged to be due to said Corsa for serving as an election officer. Referred to the Chief Clerk for answer and filing.

From McKeon & Smith, dated the 29th ult., alleging that the claim of one James White for serving as an Inspector of Elections in the Sixth Election District, Tenth Assembly District, Kings County, at the last registration and general election, of which they are original assignees, has been fraudulently reassigned by the said White, and requesting that the issuance of the signature identification card be withheld. Filed, the Chief Clerk of the Brooklyn Borough office having been directed to comply with said request.

From the Chief Clerk of the Board, the Chief Clerks of The Bronx, Brooklyn and Queens Borough offices, and the Deputy Chief Clerk of the Richmond Borough office, dated the 2d inst., and the Chief Clerk of the Manhattan Borough office, dated the 4th inst., reporting in relation to the attendance of the clerical force in their respective offices during the preceding week. Filed.

From the Chief Clerk of the Board, dated the 4th inst., the Chief Clerk of the Manhattan Borough office, dated the 1st inst., the Chief Clerk of The Bronx Borough office, dated the 2d inst., and the Deputy Chief Clerk of the Richmond Borough office, dated the 2d inst., reporting in relation to the telephone calls made from their respective offices during the preceding month. Referred to the Chief Clerk of the Board.

From the Chief Clerk of the Brooklyn Borough office, dated the 1st inst., reporting in relation to the work being done in said office in connection with the primary enrollment of 1905. Filed.

From the Chief Clerks of the Brooklyn and The Bronx Borough offices, dated the 2d inst., transmitting pay-rolls of temporary Clerks in the service of the Board and assigned to duty in their respective offices. Filed.

Copy of an order, signed by Mr. Justice O'Brien, Supreme Court, New York County, on the 4th inst., requiring the production of certain documents relating to the last general election in The City of New York before the Appellate Division of the Supreme Court, First Department, on the 5th inst., in the matter of the appeal of Hon. William Randolph Hearst and others, from an order denying application for a writ of mandamus commanding a recount of the ballots voted in the Second Election District, Sixth Assembly District, New York County, at said election, was received and ordered to be complied with and filed.

The following resolution was adopted, viz.:

Resolved, That Philip J. O'Connor of No. 250 East Eighty-second street, Manhattan Borough, whose name was duly certified to the Board of Elections by the Municipal Civil Service Commission for appointment as a temporary Clerk in the service of the Board, to aid in the completion of the party enrollment and the preparation of the necessary copies thereof, as required by law, be and hereby is appointed as such temporary Clerk, at a compensation at the rate of three dollars (\$3) per diem and on the same terms and conditions specified in the resolution adopted by the Board at its meeting held on November 24, 1905, appointing temporary Clerks in the service of the Board.

Pay-rolls of temporary Clerks in the temporary service of the Board in the several boroughs of The City of New York for services rendered from November 17, 1905, to December 2, 1905, aggregating \$6,690, were approved and ordered to be transmitted to the Municipal Civil Service Commission for certification, and thence to the Comptroller for payment.

The Board then adjourned.

CHARLES B. PAGE, Secretary.

BOARD OF ELECTIONS.

Meeting of the Board of Elections held Friday, December 15, 1905, at 1 o'clock p. m.

Present—Commissioners Voorhis, Page and Maguire.

The minutes of the meetings of the Board held on October 30 and 31 and November 3, 1905, were read and approved and the reading of the minutes of the meeting of the Board held on the 5th inst. was dispensed with.

The following communications were received and disposed of as stated, viz.:

From N. Taylor Phillips, Deputy Comptroller, dated the 1st inst., monthly statement showing the unexpended balances remaining to the credit of the Board out of its appropriations for 1905. Filed.

From N. Taylor Phillips, Deputy Comptroller, dated the 8th inst., stating that the available balance to the credit of the account Election Expenses is insufficient to meet the voucher for the sum of \$141,207.50, covering the compensation of the election officers in the Borough of Brooklyn for serving at the last registration and general election, and requesting that a statement be furnished showing the reason why the expenditures for election purposes exceed the amount of the appropriation made by the Board of Estimate and Apportionment. Filed, having been answered.

From E. J. Connell, Auditor of Accounts, Department of Finance, dated the 9th inst., stating that certain deductions have been made on the voucher filed with said Department for \$6,925.50; covering compensation due to temporary Clerks in the service of the Board, for the period ending December 2, 1905, and that said voucher has been audited in the amount of \$6,690. Filed.

From Henry Berlinger, Secretary, Municipal Civil Service Commission, four communications, dated the 7th and one communication dated 9th inst., stating that the names of certain persons therein mentioned have been deducted from the payroll of temporary Clerks in the service of the Board because of irregularities in their declaration sheets. Filed.

From Philip J. Coffey, Assistant Secretary, Municipal Civil Service Commission, two communications, dated the 11th inst., stating that Edward J. A. Smith and James P. Kelly have satisfied the Commission of the truthfulness of the statements made in their declaration sheets and may therefore be retained in the service of the Board as temporary Clerks. Filed.

From Thomas F. Smith, secretary, Democratic-Republican general committee, New York County, dated October 2, 1905, notice of changes in the places for holding certain Assembly and Aldermanic district conventions. Filed.

From Hon. James D. Bell, chairman, Democratic general committee of Kings County, dated the 7th inst. and duly certified by Frank E. O'Reilly, secretary of said committee, specifying the names and addresses of the officers of said committee for the ensuing year, and stating that the rules and regulations thereof are the same as those filed for 1904, with the exception of an amendment therein set forth. Filed.

From Franklin C. Vitt, secretary, Democratic general county committee, Richmond County, dated the 11th inst., specifying the names and addresses of the officers of said committee for the ensuing year. Filed.

From the Young Men's Democratic Club of Harlem, undated, requesting to be furnished with maps of the Twenty-first, Twenty-third and Thirty-first Assembly Districts, New York County. To be complied with and filed.

From Lawrence Veiller, manager, Bureau of Legislative Information, the City Club, dated the 9th inst., submitting terms for furnishing legislative information to the Board during the ensuing session of the Legislature. Filed and the Secretary directed to notify Mr. Veiller that prior arrangement has been made for the furnishing of such information to the Board.

From Charles Niebling, dated the 2d inst., in relation to the claim filed by him with the Board for damage alleged to have been done to property in his store by election officers at the last registration and general election. Filed.

From Moses Herrman, dated the 4th inst., stating that he was a candidate for the office of Justice of the Municipal Court, Fourteenth District, Borough of Manhattan, at the last general election, and protesting, on grounds therein set forth, against the issuance of a certificate of election to said office to Edgar J. Lauer. Filed.

From Joseph Oppenheimer, dated the 8th inst., transmitting check for \$5.50, being an amount received by him for certain useless election material sold by direction of the Board. Filed and amount of check to be transmitted to the Department of Finance.

From the Chief Clerk of the Board and the Chief Clerks of The Bronx, Brooklyn, Queens and Richmond Borough offices, dated the 9th inst., and the Chief Clerk of the Manhattan Borough office, dated the 11th inst., reporting in relation to the attendance of the clerical force in their respective offices during the preceding week. Filed.

From the Chief Clerk of the Brooklyn Borough office, dated the 12th inst., reporting in relation to the telephone calls made from his office during the month of November, 1905. Referred to the Chief Clerk of the Board.

From the Chief Clerk of the Brooklyn Borough office, dated the 9th inst., reporting in relation to the work being done by temporary Clerks in said office in connection with the primary enrollment of October, 1905. Filed.

Twelve subpoenas, directed to the Board by Hon. Julius M. Mayer, Attorney General, and Hon. John F. Clarke, District Attorney, Kings County, commanding the production, at the times and places therein specified, of certain registers of electors and poll books and other documents relating to the last registration of electors and general election. Filed, having been complied with.

The following bills were approved and ordered to be transmitted to the Finance Department for payment, viz.:

American Steel House Company, polling houses.....	\$630 00
Morgan & Bro., rent (storage).....	237 50
A. B. Yetter, rent (storage).....	125 00
A. Simonson, rent (storage).....	112 50
Fred T. Scott, rent (storage).....	65 00
August Belmont & Co., rent (storage).....	60 60
Harry E. Sprague, rent (storage).....	6 67
American Ice Company, ice.....	61 76
George Bauer & Son, ice.....	7 95
Kanouse Mountain Water Company, drinking water.....	41 00
John J. Hannon, cartage.....	20 00
Charles E. Husson, supplies for voting booths.....	4 75
William B. Stamhaug, regulating clocks.....	7 33
Frank B. Hedenberg, repairing window shades.....	19 00
Carl Voegel, sundry expenses.....	28 42
Alexander M. Ross, sundry expenses.....	9 10
Joseph Oppenheimer, sundry expenses.....	11 88
 Total.....	 \$1,447 86

The Board then adjourned.

CHARLES B. PAGE, Secretary.

DEPARTMENT OF STREET CLEANING.

An abstract of the transactions of the Department of Street Cleaning of The City of New York for the week ending December 10, 1905 (section 1546, Greater New York Charter).

BOROUGHS OF MANHATTAN AND THE BRONX.

Removal of Incumbrances (Section 545, Greater New York Charter).

Unredeemed incumbrances on hand December 2, 1905..... 1,509
Incumbrances seized during the week..... 116

Incumbrances redeemed and released..... 1,625
112

Unredeemed incumbrances on hand December 9, 1905..... 1,513

Moneys transmitted to City Chamberlain as follows:

For privilege of trimming scows, week ending November 26, 1905..... \$689 00
For redemption of incumbrances, week ending November 25, 1905..... 287 40
For redemption of incumbrances, week ending December 2, 1905..... 93 00
For sale of condemned material held October 11, 1905..... 7,322 80

Bills and pay-rolls transmitted to Comptroller as follows:

Schedule No. 293—
J. H. Timmerman (City Paymaster), wages of Deckhands, etc., week ending December 3, 1905..... \$164 65

Schedule No. 294—
J. H. Timmerman (City Paymaster), wages of Sweepers, etc., week ending December 7, 1905..... \$29,952 25

Schedule No. 295—
J. H. Timmerman (City Paymaster), wages of Department Cart Drivers, etc., week ending December 7, 1905..... \$16,306 57

Schedule No. 292—
Sundry items amounting to..... \$18,002 25

Schedule No. 296—
Sundry items amounting to..... \$11,998 94

Schedule No. 297—
Sundry items amounting to..... \$2,999 22

Number of loads of material collected during the week ending December 10, 1905 (December 4 to 10, inclusive):

	Cart Loads, Ashes.	Cart Loads, Rubbish.	Cart Loads, Garbage.	Cart Loads, Total.
Department carts	29,538 1/4	3,450	3,768 1/4	36,757
Permits carts	10,218	853	424 1/4	11,495 1/4
	39,756 3/4	4,303	4,192 1/2	48,252 1/4

BOROUGH OF BROOKLYN.

Moneys transmitted to City Chamberlain as follows:

For redemption of incumbrances, week ending November 25, 1905..... \$35 00
For redemption of incumbrances, week ending December 2, 1905..... 11 30

Bills and pay-rolls transmitted to Comptroller as follows:

Schedule No. 211—
Sundry items amounting to..... \$4,741 22

Schedule No. 212—
Sundry items amounting to..... \$14,750 00

Schedule No. 213—
J. H. Timmerman (City Paymaster), wages of Sweepers, etc., week ending December 7, 1905..... \$11,850 02

Schedule No. 214—
J. H. Timmerman (City Paymaster), wages of Department Cart Drivers, etc., week ending December 7, 1905..... \$9,819 78

Number of loads of material collected during the week ending December 10, 1905 (December 4 to 10, inclusive):

Ashes	10,604
Paper and rubbish	1,884
Permit material	1,012
	13,500

JOHN McG. WOODBURY, Commissioner.

MUNICIPAL CIVIL SERVICE COMMISSION.

ELIGIBLE LIST FOR FIRST GRADE ASSISTANT ENGINEER, BOARD OF WATER SUPPLY.

Established January 11, 1906.

	Per Cent.
1. Chandler, Albert H., No. 348A Gates avenue, Brooklyn.....	91.30
2. Lewis, Myron H., No. 1076 Lexington avenue.....	90.20
3. Ramsey, Edmund P., No. 826 Marcy avenue, Brooklyn.....	89.00
4. Burgess, Alfred S., No. 1822 Anthony avenue.....	88.45
5. Wood, George, No. 150 Union street, High Bridge.....	88.05
6. Clapp, Sidney K., No. 137 McDonough street, Brooklyn.....	88.00
7. Torpey, John F., No. 184 Columbus avenue.....	87.25
8. Avery, Elwood, No. 266 Rutland road, Brooklyn.....	87.10
9. Hochlerner, Tobias, No. 204 Henry street.....	86.50
10. Seely, Frederick, No. 239 West One Hundred and Forty-first street.....	86.15
11. Blake, James J., No. 116 Third street, Long Island City.....	86.10
12. White, Lazarus, No. 450 St. John's place, Brooklyn.....	85.40
13. Hogan, John P., No. 1161 Amsterdam avenue.....	85.25
14. Howes, Donald W., No. 101 West Seventy-eighth street.....	85.20
15. Sprague, Edwin L., Jr., No. 1161 Amsterdam avenue.....	85.10
16. Wood, Leonard P., No. 34 Clinton street, Brooklyn.....	85.10
17. Murray, Patrick H., No. 96 Norman avenue, Brooklyn.....	85.00
18. Matheson, John D., No. 695 East One Hundred and Fortieth street.....	84.65
19. Gillen, Walter J., No. 78 East Ninety-sixth street.....	84.15
20. Marsh, Francis B., No. 1456 Fifty-second street, Brooklyn.....	83.80

21. Savaool, William L., No. 150 Willett street, Jamaica.....	83.50
22. Austin, Job C., No. 15 Stuyvesant place, New Brighton, S. I.....	83.40
23. Hubbard, Winfield D., Monument street, Concord, Mass.....	83.40
24. Hulsart, Chas. R., No. 16 East One Hundred and Eighty-third street.....	83.30
25. Stone, Willard W., No. 74 West Thirty-fifth street.....	83.20
26. Coffin, Theo. DeLong, No. 99 Union Hall, Jamaica.....	83.15
27. Northrop, Albert A., University Heights.....	83.05
28. Levitt, Boris, No. 232 East Tenth street.....	82.75
29. Ward, Frederick, No. 227 West One Hundred and Twenty-second street.....	82.75
30. Bradbury, Richard R., No. 201 West Garden street, Rome, N. Y.....	82.55
31. Wyman, Alfred M., No. 209 West Eighty-fourth street.....	81.85
32. Zipser, Morris E., No. 125 West Thirty-third street.....	81.75
33. Perry, John P. H., No. 240 Lenox avenue.....	81.65
34. Edwards, Dean G., No. 430 West One Hundred and Eighteenth street.....	81.50
35. Hale, Herbert M., No. 1161 Amsterdam avenue.....	81.35
36. Shaughnessy, Chas. S., No. 467 West One Hundred and Fifty-second street.....	81.20
37. Bleich, Samuel D., No. 619 East Thirty-ninth street, Brooklyn.....	81.15
38. Standinger, Emil H., No. 474 Eighth street, Brooklyn.....	81.15
39. Groves, John D., No. 404 Bastable Building, Syracuse.....	81.05
40. Snow, Jesse B., No. 24 West One Hundred and Fortieth street.....	81.00
41. Dodge, Samuel D., No. 46 West Thirty-fourth street.....	80.95
42. Stander, Isaac J., No. 11 West One Hundred and Twelfth street.....	80.90
43. Tarr, Charles W., No. 109 Waverley place.....	80.90
44. Grubbe, William B., No. 1 Trinity place, West New Brighton.....	80.85
45. Howard, Thomas, New Hamburg, N. Y.....	80.85
46. Cheyney, Willis, No. 261 West Twenty-third street.....	80.80
47. Shertzer, Tyrrell B., No. 467 West One Hundred and Fifty-second street.....	80.65
48. Purcell, Francis X. A., No. 113 West One Hundred and Thirty-eighth street.....	80.30
49. Allen, Frank W., No. 5 West One Hundred and Twenty-fifth street.....	80.25
50. Trout, Chas. E., Maine avenue, West New Brighton.....	80.25
51. Seabury, Geo. T., No. 475 West One Hundred and Fifty-ninth street.....	80.10
52. Greenlaw, Ralph W., No. 430 West One Hundred and Eighteenth street.....	80.05
53. Farmer, Alex. S., No. 140 Rodney street, Brooklyn.....	80.05
54. Hollander, Harry, No. 1517 Washington avenue.....	80.00
55. Peabody, Wm. W., No. 3 St. Elmhurst, L. I.....	80.00
56. Bethel, Renzi A., Ogden avenue and One Hundred and Sixty-sixth street, The Bronx.....	79.95
57. Bannister, Carl L., Barge Canal Office, Hinckley, N. Y.....	79.80
58. Nickerson, Addison D., No. 44 Irving place.....	79.75
59. Pratt, Arthur H., No. 1518 South Fifty-eighth street, Philadelphia.....	79.35
60. Ruggles, Arthur V., No. 352 Livingston street, Brooklyn.....	79.20
61. Murgatroyd, George, No. 326 East One Hundred and Twenty-third street.....	79.15
62. Bull, George M., No. 28 Maple avenue, Troy, N. Y.....	79.15
63. Cunningham, Wm. J., Croton Falls, N. Y.....	79.10
64. Smith, Geo. G., Jr., No. 127 East Twenty-third street, care of H. W. Messnard.....	78.95
65. Nichols, Thos. F., Hamilton College, Clinton, N. Y.....	78.90
66. Shaw, Daniel J., No. 362 West One Hundred and Twenty-third street.....	78.80
67. Werbin, Israel V., No. 61 West One Hundred and Seventeenth street.....	78.70
68. Shedd, Geo. G., No. 573 Classon avenue, Brooklyn.....	78.70
69. Wart, Bertrand H., No. 524 West One Hundred and Fifty-first street.....	78.60
70. Thomson, Samuel F., No. 189 East Eighteenth street, Brooklyn.....	78.60
71. Vaughan, Louis B., No. 209 West Eighty-fourth street.....	78.50
72. Read, Jesse E., No. 448 Kosciusko street, Brooklyn.....	78.40
73. Clausnitzer, John, No. 157 East Twenty-first street.....	78.40
74. McCurdy, Harry S. R., No. 1622 Forty-second street, Brooklyn.....	78.20
75. Hopson, Edw. H., Pawling, N. Y.....	78.05
76. Reynolds, Winfred E., No. 76 West Forty-sixth street.....	77.95
77. Small, James H., Jr., No. 526 West One Hundred and Twenty-fourth street.....	77.90
78. Hanavan, Wm. L., No. 430 West One Hundred and Eighteenth street.....	77.45
79. West, Karl F., No. 387 Jefferson avenue, Brooklyn.....	77.40
80. Pickersgill, Wm. C., No. 505 West One Hundred and Twelfth street.....	77.05
81. Guttridge, James A., No. 209 West Eighty-fourth street, care of Hodgdon.....	77.05
82. Clapp, Arthur C., Gould Hall, University Heights.....	77.05
83. Emerson, Kenneth B., No. 36 South Elliott place, Brooklyn.....	77.00
84. Horne, Harold W., No. 88 St. Nicholas avenue, care of Rev. Geo. S. Pratt.....	76.95
85. Smith, Eliot N., No. 3 South Elliott place, Brooklyn.....	76.90
86. Davis, James L., No. 471 West One Hundred and Forty-fifth street.....	76.85
87. Booth, George W., No. 135 William street.....	76.80
88. Manning, Ernest G., No. 96 Flushing avenue, Jamaica.....	76.75
89. Janvrin, Ned. H., No. 36 East Twenty-eighth street.....	76.55
90. Hildreth, John L., Jr., No. 54 Hardenbrook avenue, Jamaica.....	76.50
91. Moon, Vernon S., No. 176 Nostrand avenue, Brooklyn.....	76.45
92. Huerstel, Maurice G., No. 653 East Twenty-ninth street, Brooklyn.....	76.30
93. Cleverdon, Walter S. L., No. 551 East One Hundred and Seventy-ninth street, The Bronx.....	76.20
94. Pecke, Francis S., No. 12 Main street, Flushing, L. I.....	76.05
95. Seaver, Clifford, No. 31 West Sixty-first street.....	76.00
96. Dean, Henry J., No. 432 Hopkins avenue, Long Island City.....	75.75
97. Jameson, Minor S., No. 206 North street, New Rochelle.....	75.60
98. Hadden, Everett B., Aqueduct Commission, Katonah Division.....	75.55
99. Booth, Constant W., Jr., No. 217 Gates avenue, Brooklyn.....	74.95
100. Schock, Daniel R., Hartsdale, N. Y., Dobbs Ferry road.....	74.85
101. Clapp, Frank L., No. 294 North Willow street, Waterbury, Conn.....	74.85
102. Flandreau, Clarence S., No. 44 Washington avenue, New Rochelle.....	74.60
103. Carter, Alfred E., No. 449 West One Hundred and Twenty-third street.....	74.55
104. Murphy, John J., No. 70 Park Hill avenue, Yonkers.....	74.40
105. Brady, Joseph, No. 1070 Third avenue.....	74.25
106. Burt, Le Van M., No. 940 President street, Brooklyn.....	74.25
107. Goertz, Albert, No. 340 East Fifty-eighth street.....	74.25
108. Brewer, John M., Amethyst street, Van Nest, N. Y.....	74.20
109. Gilkey, Royal W., No. 700 Park avenue.....	74.20
110. Nurick, Henry J., No. 776 DeKalb avenue, Brooklyn.....	73.85
111. Arenander, Alfred W., No. 137 East Two Hundred and Eighteenth street.....	73.80
112. Bance, Charles W., No. 211 Monticello avenue, Jersey City.....	73.80

DEPARTMENT OF HEALTH.

WEEK ENDING SATURDAY, 12 M., JANUARY 6, 1906.

BOROUGHS.	POPULATION STATE CEN- SUS 1905.	ESTIMATED POPULATION MIDDLE OF YEAR 1906.	DEATHS.			Births:	Marriages.	DEATH-RATE.		
			1905.	1906.	*Cor- rected, 1906.			1905.	1906.	*Cor- rected, 1906.
Manhattan	2,112,697	2,174,335	870	771	728	1,272	842	81	11.44	18.50
The Bronx	27,629	29,007	117	111	107	160	40	9	22.76	19.96
Brooklyn	1,358,691	1,404,560	547	514	484	682	279	38	20.95	19.09
Queens	198,241	209,086	43	50	49	117	29	7	11.27	12.44
Richmond	72,846	74,173	26	31	29	24	18	1	18.59	21.80
City of New York	4,014,304	4,152,860	1,603	1,477	1,397	2,255	1,207	136	20.78	18.55

* Non-residents and infants under 1 week old not included.

† The presence of several large institutions, the great majority of whose inmates are residents of the other boroughs, increases considerably the death-rate of this borough.

Cases of Infectious and Contagious Diseases Reported.

	WEEK ENDING—												
	Oct. 14.	Oct. 21.	Oct. 28.	Nov. 4.	Nov. 11.	Nov. 18.	Nov. 25.	Dec. 2.	Dec. 9.	Dec. 16.	Dec. 23.	Dec. 30.	Jan. 6.
Tuberculosis Pulmonalis	302	326	342	363	335	419	406	421	429	406	312	365	342
Diphtheria and Croup	219	218	262	279	275	286	310	285	334	309	300	388	337
Measles	81	113	113	169	155	253	326	438	572	673	764	798	1,131
Scarlet Fever	69	75	61	79	96	132	153	157	187	170	170	183	215
Small-pox
Varicella	55	35	85	132	62	137	121	154	222	166	206	117	155
Typhoid Fever	124	99	94	77	105	84	65	71	94	117	72	45	40
Whooping Cough	15	13	31	18	13	26	17	15	34	16	16	12	27
Cerebro-Spinal Meningitis	4	10	2	9	18	10	11	14	14	29	15	36	15
Total	869a	889b	990c	1,126d	1,050e	1,347f	1,409g	1,556h	1,886i	1,916k	1,855l	1,944m	2,262n

a. Includes six cases of measles, one of scarlet fever and one of diphtheria from Ellis Island.

b. Includes two cases of measles from Ellis Island.

c. Includes eight cases of measles and one case of small-pox from Ellis Island.

d. Includes twenty-five cases of measles and four of varicella from Ellis Island.

e. Includes fourteen cases of measles and one of scarlet fever from Ellis Island.

f. Includes twenty-eight cases of measles from Ellis Island.

g. Includes eighteen cases of measles and three cases of diphtheria from Ellis Island.

h. Includes eighteen cases of measles, one of varicella and four of scarlet fever from Ellis Island.

i. Includes seven cases of measles from Ellis Island and two cases of diphtheria from S. S. Cretic.

j. Includes thirteen cases of measles and two of scarlet fever from Ellis Island.

k. Includes twenty-five cases of measles, one of scarlet fever and one of varicella from Ellis Island.

l. Includes two cases of measles from Ellis Island.

m. Includes two cases of varicella, twenty of measles, one of diphtheria and two of scarlet fever from Ellis Island.

n. Includes two cases of varicella, twenty of measles, one of diphtheria and two of scarlet fever from Ellis Island.

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yy. Includes two cases of varicella, twenty of measles, one of d

BOROUGH.	WARD.	SICKNESS.						DEATHS REPORTED.								
		Diphtheria and Croup.	Mesoth.	Scarlet Fever.	Small-pox.	Typhoid Fever.	Tuberculosis, Putmonitis.	Diphtheria and Croup.	Measles.	Scarlet Fever.	Small-pox.	Typhoid Fever.	Tuberculosis, Putmonitis.	Pneumonia.	Bronchitis.	Pneumonia.
Richmond.	First.	1	12	3	0	0	2	1	0	0	0	0	1	2	1	11
	Second	3	0	1	0	0	0	0	0	0	0	0	0	0	0	7
	Third	1	0	0	0	0	0	0	0	0	0	0	0	0	0	2
	Fourth	0	0	0	0	0	0	0	0	0	0	0	0	0	0	4
	Fifth	2	0	0	0	0	0	0	0	0	0	0	0	0	0	4
Total.		7	4	7	0	0	8	1	0	0	0	0	5	2	1	31

General Work of the Department.

Total inspections of premises.	32,673
" orders issued for abatement of nuisances.	253
" inspections of milk and other foods.	17,592
" pounds of food condemned and destroyed.	37,994
" chemical analyses made.	229
" bacteriological examinations made for diphtheria.	983
" bacteriological examinations made for tuberculosis.	424
" vaccinations performed.	2,699
" children's employment certificates granted.	239
" children's employment certificates refused.	128
" medical inspections of schools.	2,051

Analysis of Croton Water, Jan. 4, 1906.

	RESULTS EXPRESSED IN GRAINS PER U. S. GALLON OF 231 CUBIC INCHES.	RESULTS EXPRESSED IN PARTS BY WEIGHT IN ONE HUNDRED THOUSAND.
Appearance.	Slightly turbid.	Slightly turbid.
Color.	Light yellow.	Light yellow.
Odor (Heated to 100° Fahr.).	Very slightly marshy.	Very slightly marshy.
Chlorine in Chlorides.	0.152	0.260
Equivalent to Sodium Chloride.	0.249	0.428
Phosphates (P ₂ O ₅).	None.	None.
Nitrogen in Nitrates.	Trace.	Trace.
Nitrogen in Nitrates.	0.0058	0.0100
Free Ammonia.	0.0020	0.0035
Albuminoid Ammonia.	0.0073	0.0125
Hardness equivalent to Carbonate of Lime { Before boiling.	1.75	3.00
Organic and volatile (loss on ignition).	1.75	3.00
Mineral matter (non-volatile).	1.28	2.20
Total solids (by evaporation).	3.15	5.40
	4.43	7.60

Temperature at hydrant, 38° Fahr.

Analysis of Ridgewood Water, Jan. 3, 1906.

	RESULTS EXPRESSED IN GRAINS PER U. S. GALLON OF 231 CUBIC INCHES.	RESULTS EXPRESSED IN PARTS BY WEIGHT IN ONE HUNDRED THOUSAND.
Appearance.	Turbid.	Turbid.
Color.	None.	None.
Odor (Heated to 100° Fahr.).	Very slightly marshy.	Very slightly marshy.
Chlorine in Chlorides.	0.583	1.000
Equivalent to Sodium Chloride.	0.961	1.648
Phosphates (P ₂ O ₅).	None.	None.
Nitrogen in Nitrates.	None.	None.
Nitrogen in Nitrates.	0.0466	0.0800
Free Ammonia.	0.0009	0.0015
Albuminoid Ammonia.	0.0009	0.0015
Hardness equivalent to Carbonate of Lime { Before boiling.	1.52	2.60
Organic and volatile (loss on ignition).	1.52	2.60
Mineral matter (non-volatile).	1.40	2.40
Total solids (by evaporation).	3.79	6.50
	5.19	8.90

Temperature at hydrant, 49.1° Fahr.

CHANGES IN DEPARTMENTS.

DEPARTMENT OF BRIDGES.

January 15—Death on January 14, 1906, of Thomas Burns, No. 103 Washington street, Brooklyn, who was a Foreman of Laborers at \$2,400 per annum on the New York and Brooklyn Bridge, on which structure he had been employed continuously since February 20, 1870.

Death on the 12th inst. of Eugene F. Looram of No. 342 East Nineteenth street, Manhattan, who was employed as a Laborer at \$15 per week.

January 13—The continued absence of Frank M. Lyon of No. 716 Chauncey street, Brooklyn, from January 3 to 9, both inclusive, is, in conformity with Rule XIII, section 2 of the Municipal Civil Service Commission, construed as his resignation from the position of Bridge Keeper at \$900 per annum, and his name is dropped from the pay-roll.

MUNICIPAL COURT, SIXTH DISTRICT, BROOKLYN.

January 13—Appointed James T. Kelly, Jr., residing at No. 589 Washington avenue, Borough of Brooklyn, Court Attendant for the term of two (2) years, said term expiring on the 12th day of January, 1908.

DEPARTMENT OF DOCKS AND FERRIES.

January 12—The Commissioner has laid off Thomas F. McGrane, Foreman Laborer, for lack of work.

LAW DEPARTMENT.

January 15—To fill the vacancies now existing in this Department, the following promotions and appointments have been made:

Charles J. Druhan (Brooklyn office), to the position of Law Clerk at an annual salary of \$1,500, to take effect on the 15th inst.

Promoted Joseph H. Gardiner, Jr., a Law Clerk (Brooklyn office), to the position of Junior Assistant, at an annual salary of \$1,200, to take effect on the 15th inst.

Appointed William H. Kehoe of No. 852 East One Hundred and Thirty-fifth street, to the position of Law Clerk at \$1,200 per annum, to take effect on the 15th inst.

Promoted the following persons to the position of Junior Clerk at an annual salary of \$600, to take effect on the 15th inst.:

Lawrence P. Connolly, Bureau of Penalties.

Morris Titoonek, Brooklyn Office.

Augustine H. Matthews, Personal Tax Bureau.

Benedict A. P. Smith, Personal Tax Bureau.

Max Oppenheimer, Tenement House Office.

Promoted George F. Brennan, Frank E. Johnson, Jr., and Thomas J. Kelly of the Main office, Charles R. Rocks of the Bureau of Street Openings, and Thomas P. White of the Tenement House Branch office, to the position of fourth grade Clerk at a salary of \$1,200 each, to take effect January 15, 1906.

Transferred Thomas J. Kelly and Thomas P. White to the Bureau of Street Openings, to take effect on the same date.

For the purpose of carrying into effect the plan to have the typewriting work of the Bureau for the Collection of Arrears of Personal Taxes and the Tenement House Branch office performed by Civil Service appointees instead of by agreement with private persons, the following appointments have been made:

Stenographers and Typewriters at \$750 per annum, to take effect on the 15th inst.:

Lillian C. Goldstein, No. 149 Manhattan avenue, New York City.

Mary C. Farrell, No. 273 Pearl street, Brooklyn.

Stenographers and Typewriters at \$750 per annum, to take effect on the 15th inst.:

Mary A. Lenz, Richmond Hill, Long Island.

Rebecca Hannau, No. 116 Avenue B, New York City.

Typewriting Copyists at \$750 per annum, to take effect on the 11th inst.:

Loretta G. Lyman, No. 51 East One Hundred and Twenty-second street, New York City.

Maria C. Mechlin, No. 371 West Nineteenth street, New York City.

Mary Liebergall, No. 116 Seventh street, New York City.

Typewriting Copyists at \$750 per annum, to take effect on the 15th inst.:

Gertrude S. Cramer, No. 3224 Broadway, New York City.

Anna L. Martin, No. 348 Third avenue, New York City.

Katherine B. Duvan, No. 324 Dean street, Brooklyn.

Mary F. Lane, No. 409 West Forty-seventh street, New York City.

Typewriting Copyists at \$750 per annum, to take effect on the 15th inst.:

Charles S. Hervey, Auditor of Accounts, Room 125.

Investigating Division.

Charitable Institutions Division.

Bureau of Audit—Main Division.

William McKinny, Chief Auditor of Accounts, Room 27.

Law and Adjustment Division.

Jeremiah T. Mahoney, Auditor of Accounts, Room 185.

Real Estate Bureau.

Mortimer J. Brown, Appraiser of Real Estate, Room 157.

Bureau for the Collection of Taxes.

Borough of Manhattan—Stewart Building, Room O.

David E. Austen, Receiver of Taxes.

John J. McDonough, Deputy Receiver of Taxes.

Borough of the Bronx—Municipal Building, Third and Tremont avenues.

John B. Underhill, Deputy Receiver of Taxes.

Borough of Brooklyn—Municipal Building, Rooms 2-8.

Jacob S. Van Wyck, Deputy Receiver of Taxes.

Borough of Queens—Hackett Building, Jackson avenue and Fifth street, Long Island City.

Frederick W. Bleckwenn, Deputy Receiver of Taxes.

Borough of Richmond—Bay and Sand streets, Stapleton.

John DeMorgan, Deputy Receiver of Taxes.

Bureau for the Collection of Assessments and Arrears.

Borough of Manhattan—Stewart Building, Room 8r.

Edward A. Slattery, Collector of Assessments and Arrears.

John B. Adger Mullally, Deputy Collector of Assessments and Arrears.

Borough of the Bronx—Municipal Building, Rooms 1-3.

James J. Donovan, Jr., Deputy Collector of Assessments and Arrears.

Borough of Brooklyn—Municipal Building.

William E. Melody, Deputy Collector of Assessments and Arrears.

Borough of Queens—Hackett Building, Jackson avenue and Fifth street, Long Island City.

Patrick E. Leahy, Deputy Collector of Assessments and Arrears.

Borough of Richmond—Bay and Sand streets, Stapleton.

George Brand, Deputy Collector of Assessments and Arrears.

Bureau for the Collection of City Revenue and of Markets.

COMMISSIONERS OF SINKING FUND.

George B. McClellan, Mayor, Chairman; Herman A. Metz, Comptroller; Patrick Keenan, Chamberlain; Patrick F. McGowan, President of the Board of Aldermen and John R. Davies, Chairman Finance Committee, Board of Aldermen, Members; N. Taylor Phillips, Deputy Comptroller, Secretary. Office of Secretary, Room 12 Stewart Building. Telephone, 2050 Franklin.

BOARD OF ESTIMATE AND APPORTIONMENT.

The Mayor, Chairman; the Comptroller, President of the Board of Aldermen, President of the Borough of Manhattan, President of the Borough of Brooklyn, President of the Borough of The Bronx, President of the Borough of Queens, President of the Borough of Richmond.

Office of the Secretary:

Joseph Haag, Secretary, Room 79, No. 280 Broadway. Telephone, 2070 Franklin.

Charles V. Ade, Clerk, Room 2, No. 280 Broadway.

Public Improvements:

Nelson P. Lewis, Chief Engineer, No. 277 Broadway. Telephone, 3457 Franklin.

J. H. Mooney, Assistant Secretary, No. 277 Broadway. Telephone, 3454 Franklin.

Bureau of Franchises:

Harry P. Nichols, Assistant Engineer in Charge, Room 79, No. 280 Broadway. Telephone, 2070 Franklin.

BOARD OF REVISION OF ASSESSMENTS.

Herman A. Metz, Comptroller. John J. Delany, Corporation Counsel. Frank A. O'Donnell, President of the Department of Taxes and Assessments. Henry J. Storrs, Chief Clerk, Finance Department No. 280 Broadway.

AQUEDUCT COMMISSIONERS.

Room 207, Stewart Building, 5th floor, 9 A.M. to 4 P.M.

Telephone, 1942 Franklin.

The Mayor, the Comptroller, *ex-officio*; Commissioners John F. Cowan (President), William H. Ten Eyck, John J. Ryan and John P. Windolph; Harry W. Walker, Secretary; Walter H. Sears, Acting Chief Engineer.

POLICE DEPARTMENT.

Central Office.

No. 300 Mulberry street, 9 A.M. to 4 P.M.

Telephone, 3100 Spring.

Theodore A. Bingham, Commissioner.

First Deputy Commissioner.

Arthur J. O'Keefe, Second Deputy Commissioner.

James F. Mack, Third Deputy Commissioner.

William H. Kipp, Chief Clerk.

ARMORY COMMISSIONERS.

The Mayor, George B. McClellan, Chairman; the President of the Department of Taxes and Assessments. Frank A. O'Donnell, Vice-Chairman; the President of the Board of Aldermen, Patrick F. McGowan; Brigadier-General James McLeer and Brigadier-General George Moore Smith, Commissioners.

Eugene A. Fornes, Secretary, and Frank J. Bell, Acting Secretary, Stewart Building, No. 280 Broadway. Office hours, 9 A.M. to 4 P.M.; Saturdays, 9 A.M. to 12 M.

BOARD OF ELECTIONS.

Headquarters, General Office, No. 107 West Forty-first street.

Commissioners—John R. Voorhis (President), Charles B. Page (Secretary), John Maguire, Michael J. Dady. A. C. Alien, Chief Clerk.

BOROUGH OFFICES.

Manhattan.

No. 112 West Forty-second street. William C. Baxter, Chief Clerk of the Borough.

The Bronx.

One Hundred and Thirty-eighth street and Mott avenue (Solingen Building).

Cornelius A. Bunner, Chief Clerk of the Borough.

Brooklyn.

No. 42 Court street (Temple Bar Building).

George Russell, Chief Clerk of the Borough.

Queens.

No. 51 Jackson avenue, Long Island City.

Carl Voegel, Chief Clerk of the Borough.

Richmond.

Staten Island Savings Bank Building, Beach and Water streets, Stapleton, S. I.

Alexander M. Ross, Chief Clerk of the Borough.

All offices open from 9 A.M. to 4 P.M.; Saturdays, 9 A.M. to 12 M.

DEPARTMENT OF BRIDGES.

Nos. 13-21 Park row, 9 A.M. to 4 P.M.

Telephones, Manhattan, 256 Cortlandt; Brooklyn, 3980 Main; Queens, 439 Greenpoint; Richmond, 94 Tompkinsville; Bronx, 62 Tremont.

William B. Ellison, Commissioner.

Frank J. Goodwin, Deputy Commissioner.

Edgar E. Shiff, Secretary.

Office hours, 9 A.M. to 4 P.M.

Saturdays, 9 A.M. to 12 M.

Telephone, 6080 Cortlandt.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Nos. 13-21 Park row, 9 A.M. to 4 P.M.

Telephones, Manhattan, 256 Cortlandt; Brooklyn, 3980 Main; Queens, 439 Greenpoint; Richmond, 94 Tompkinsville; Bronx, 62 Tremont.

William B. Ellison, Commissioner.

Frank J. Goodwin, Deputy Commissioner.

L. M. de Verona, Chief Engineer.

George W. Birdsall, Consulting Hydraulic Engineer.

George F. Sever, Consulting Electrical Engineer.

Charles F. Lacombe, Engineer of Surface Construction.

Joseph W. Savage, Water Registrar, Manhattan.

William M. Blake, Private Secretary.

Joseph F. Prendergast, Secretary to the Department.

William C. Cozier, Deputy Commissioner, Borough of Brooklyn, Municipal Building, Brooklyn.

William R. McGuire, Water Registrar, Brooklyn.

Thomas H. O'Neill, Water Commissioner, Borough of The Bronx, Crotona Park Building, One Hundred and Seventy-seventh street and 7th avenue.

Thomas M. Lynch, Water Registrar, The Bronx.

Charles C. Wissel, Deputy Commissioner, Borough of Queens, Hackett Building, Long Island City.

Edward I. Miller, Deputy Commissioner, Borough of Richmond, Richmond Building, New Brighton, S. I.

FIRE DEPARTMENT.

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

Headquarters.

Nos. 157 and 159 East Sixty-seventh street.

Telephone, 2230 Plaza, Manhattan; 2356 Main, Brooklyn.

John H. O'Brien, Fire Commissioner.

Hugh Bonner, Deputy Commissioner.

Charles C. Wise, Deputy Commissioner, Boroughs of Brooklyn and Queens.

Alfred M. Downes, Secretary; William A. Hawley, Secretary to the Commissioner; George F. Dobson, Jr., Secretary to the Deputy Commissioner, Boroughs of Brooklyn and Queens.

Edward F. Croker, Chief of Department.

Thomas Lally, Deputy Chief of Department in charge, Boroughs of Brooklyn and Queens.

George E. Murray, Inspector of Combustibles.

William A. Hervey, Assistant Inspector of Combustibles, Boroughs of Brooklyn and Queens, Nos. 365 and 367 Jay street, Brooklyn.

Peter Scarry, Fire Marshal, Boroughs of Manhattan, The Bronx and Richmond.

William L. Beers, Fire Marshal, Boroughs of Brooklyn and Queens.

George Farrell, Chief Operator in charge of Fire Alarm Telegraph Bureau, Boroughs of Manhattan, The Bronx and Richmond.

Andrew P. Martin, Inspector in charge of Fire Alarm Telegraph Bureau, Boroughs of Brooklyn and Queens.

William T. Beggin, Chief of Battalion in charge Bureau of Violations and Auxiliary Fire Appliances, Boroughs of Manhattan and The Bronx.

Michael Quinn, Foreman in charge Bureau of Violations and Auxiliary Fire Appliances, Boroughs of Brooklyn and Queens.

Central Office open at all hours.

Committee to examine persons who handle explosives meets Thursday of each week at 12 o'clock P.M.

MUNICIPAL EXPLOSIVES COMMISSION.

Nos. 157 and 159 East Sixty-seventh street, Headquarters Fire Department.

Thomas W. Churchill, Deputy Fire Commissioner and Chairman; William Montgomery, John Sherry, Abraham Piser.

Franz S. Wolf, Secretary, No. 157 East Sixty-seventh street.

DEPARTMENT OF CORRECTION.

Central Office.

Nos. 148 East Twentieth street. Office hours from 9 A.M. to 4 P.M.; Saturdays, 9 A.M. to 12 M.

Telephone, 1047 Gramercy.

John McGaw Woodbury, Commissioner.

F. M. Gibson, Deputy Commissioner.

John B. Fitzgerald, Secretary.

DEPARTMENT OF STREET CLEANING.

Nos. 13 to 21 Park row, 9 A.M. to 4 P.M.

Telephone, 3863 Cortlandt.

John McGaw Woodbury, Commissioner.

C. M. Gibson, Deputy Commissioner.

John J. O'Brien, Chief Clerk.

DEPARTMENT OF PUBLIC CHARITIES.

Central Office.

Foot of East Twenty-sixth street, 9 A.M. to 4 P.M.

Telephone, 3350 Madison Square.

Robert W. Hebbard, Commissioner.

James E. Dougherty, First Deputy Commissioner.

James J. McInerney, Second Deputy Commissioner for Brooklyn and Queens, Nos. 126 and 128 Livingston street, Brooklyn.

Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 A.M. to 4 P.M. Saturdays, 12 M.

Bureau of Dependent Adults, foot of East Twenty-sixth street. Office hours, 8:30 A.M. to 4 P.M.

Bureau of Dependent Children, No. 66 Third avenue. Office hours, 8:30 A.M. to 4 P.M.

TENEMENT HOUSE DEPARTMENT.

Central Office.

Manhattan Office, No. 44 East Twenty-third street.

Telephone, 5331 Gramercy.

Brooklyn Office, Temple Bar Building, No. 44 Court street.

Bronx Office, Nos. 2806 and 2808 Third avenue.

Edmund J. Butler, Commissioner.

John F. Skelly, First Deputy Tenement House Commissioner.

No. 44 Court street, Temple Bar Building, Brooklyn.

William Brennen, Second Deputy Tenement House Commissioner.

Charles J. Crowley, Secretary, Tenement House Department.

William B. Calvert, Superintendent, Bronx Office.

Michael A. Rofrano, Superintendent, Manhattan Office.

John A. Lee, Chief Inspector, New Building Bureau, Manhattan.

James Sweeney, Chief Inspector, New Building Bureau, Brooklyn.

Joseph A. Cassidy, Chief Inspector, New Building Bureau, The Bronx.

Michael F. McGee, Chief Inspector, Old Building Bureau, The Bronx.

DEPARTMENT OF DOCKS AND FERRIES.

Pier "A," N. R., Battery place.

Telephone, 1082 Broad.

John A. Bensel, Commissioner.

Joseph A. Bill, Deputy Commissioner.

Charles J. Collins, Secretary.

Office hours, 9 A.M. to 4 P.M.; Saturdays, 12 M.

BELLEVUE AND ALLIED HOSPITALS.

Telephone, 4400 Madison Square.

Board of Trustees—Dr. John W. Brannan, President; James K. Paulding, Secretary; Leopold Stern, Theodore E. Tack, Arden M. Robbins, Myles Tierney, Samuel Sachs, Robert V. Hebbard, ex officio.

DEPARTMENT OF HEALTH.

Southwest corner of Fifty-fifth street and Sixth avenue, Borough of Manhattan, 9 A.M. to 4 P.M.

Burial Permit and Contagious Disease Offices always open.

Telephone, 4900 Columbus.

Thomas Darlington, M. D., Commissioner of Health and President.

Alvah H. Doty, M. D., William McAdoo, Commissioners.

Eugene W. Scheffer, Secretary.

Herman M. Biggs, M. D., General Medical Officer.

COMMISSIONER OF JURORS.

Room 127 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.
Thomas Allison, Commissioner.
Matthew F. Neville, Assistant Commissioner.
Frederick P. Simpson, Assistant Commissioner.
Frederick O'Byrne, Secretary.

PUBLIC ADMINISTRATOR.

No. 119 Nassau street, 9 A. M. to 4 P. M.
William M. Hoes, Public Administrator.

KINGS COUNTY.
COURT, KINGS COUNTY.

County Court-house, Brooklyn, Rooms 10, 19, 22 and 23. Court opens at 10 A. M. daily and sits until business is completed. Part I., Room No. 23; Part II., Room No. 10, Court-house. Clerk's Office, Rooms 19 and 22, open daily from 9 A. M. to 4 P. M.; Saturdays, 12 M.
Joseph Aspinall and Frederick E. Crane, County Judges.
Charles S. Devoy, Chief Clerk.

SURROGATE.

Hall of Records, Brooklyn, N. Y.
James C. Church, Surrogate.
William P. Pickett, Clerk of the Surrogate's Court. Court opens at 10 A. M. Office hours, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

SHERIFF.

County Court-house, Brooklyn, N. Y.
9 A. M. to 4 P. M.; Saturdays, 12 M.
Michael J. Flaherty, Sheriff.

DISTRICT ATTORNEY.

Office, County Court-house, Borough of Brooklyn. Hours, 9 A. M. to 5 P. M.
John F. Clarke, District Attorney.

REGISTER.

Hall of Records. Office hours, 9 A. M. to 4 P. M., excepting months of July and August; then from 9 A. M. to 2 P. M., provided for by statute.
Alfred J. Boulton, Register.

COUNTY CLERK.

Hall of Records, Brooklyn, Office hours, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 4 P. M.; during months of July and August, 9 A. M. to 4 P. M.
Charles T. Harzheim, County Clerk.
Bela Tokaj, Deputy County Clerk.

James P. Kohler, Assistant Deputy County Clerk.
Robert Stewart, Counsel.

Telephone call, 1151 Main.

COMMISSIONER OF JURORS.

5 County Court-house.
Jacob Brenner, Commissioner.
Jacob A. Livingston, Deputy Commissioner.
Albert B. Waldron, Secretary.
Office hours from 9 A. M. to 4 P. M.; Saturdays, from 9 A. M. to 12 M.

Office hours during July and August, 9 A. M. to 2 P. M.; Saturdays from 9 A. M. to 12 M.

COMMISSIONER OF RECORDS.

Hall of Records.
Office hours, 9 A. M. to 4 P. M., excepting months of July and August, then 9 A. M. to 2 P. M.; Saturdays, 9 A. M. to 12 M.

John K. Neal, Commissioner.
D. H. Raiston, Deputy Commissioner.
Thomas D. Mossop, Superintendent.
William J. Beattie, Assistant Superintendent.

PUBLIC ADMINISTRATOR.

No. 26 Court street (Garfield Building), Brooklyn, 9 A. M. to 4 P. M.
Henry Bristow, Public Administrator.

QUEENS COUNTY.**SURROGATE.**

Daniel Noble, Surrogate.
Office at Jamaica.

Except on Sundays, holidays and half-holidays, the office is open between March 31 and October 1 from 8 A. M. to 5 P. M.; on Saturdays from 8 A. M. to 12 M.; between September 30 and April 1, from 9 A. M. to 5 P. M.; on Saturdays, from 9 A. M. to 12 M.

The calendar is called on Tuesday of each week at 10 A. M., except during the month of August, when no court is held, and the court sits every day thereafter until all contested cases have been disposed of.

COUNTY COURT.

County Court-house, Long Island City.
County Court opens at 10 A. M. and adjourns at 5 P. M.
County Judge's office always open at No. 336 Fulton street, Jamaica, N. Y.
Burt J. Humphrey, County Judge.

SHERIFF.

County Court-house, Long Island City, 9 A. M. to 4 P. M., Saturdays, 9 A. M. to 12 M.
Joseph Myerrose, Sheriff.
Henry W. Sharkey, Under Sheriff.
William Repper, Chief Deputy.

DISTRICT ATTORNEY.

Office, Queens County Court-house, Long Island City, 9 A. M. to 5 P. M.
Ira G. Darrin, District Attorney.

COUNTY CLERK.

Jamaica, N. Y.; Fourth Ward, Borough of Queens.
Office hours, April 1 to October 1, 8 A. M. to 5 P. M.; October 1 to April 1, 9 A. M. to 5 P. M.; Saturdays to 12 M.

David L. Van Nostrand, County Clerk.
Charles Downing, Deputy County Clerk.

COMMISSIONER OF JURORS.

Office hours, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

John P. Balbert, Commissioner of Jurors.
Rodman Richardson, Assistant Commissioner.

PUBLIC ADMINISTRATOR.

No. 103 Third street, Long Island City, 9 A. M. to 4 P. M.
Charles E. Wedley, Public Administrator.

RICHMOND COUNTY.
COURT, JUDGE AND SURROGATE.

Terms of Court, Richmond County, 1906.
County Courts—Stephen D. Stephens, County Judge. First Monday of June, Grand and Trial Jury.
First Monday of December, Grand and Trial Jury.
Fourth Wednesday of January, without a Jury.
Fourth Wednesday of February, without a Jury.
Fourth Wednesday of March, without a Jury.
Fourth Wednesday of April, without a Jury.
Fourth Wednesday of July, without a Jury.
Fourth Wednesday of September, without a Jury.
Fourth Wednesday of October, without a Jury;
—All at the Court-house at Richmond.
Surrogate's Court—Stephen D. Stephens, Surrogate. Mondays at the Corn Exchange Bank Building, St. George, 10:30 o'clock.

Tuesdays at the Corn Exchange Bank Building, St. George, at 10:30 o'clock a. m.
Wednesdays at the Surrogate's Office, Richmond, at 10:30 o'clock a. m.

DISTRICT ATTORNEY.

No. 400 Richmond Terrace, New Brighton, S. I.
Office hours from 9 A. M. to 12 M., and from 1 P. M. to 5 P. M.
John J. Kenney, District Attorney.

COUNTY CLERK.

County Office Building, Richmond, S. I., 9 A. M. to 4 P. M.
C. L. Bostwick, County Clerk.
County Court-house, Richmond, S. I., 9 A. M. to 4 P. M.

SHERIFF.

County Court-house, Richmond, S. I.
Office hours, 9 A. M. to 4 P. M.
Charles J. McCormick, Sheriff.

Thomas H. Banning, Under Sheriff.

COMMISSIONER OF JURORS.

Village Hall, Stapleton.
Charles J. Kullman, Commissioner.
John J. McCaughey, Assistant Commissioner.
Office open from 9 a. m. until 4 p. m.; Saturdays from 9 a. m. to 12 M.

THE COURTS.**APPELLATE DIVISION OF THE SUPREME COURT.****FIRST JUDICIAL DEPARTMENT.**

Court-house, Madison avenue, corner Twenty-fifth street. Court opens at 1 p. m.
Morgan J. O'Brien, Presiding Justice; Edward Patterson, George L. Ingraham, Chester B. McLaughlin, Edward W. Hatch, Frank C. Laughlin, Justices; Alfred Wagstaff, Clerk; William Lamb, Deputy Clerk. Clerk's office open at 9 a. m.

SUPREME COURT—FIRST DEPARTMENT.

County Court-house, Chambers street. Court open from 10:15 a. m. to 4 p. m.
Special Term, Part I. (motions), Room No. 12.
Special Term, Part II. (ex parte business), Room No. 15.
Special Term, Part III., Room No. 19.
Special Term, Part IV., Room No. 21.
Special Term, Part V., Room No. 33.
Special Term, Part VI. (Elevated Railroad cases), Room No. 31.

Trial Term, Part II., Room No. 34.

Trial Term, Part III., Room No. 17.

Trial Term, Part IV., Room No. 18.

Trial Term, Part V., Room No. 16.

Trial Term, Part VI., Room No. 35.

Trial Term, Part VII., Room No. 23.

Trial Term, Part VIII., Room No. 27.

Trial Term, Part IX., Room No. 26.

Trial Term, Part X., Room No. 28.

Trial Term, Part XI., Room No. 37.

Trial Term, Part XII., Room No. 26.

Trial Term, Part XIII., and Special Term, Part VII., Room No. 36.

Appellate Term, Room No. 31.

Naturalization Bureau, Room No. 38, third floor.

Assignment Bureau, room on third floor.

Clerks in attendance from 10 a. m. to 4 p. m.

Clerk's Office, Special Term, Part I. (motions) Room No. 13.

Clerk's Office, Special Term, Part II. (ex parte business), room southwest corner mezzanine floor.

Clerk's Office, Trial Term, Calendar, room southwest corner, second floor.

Clerk's Office, Trial Term, Calendar, room northeast corner, second floor.

Clerk's Office, Appellate Term, room southwest corner, third floor.

Trial Term, Part I. (criminal business).

Criminal Court-house, Centre street.

Justices—Charles H. Truax, Francis M. Scott, Charles F. McLean, Henry Bischoff, Jr., Leonard A. Gierich, P. Henry Dugro, Henry A. Gildersleeve, James Fitzgerald, David Leventritt, James A. O'Gorman, James A. Blanchard, John Proctor Clarke, Samuel Greenbaum, Edward E. McCall, Edward R. Amend, Vernon M. Davis, Victor J. Dowling, Joseph Newburger.

Kings County Court-house, Borough of Brooklyn, N. Y.

Courts open daily from 10 o'clock a. m. to 5 o'clock p. m. Six jury trial parts. Special Term for Trials.

Special Term for Motions.

James F. McGee, General Clerk.

CRIMINAL DIVISION—SUPREME COURT.

Building for Criminal Courts, Centre, Elm, White and Franklin streets.

Court opens at 10:30 a. m.

Peter J. Dooling, Clerk; Edward R. Carroll, Special Deputy to the Clerk.

Clerk's Office open from 9 a. m. to 4 p. m.

COURT OF GENERAL SESSIONS.

Held in the building for Criminal Courts, Centre Elm, White and Franklin streets.

Court opens at 10:30 a. m.

Rufus B. Cowing, City Judge; John W. Goff, Recorder; Martin T. McMahon, Warren W. Foster and Thomas C. O'Sullivan, Judges of the Court of General Sessions. Edward R. Carroll, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m.

CITY COURT OF THE CITY OF NEW YORK.

No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m.

Part II.

Part III.

Part IV.

Part V.

Special Term Chambers will be held from 10 a. m. to 4 p. m.

Clerk's Office open from 9 a. m. to 4 p. m.

Edward F. O'Dwyer, Chief Justice; John Henry McCarty, Lewis J. Conlan, Theodore F. Hascall, Francis B. Delehanty, Samuel Seabury, Joseph H. Green, Justices. Thomas F. Smith, Clerk.

COURT OF SPECIAL SESSIONS.

Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan.

Court opens at 10 a. m.

Justices—First Division—John B. McKean, William E. Wyatt, Willard H. Olmstead, Joseph M. Deuel, Lorenz Zeller, Francis S. McAvoy. Charles W. Culkin, Clerk; William M. Fuller, Deputy Clerk.

Clerk's Office open from 9 a. m. to 4 p. m.

Second Division—Trial Days—No. 171 Atlantic avenue, Brooklyn, Mondays, Wednesdays and Fridays at 10 o'clock; Town Hall, Jamaica, Borough of Queens, Tuesdays at 10 o'clock; Town Hall, New Brighton, Borough of Richmond, Thursday, at 10 o'clock.

Justices—Howard J. Forker, Patrick Keady, John Fleming, Thomas W. Fitzgerald, Robert J. Wilkin, George J. O'Keefe; Joseph L. Kerrigan, Clerk; John J. Gorman, Clerk.

Clerk's Office, No. 171 Atlantic avenue, Borough of Brooklyn, open from 9 a. m. to 4 p. m.

CHILDREN'S COURT.

First Division—No. 66 Third avenue, Manhattan Edmund C. Lee, Clerk.

Second Division—No. 102 Court Street, Brooklyn, Robert J. Wilkin, Justice. James P. Sinnott, Clerk.

CITY MAGISTRATES' COURT.

Courts open from 9 a. m. to 4 p. m.

City Magistrates—Robert C. Cornell, Leroy B. Crane, Clarence W. Meade, Joseph Pool, John B. Mayo, Peter T. Barlow, Matthew P. Breen, Seward Baker, Charles S. Whitman, Joseph F. Moss, James J. Walsh, Henry Steinert, Daniel E. Finn, Charles G. F. Wahle.

James McCabe, Secretary, No. 314 West Fifty-fourth street.

First District—Criminal Court Building.

Second District—Jefferson Market.

Third District—No. 69 Essex street.

Fourth District—Fifty-seventh street,

BOROUGH OF RICHMOND.

First District—First and Third Wards (Towns of Castleton and Northfield). Court-room, former Village Hall, Lafayette avenue and Second street, New Brighton.

Thomas C. Brown, Justice. Aning S. Prall, Clerk. Clerk's Office open from 9 a.m. to 4 p.m.

Second District—Second, Fourth and Fifth Wards (Towns of Middletown, Southfield and Westfield). Court-room, former Edgewater Village Hall, Stapleton, George W. Stake, Justice. Peter Tiernan, Clerk. Clerk's Office open from 9 a.m. to 4 p.m.

Court opens at 9 a.m. Calendar called to 10 a.m. Court continued until close of business. Trial days Mondays, Wednesdays and Fridays.

BOROUGH OF MANHATTAN.

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, January 15, 1906.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners of the Washington Heights District for Local Improvements requesting the construction of sewer in Bennett avenue, running from One Hundred and Eighty-first street to a junction with Broadway at Nagle avenue, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 30th day of January, 1906, at 11 a.m., at which meeting said petition will be submitted to the Board.

JOHN F. AHEARN,
President.

BERNARD DOWNING,
Secretary.

OFFICE OF PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, January 15, 1906.

NOTICE IS HEREBY GIVEN, IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners and residents of the Washington Heights District for Local Improvements requesting the regulating and grading of new street, "Libbey place," or connecting street at or about One Hundred and Ninety-second street, continued, between Broadway and first new avenue west, called "Bennett avenue" (street 200 feet in length), has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements will be held in the Borough Office, City Hall, on the 30th day of January, 1906, at 11 a.m., at which meeting said petition will be submitted to the Board.

JOHN F. AHEARN,
President.

BERNARD DOWNING,
Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, January 15, 1906.

NOTICE IS HEREBY GIVEN IN ACCORDANCE with section 432 of the Charter of The City of New York, that a communication signed by the Commissioner of Public Works requesting the regulating and grading, curbing and flagging of Avenue B, from Twenty-first street to Exterior street, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Kips Bay District for Local Improvements will be held in the Borough Office, City Hall, on the 30th day of January, 1906, at 11:30 o'clock a.m., at which meeting said communication will be submitted to the Board.

JOHN F. AHEARN,
President.

BERNARD DOWNING,
Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, January 15, 1906.

NOTICE IS HEREBY GIVEN IN ACCORDANCE with section 432 of the Charter of The City of New York, that a petition signed by property owners of the Washington Heights District for Local Improvements requesting the regulating and grading of Northern avenue extension, from about One Hundred and Eighty-fourth street, continued, to junction with Fort Washington avenue, at about One Hundred and Ninety-third street, continued, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 30th day of January, 1906, at 11 a.m., at which meeting said petition will be submitted to the Board.

JOHN F. AHEARN,
President.

BERNARD DOWNING,
Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room No. 16, until 3 o'clock p.m. on

MONDAY, JANUARY 29, 1906,
FOR FURNISHING THE NECESSARY LABOR AND MATERIAL FOR THE INSTALLATION OF ELECTRICAL WORK IN THE JEFFERSON MARKET POLICE COURT, SIXTH AVENUE AND TENTH STREET, BOROUGH OF MANHATTAN.

The time allowed for doing and completing the work will be forty (40) days.

The security required will be Two Thousand Dollars (\$2,000).

Bidders will name a lump sum for the above contract.

Blank forms may be had and the plans and drawings may be seen at the office of the Architects, Messrs. Bernstein & Bernstein, No. 24 East Twenty-third street, Borough of Manhattan, New York City.

JOHN F. AHEARN,
Borough President.

THE CITY OF NEW YORK, January 17, 1906.

j16,29 See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room No. 16, until 3 o'clock p.m. on

MONDAY, JANUARY 22, 1906,

FOR REPAIRING SHEET ASPHALT PAVEMENTS IN THE BOROUGH OF MANHATTAN, TOGETHER WITH THE WORK INCIDENTAL THERETO.

Engineer's estimate of amount of work to be done:

100 square yards of stone block foundation relaid.

200,000 cubic feet of binder, delivered and laid.

500 cubic yards of Portland cement concrete, delivered and laid.

400,000 cubic feet of asphalt wearing surface mixture, delivered and laid, in place of old wearing surface destroyed or removed.

10,000 cubic feet of asphalt wearing surface mixture, delivered and laid, in repairing surface defects by the Burner method.

1,000 square yards of asphalt pavement, including foundation, whether same is stone blocks or concrete, restored over cuts.

The period during which the repairs are to be made and the termination of this contract shall be from January 1, 1906, to December 31, 1906. The amount of security required will be Forty Thousand Dollars.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total.

Blank forms may be had and the plans and drawings may be seen at the office of the Commissioner of Public Works, Nos. 13 to 21 Park row, Bureau of Highways, Borough of Manhattan.

JOHN F. AHEARN,
Borough President.

THE CITY OF NEW YORK, January 10, 1906.

CONTRACT NO. 971.
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING ABOUT 789 TONS OF ICE.

The time for the completion of the work and the full performance of the contract is on or before the expiration of December 31, 1906.

The amount of security required is Twelve Hundred Dollars.

The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the said Department.

JOHN A. BENSEL,
Commissioner of Docks.

Dated JANUARY 5, 1906.

j18,19 OUS PUBLIC BUILDINGS, BATHS AND COMFORT STATIONS, IN THE BOROUGH OF BROOKLYN.

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before December 31, 1906.

The amount of security required is Five Hundred Dollars (\$500).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, hundredweight, or other unit of measure, by which the bids will be tested.

The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Assistant Commissioner of Public Works, the Borough of Brooklyn, Room No. 15, Municipal Building, Borough of Brooklyn.

BIRD S. COLER,
President.

Dated JANUARY 3, 1906.

j1,24 See General Instructions to Bidders on the last page, last column, of the "City Record."

SHERIFF, KINGS COUNTY.

OFFICE OF THE SHERIFF OF THE COUNTY OF KINGS, KINGS COUNTY COURT HOUSE, BOROUGH OF BROOKLYN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Sheriff of the County of Kings, at the above office, until 2 o'clock p.m., on

MONDAY, JANUARY 22, 1906,

FOR FURNISHING AND DELIVERING GROCERIES, PROVISIONS, MEAT, FISH, DAIRY PRODUCTS, VEGETABLES, FRUITS, SOAP, PAINTS, OILS, FORAGE, ETC., TO THE KINGS COUNTY JAIL, IN THE STATE OF NEW YORK.

The time for the delivery of the articles, materials and supplies and the performance of the contract is 342 days, or from January 23, 1906, to December 31, 1906.

The amount of security required is fifty per cent. (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard, or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the totals and awards made to the lowest bidder in each class.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further particulars may be obtained and the plans and drawings may be seen at the office of the Sheriff of the County of Kings, Kings County Court House, Borough of Brooklyn, City of New York.

MICHAEL J. FLAHERTY,
Sheriff.

Dated JANUARY 9, 1906.

j10,22 See General Instructions to Bidders on the last page, last column, of the "City Record."

MUNICIPAL CIVIL SERVICE COMMISSION.

MUNICIPAL CIVIL SERVICE COMMISSION, NO. 61 ELM STREET, NEW YORK, January 15, 1906.

PUBLIC NOTICE IS HEREBY GIVEN that open competitive examinations will be held for the following positions:

PROBATION OFFICER AND SPECIAL PAROLE OFFICER, THURSDAY, FEBRUARY 8, 1906, AT 10 A.M. (OPEN TO MEN AND WOMEN.)

The receipt of applications will close on Monday, January 29, 1906, at 4 p.m.

The subjects and weights of the examinations are as follows:

Subjects.	Weights.
Special paper on duties.	5
Experience.	3
Writing a letter or a report.	1
Arithmetic.	1

A total of 70% is required.

The examination for the two positions above named will be identical, and certification from the eligible list will be made for both.

Candidates should have a knowledge of the following matters:

Such provisions of the Charter and Code of Criminal Procedure as relate to the duties of Probation Officers.

The authority, functions, etc., of the Court of Special Sessions, the Magistrates' Courts and the Children's Courts.

The Factory laws so far as they apply to children.

The Liquor laws so far as they apply to children.

The Truancy law as enforced by the Board of Education.

It is essential that applicants shall have had an experience or training leading directly to qualify them to perform the duties required. Those lacking this requisite cannot hope to succeed. They must also be prepared to refer to persons of good standing who can testify as to their qualifications in this respect.

There is one vacancy for Special Parole Officer in the Department of Corrections at \$1,400 per annum.

Probation Officers are allowed in all Magistrates' Courts and Court of Special Sessions. Salary, \$900 to \$1,200 per annum.

The minimum age is 25.

WILLIAM F. BAKER,
President;
R. ROSS APPLETON,
ALFRED J. TALLEY,
Civil Service Commissioners.

FRANK A. SPENCER,
Secretary.

j15,18

MUNICIPAL CIVIL SERVICE COMMISSION, NO. 61 ELM STREET, NEW YORK CITY, January 11, 1906.

PUBLIC NOTICE IS HEREBY GIVEN OF the proposed amendment of the classification of positions in the Competitive Class, Part I., Group 11, by including therein the following position:

Process Server.

A public hearing will be held on the proposed amendment, in accordance with the provisions of Civil Service Rule III., at the Commission's offices, No. 61 Elm street, on Wednesday, January 17, 1906, at 10 a.m.

FRANK A. SPENCER,
Secretary.

j12,17

THE CITY RECORD.

MONDAY, JANUARY 22, 1906,

FOR REPAIRING SHEET ASPHALT PAVEMENTS IN THE BOROUGH OF MANHATTAN, TOGETHER WITH THE WORK INCIDENTAL THERETO.

Engineer's estimate of amount of work to be done:

100 square yards of stone block foundation relaid.

200,000 cubic feet of binder, delivered and laid.

500 cubic yards of Portland cement concrete, delivered and laid.

400,000 cubic feet of asphalt wearing surface mixture, delivered and laid, in place of old wearing surface destroyed or removed.

10,000 cubic feet of asphalt wearing surface mixture, delivered and laid, in repairing surface defects by the Burner method.

1,000 square yards of asphalt pavement, including foundation, whether same is stone blocks or concrete, restored over cuts.

The period during which the repairs are to be made and the termination of this contract shall be from January 1, 1906, to December 31, 1906. The amount of security required will be Forty Thousand Dollars.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure, by which the bids will be tested.

On all contracts for supplies, 40 per cent. of the estimated cost;

On all contracts, other than contracts for supplies, where the estimated cost is not over \$200,000, 40 per cent. of the estimated cost;

On all contracts, other than contracts for supplies, where the estimated cost is over \$200,000, but not over \$1,000,000, 25 per cent. of the estimated cost;

MUNICIPAL CIVIL SERVICE COMMISSION, No. 61
ELM STREET, NEW YORK, January 8, 1906.

PUBLIC NOTICE IS HEREBY GIVEN
that an open competitive examination will
be held for the following position:
BOOKBINDER (MEN ONLY)—MONDAY,
JANUARY 29, 1906, AT 10 A. M.

The receipt of applications will close on January 22, 1906, at 4 p. m.

The subjects and weights of the examination are as follows:

Technical 6
Experience 3
Arithmetic 1

The percentage required is 75 on the technical paper and 70 on all.

Candidates will be expected to be familiar with bookbinding in all its stages and varieties.

At present there is one vacancy in the Department of Finance at \$1,080 per annum.

The minimum age is 21.

WILLIAM F. BAKER, President;
R. ROSS APPLETON,
ALFRED J. TALLEY,
Civil Service Commissioners.

FRANK A. SPENCER,
Secretary.

j9,29

MUNICIPAL CIVIL SERVICE COMMISSION, No. 61
ELM STREET, NEW YORK, January 8, 1906.

PUBLIC NOTICE IS HEREBY GIVEN
that an open competitive examination will
be held for the following position:
OVERSEER OF REFORMATORY—TUESDAY,
JANUARY 30, 1906, AT 10 A. M.

The receipt of applications will close on January 23, 1906, at 4 p. m.

The subjects and weights of the examination are as follows:

Special paper on duties 5
Experience 3
Arithmetic 2

Candidates should have some acquaintance with the most approved methods and theories of modern penology.

A total of 75 per cent is required.

There is at present one vacancy in the Department of Correction at \$1,080 per annum.

The minimum age is 21.

WILLIAM F. BAKER, President;
R. ROSS APPLETON,
ALFRED J. TALLEY,
Civil Service Commissioners.

FRANK A. SPENCER,
Secretary.

j9,30

MUNICIPAL CIVIL SERVICE COMMISSION, No. 61
ELM STREET, NEW YORK, January 9, 1906.

PUBLIC NOTICE IS HEREBY GIVEN
that an open competitive examination will
be held for the following position:

FINANCIAL CLERK (MEN ONLY),
TUESDAY, FEBRUARY 6, 1906, AT 10 A. M.

The receipt of applications will close on Wednesday, January 24, 1906, at 4 p. m.

The subjects and weights of the examination are as follows:

Spelling 15
Dictation 15
Handwriting 20
Arithmetic (including accounts) 35
Letter 15

The percentage required on all is 70.
Candidates must have a thorough knowledge of accounts and bookkeeping and of banking methods.

At present there are two vacancies in the Finance Department at \$1,050 each per annum.

The minimum age is 21.

WILLIAM F. BAKER,
President;
R. ROSS APPLETON,
ALFRED J. TALLEY,
Civil Service Commissioners.

FRANK A. SPENCER,
Secretary.

j10,56

MUNICIPAL CIVIL SERVICE COMMISSION, No. 61
ELM STREET, CITY OF NEW YORK.

PUBLIC NOTICE WILL BE GIVEN OF
all competitive examinations two weeks in
advance of the date upon which the receipt of
applications for any scheduled examination will
close. Applications will be received for only
such examinations as are scheduled.

When an examination is advertised, a person
desiring to compete in the same may obtain an
application blank upon request made in writing,
or by personal application at the office of the
Commission.

All notices of examinations will be posted in
the office of the Commission, City Hall, Mu-
nicipal Building, Brooklyn, and advertised in the
CITY RECORD for two weeks in advance of the date
upon which the receipt of applications will
close for any stated position.

Public notice will also be given by advertisement
in most of the City papers.

Wherever an examination is of a technical
character, due notice is given by advertisement
in the technical journals appertaining to the par-
ticular profession for which the examination is
called.

Such notices will be sent to the daily papers
as matters of news, and to the General Post-
office and stations thereof. The scope of the
examination will be stated, but for more general
information application should be made at the
office of the Commission.

Unless otherwise specifically stated, the minimum
age requirement for all positions is 21.

WILLIAM F. BAKER,
President;
R. ROSS APPLETON,
ALFRED J. TALLEY,
Commissioners.

FRANK A. SPENCER,
Secretary.

12-24-03

DEPARTMENT OF PARKS.

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL
BUILDING, FIFTH AVENUE AND SIXTY-FOURTH
STREET, BOROUGH OF MANHATTAN, THE CITY OF
NEW YORK.

SALED BIDS OR ESTIMATES WILL BE
received by the Park Board at the above
office of the Department of Parks until 3 o'clock
p. m. on

THURSDAY, JANUARY 25, 1906,
Borough of Manhattan.

No. 1. FOR LABOR AND MATERIALS FOR
THE PLUMBING WORK NECESSARY FOR
THE ALTERATIONS AND ADDITIONS IN
CONNECTION WITH THE RESTORATION
OF THE JUMEL MANSION, AT THE NORTH-
EAST CORNER OF JUMEL PLACE AND ONE
HUNDRED AND SIXTIETH STREET.

The time allowed for the completion of the
whole work will be sixty consecutive working
days.

The amount of the security required is One
Hundred Dollars.

No. 2. FOR LABOR AND MATERIALS FOR
MASON AND CARPENTER WORK AND
STEAM HEATING IN THE ALTERATIONS
AND ADDITIONS IN CONNECTION WITH
THE RESTORATION OF THE JUMEL MANSION,
AT THE NORTHEAST CORNER OF JUMEL
PLACE AND ONE HUNDRED AND SIXTIETH
STREET.

The time allowed for the completion of the
whole work will be sixty consecutive working
days.

The amount of the security required is Three
Thousand Dollars.

No. 3. FOR LABOR AND MATERIALS FOR
THE DECORATIONS NECESSARY FOR THE
ALTERATIONS AND ADDITIONS IN CON-
NECTION WITH THE RESTORATION OF
THE JUMEL MANSION, AT THE NORTHEAST
CORNER OF JUMEL PLACE AND ONE HUNDRED
AND SIXTIETH STREET.

The time allowed for the completion of the
whole work will be sixty consecutive working
days.

The amount of the security required is One
Thousand Dollars.

The contracts must be bid for separately.

The bids will be compared and the contracts
awarded at a lump or aggregate sum.

Plans may be seen and blank forms may be
obtained at the office of the Department of Parks,
Arsenal, Central Park, Manhattan.

MOSES HERRMAN,
President;
GEORGE M. WALGROVE,
MICHAEL J. KENNEDY,
Commissioners of Parks.

NEW YORK, January 11, 1906. j15,25

*See General Instructions to Bidders
on the last page, last column, of
the "City Record."*

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL
BUILDING, FIFTH AVENUE AND SIXTY-FOURTH
STREET, BOROUGH OF MANHATTAN, THE CITY OF
NEW YORK.

SALED BIDS OR ESTIMATES WILL BE
received by the Park Board at the above
office of the Department of Parks until 3 o'clock
p. m. on

THURSDAY, JANUARY 25, 1906,
Borough of Manhattan.

No. 1. FOR PREPARING PLOTS FOR
TREE-PLANTING IN DE WITT CLINTON
PARK.

The time allowed for the completion of the
whole work will be forty-five consecutive working
days.

The amount of the security required is Two
Thousand Dollars.

The contracts must be bid for separately.

The bids will be compared and the contracts
awarded at a lump or aggregate sum for each
contract.

Plans may be seen and blank forms may be
obtained at the office of the Department of Parks,
Arsenal, Central Park, Manhattan.

MOSES HERRMAN,
President;
GEORGE M. WALGROVE,
MICHAEL J. KENNEDY,
Commissioners of Parks.

NEW YORK, January 12, 1906. j15,25

*See General Instructions to Bidders
on the last page, last column, of
the "City Record."*

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL
BUILDING, FIFTH AVENUE AND SIXTY-FOURTH
STREET, BOROUGH OF MANHATTAN, THE CITY OF
NEW YORK.

SALED BIDS OR ESTIMATES WILL BE
received by the Park Board at the above
office of the Department of Parks until 3 o'clock
p. m. on

THURSDAY, JANUARY 18, 1906,
Borough of Brooklyn.

FOR FURNISHING AND DELIVERING
FRESH BEEF AND FISH TO THE MENAGE-
RIE, PROSPECT PARK.

The time of delivery will be daily until Decem-
ber 31, 1906.

The amount of security required is One Thou-
sand Dollars.

The bids will be compared and the contract
awarded at a lump or aggregate sum.

Blank forms and specifications may be obtained
at the office of the Department of Parks, Litch-
field Mansion, Prospect Park, Brooklyn.

MOSES HERRMAN,
President;
HENRY C. SCHRADER,
MICHAEL J. KENNEDY,
Commissioners of Parks.

Dated JANUARY 2, 1906. j4,18

*See General Instructions to Bidders
on the last page, last column, of
the "City Record."*

BOARD OF ESTIMATE AND APPOR-
TIONMENT.

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of
The City of New York, deeming it for the public
interest so to do, proposes to change the map or
plan of The City of New York so as to change
the lines of Harlem River terrace, widen Sedg-
wick avenue, Bailey avenue, Albany road and the
first street west of the intersection of Albany
road and Van Cortlandt Park South and con-
nect these two streets, and lay out a public place
between Harlem River terrace, as changed, and
Bailey avenue, in the Borough of The Bronx, in
accordance with a map or plan submitted by the
President of the Borough of The Bronx, dated
March 25, 1905, as amended, and that a meeting
of said Board will be held in the Old Council
Chamber, City Hall, Borough of Manhattan, City
of New York, on January 26, 1906, at 10:30
o'clock a. m., at which such proposed change
will be considered by said Board; all of which
is more particularly set forth and described in
the following resolutions adopted by the Board
on December 29, 1905, notice of the adoption
of which is hereby given, viz.:

Resolved, That the Board of Estimate and Ap-
portionment of The City of New York, in pur-
suance of the provisions of section 442 of the
Greater New York Charter as amended, deeming
it for the public interest so to do, proposes to
change the map or plan of The City of New
York, by widening Bronx Park East (legally opened
as White Plains road), from White Plains
road to Bronx and Pelham Parkway, in the
Borough of The Bronx, City of New York.

This widening is for the purpose of including
in Bronx Park East those portions of Bear Swamp
road and Old White Plains road lying easterly
of the present Bronx Park East (legally opened
as White Plains road), and is described as follows:

Beginning at a point in the easterly line of
the land acquired for White Plains road distant
280,753 feet northerly of the first angle point in
said White Plains road lying southerly of the
Bronx and Pelham parkway;

1. Thence southwesterly along the easterly line
of said White Plains road for 280,753 feet;

2. Thence southeasterly still along said line
for 1,852,783 feet;

3. Thence northerly deflecting 163 degrees 18
minutes 20 seconds to the left for 321,813 feet;

4. Thence westerly deflecting 90 degrees to the
left for 25 feet;

5. Thence northwesterly deflecting 63 degrees
18 minutes 20 seconds to the right for 1,535,273
feet;

6. Thence northerly curving to the right on
the arc of a circle of 50 feet radius and tangent
to the preceding course for 33,331 feet;

7. Thence northeasterly on a line tangent to
the preceding course for 205,580 feet to the point
of beginning.

Resolved, That this Board consider the pro-
posed change at a meeting of the Board, to be
held in the City Hall, Borough of Manhattan,
City of New York, on the 26th day of January,
1906, at 10:30 o'clock a. m.

Resolved, That the Secretary of this Board
cause these resolutions and a notice to all per-
sons affected thereby that the proposed change
will be considered at a meeting of the Board, to
be held at the aforesaid time and place, to be
published in the City Record for ten days con-
tinuously, Sundays and legal holidays excepted,
prior to the 26th day of January, 1906.

JOHN H. MOONEY,
Assistant Secretary,
No. 277 Broadway, Room 805.
Telephone 3454 Franklin. j12,23

terrace and Exterior street, laid out on plan
approved by the Board of Estimate and Ap-
portionment on July 14, 1905, and Bailey avenue;
the widening of Sedgwick avenue, between Ford-
ham road and Bailey avenue; the widening of
Bailey avenue, between Sedgwick avenue and
Albany road; the widening of Albany road, be-
tween Bailey avenue and Van Cortlandt Park
South; the widening of the first street west of the
intersection of Albany road and Van Cortlandt Park
South, and connecting these two streets,
and by the laying out of a public place between
Harlem River terrace, as changed, and Bailey
avenue, in the Borough of The Bronx, City of
New York, in accordance with a map or plan
submitted by the President of the Borough of
The Bronx, dated March 25, 1905, as amended.

Resolved, That this Board consider the pro-
posed change at a meeting of the Board, to be
held in the City Hall, Borough of Manhattan,
City of New York, on the 26th day of January,
1906, at 10:30 o'clock a. m.

Resolved, That the Secretary of this Board
cause these resolutions and a notice to all per-
sons affected thereby that the proposed change
will be considered at a meeting of the Board, to
be held at the aforesaid time and place, to be
published in the City Record for ten days con-
tinuously, Sundays and legal holidays excepted,
prior to the 26th day of January, 1906.

JOHN H. MOONEY,
Assistant Secretary,
No. 277 Broadway, Room 805.
Telephone 3454 Franklin. j12,23

plan of The City of New York so as to lay out
a public park in the Borough of Queens, and that
a meeting of said Board will be held in the Old
Council Chamber, City Hall, Borough of Man-
hattan, City of New York, on January 26, 1906,
at 10:30 o'clock a. m., at which such proposed
change will be considered by said Board; all of
which is more particularly set forth and described
in the following resolutions adopted by the Board
on December 29, 1905, notice of the adoption
of which is hereby given, viz.:

Resolved, That the Board of Estimate and Ap-
portionment of The City of New York, in pur-<

Southern Boulevard, between St. Ann's avenue and Brown place; thence crossing St. Ann's avenue, between One Hundred and Thirty-second street and Southern Boulevard; thence easterly and northeasterly, between Southern Boulevard and One Hundred and Thirty-second street to Cypress avenue; thence crossing Cypress avenue, between One Hundred and Thirty-second street and Southern Boulevard; thence between Cypress avenue and Willow avenue to One Hundred and Thirty-fourth street; thence crossing One Hundred and Thirty-fourth street to One Hundred and Thirty-fifth street; thence between Willow avenue and Southern Boulevard, crossing One Hundred and Thirty-fifth street, One Hundred and Thirty-sixth street and One Hundred and Thirty-seventh street to Willow avenue; thence crossing Willow avenue and crossing One Hundred and Thirty-eighth street, at or near its intersection with Willow avenue, to One Hundred and Thirty-ninth street; thence crossing One Hundred and Thirty-ninth street and One Hundred and Fortieth street, between Southern Boulevard and the tracks of the New York, New Haven and Hartford Railroad to One Hundred and Forty-first street; thence crossing One Hundred and Forty-first street, and thence crossing and along Southern Boulevard and Whitlock avenue, at or near their junction between One Hundred and Forty-first street and One Hundred and Forty-second street; thence crossing St. Joseph's street, between Whitlock avenue and Austin place; thence crossing One Hundred and Forty-ninth street, between Austin place and Whitlock avenue to Austin place; thence crossing Austin place, between Whitlock avenue and Timpson place to Timpson place; thence between Whitlock avenue and Southern Boulevard, and crossing Timpson place, Leggett avenue, East One Hundred and Fifty-sixth street, Craven street, Longwood avenue, Lafayette avenue, Tiffany street, Barretto street, Hunt's Point road, Hoe street, Faile street, Bryant street, to Longfellow street, Aldus street, Whittier street, to Guttenberg street; thence between Whitlock avenue and Longfellow street, crossing Guttenberg street and Westchester avenue to and crossing Home street; thence crossing Freeman street, Boone street, Edgewater road, West Farms road and Jennings street; thence crossing East One Hundred and Seventy-second street, East One Hundred and Seventy-third street, East One Hundred and Seventy-fourth street, between West Farms road and Boone street; thence along and across Boone street to One Hundred and Seventy-sixth street; thence between West Farms road and Longfellow street, crossing One Hundred and Seventy-sixth street and Rodman place to West Farms road; thence along and across West Farms road to and across East One Hundred and Seventy-seventh street to Tremont avenue; thence to and across Bronx street to the Bronx river; thence crossing East One Hundred and Seventy-ninth street and Lebanon street, between Bronx Park avenue and Bronx river; thence along and across East One Hundred and Eightieth street and Bronx Park avenue at or near their intersection; thence to and across the northerly branch of West Farms road or Adams street, between Morris Park avenue and the easterly line of Bronx Park; thence to and across Unionport road, an unnamed street, or another branch of Unionport road, Victor street, Washington street, or White Plains road, Louise street, Lincoln street, Jefferson street, Madison street and Bear Swamp road or Bronxdale avenue to Williamsbridge road; thence crossing Williamsbridge road approximately 2,400 feet southeast of Bronx and Pelham parkway to Bronx and Pelham parkway, approximately 2,100 feet east of its intersection with Williamsbridge road, and running thence northerly between Williamsbridge road and Eastchester road to Saw Mill lane; thence crossing Saw Mill lane near its intersection with Eastchester road; thence crossing Eastchester road or Corsa lane, between Boston Post road and Saw Mill lane to Boston Post road; thence crossing Boston Post road near its intersection with Schieffelin's lane to Schieffelin's lane; thence crossing Schieffelin's lane near its easterly intersection with Boston Post road; thence northerly to the City line, being the route shown on maps entitled "Survey Maps and Profiles of the line or route of the railroad of the New York and Port Chester Railroad Company, in the County of New York, State of New York," adopted by the Board of Directors of said Company on the 8th day of February, 1904, and signed by W. C. Gotshall, President; W. C. Gotshall, Chief Engineer, and Francis Blanchard, Secretary, under seal and which maps and profiles were filed in the office of the County Clerk of the City and County of New York on the 6th day of May, 1904, or any lawful amendment thereof, which may be consented to by the Board of Estimate and Apportionment, or its successors in authority.

Branch Line—Beginning at a point at or near the southeast corner of Bronx Park, in the Borough of The Bronx; thence across or along Bronx Park avenue, East One Hundred and Eightieth street, East One Hundred and Eighty-first street, Lebanon street, Morris Park avenue, at or near its intersection with West Farms road; thence across or along West Farms road, at or near its intersection with Morris Park avenue; thence across the Southern turnpike, or Westchester avenue, at or near its intersection with Clason's Point road; thence across Clason's Point road, near its intersection with the Southern turnpike, or Westchester avenue, being the route shown on map entitled "Map and profile of branch line extending from main line (Bronx Park) to Clason's Point, New York City," forming part of the maps filed with the County Clerk of the City and County of New York, referred to in the preceding paragraph, or any lawful amendment thereof, which may be consented to by the Board of Estimate and Apportionment, or their successors in authority. The "Survey Map and Profiles" are hereinbefore referred to solely for the purpose of indicating the route of the railroad and not the profile thereof.

General—And such other streets, avenues, highways, public places, etc. (named and unnamed), as may be hereafter opened or encountered, in such routes or amended routes; and also such other streets, avenues, highways, public places, etc. (named and unnamed), now open or in use, or as may be hereafter opened or put in use, which it may be necessary for said railroad to cross, in order to make connections with any other railway within two thousand (2,000) feet of said routes; provided that the Board of Estimate and Apportionment shall first have given permission for such connection or connections; and provided, further, that such connections shall be limited to two (2) in number.

Section 2. The grant of this privilege is subject to the following conditions:

1. The provisions of section 6 of the Railroad Law shall be fully complied with, and in addition to the maps required to be filed with the Railroad Commissioners, it shall be incumbent upon the Railroad Company to file with the Comptroller of The City of New York a map or maps showing the number of tracks and length of same, including crossovers, switches, turnouts, sidings and stands within the present limits of The City of New York, such lengths to be accurately determined by measurements to be taken after the commencement of the operation of any portion of the railroad within the present limits of The City of New York.

2. The said right to cross the streets and the privilege to construct and operate said railroad shall be held and enjoyed by said Railroad Company, its lessee or successors, for the term of twenty-five years from the date when this con-

tract is signed by the parties hereto, with the privilege of renewal of said grant for a further period of twenty-five years upon a fair revaluation of said right and privilege. In the determination of the said revaluation may be considered and included the extension of the provisions of this agreement contained in the paragraphs numbered 7 and 8 herein, and the payment of the costs and expenses therein provided for by the Railroad Company, or otherwise.

If the Railroad Company shall determine to exercise its privilege of renewal, it shall make application to the Board of Estimate and Apportionment of The City of New York, or any authority which shall be authorized by law to act for the City in place of the said Board. Such application shall be made at any time not earlier than two years and not later than one year before the expiration of the original term of this grant. The determination of the revaluation shall be sufficient, if agreed to in writing by the Railroad Company and the Board of Estimate and Apportionment or such other authority in its place. If the Railroad Company and the Board, or such other authority in its place for the City, shall not reach such agreement on or before the day one year before the expiration of the original term of this grant, then the annual rate of compensation for such succeeding twenty-five years shall be reasonable; and either the City (by the Board, or such other authority in its place) or the Railroad Company shall be bound upon request of the other to enter into a written agreement with such other authority fixing the rate of such compensation at such amount as shall be reasonable; and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board of Estimate and Apportionment or its successors in authority; one disinterested freeholder shall be chosen by the Railroad Company; these two shall choose a third disinterested freeholder; and the three so chosen shall act as appraisers and shall make the revaluations aforesaid. Such appraisers shall be chosen at least six months prior to the expiration of the contract, and their report shall be filed with the Comptroller or his successor in authority, within three months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience, and upon such information as they may obtain by inquiries and investigations without the presence of either party. They shall have the right to examine the books of the Railroad Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties, but shall not in any event be less than the minimum amount fixed as the sum to be paid annually for the last year of this original grant. If, in any case, the annual rate shall not be fixed prior to the termination of the original term of this grant, then the Railroad Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate.

3. Upon the termination of this grant, if it be not renewed, or, in case of a renewal thereof, upon the termination of such renewal, all rights and privileges hereby granted to cross the said streets shall cease and determine, unless the said Railroad Company, its successors or assigns, shall have previously procured a new grant for the same from The City of New York.

4. The Railroad Company, its successors or assigns, shall pay to The City of New York, for the rights and privileges hereby granted, the following sums of money:

During the first five years commencing from the day when this contract is signed, an annual sum of eight thousand dollars (\$8,000), and during the next succeeding five years an annual sum of thirteen thousand dollars (\$13,000), and during the next succeeding fifteen years an annual sum of thirty-five thousand dollars (\$35,000).

From the date of the commencement of the operation of any portion of the railroad until the end of the first five years of this grant, an additional sum of five and four-tenths cents per linear foot per annum of single track, including all crossovers, switches, turnouts, sidings and stands, within the present boundaries of The City of New York, and for the next succeeding five years an additional sum of seven and seven-tenths cents per linear foot per annum of single track, as aforesaid, in lieu of said sum of five and four-tenths cents, and for the next succeeding fifteen years an additional sum of twenty cents per linear foot per annum, as aforesaid, in lieu of said sum of seven and seven-tenths cents.

All such payments shall be made to the Comptroller of the City, in equal payments at the end of each quarter year, on the first day of January, April, July and October of each year.

Any and all payments to be made by the terms of this contract to The City of New York by the Railroad Company shall not be considered in any manner in the nature of a tax, but such payments shall be in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of The City of New York or by any law of the State of New York.

5. The annual charges or payments shall continue throughout the whole term of the privilege hereby granted, whether original or renewal, notwithstanding any clause in any statute or in the charter of any other railroad company providing for payments for railroad rights or franchises at a different rate, and no assignment, lease or sub-lease of the rights or privileges hereby granted, whether original or renewal, or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sub-lease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this grant; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said condition as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise, exemption from liability to perform each and all of the conditions of this grant. Nothing herein contained shall apply to any mortgagee or mere lienor, but shall apply to any purchaser upon foreclosure or under or by virtue of any provision of a mortgage or lien.

6. The rights and privileges granted hereby shall not be assigned either in whole or in part, or leased or sublet in any manner, nor shall title thereto, or right, interest or property therein pass to or vest in any other person or corporation whatsoever, either by the act of the New York and Port Chester Railroad Company, its successors or assigns, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations, or otherwise, without the consent of The City of New York, acting by the Board of Estimate and Apportionment, or its successor in authority, evi-

denced by an instrument under seal, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents. This provision, however, shall not apply to the making of a mortgage nor to a sale under foreclosure, provided that no sale under foreclosure shall be made to any person or corporation owning, operating or controlling any other railroad in The City of New York.

7. The grade of the railroad has not yet been established. Profile maps definitely showing such grade within the present limits of The City of New York shall be filed with the Board of Estimate and Apportionment by the Railroad Company before beginning the construction of its railroad within the present limits of The City of New York. A duplicate thereof shall at the same time be filed with the Board of Rapid Transit Railroad Commissioners of The City of New York. The Board of Estimate and Apportionment, after a public hearing, of which ten days' notice shall be given by publication, shall then approve or disapprove the said profile map and grades, and upon the Board approving the same the Railroad Company may thereupon proceed with the construction of its railroad within the present limits of The City of New York.

If said Board disapproves the same it shall within 30 days after said hearing prescribe such changes in said map as it may deem necessary.

Within the present limits of The City of New York no street or railroad shall be crossed by the railroad at grade, and no existing park or parkway shall be crossed by the railroad at or above the grade of said park or parkway. All streets now open or in use and streets hereafter opened within the present limits of The City of New York, crossing the line of the railroad, shall be carried over or under the said railroad by the Railroad Company, at the sole cost and expense of the Railroad Company. The cost of all changes in grades of all approaches to such crossings within the present limits of The City of New York shall likewise be borne and paid by the Railroad Company, and The City of New York assumes no liability for any damages to property injured thereby, or by said railroad crossings, or any damages to property along the line of said railroad or contiguous thereto, caused by reason of the construction or operation of the said railroad, and the Railroad Company hereby agrees to indemnify and save harmless The City of New York of and from all such liability.

The City shall have the right at any time it so desires to open across the route of the Railroad Company within the present limits of The City of New York any new streets other than those now open or in use, and the Railroad Company hereby gives its consent to said opening.

8. Within the present limits of The City of New York all viaducts over streets and all tunnels under streets and all bridges necessary to carry the streets over an open cut, shall be constructed and maintained at the expense of the Railroad Company. All viaducts over streets within the present limits of The City of New York shall have a height of at least sixteen feet in the clear throughout, and in the case of arch construction not less than sixteen feet in the clear at the centre and ten feet in the clear on the building or side line of said street, and in the case of tunnel construction under a street there shall be at least four feet between the grade of the street and the exterior surface of the arch of said tunnel.

9. Within the present limits of The City of New York any superstructure of the railroad crossing a street and having a length of seventy-five (75) feet or less, shall be constructed in a single span. If more than seventy-five (75) feet in length, intermediate columns to support the structure may be placed in the street in such manner as may be approved by the Board of Estimate and Apportionment. The width of such superstructure of the railroad shall not exceed sixty (60) feet when measured over all.

10. The plans for all structures over or under any street within the present limits of The City of New York must first be submitted to and approved by the Board of Estimate and Apportionment, and all such structures shall be constructed of steel, concrete or masonry, or a combination of these materials. Such structures over streets shall be floored and shall be water-tight.

11. The railroad shall be constructed in the most modern and approved manner of railroad construction. Unless otherwise authorized by the Board of Estimate and Apportionment, the roadbed shall be ballasted throughout its entire length within the present limits of The City of New York, with a sufficient quantity of either blast furnace slag or broken trap rock of a hard and durable quality, and no dirt, sand, gravel or cinders shall be used in such ballast. The Board of Estimate and Apportionment may, however, at any time require a portion of the road not theretofore ballasted to be ballasted.

12. The roadbed within the limits of The City of New York as now fixed or hereafter extended shall be watered daily whenever the thermometer is above 35 degrees Fahrenheit. Should, however, watering the roadbed in any way injure electric line equipment which has been approved by the Board of Estimate and Apportionment, or its successors in authority, then other means of preventing dust shall be used, which shall be first approved by the Board of Estimate and Apportionment. For any failures to comply with the foregoing, the Railroad Company shall be liable to a penalty of fifty dollars (\$50) per day.

13. The entire right of way of the company within the present limits of The City of New York, except at stations, shall be fenced throughout.

14. Within the present limits of The City of New York, all abutments or foundations for bridges, viaducts and stations and the stations proper, except intermediate supports for viaducts, as hereinbefore provided, shall be placed on the land of the company.

15. There shall be constructed along the line of the route of the main line of the railroad as proposed, for the accommodation of local passenger traffic, at least six stations between the Harlem river and the Bronx river, at least six stations between the Bronx river and the northerly line of The City of New York, as now fixed. On the branch line there shall be constructed at least three stations east of Morris Park avenue, unless otherwise authorized by the Board of Estimate and Apportionment.

16. Said railroad may be operated by electric power or by any other mechanical motive power, which may be lawfully employed upon the same, except locomotive steam power. If electrical power is used, the Railroad Company shall, before the commencement of any of the construction of the electrical line equipment, within the present limits of The City of New York, file with the Board of Estimate and Apportionment plans showing such proposed construction, within the present limits of The City of New York, including all methods of insulation, position of contact conductors and all feed wires, conductors or cables, with method of carrying the same, and said plans must be approved by the said Board before construction thereof shall begin. The Board of Estimate and Apportionment hereby retains the right to make such conditions relative to construction of such line equipment within the present limits of The City of New York as it may see fit at the time of the approval of such plan.

17. No wires for the transmission of power shall be permitted within the present limits of The City of New York unless they be placed in

conduits or carried in a manner which shall have been approved by the Board of Estimate and Apportionment. The City may use the structure of the Railroad Company for carrying wires or cables for the use of the City within the present limits of The City of New York not exceeding such a quantity as might be carried in two conduits each of not more than three inches in diameter, without charge to the City. If the Railroad Company shall place its wires for the transmission of power in conduits, then the Railroad Company shall construct and permit the City to use without charge two conduits each of not more than three inches in diameter for carrying wires or cables for the use of the City.

18. The Railroad Company shall not carry wires or conduct power on its structures or along its right of way within the present limits of The City of New York for any purpose except for the operation of its railroad and except, as provided above, for the use of the City.

19. The Railroad Company shall maintain throughout the term of this grant or any renewal thereof a train schedule on the main line within the limits of The City of New York of at least sixty (60) trains in either direction daily, stopping at all of the stations within the City limits, and at no time, either day or night, shall there be greater headway within the City limits between such trains than thirty (30) minutes; provided, however, that said Railroad Company shall not be required to operate its trains within the City limits between the hours of 1 o'clock and 5 o'clock a. m., each day, unless the Board of Estimate and Apportionment shall determine, after a hearing had thereon, that public convenience requires the operation of its cars during such hours.

The Board of Estimate and Apportionment may require, from time to time, as it may see fit, such number of trains to be run on the branch line—not exceeding 60 trains a day.

20. All cars on said railroad shall be heated during the cold weather in conformity to such laws and ordinances as are now in force, or may hereafter be enacted or adopted by the State or City authorities, and any failure to keep the temperature of any of the cars of the company above 50 degrees Fahrenheit, shall make the company liable for a penalty of fifty dollars (\$50) per day for each offense.

21. All cars operated by the company shall be vestibuled and the system of lighting same shall be adequate and be made satisfactory to the Board of Estimate and Apportionment. For any failure to comply herewith the Railroad Company shall be liable to a penalty of fifty dollars (\$50) per day for each violation.

22. The Railroad Company shall light the space beneath any superstructure which it shall erect across streets and the approaches to stations, within the limits of The City of New York, in a manner which shall be satisfactory to the Board of Estimate and Apportionment.

23. During the term of this grant the rate of fare upon said railroad within the limits of The City of New York, as now fixed, shall not exceed five cents for any passenger. The said company shall not charge any passenger more than such sum for one continuous ride from any point on said railroad, or a line or branch operated by it, to any point thereof or of any such connecting line, or branch thereof, within the present limits of The City of New York during such term. The New York and Port Chester Railroad Company shall operate cars over the route hereby authorized, and shall not operate cars over the route of any other railroad company within the present limits of The City of New York until it shall have received authority for such operation from the Board of Estimate and Apportionment, and it shall not, without like authority, permit any other Company within the present limits of The City of New York to run cars over the railroad hereby authorized. The Board of Estimate and Apportionment reserves the right to fix the compensation to be paid for such privilege to The City of New York by such other company as shall be authorized to run cars over the route hereby authorized, and said Board further reserves the right to fix the compensation to be paid to The City of New York by the New York and Port Chester Railroad Company for the privilege of operating cars over the route of any other railroad company within the present limits of The City of New York.

Whenever the New York and Port Chester Railroad Company shall have entered into a contract with another railroad company within the limits of The City of New York permitting the cars of such other company to run over the route hereby authorized, in pursuance of authority from the Board of Estimate and Apportionment, or its successors in authority, the Board of Estimate and Apportionment may prescribe the maximum fare which may be charged by either company within the limits of The City of New York during the continuance of such contract to a passenger desiring to make a continuous trip in either direction between any point on the railroad of the New York and Port Chester Railroad Company and any point on the railroad of such other railroad company within the present limits of The City of New York. For their refusal to comply with the requirements of this section, the corporation so refusing shall forfeit fifty dollars (\$50) to the aggrieved party. Two or more penalties may be recovered in one action.

The rates for carrying of property upon the routes of the Railroad Company within the present limits of The City of New York shall, in all cases, be reasonable in amount, and shall be subject to the control of the Board of Estimate and Apportionment, or its successors in authority and may be fixed by such Board after notice and hearing to the Railroad Company, and when so fixed such rate shall be binding upon the Railroad Company, its successors or assigns, and no greater sum shall be charged for such service than provided for by said Board of Estimate and Apportionment.

24. The said Railroad Company shall carry free within the present limits of The City of New York during the existence of this grant members of the Police and Fire Departments of The City of New York, when such employees are in full uniform.

25. The said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of The City of New York who have jurisdiction in such matters, under the Charter of the City.

26. In case of any violation or breach or failure to comply with any of the provisions herein contained this grant may be forfeited and avoided by The City of New York by a suit brought by the Corporation Counsel, provided that in case of any such violation, breach or failure to comply with any of said provisions the said City shall cause notice in writing thereof to be served upon said company, and said company shall remedy such violation, breach or failure within ten (10) days thereafter, and in default thereof, then, and not otherwise, said right of forfeiture shall accrue and may be enforced by the said City; provided, further, that if the said Railroad Company, granted hereunder, shall within said ten (10) days commence to remedy said violation, breach or failure, and shall prosecute the work of completing such remedy with diligence and with the utmost practicable dispatch until the same shall be completed, then no right of

forfeiture shall accrue. The right of action as herein provided shall not affect or limit any other rights of the City.

27. The grant of this privilege shall not affect in any way the right of The City of New York to grant a similar privilege upon the same or other terms and conditions to any other person or corporation.

28. The Railroad Company shall commence actual construction within one year from the date of the signing of this contract, and shall complete and have in operation a four-track railroad upon the main line, from the northerly line of the City to a point at or near the intersection of One Hundred and Seventy-seventh street with the Bronx river, and a railroad of at least two tracks from a point at or near the intersection of One Hundred and Seventy-seventh street with the Bronx river to the southerly terminus as aforesaid at or near the intersection of Southern Boulevard with Willis avenue, and a railroad on the branch line of at least two tracks, all within five years from the date of the signing of this contract, otherwise this grant shall cease and determine.

The Board of Estimate and Apportionment may require the construction of two additional tracks on that portion of the route between One Hundred and Seventy-seventh street and the southerly terminus, as aforesaid, at or near the intersection of Southern Boulevard and Willis avenue so as to make a railroad of four tracks on such portion of the route, whenever public convenience and necessity shall require the construction thereof; and in case the construction of such two additional tracks is so required by the Board of Estimate and Apportionment, the Railroad Company shall complete the construction thereof within five (5) years after such requirement, otherwise this grant may be forfeited; and the Railroad Company is hereby authorized to construct a railroad of four tracks on the entire route authorized by this contract, if, in its judgment, public convenience and necessity shall require the construction thereof.

The Railroad Company shall actually expend or cause to be so expended the sum of at least eight hundred thousand dollars (\$800,000) within two years after the date of the signing of this contract, upon the actual construction of said railroad between the northerly line of The City of New York and Westchester avenue, at or near One Hundred and Sixty-seventh street, and shall also actually expend or cause to be so expended an additional sum of two hundred thousand dollars (\$200,000) within three years after the date of the signing of this contract, upon the actual construction of the railroad between Westchester avenue as above and Willis avenue at or near the Southern Boulevard, which sums shall be exclusive of any moneys expended for land acquired for the right of way. The reason why The City of New York assents to the difference in the times and amounts for the portions of the railroad north and south of Westchester avenue is that the Railroad Company represents that it is or will be able to procure by private purchase most of its right of way north of such avenue, and will have to resort to condemnation proceedings for its right of way south thereof.

Verified statements of moneys so expended for construction shall be submitted, on demand, to the Comptroller of The City of New York, who shall, after investigation, report to the Board of Estimate and Apportionment his opinion as to whether such sums have been actually expended, and if in the opinion of the said Board an expenditure of the said sum within the time given is not proven, then said Board may declare that this grant has ceased and determined, and the said action of said Board shall be prima facie evidence of said forfeiture.

Any portion of the route covered by this grant which shall not be completed and in full operation within said five years from the date of the signing of this contract shall be deemed to have been abandoned, and all rights hereby granted in and to such portions of said railroad shall cease and determine, and, in such case, all structures erected by the Railroad Company, its successors or assigns, upon any portion of the route so forfeited within the lines of any street within said City, shall become the property of The City of New York.

A majority vote of the members of the Board of Estimate and Apportionment shall be prima facie evidence in regard to the forfeiture of any or all the rights under this grant, as provided for in this section. Before action is taken by the Board of Estimate and Apportionment, under the provisions of this section, the Railroad Company shall have at least thirty (30) days' notice of the intention of said Board to take action, and at such time as is appointed shall be allowed a hearing.

The Board of Estimate and Apportionment shall extend the time provided for in this section for the completion of the railroad and for the work to be performed and expenditures to be made, as above, for a period or periods not exceeding in the aggregate two years if the reasons given by the Railroad Company for non-fulfillment are for causes over which the Railroad Company had no control and was in nowise responsible.

29. The Railroad Company shall assume all liability by reason of the construction and operation of the railroad, and the City shall assume no liability whatsoever to either persons or property by reason of said construction, maintenance or operation, and the Railroad Company hereby agrees to indemnify and save harmless the said City from all liability whatsoever by reason of the construction, maintenance and operation of said railroad.

As a condition of this grant, the Railroad Company, its successor or assigns, hereby agrees to repay to the City any damages which the City shall be compelled to pay by reason of any acts or defaults of the Railroad Company, its successor or assigns.

30. Any portion of the right of way of the said Railroad Company falling within the lines of a street now shown on the map of The City of New York, which it may be necessary for the City to subsequently acquire, shall be ceded to the City, without cost to it, subject to the company's easement therein.

31. The Railroad Company shall not operate cars over any extension of any length whatsoever within the present limits of The City of New York not specifically hereby authorized, and shall not make any connection within the present limits of The City of New York with any other railroad, either by means of extensions or branches or by means of a platform building, unless it shall have received authority therefrom from said Board of Estimate and Apportionment or its successors in authority, and upon such terms as shall be fixed by the Board. In the event that the provisions of this section cause a conflict because of the lawful right of any other railroad to compel a connection with the Railroad Company, the City agrees that it may be made a party to any legal proceedings between the said companies and its rights and duties therein determined.

32. In case any of the streets as now shown on the map of The City of New York and crossed by the said railroad above grade are altered or widened after the Railroad Company has completed its railroad, and such widening requires the alteration of the superstructure of the railroad, the Railroad Company and The City of New York shall each pay one-half of the cost of such alteration as may be necessary.

33. In case the route as laid out shall make it necessary, in the opinion of the Board of Esti-

mate and Apportionment, to change the map of The City of New York in order to avoid impracticable, unnecessary or undesirable crossings, purely on account of the location of the railroad, and by reason of such change additional or substitute streets crossing the railroad are determined upon, then the Railroad Company shall pay to the City the additional cost thus made necessary, or may, at its own expense, acquire the lands necessary and cede them to the City without cost, provided, however, that the lands so to be acquired or paid for shall not extend more than 400 feet upon each side of said railroad.

34. Any alterations which may be required to the sewerage or drainage system, or to any subsurface structures, pipes, etc., laid in the streets, on account of the construction or operation of the railroad, shall be made at the sole cost of the Railroad Company and in such manner as the Railroad Company and in such manner as the proper City officials may prescribe.

35. In case the Board of Estimate and Apportionment shall, in order to avoid impracticable, unnecessary and undesirable crossings purely on account of the location of the railroad, within one year from the date of the signing of this contract, adopt a map or a change in the map laying out a street or streets bounding or adjoining the right of way of the Railroad Company, on either or both sides thereof, from the easterly line of the White Plains road to the northerly line of the City, or any part thereof, then the Railroad Company shall acquire the lands necessary for such streets and cede them to the City without cost, or will pay to the City the cost of acquiring such lands, provided that it shall not be required to acquire and cede or pay for an amount of land which in the aggregate will exceed a strip fifty feet in width and in length the distance between the easterly side of White Plains road and the northerly line of the City. The Railroad Company, at its own expense, shall regulate and grade said strip of land to such grade as shall be hereafter fixed by the City authorities, such regulating and grading to be done, from time to time, as directed by the Board of Estimate and Apportionment. On notice to the City by the Railroad Company that said Railroad Company cannot acquire such lands, the City covenants to use all possible diligence in acquiring the actual possession of the lands necessary for such streets to the end that the Railroad Company may regulate and grade the same while it is grading its railroad within the present limits of The City of New York.

36. All construction of railroad crossings shall be done in such manner as shall not substantially interfere with the ordinary use of any street as a public highway, and all streets in any way disturbed by such construction shall be restored to their original condition. In case of failure on the part of the Railroad Company to restore such streets within a reasonable length of time, The City of New York shall have the right, under resolution of the Board of Estimate and Apportionment, to cause the work to be done and the materials to be furnished after due notice and shall collect the reasonable cost thereof from the fund hereinafter provided.

37. The company's property and structures within the present limits of The City of New York shall not be used for advertising purposes in any way, under a penalty of fifty dollars (\$50) per day for each offense. Such restriction shall not apply to stations or cars nor to the interior of fences or walls.

38. The City, the Board and all duly authorized representatives of the City shall have the right at all reasonable times, as well during construction as afterwards, to inspect the railroad and any part thereof, and to enter thereon when necessary for the examination, supervision or care of any property of the City or of abutting property owners or for any proper purpose. Nothing in this contract shall be deemed to diminish or affect the sanitary or police jurisdiction which the public authorities shall lawfully have over property in the City.

39. The Railroad Company shall deposit with the Comptroller, within six months after the date of signing this contract, the sum of \$100,000, either in money or in securities to be approved by him, which fund shall be security for the construction of the road authorized hereby, and which the Railroad Company is under obligation to construct, and said fund shall be repaid to the Railroad Company only as hereby specified. If the City exercises its option to require the construction of the additional two tracks south of One Hundred and Seventy-seventh street, the Railroad Company shall, within three months after notification thereof, make a like deposit of \$25,000 as security for such construction. Whenever and as often as the Railroad Company shall have actually constructed one mile of single track, a certificate showing the construction of such track shall be prepared by the engineer of the Railroad Company, and such certificate shall be delivered to the Board of Estimate and Apportionment, and such certificate shall be delivered to the Board of Estimate and Apportionment. The said Board shall, as soon as practicable thereafter, verify the correctness of such certificate and either accept such certificate as correct, or if it finds it to be incorrect, return said certificate to the Railroad Company, specifying in writing the respects in which it finds such certificate to be incorrect. Upon the verification of the correctness of any such certificate, or if any such certificate shall be found to be incorrect, upon its being corrected, and subsequently verified, the said Board of Estimate and Apportionment shall thereupon prepare and certify a voucher in due form for payment to said company of the sum of \$2,500, and the amount so certified by said Board shall be forthwith paid by said Comptroller from said fund to the Railroad Company, upon the construction of the said mile of single track. This procedure shall be followed by the Railroad Company and by said Comptroller as often as the Railroad Company shall construct an additional mile of single track.

Upon the completion of the construction of the entire track authorized hereby, which the Railroad Company shall remain under obligation to construct, a final certificate shall be prepared by the engineer of said company and approved by the president thereof, showing the fact of such completion and the fact that the road is ready for operation. Such final certificate shall be delivered to the said Board of Estimate and Apportionment of The City of New York, and shall be subject to a like verification as the certificate hereinbefore mentioned. Upon the verification of the correctness of such final certificate, or if such final certificate shall be found to be incorrect, upon being corrected the said Board of Estimate and Apportionment shall thereupon prepare and certify a voucher in due form for the payment by the Comptroller to the said company of the balance of said funds remaining in his hands.

If such final certificate, certifying to the completion of the entire construction of the road, which the Railroad Company shall be under obligation to construct, shall not be delivered by the Board of Estimate and Apportionment on or before the expiration of the time at which the Railroad Company shall be under obligation to complete the road, under and in pursuance of the terms and conditions of this contract, and if the construction of the entire road authorized hereby, which the Railroad Company shall be under obligation to construct, shall not have been completed by said time, the balance of said fund shall be forthwith delivered by the Comptroller of The City of New York and thereafter said company shall have no claim or cause of action therefor.

The word construction as used herein shall include the grading of the bed of the railroad, laying of tracks thereon, ballasting of the same

and the construction of all bridges or viaducts necessary for the support of the railroad.

The word completion, as used herein, shall include the laying of tracks, electrical conductors and all structures necessary to the operation of trains over the route authorized hereby, and which the Railroad Company shall be under obligation to construct, and shall include also such street bridges or other structures as the company is required hereby to make, and such final certificate shall include proof that all of the antecedent acts required by this contract have been performed by said company, in so far as their completion is required hereby.

40. This grant is upon the express condition that within thirty days after the date of the signing of this contract and before anything is done in exercise of the rights conferred thereby, the Railroad Company shall deposit with the Comptroller of The City of New York the sum of twenty-five thousand dollars (\$25,000), either in money or in securities, to be approved by him, which fund shall be security for the performance by the Railroad Company of all the terms and conditions of this contract, especially those which relate to the payment of the annual charge for the franchise granted, in default of which payment of the annual charge, the Comptroller, acting in behalf of the City, shall collect same with interest from such fund after five days' notice in writing to the president of said company. In case of failure of the said company to comply with any of the terms of this contract, or its neglect or refusal to comply with any demand or direction of the Board of Estimate and Apportionment, or other municipal officials, made pursuant to the terms of the contract, or under the authority of any laws or ordinances now or hereafter in force, in such case and in any of these events, if no other money penalty is provided for, the said company shall pay to the Comptroller of The City of New York a penalty of \$50 for each violation; and in case of any violation of the provisions of this contract for which money penalties are provided, the said company shall pay to the Comptroller of said City the penalties so provided.

The procedure for the imposition and collection of penalties provided in this contract shall be as follows:

The Comptroller of The City of New York, on complaint made, shall, in writing, notify said company through its president to appear before him on a certain day not less than ten days after the date of such notice, to show cause why it should not be penalized in accordance with the foregoing provisions. If said company fails to make an appearance or, after a hearing, appear in the judgment of the Comptroller to be in fault, said Comptroller shall forthwith impose the prescribed penalty, and without legal procedure withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund, the said company shall, upon ten days' notice in writing, pay to the Comptroller of The City of New York a sum sufficient to restore said security fund to the original amount of \$25,000 and in default thereof the said company shall pay to the Comptroller of The City of New York the sum of one hundred dollars for each day of such default in addition to the amount necessary to restore said fund to the original amount of \$25,000. No action or proceeding or rights under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to The City of New York.

The right of the City to collect any penalties imposed for non-compliance with the terms of this contract, or with any law or ordinance now in force or hereafter adopted, shall not be limited to the said sum of \$25,000, and the enumeration or reservation of any rights by the City herein shall not operate to the exclusion of any other rights belonging to the City, either in law or at equity. Nor shall the imposition of any penalty by the terms of this contract interfere with or diminish the right of the City specifically to enforce any of the terms or conditions of this contract.

41. If the Railroad Company, its successors and assigns, shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and all street crossings within the present limits of The City of New York in good condition throughout the full term of its occupancy of said streets, the Board of Estimate and Apportionment of the City may give written notice to said Company specifying any default on the part of said Company, and requiring the said Company to remedy the same within a reasonable time, and upon the failure of the said Company to remedy its said fault within a reasonable time said Company shall for each day thereafter during which said fault or defect remains pay to The City of New York the sum of two hundred and fifty dollars (\$250) as fixed and liquidated damages, or the said City, in case said structures over or under streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the said Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon; all of which sums may be deducted from the fund hereinbefore provided.

42. The Railroad Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof the party of the first part, by its Mayor, thereto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed, and the corporate seal of said City to be hereunto affixed, and the party of the second part, by its officers, thereto duly authorized, has caused its corporate name to be hereunto signed, and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,

[SEAL.]

By..... Mayor.

NEW YORK AND PORT CHESTER RAILROAD COMPANY,

By..... President.

Attest:

[SEAL.] Secretary.

Resolved, That the results of the inquiry made by this Board as to the money value of such franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor are that the money value of such franchise or right proposed to be granted is the total amount of money which it is proposed, as provided in and by the form of Proposed Contract for the grant of such franchise or right, as hereinbefore fully set forth, shall be paid for such franchise or right, and that such compensation is adequate therefor.

Resolved, That these preambles and resolutions, including the said resolution for the grant of the franchise or right applied for by New York and Port Chester Railroad Company and the said form of Proposed Contract for the grant of such franchise or right and said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published at the expense of New York and Port Chester Railroad Company, for at least twenty days im-

mediately prior to January 26, 1906, in THE CITY RECORD, and at least twice, during the ten days immediately prior to January 26, 1906, in "The New York Times" and "The New York Daily News," two daily newspapers designated by the Mayor therefor, and published in The City of New York, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by New York and Port Chester Railroad Company, and fully set forth and described in the foregoing form of Proposed Contract for the grant of such franchise or right, and before adopting any resolution authorizing any such contract, will, at a meeting of said Board to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 26, 1906, at 10:30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

J. W. STEVENSON,
Secretary.

NEW YORK, December 15, 1905.

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NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to strike therefrom Twenty-sixth avenue, from Centre place southwesterly to the bulkhead line of Gravesend Bay, in the Borough of Brooklyn, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 26, 1906, at 10:30 o'clock a. m., at which proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 29, 1905, notice of the adoption of which is hereby given, viz:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442, of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by striking therefrom Twenty-sixth avenue, from Centre place southwesterly to the bulkhead line of Gravesend Bay, in the Borough of Brooklyn, City of New York, more particularly described as follows:

Beginning at the intersection of the northwestern line of Twenty-sixth avenue, as the same is laid down on the map of the City, with the southern line of an old road known as Centre place;

1. Thence extending southwesterly along the northwestern line of Twenty-sixth avenue aforesaid for about 928 feet to the bulkhead line, as laid down by the Kings County Town Survey Commission;

The southeastern line of Twenty-sixth avenue is 80 feet easterly from and parallel to the aforesaid northwestern line of Twenty-sixth avenue, and extends from the southern line of Centre place aforesaid for a distance of about 933 feet to the bulkhead line aforesaid.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 26th day of January, 1906, at 10:30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 26th day of January, 1906.

JOHN H. MOONEY,
Assistant Secretary,
No. 277 Broadway, Room 805.
Telephone 3454 Franklin j12,23

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grade of Ovington avenue, from Fifth avenue to Seventh avenue, and of Sixth avenue, from Bay Ridge avenue to Seventy-first street, in the Borough of Brooklyn, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 26, 1906, at 10:30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 29, 1905, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442, of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grade of Ovington avenue, from Fifth avenue to Seventh avenue, and of Sixth avenue, from Bay Ridge avenue to Seventy-first street, in the Borough of Brooklyn, City of New York, more particularly described as follows:

Ovington Avenue.

BOARD MEETINGS.

The Board of Estimate and Apportionment will meet in the Old Council Chamber (Room 16), City Hall, Friday, January 12, 1906, at 10:30 o'clock a. m., pursuant to a call of the Mayor. JOSEPH HAAG, Secretary.

The Commissioners of the Sinking Fund meet in the Old Council Chamber (Room 16), City Hall, at call of the Mayor. N. TAYLOR PHILLIPS, Deputy Comptroller, Secretary.

The Board of City Record meet in the Old Council Chamber (Room 16), City Hall, at call of the Mayor. PATRICK J. TRACY, Supervisor, Secretary.

OFFICIAL BOROUGH PAPERS.

BOROUGH OF THE BRONX.
"North Side News," "Westchester Independent," "Bronx Sentinel," "Harlem Reporter and Bronx Chronicle," "Bronx Borough Record."

BOROUGH OF RICHMOND.
"Staten Islander," "Staten Island Star," "Richmond County Herald," "Richmond County Democrat," "Staten Island World."

BOROUGH OF QUEENS.
"Long Island Daily Star," "Flushing Daily Times," "Flushing Evening Journal," "Queens Borough Advertiser," "Jamaica Standard," "Rockaway News," "Long Island Farmer," "Long Island Democrat."

BOROUGH OF BROOKLYN.
"Brooklyn Eagle," "Brooklyn Times," "Brooklyn Citizen," "Brooklyn Standard Union," "Brooklyn Free Presse," "Brooklyn Weekly News," "Flatbush Weekly News."

BOROUGH OF MANHATTAN.
"Harlem Local Reporter" (Harlem District), "Manhattan and Bronx Advocate" (Washington Heights, Morningside Heights and Harlem Districts).

Designation by Board of City Record April 26, 1904.
Amended July 22 and September 15, 1904, and February 7, 1905.

BOROUGH OF THE BRONX.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CORNER THIRD AVENUE AND ONE HUNDRED AND SEVENTY-SEVENTH STREET, CROTONA PARK, NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE PRESIDENT OF THE BOROUGH OF THE BRONX AT THE ABOVE OFFICE UNTIL 11 O'CLOCK A. M. ON

TUESDAY, JANUARY 23, 1906,

NO. 1. FOR FURNISHING AND DELIVERING FORAGE TO THE BUREAU OF SEWERS.

1,000 bushels of No. 1 white clipped oats.
40,000 pounds of timothy hay.
4,000 pounds of rye straw.
2,000 pounds of bran.
100 pounds of oil meal.
100 pounds of corn on the cob.
200 pounds of lump rock salt.
50 pounds of condition powder.
100 pounds of table salt.

All of the above to be of the best quality.
To be furnished and delivered at such times and in such quantities as directed to the yard of the Bureau of Sewers, Park avenue, 180 feet north of Tremont avenue, during the year 1906.

The amount of security required will be Five Hundred Dollars.

NO. 2. FOR FURNISHING AND DELIVERING LUMBER TO THE BUREAU OF SEWERS.

800 plank, 3 inches by 12 inches by 23 feet spruce.
800 plank, 3 inches by 9 inches by 23 feet spruce.
2,000 plank, 2 inches by 9 inches by 13 feet spruce.

50 pieces of 4 inches by 4 inches by 16 feet spruce.
10 pieces of white wood, $\frac{1}{2}$ inch by 18 inches by 16 feet D. 2 S.
5 pieces of clear pine, $\frac{1}{2}$ inches by 12 inches by 16 feet D. 2 S.
5 pieces of clear pine, $\frac{1}{2}$ inch by 24 inches by 16 feet D. 2 S.

10 pieces of clear pine, $\frac{1}{2}$ inch by 12 inches by 16 feet D. 2 S.
20 pieces of clear pine, $\frac{1}{2}$ inch by 12 inches by 16 feet D. 2 S.
5 pieces of quartered oak, $\frac{1}{2}$ inch by 12 inches by 13 feet D. 2 S.

5 pieces of quartered oak, $\frac{1}{2}$ inches by 12 inches by 13 feet D. 2 S.
20 pieces of quartered oak, $\frac{1}{2}$ inches by 3 inches by 16 feet D. 4 S.
10 pieces of quartered oak, $\frac{1}{2}$ inch by 12 inches by 13 feet D. 2 S.

To be furnished and delivered at such times and in such quantities as directed, to the yard of the Bureau of Sewers, Park avenue, 180 feet north of Tremont avenue, during the year 1906.

The amount of security required will be Seven Hundred and Fifty Dollars.

NO. 3. FOR CONSTRUCTING SEWER AND APPURTENANCES IN WEST ONE HUNDRED AND NINETY-SECOND STREET, BETWEEN EXTERIOR STREET AND BAILEY AVENUE; IN BAILEY AVENUE, BETWEEN KINGSBRIDGE ROAD AND SEDGWICK AVENUE; AND IN SEDGWICK AVENUE, BETWEEN BAILEY AVENUE AND KINGSBRIDGE ROAD; AND IN HEATH AVENUE, BETWEEN BAILEY AVENUE AND KINGSBRIDGE ROAD; AND IN EMERICH PLACE, BETWEEN HEATH AVENUE AND KINGSBRIDGE ROAD; AND IN HARLEM RIVER TERRACE, BETWEEN FORDHAM ROAD AND BAILEY AVENUE.

The Engineer's estimate of the work is as follows:

176 linear feet of 30-inch cast-iron pipe.
3,345 linear feet of concrete sewer, 2 feet 6 inches in diameter.

42 linear feet of pipe sewer, 30-inch.
1,541 linear feet of pipe sewer, 18-inch.
1,914 linear feet of pipe sewer, 15-inch.
2,760 linear feet of pipe sewer, 12-inch.

1,082 spurs for house connections, over and above the cost per linear foot of sewer.
86 manholes, complete.
21 receiving basins, complete.

7,300 cubic yards of rock to be excavated and removed.

75 cubic yards of concrete in place, exclusive of concrete in sewer sections, as shown on plan.

10 cubic yards of rubble masonry in mortar for foundations, in place.
300 cubic yards of broken stone for foundations, in place.

60,000 feet (B. M.) of timber, for foundations, furnished and laid, and sheeting furnished and left in place.

3,500 linear feet of piles below sills, furnished, driven and cut off and shod, when required.

50 linear feet of 12-inch drain pipe, furnished and laid.

The time allowed for the completion of the work will be 350 working days.

The amount of security required will be Forty-five Thousand Dollars.

NO. 4. FOR CONSTRUCTING SEWERS AND APPURTENANCES IN EAST ONE HUNDRED AND SIXTY-NINTH STREET, BETWEEN MORRIS AVENUE AND FINDLAY AVENUE; AND IN COLLEGE AND FINDLAY AVENUES, BETWEEN EAST ONE HUNDRED AND SIXTY-EIGHTH STREET AND EAST ONE HUNDRED AND SEVENTIETH STREET.

The Engineer's estimate of the work is as follows:

497 linear feet of brick sewer, 2 feet 6 inches in diameter.

670 linear feet of pipe sewer, 24-inch.

307 linear feet of pipe sewer, 18-inch.

584 linear feet of pipe sewer, 15-inch.

1,607 linear feet of pipe sewer, 12-inch.

483 spurs for house connections, over and above the cost per linear foot of sewer.

35 manholes, complete.

9 receiving basins, complete.

3,900 cubic yards of rock to be excavated and removed.

10 cubic yards of concrete in place, exclusive of concrete in sewer sections, as shown on plan.

1,000 feet (B. M.) of timber, for foundations, furnished and laid, and sheeting furnished and left in place.

25 linear feet of 12-inch drain-pipe, furnished and laid.

The time allowed for the completion of the work will be 300 working days.

The amount of security required will be Fourteen Thousand Dollars.

NO. 5. FOR REGULATING AND GRADING, SETTING CURBSTONE, FLAGGING THE SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND PLACING FENCES IN LAWRENCE AVENUE, FROM LIND AVENUE TO WEST ONE HUNDRED AND SIXTY-SEVENTH STREET.

The Engineer's estimate of the work is as follows:

5,000 cubic yards of earth excavation.

7,500 cubic yards of rock excavation.

7,000 cubic yards of filling.

2,800 linear feet of new curbstone, furnished and set.

150 linear feet of old curbstone, rejoined and reset.

11,050 square feet of new flagging, furnished and laid.

500 square feet of old flagging, rejoined and relaid.

1,150 square feet of new bridgestone for crosswalks, furnished and laid.

600 cubic yards of dry rubble masonry, in retaining walls, culverts and gutters.

50 linear feet of vitrified stoneware pipe, 12 inches in diameter.

The time allowed for the completion of the work will be 175 working days.

The amount of security required will be Seven Thousand Five Hundred Dollars.

NO. 6. FOR REGULATING AND GRADING, SETTING CURBSTONE, FLAGGING THE SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND PLACING FENCES IN FINDLAY AVENUE, FROM EAST ONE HUNDRED AND SIXTY-SEVENTH STREET TO EAST ONE HUNDRED AND SEVENTIETH STREET.

The Engineer's estimate of the work is as follows:

19,300 cubic yards of earth excavation.

13,500 cubic yards of rock excavation.

20,000 cubic yards of filling.

4,400 linear feet of new curbstone, furnished and set.

17,400 square feet of new flagging, furnished and laid.

1,000 square feet of new bridgestone for crosswalks, furnished and laid.

200 cubic yards of dry rubble masonry, in retaining walls, culverts and gutters.

100 linear feet of vitrified stoneware pipe, 12 inches in diameter.

1,000 feet (B. M.) of lumber, furnished and laid.

The time allowed for the completion of the work will be 250 working days.

The amount of security required will be Fifteen Thousand Dollars.

NO. 7. FOR PAVING WITH GRANITE BLOCK PAVEMENT ON A SAND FOUNDATION THE ROADWAY OF EAST ONE HUNDRED AND FIFTIETH STREET, FROM BROOK AVENUE TO THE PORT MORRIS BRANCH RAILROAD.

The Engineer's estimate of the work is as follows:

1,650 square yards of new granite block pavement, on a sand foundation, laid with sand joints.

363 square yards of old trap block pavement, to be purchased by the contractor and removed. The amount bid for this item shall be deducted from the final estimate.

The time allowed for the completion of the work will be 20 working days.

The amount of security required will be Fifteen Hundred Dollars.

Blank forms can be obtained upon application therefor, and the plans and specifications may be seen and other information obtained at said office.

LOUIS F. HAFFEN, President.

^{j12,23} See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CROTONA PARK, ONE HUNDRED AND SEVENTY-SEVENTH STREET AND THIRD AVENUE.

DATED JANUARY 5, 1906.

LOUIS F. HAFFEN, President of the Borough of the Bronx.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CROTONA PARK, ONE HUNDRED AND SEVENTY-SEVENTH STREET AND THIRD AVENUE.

I HEREBY GIVE NOTICE THAT PETITIONS have been presented to me, and are on file in my office for inspection, for:

No. 1. Regulating and grading, setting curbstones and flagging sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in Depot square, South, from Webster avenue to Depot square, East; Depot square, East, from Depot square, South, to Depot square, North; Depot square, North, from Depot square, East, to Webster avenue.

No. 2. Acquiring title to the lands necessary for Edgewater road, from Garrison avenue (or Mohawk avenue) to Seneca avenue.

No. 3. Regulating and grading, setting curbstones and flagging sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in Edgewater road, from Garrison avenue (or Mohawk avenue) to Seneca avenue.

No. 4. Paving with asphalt blocks on concrete East One Hundred and Fifty-sixth street, from Beck street to the Southern Boulevard, and setting curb where necessary.

No. 5. Paving with asphalt block on concrete Fox street, from Prospect avenue to Avenue St. John, and setting curb where necessary.

No. 6. Regulating and grading, setting curbstones and flagging of sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in Kelly street, from Longwood avenue to Intervale avenue.

No. 7. Regulating and grading, setting curbstones and flagging sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in One Hundred and Sixty-second street, from Ogden avenue to Woodycrest avenue.

No. 8. Constructing a receiving basin and appurtenances on the northwest corner of Kingsbridge road and Creston avenue.

No. 9. Laying out on the map of The City of New York West One Hundred and Ninety-second street, from exterior street to the bulkhead line of the Harlem river.

No. 10. For constructing sewers and appurtenances in Crotona avenue, between East One Hundred and Eighty-ninth street and the Southern Boulevard.

The petitions for the above will be submitted by me to the Local Board having jurisdiction thereof, on January 18, 1906, at 3:30 p. m., at the office of the President of the Borough of the Bronx, Municipal Building, Crotona Park, One Hundred and Sixty-seventh street and Third Avenue.

No. 11. Regulating and grading, setting curbstones and flagging sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in One Hundred and Eightieth street, from the Bronx river to West Farms road.

No. 12. Regulating and grading, setting curbstones and flagging sidewalks a space four feet wide, laying crosswalks, building approaches and erecting fences where necessary in East One Hundred and Eightieth street, from the Bronx river to West Farms road.

No. 13. Acquiring title to the lands necessary for White Plains road, from the existing White Plains road, near Unionport road, to the southwesterly line of the Bronx and Pelham parkway, and from the northerly line of Bronx and Pelham parkway to White Plains road, near Thwaite's place.

No. 14. Laying out on the map of The City of New York Railroad avenue, between Green lane and Washington avenue, in accordance with sketch accompanying the petition.

The petitions for the above will be submitted by me to the Local Board having jurisdiction thereof on January 18, 1906, at 3 p. m., at the

The contract will be required to be completed within five consecutive calendar months following the month in which the contract is signed by the Aqueduct Commissioners.

The following is a statement, based upon the estimate of the Engineer, of the quantities, as near as practicable, of the work required:

Linear Feet.

Item 1. Railings furnished and erected, complete, except painting... 2,300
Item 2. Painting railings, including materials 2,300

The work is authorized by chapter 490, Laws of 1883, of the State of New York, and the amendments thereto.

No bid will be received or considered unless accompanied by either a certified check upon a National or State bank in The City of New York, drawn to the order of the

FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE FIRE COMMISSIONER AT THE ABOVE OFFICE UNTIL 10.30 O'CLOCK A. M. ON

TUESDAY, JANUARY 25, 1906,

BOROUGHS OF MANHATTAN AND THE BRONX.

NO. 1. FOR FURNISHING AND DELIVERING 800 TONS OF ANTHRACITE COAL FOR COMPANIES IN THE BOROUGH OF THE BRONX.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before May 1, 1906.

The amount of security required is Twenty-five Hundred Dollars (\$2,500).

BOROUGH OF RICHMOND.

NO. 1. FOR FURNISHING AND DELIVERING 350 TONS OF ANTHRACITE COAL FOR COMPANIES IN THE BOROUGH OF RICHMOND.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before May 1, 1906.

The amount of security required is Eleven Hundred Dollars (\$1,100).

BOROUGHS OF BROOKLYN AND QUEENS.

NO. 1. FOR FURNISHING AND DELIVERING 400 TONS OF ANTHRACITE COAL FOR FIREBOATS, BOROUGHS OF BROOKLYN AND QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before May 1, 1906.

The amount of security required is One Thousand Dollars (\$1,000).

NO. 2. FOR FURNISHING AND DELIVERING 350 TONS OF ANTHRACITE COAL FOR COMPANIES AT FAR ROCKAWAY, ARVERNE, ROCKAWAY BEACH AND ROCKAWAY PARK, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before May 1, 1906.

The amount of security required is Eleven Hundred Dollars (\$1,100).

NO. 3. FOR FURNISHING AND DELIVERING 5,500 SACKS OF KINDLING WOOD FOR COMPANIES IN THE BOROUGHS OF BROOKLYN AND QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1906.

The amount of security required is Five Hundred and Fifty Dollars (\$550).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the totals. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 East Sixty-seventh street, Manhattan.

JOHN H. O'BRIEN,
Fire Commissioner.

Dated JANUARY 13, 1906.

j14,25

SEE GENERAL INSTRUCTIONS TO BIDDERS ON THE LAST PAGE, LAST COLUMN, OF THE "CITY RECORD."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE FIRE COMMISSIONER AT THE ABOVE OFFICE UNTIL 10.30 O'CLOCK A. M. ON

TUESDAY, JANUARY 23, 1906,

BOROUGHS OF MANHATTAN AND THE BRONX.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR ADDITIONS AND ALTERATIONS TO QUARTERS OF ENGINE COMPANY 11, LOCATED AT NO. 437 EAST HUSTON STREET, BOROUGH OF MANHATTAN.

The time for the completion of the work and the full performance of the contract is forty (40) days.

The amount of security required is Twelve Hundred Dollars (\$1,200).

Bids will be compared and the contract awarded at a lump or aggregate sum.

BOROUGH OF RICHMOND.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR ADDITIONS AND ALTERATIONS TO BUILDING EUREKA ENGINE COMPANY 2, FOR QUARTERS FOR ENGINE COMPANY 201, LOCATED ON SOUTHWEST CORNER OF BUTLER AND ELLIOTT AVENUES, TOTTENVILLE, BOROUGH OF RICHMOND.

The time for the completion of the work and the full performance of the contract is thirty (30) days.

The amount of security required is Eighteen Hundred Dollars (\$1,800).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 East Sixty-seventh street, Manhattan.

JOHN H. O'BRIEN,
Fire Commissioner.

Dated JANUARY 11, 1906.

j12,23

SEE GENERAL INSTRUCTIONS TO BIDDERS ON THE LAST PAGE, LAST COLUMN, OF THE "CITY RECORD."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE FIRE COMMISSIONER AT THE ABOVE OFFICE UNTIL 10.30 O'CLOCK A. M. ON

TUESDAY, JANUARY 23, 1906,

BOROUGH OF RICHMOND.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR ADDITIONS AND ALTERATIONS TO VOLUNTEER HOSE COMPANY BUILDING FOR QUARTERS FOR HOSE COMPANY 1, LOCATED ON OLD BEACH ROAD AND SEA-

SIDE BOULEVARD, STATEN ISLAND, BOROUGH OF RICHMOND.

The time for the completion of the work and the full performance of the contract is thirty (30) days.

The amount of security required is Eight Hundred Dollars (\$800).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities as specified.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, Nos. 157 and 159 East Sixty-seventh street, Manhattan.

JOHN H. O'BRIEN,
Fire Commissioner.

Dated JANUARY 11, 1906.

j12,23

SEE GENERAL INSTRUCTIONS TO BIDDERS ON THE LAST PAGE, LAST COLUMN, OF THE "CITY RECORD."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE RECEIVED BY THE FIRE COMMISSIONER AT THE ABOVE OFFICE UNTIL 10.30 O'CLOCK A. M. ON

TUESDAY, JANUARY 23, 1906,

BOROUGHS OF MANHATTAN AND THE BRONX.

NO. 1. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS, BRAN AND OIL MEAL FOR COMPANIES IN THE BOROUGH OF THE BRONX.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

BOROUGHS OF BROOKLYN AND QUEENS.

NO. 1. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES IN BOROUGHS OF BROOKLYN AND QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 2. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 3. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 4. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 5. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 6. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 7. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 8. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 9. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 10. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 11. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 12. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 13. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 14. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 15. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 16. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 17. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before August 1, 1906.

The amount of security required is fifty percent (50%) of the amount of the bid or estimate.

NO. 18. FOR FURNISHING AND DELIVERING HAY, STRAW, OATS AND BRAN FOR COMPANIES AT FAR ROCKAWAY, ARVERNE AND ROCKAWAY BEACH, BOROUGH OF QUEENS.

TUESDAY, JANUARY 30, 1906,
at 11 a. m., on the premises, the building and appurtenances thereto belonging erected upon real estate within the bounds of City Hall Park and formerly occupied by the Fire Department, belonging to the Corporation of The City of New York, all the right, title and interest of The City of New York in and to the building thereto belonging, situated on the southwest corner of Chambers and Centre streets, in the

Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund adopted January 11, 1906, the Comptroller has directed the sale of the above-described building to be made under the supervision of the Collector of City Revenue on Tuesday, January 30, 1906, at 11 a. m., on the premises.

The buildings on the premises above described shall be sold for the highest marketable price at public auction upon the following

TERMS AND CONDITIONS.

The buildings and appurtenances thereto will be sold to the highest bidder, who must pay immediately cash or a certified check drawn to the order of the Comptroller of The City of New York, and must give either a cash bond or an approved bond of a surety company in the amount of the purchase price as security for the proper performance of the work of removal, which must be completed within thirty working days thereafter.

All the buildings, structures or parts thereof, their fixtures and foundations, of every class and description within the described area are to be torn down to a level two feet below the existing curb; and any structures which may exist within any of the buildings, such as engine beds, boiler settings, etc., and all stoops and area walls, shall also be torn down to the same level. All tin from roofs, cornices, sides of buildings or partitions, sheds and fences, shall be removed from the premises. All brick in mortar, all floor beams, joists, studding, flooring, ceiling, roofing, boards and wood-work of every description, and all gas, water, steam and soil piping shall be removed from the premises. All combustible matter, such as tar and felt roofing, broken lath and fragments of timber, chips, splinters, etc., which are of no value, shall be gathered together by the contractor and burned or carried away.

Failure to remove the said buildings and appurtenances or any portion thereof within said period will work forfeiture of ownership of such buildings or appurtenances or portion as shall then be left standing, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and the said City of New York will, without notice to the purchaser, cause the same to be removed, and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against and from all suits and actions, claims and demands, of every name and description brought against it, them or any of them, and against and from all damages and costs to which they or any of them may be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work or in guarding the same, or from any improper or defective materials or machinery, implements or appliance used in the removal of said buildings by the said successful bidder, and the bidder's assent and agreement to the above conditions are understood to be implied by the act of bidding.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down, but all furlings, plaster, chimneys, projecting brick, etc., on the faces of such party walls shall be taken down and removed. The walls shall be made permanently self-supporting, without the aid of braces, the beam holes, etc., bricked up and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs of the adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operation of the contractor.

The Comptroller of The City of New York reserves the right on the day of the sale to withdraw from sale any of the buildings or parts of buildings included in the foregoing parcel.

H. A. METZ,
Comptroller.

CITY OF NEW YORK—DEPARTMENT OF FINANCE, {
COMPTROLLER'S OFFICE, January 12, 1906.

j15.30

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE
Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court, and the entering in the Bureau for the Collection of Assessments and Arrears, of the assessment for OPENING AND ACQUIRING TITLE to the following-named road in the BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 10.
OPENING AND EXTENDING OF THE TRI-ANGULAR STRIP OF LAND at the northwest corner of WESTCHESTER AVENUE AND TRINITY AVENUE. Confirmed December 8, 1905; entered January 10, 1906. Area of assessment includes all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at the point of intersection of the middle line of the blocks between Marion and Webster avenue and Marion avenue, running thence northerly along the said easterly line of Marion avenue to its intersection with the middle line of the blocks between Webster and Marion avenue, running thence northerly along the said easterly line of Marion avenue to the southerly line of Webster and Marion avenue, running thence easterly along the said easterly line of Webster and Marion avenue to the point of beginning.

The above-entitled assessments were entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments interest will be collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears, at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Municipal Building, corner of One Hundred and Seventy-seventh street and Third avenue, Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before March 12, 1906, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of

thence southerly along the westerly line of Wales avenue to its intersection with the middle line of the block between East One Hundred and Fifty-first street and East One Hundred and Fifty-second street; thence westerly along the westerly line of Concord avenue; thence southerly along the westerly line of Concord avenue to the northerly line of East One Hundred and Fifty-first street; thence westerly along the northerly line of East One Hundred and Fifty-first street to the westerly line of Robbins avenue; thence southerly along the westerly line of Robbins avenue to the northerly line of Pontiac place; thence westerly along the northerly line of Pontiac place to the easterly line of Trinity avenue; thence southerly along the easterly line of Trinity avenue to its intersection with the middle line of the blocks between Westchester avenue and East One Hundred and Forty-ninth street; thence westerly along said middle line of the blocks to the point or place of beginning.

TWENTY-FOURTH WARD, SECTION 11.

EAST ONE HUNDRED AND SEVENTY-EIGHTH STREET—OPENING from Prospect avenue to Crotona avenue. Confirmed December 8, 1905; entered January 10, 1906. Area of assessment includes:

All those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point formed by the intersection of a line parallel to and 100 feet southeasterly from the southeasterly line of Prospect avenue with the southeasterly prolongation of a line parallel to and 100 feet southwesterly from the southeasterly line of East One Hundred and Seventy-eighth street; running thence northwesterly along said prolongation and parallel line and its northwesterly prolongation to its intersection with a line parallel to and 100 feet northwesterly from the northwesterly line of Crotona avenue; thence northeasterly along said last-mentioned parallel line to its intersection with the northwesterly prolongation of a line parallel to and 100 feet northeasterly from the northeasterly line of East One Hundred and Seventy-eighth street; thence southeasterly along said last-mentioned prolongation and parallel line and its southeasterly prolongation to its intersection with a line parallel to and 100 feet southeasterly from the southeasterly line of Prospect avenue; thence southwesterly along said last-mentioned parallel line to the point or place of beginning.

EAST ONE HUNDRED AND EIGHTY-FIFTH STREET—OPENING from Prospect avenue to Southern Boulevard. Confirmed December 12, 1905; entered January 10, 1906. Area of assessment includes:

All those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at the point of intersection of the middle line of the blocks between East One Hundred and Eighty-third street and Grote street with the southerly prolongation of the middle line of the blocks between Prospect avenue and Crotona avenue, lying northerly of East One Hundred and Eighty-third street; running thence northerly along said last-mentioned prolongation and middle line of the blocks to its intersection with a line parallel to and 100 feet northerly from the northerly line of East One Hundred and Eighty-third street; thence easterly along said parallel line and its easterly prolongation to its intersection with a line parallel to and 100 feet easterly from the easterly line of Southern Boulevard; thence southerly along said parallel line to its intersection with the easterly prolongation of the middle line of the blocks between East One Hundred and Eighty-third street and Grote street; thence westerly along said prolongation and middle line to the point or place of beginning.

TWENTY-FOURTH WARD, SECTION 12.

WALTON STREET (EAST ONE HUNDRED AND NINETY-NINTH STREET)—OPENING from Webster avenue to Marion avenue. Confirmed July 10, 1905; entered January 10, 1906. Area of assessment includes:

All those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point formed by the intersection of a line drawn parallel to the northwesterly side of Marion avenue, and distant 100 feet northwesterly therefrom, with the westerly side of East Two Hundredth street; thence southerly and southeasterly along said westerly and southwesterly sides of East Two Hundredth street to its intersection with a line drawn parallel to the southeasterly side of Webster avenue and distant 100 feet southeasterly therefrom; thence southwesterly along said parallel line to its intersection with the prolongation southeasterly of the northeasterly side of Oliver place; thence northerly along said prolongation and northeasterly side of Oliver place said side produced northwesterly to its intersection with a line drawn parallel to the northwesterly side of Marion avenue and distant 100 feet northwesterly therefrom; thence northeasterly along said parallel line to the point or place of beginning.

The above-entitled assessments were entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments interest will be collected thereon, as provided in section 1006 of the Greater New York Charter.

Said section provides that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears, at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Municipal Building, corner of One Hundred and Seventy-seventh street and Third avenue, Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before March 12, 1906, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of

HERMAN A. METZ,
Comptroller.

CITY OF NEW YORK—DEPARTMENT OF FINANCE, {
COMPTROLLER'S OFFICE, January 10, 1906.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF MANHATTAN:

TWELFTH WARD, SECTION 7.

SEVENTH AVENUE—REPAIRING SIDEWALKS, east side, from West One Hundred and Thirty-ninth street to West One Hundred and Fortieth street. Area of assessment: East side of Seventh avenue, from One Hundred and Thirty-ninth to One Hundred and Fortieth street.

TWELFTH WARD, SECTION 8.

PLACING CROSSWALKS ACROSS BROADWAY, at the south side of One Hundred and Fifty-eighth street and the north and south sides of One Hundred and Fifty-ninth street. Area of assessment: Both sides of Broadway, extending southerly from One Hundred and Fifty-eighth street about 100 feet; south side of One Hundred and Fifty-eighth street, extending easterly from Broadway about 388 feet, and westerly from Broadway about 105 feet; both sides of Broadway, extending northerly and southerly from One Hundred and Fifty-ninth street about 100 feet; both sides of One Hundred and Fifty-ninth street, extending about 388 feet easterly and westerly from Broadway, including Block 2136, Lots Nos. 5, 7 and 10.

—that the same were confirmed by the Board of Assessors on January 9, 1906, and entered on January 9, 1906, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

plied by the act of bidding, and the said City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against and from all suits and actions, claims and demands, of every name and description brought against it, them or any of them, and against and from all damages and costs to which it, they or any of them, may be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work or in guarding the same, or from any improper or defective materials or machinery, implements or appliance used in the removal of said buildings by the said successful bidder, and the bidder's assent and agreement to the above conditions are understood to be implied by the act of bidding.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down, but all furlings, plaster, chimneys, projecting brick, etc., on the faces of such party walls shall be taken down and removed. The walls shall be made permanently self-supporting, without the aid of braces, the beam holes, etc., bricked up and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs of the adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operation of the contractor.

The Comptroller of The City of New York reserves the right on the day of the sale to withdraw from sale any of the buildings or parts of buildings included in the foregoing parcel.

H. A. METZ,
Comptroller.

CITY OF NEW YORK—DEPARTMENT OF FINANCE, {
COMPTROLLER'S OFFICE, January 5, 1906.

j18.23

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF BROOKLYN:

EIGHTH WARD, SECTION 3.

FIFTY-SECOND STREET—SEWER, between Sixth and Seventh avenues. Area of assessment: Both sides of Fifty-second street, from Sixth to Seventh avenue.

EIGHTH WARD, SECTION 3; TWENTY-FOURTH WARD, SECTION 5; AND TWENTY-NINTH WARD.

LAYING CEMENT SIDEWALKS on north side of DEGRAW STREET, between Albany and Troy avenues; on east side of EAST SEVENTEENTH STREET, between Dorchester and Cortelyou roads; on north side of DORCHESTER ROAD, between East Seventeenth and East Eighteenth streets; on east side of EAST FOURTEENTH STREET, between Cortelyou and Dorchester roads; on north side of ST. MARK'S AVENUE, between Utica and Schenectady avenues; on north side of FORTIETH STREET, between Fifth and Sixth avenues; on south side of FORTY-NINTH STREET, between Seventh and Eighth avenues; on south side of FORTY-SECOND STREET, between Fourth and Fifth avenues; and on north side of FIFTIETH STREET, between Fifth and Sixth avenues. Area of assessment: North side of Degrav street, between Albany and Troy avenues, Block 1382, Lots Nos. 1, 2, 35, 53 and 62; north side of Dorchester road, from Seventeenth to Eighteenth street; east side of Seventeenth street, extending about 125 feet north of Dorchester road, on Block 241, Lots Nos. 83 and 85; east side of Fourteenth street, between Cortelyou and Dorchester roads, on Block 257, Lots Nos. 49 and 50; north side of St. Mark's avenue, between Schenectady and Utica avenues, on Block 1354, Lots Nos. 59, 69 to 71, and 73 to 80, inclusive, and 83; north side of Forty-ninth street, between Fifth and Sixth avenues, on Block 913, Lots Nos. 37 and 61; south side of Forty-ninth street, between Seventh and Eighth avenues, on Block 786, Lots Nos. 9, 31, 35 and 38; south side of Forty-second street, between Fourth and Fifth avenues, Block 724, Lots Nos. 6, 27, 28, 32 and 36; north side of Fiftieth street, between Fifth and Sixth avenues, on Block 784, Lots Nos. 49 and 58½.

SEVENTEENTH WARD, SECTION 9.

EAGLE STREET—SEWER, from end of existing sewer east of Oakland street to Provost street, and OUTLET SEWER IN PROVOST STREET, between Eagle and Huron streets. Area of assessment: Both sides of Provost street, from Paidge avenue to Huron street; both sides of Dupont street, Eagle street, Freeman street and Greene street, extending about 400 feet west of Provost street; both sides of Eagle street, extending about 292 feet east of Provost street; both sides of Paidge avenue, from Pequod to Setauket street.

EIGHTEENTH WARD, SECTION 10.

MORGAN AVENUE AND STAGG STREET—SEWER BASIN at the southeast corner. Area of assessment: East side of Morgan avenue, from Stagg street to Scholes street.

EIGHTEENTH WARD, SECTION 10; TWENTY-SIXTH WARD, SECTION 13; AND TWENTY-EIGHTH WARD, SECTION 11.

LAYING CEMENT SIDEWALKS on the east and west sides of SHEPHERD AVENUE, between Ridgewood and Arlington avenues; on the northwest side of COVERT STREET, between Evergreen and Central avenues

Meserole and Scholes streets; on northeast and southwest sides of MORGAN AVENUE, between Scholes and Stagg streets. Area of assessment: West side of Seventh avenue, between Twentieth and Twenty-first streets, Block 892, Lots Nos. 41 and 42; north side of Seventh street, between Third and Fourth avenues, on Block 992, Lots Nos. 1, 43, 54 and 64; east side of Palmetto street, between Irving and Ridgewood avenues, on Block 3352, Lots Nos. 8, 9, 10 and 11; west side of Morgan avenue, between Montrose and Johnson avenues, Block 3066, Lot No. 15; west side of Morgan avenue, between Meserole and Scholes streets, on Block 3048, Lot No. 14; both sides of Morgan avenue, between Scholes and Stagg streets, on Block 3039, Lots Nos. 15, 16, 17, 18, 19 and 20, and Block 2961, Lots Nos. 1 and 7.

TWENTY-FIFTH WARD, SECTION 6.
OCEAN PLACE—GRADING, PAVING AND CURBING, from 50 feet north of Atlantic avenue to Atlantic avenue. Area of assessment: Both sides of Ocean place, extending half-way from Atlantic avenue to Herkimer street; north side of Atlantic avenue, extending about 100 feet east and west from Ocean place.

TWENTY-SIXTH WARD, SECTION 12.
FLAGGING SIDEWALKS on north side of PITKIN AVENUE, between Powell street and Snediker avenue; on west side of SNEDIKEK AVENUE, between Glenmore and Pitkin avenues. Area of assessment: North side of Pitkin avenue, extending about 100 feet east of Powell street, and north side of Pitkin avenue, from Snediker avenue to Junius street.

LAVING CEMENT SIDEWALKS on west and east sides of STONE AVENUE, between Belmont and Sutter avenues; on west side of STONE AVENUE, between Sutter and Blake avenues; on west and east sides of STONE AVENUE, between Blake and Riverdale avenues. Area of assessment: East side of Stone avenue, between Sutter and Belmont avenues, Block 3743, Lots Nos. 7 and 8; west side of Stone avenue, between Sutter and Belmont avenues, on Block 3529, Lots Nos. 25 and 26; both sides of Stone avenue, from Dumont avenue to Sutter avenue, on Block 3547, Lot No. 39, Block 3564, Lots Nos. 31, 38, 39, 40 and 41, Block 3777, Lots Nos. 1, 2, 3, 5, 6, 7, 9 and 13; both sides of Stone avenue, from Dumont avenue to Livenia avenue, Block 3579, Lots Nos. 19, 31, 32, 33, 35, 36, 37 and 38, Block 3794, Lots Nos. 1, 5, 10, 11, 12, 13, 14 and 18; both sides of Stone avenue, from Livenia avenue to Riverdale avenue, on Block 3593, Lots Nos. 25 to 34, inclusive, and Lots Nos. 41 to 44, inclusive, and Block 3811, Lots Nos. 1, 12 and 17.

TWENTY-SIXTH WARD, SECTION 13.
MILFORD STREET—CURBING AND LAYING CEMENT SIDEWALKS, between Pitkin avenue and New Lots road. Area of assessment: Both sides of Milford street, from Pitkin avenue to New Lots road.

FOUNTAIN AVENUE—PAVING, between Atlantic and Belmont avenues. Area of assessment: Both sides of Fountain avenue, from Atlantic avenue to Belmont avenue, and to the extent of half the block at the intersecting and terminating streets.

TWENTY-EIGHTH WARD, SECTION 11.
WYCKOFF AVENUE AND HARMON STREET—SEWER-BASIN, on the north corner. Area of assessment: Northwest side of Harmon street, from Wyckoff avenue to St. Nicholas avenue.

TWENTY-NINTH WARD.

SEWER-BASINS at northeast and northwest corners of EAST SEVENTH STREET AND GREENWOOD AVENUE, and at the northeast and northwest corners of EAST SEVENTH STREET AND OCEAN PARKWAY. Area of assessment: Both sides of East Seventh street, from Ocean parkway to Reeves place; both sides of Greenwood avenue, from Prospect avenue to Sherman street; south side of Reeves place, from Prospect avenue to Seventh street; north side of Ocean parkway, from Seventh street to Sherman street.

WEBSTER AVENUE AND CONEY ISLAND AVENUE—SEWER-BASINS at the northwest and southwest corners. Area of assessment: Both sides of Webster avenue, from West First street to Coney Island avenue; east side of West First street, from Webster avenue to Franklin avenue, and west side of Coney Island avenue, from Johnson to Webster avenue.

THIRTIETH WARD, SECTIONS 17 AND 19.
FIFTEENTH AVENUE—CURBING AND LAYING CEMENT SIDEWALKS, between Sixty-seventh and Seventy-fifth streets. Area of assessment: Both sides of Fifteenth avenue, from Sixty-seventh street to Seventy-fifth street.

THIRTY-SECOND WARD.

NEW YORK AVENUE—SEWER, between Avenue G and Avenue H. Area of assessment: Both sides of New York avenue, from Avenue G (Glenwood road) to Avenue H. —that the same were confirmed by the Board of Assessors on January 2, 1906, and entered January 2, 1906, in the Record of Titles of Assessments kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of entry of the assessment interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof, in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears, at the Bureau for the Collection of Assessments and Arrears, of Taxes and Assessments and of Water Rents, in the Municipal Building, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays till 12 m., and all payments made thereon on or before March 3, 1906, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

HERMAN A. METZ,
Comptroller.
CITY OF NEW YORK—DEPARTMENT OF FINANCE,
COMPTROLLER'S OFFICE, January 2, 1906.

14.17

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF the Greater New York Charter, the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS in the BOROUGH OF MANHATTAN:

EIGHTEENTH AND TWENTY-FIRST WARDS, SECTION 3.

OUTLET SEWER AND OVERFLOW at the foot of TWENTY-FIRST STREET, EAST RIVER, and SEWERS in MARGINAL STREET, west side, between Eighteenth and Twenty-third streets, with alterations and improvements to SEWER in TWENTY-SECOND STREET, between marginal street and Avenue A. Area of assessment: West side of marginal street, from Eighteenth to Twenty-third street; both sides of Avenue B, from Twentieth to Twenty-first street; both sides of Avenue A, from Nineteenth to Twenty-second street; east side of First avenue, from Nineteenth to Twenty-third street; west side of First avenue, from Twenty-first to Twenty-third street; both sides of Second avenue, Third avenue and Lexington avenue, from Twenty-first to Twenty-third street; both sides of Nineteenth and Twentieth streets, from marginal street to Avenue B; both sides of Twentieth street, from Avenue A to First avenue; both sides of Twenty-first street, from marginal street to First avenue; both sides of Twenty-second street, from marginal street to Broadway; south side of Twenty-third street, from Second avenue to Broadway; north side of Twenty-third street, from Lexington avenue to Broadway; north side of Twenty-first street, from Lexington avenue to Fifth avenue, and south side of Twenty-first street, from Fourth to Fifth avenue; both sides of Seventeenth, Eighteenth, Nineteenth and Twentieth streets, from Fourth avenue to Broadway; west side of Fourth avenue, from Seventeenth to Thirty-first street; east side of Fourth avenue, from Twenty-first to Twenty-third street; east side of Broadway; west side of Twenty-third street, from Seventeenth to Thirty-second street; west side of Broadway, from Twenty-first to Twenty-third street, and from Twenty-fifth to Twenty-ninth street; both sides of Fifth avenue, from Twenty-fifth to Thirty-fourth street; both sides of Madison avenue, from Twenty-third to Thirty-first street; both sides of Twenty-fourth street and Twenty-fifth street, from Fourth to Madison avenue; north side of Twenty-fifth street, extending from Fifth avenue to about 175 feet west of Broadway; both sides of Twenty-sixth street, from Fourth to Sixth avenue; both sides of Twenty-seventh street, from Fourth avenue to a point distant about 177 feet west of Broadway; both sides of Twenty-ninth street and Thirtieth street, from Fourth avenue to Broadway; south side of Thirty-first street, from Fourth avenue to Broadway; north side of Thirty-first street, from Madison avenue to Broadway, and south side of Thirty-second street, extending 460 feet west of Fifth avenue.

—that the same was confirmed by the Board of Assessors on January 2, 1906, and entered on January 2, 1906, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of entry of the assessment interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof on the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Collector of Assessments and Arrears, at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room No. 85, No. 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before March 3, 1906, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date of payment.

HERMAN A. METZ,
Comptroller.
CITY OF NEW YORK—DEPARTMENT OF FINANCE,
COMPTROLLER'S OFFICE, January 2, 1906.

14.17

CORPORATION SALE OF REAL ESTATE.

PUBLIC NOTICE IS HEREBY GIVEN that the Commissioners of the Sinking Fund of the City of New York, by virtue of the powers vested in them by law, will offer for sale at public auction on

MONDAY, JANUARY 22, 1906,

at 12 o'clock m., at the Comptroller's Office, No. 280 Broadway, Borough of Manhattan, City of New York, all the right, title and interest of The City of New York in the following-described property, which it has by virtue of a lease from Cornelius Ferguson, Supervisor of the Town of New Utrecht, to the City of Brooklyn, which lease is recorded in the Register's Office of Kings County, in Liber 1715, page 143:

All that certain lot on the assessment maps of the Thirtieth Ward of the Borough of Brooklyn, known as Lot No. 6, Block 1144, which property lies in section 18, in Block 6141, part of Lot No. 11, on the land map of the County of Kings, and also designated on the assessment map, for the opening of Ninety-second street to the Shore road, in the Town of New Utrecht, known by the assessment number 228, which was sold September 6, 1884, for one hundred years to the Town of New Utrecht for the sum of \$80.21.

The minimum or upset price at which the same shall be sold be and is hereby appraised and fixed at the sum of \$183.12, the purchaser, in addition thereto, to pay the auctioneer's fees and the further sum of \$100 for the expenses of examination, advertising, etc. The sale of said premises is to be made on the following

TERMS AND CONDITIONS.

The highest bidder will be required to pay the full amount of his bid or purchase money and the auctioneer's fee at the time of sale, together with the further sum of \$100 for expenses of examination, advertising, conveyance, etc. The quit-claim deed for the above-described premises to be delivered within thirty days from the date of sale.

The Comptroller may, at his option, resell the property if the successful bidder shall fail to comply with the terms of sale, and the person failing to comply therewith will be held liable for any deficiency which may result from any such resale.

The right to reject any bid is reserved.

By order of the Commissioners of the Sinking Fund, under a resolution adopted at a meeting of the Board, held December 27, 1905.

EDWARD M. GROUT,
Comptroller.

CITY OF NEW YORK—DEPARTMENT OF FINANCE,
COMPTROLLER'S OFFICE, December 30, 1905.

14.17

CORPORATION SALE OF TAX CERTIFICATE.

PUBLIC NOTICE IS HEREBY GIVEN that the Commissioners of the Sinking Fund of The City of New York, by virtue of the powers vested in them by law, will offer for sale at public auction on

MONDAY, JANUARY 22, 1906,

at 12 o'clock m., at the Comptroller's Office, No. 280 Broadway, Borough of Manhattan, City of New York, all the right, title and interest of The City of New York in and to a certain tax sale certificate registered in the office of the Collector of Assessments and Arrears in the Borough of Brooklyn, in Liber 83, by the certificate number 5640, on the 21st day of July, 1886, the date of the sale, being the sale for the non-payment of taxes on Lot No. 24, in Block 155, of the Twenty-fourth Ward, and located on the south side of Dean street, between Troy and Schenectady avenues, Borough of Brooklyn.

The minimum or upset price at which the said certificate is to be sold is hereby appraised and fixed at \$370. The sale of the said certificate will be made on the following

TERMS AND CONDITIONS.

The highest bidder will be required to pay the full amount due on said certificate as purchase money at the time of the sale, which sum shall not be less than \$370, together with the further sum of \$25 to cover the cost and expense of advertising. The assignment of the certificate of sales for taxes duly executed by the proper officer will be delivered to the purchaser at the time of sale and shall be taken by the said purchaser without recourse.

The Comptroller may, at his option resell the certificate if the successful bidder shall fail to comply with the terms of sale, and the person failing to comply therewith will be held liable for the costs and expenses of resale. The right to reject any bid is reserved.

By order of the Commissioners of the Sinking Fund under resolution adopted at a meeting of the Board held December 27, 1905.

EDWARD M. GROUT,
Comptroller.
CITY OF NEW YORK—DEPARTMENT OF FINANCE,
COMPTROLLER'S OFFICE, December 30, 1905.

14.17

DEPARTMENT OF FINANCE, CITY OF NEW YORK, March 26, 1903.

UNTIL FURTHER NOTICE AND UNLESS otherwise directed in any special case, one surety company will be accepted as sufficient upon all contracts for supplies for furniture, and for gas and electric lighting to any amount, and upon the following contracts to the amounts named:

For supplies and furniture, with patented articles..... \$5,000
Regulating, grading, paving (other than asphalt).....

Not over 2 years..... 15,000

Over 2 years..... 5,000

School building repairs..... 10,000

Heating and lighting apparatus..... 5,000

New buildings—New docks..... 25,000

Sewers—Dredging and water-mains.....

Not over 2 years..... 10,000

Over 2 years..... 5,000

HERMAN A. METZ,
Comptroller.

14.17

DEPARTMENT OF EDUCATION.

DEPARTMENT OF EDUCATION, SOUTHWEST CORNER OF PARK AVENUE AND FIFTY-NINTH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m. on

MONDAY, JANUARY 22, 1906,

Borough of Brooklyn.

No. 1. FOR THE SANITARY WORK AND GAS FITTING AT NEW PUBLIC SCHOOL 66, ON WATKINS AND OSBORN STREETS, ABOUT 100 FEET SOUTH OF SUTTER AVENUE, BOROUGH OF BROOKLYN.

The time of completion is 175 working days.

The amount of security required is Twelve Thousand Dollars.

No. 2. FOR THE GENERAL CONSTRUCTION, ETC., OF ADDITIONS TO PUBLIC SCHOOL 83, ON WEST SIDE OF SCHENECTADY AVENUE, BETWEEN BERGEN AND DEAN STREETS, BOROUGH OF BROOKLYN.

The time of completion is 175 working days.

The amount of security required is Sixty Thousand Dollars.

On Contracts Nos. 1 and 2 the bids will be compared and the contract awarded in a lump sum to the lowest bidder on each contract.

Blank forms and further information may be obtained at the office of the Superintendent of School Buildings, Department of Education, Park avenue and Fifty-ninth street, Borough of Manhattan; also at Branch Office, No. 131 Livingston street, Borough of Brooklyn.

C. B. J. SNYDER,
Superintendent of School Buildings.

Dated JANUARY 11, 1906.

14.17

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND FIFTY-NINTH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m. on

MONDAY, JANUARY 22, 1906,

Borough of Manhattan.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, NO. 300 MULBERRY STREET.
SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the above office, until 10 o'clock a.m., on

TUESDAY, JANUARY 16, 1906,

No. 1. FOR FURNISHING AND DELIVERING THREE THOUSAND FIVE HUNDRED TONS OF ANTHRACITE COAL FOR USE IN THE BOROUGHS OF MANHATTAN, THE BRONX AND RICHMOND.

No. 2. FOR FURNISHING AND DELIVERING THREE THOUSAND THREE HUNDRED TONS OF ANTHRACITE COAL FOR USE IN THE BOROUGHS OF BROOKLYN AND QUEENS.

No. 3. FOR FURNISHING AND DELIVERING TWO THOUSAND TONS OF ANTHRACITE COAL FOR THE USE OF THE STEAM-BOAT "PATROL" AND OF STEAM LAUNCHES OF THE POLICE DEPARTMENT OF THE CITY OF NEW YORK.

The time for the delivery of the articles, materials and supplies and the performance of the contract is during the year 1906.

The amount of security required will be as follows:

No. 1 \$10,000 00
No. 2 10,000 00
No. 3 4,000 00

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the Central Office of the Police Department, No. 300 Mulberry street, Borough of Manhattan.

THEODORE A. BINGHAM,
Police Commissioner.

Dated JANUARY 4, 1906. ^{j4,16}

See General Instructions to Bidders on the last page, last column, of the "City Record."

POLICE DEPARTMENT—CITY OF NEW YORK.

OWNERS WANTED BY THE PROPERTY CLERK of the Police Department of The City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

THOMAS F. O'CONNOR,
Property Clerk.

POLICE DEPARTMENT—CITY OF NEW YORK, BOROUGH OF BROOKLYN.

OWNERS WANTED BY THE DEPUTY PROPERTY CLERK of the Police Department of The City of New York—Office, No. 209 State street, Borough of Brooklyn—for the following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

JOSEPH J. CAREY,
Deputy Property Clerk.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, COMMISSIONER'S OFFICE, NOS. 13 TO 21 PARK ROW, THE CITY OF NEW YORK.

NOTICE OF SALE AT AUCTION.

ON THURSDAY, JANUARY 25, 1906, AT 11 o'clock a.m., the Department of Water Supply, Gas and Electricity will sell at public auction to the highest bidder by William H. Smith, Auctioneer, at the Long Island Railroad yard, corner of Vesta and Blake avenues, Borough of Brooklyn, City of New York.

150 TONS, MORE OR LESS, OF BROKEN CAST IRON PIPE.

TERMS OF SALE.

The upset price at which this material will be sold is Eight Dollars per ton. No bid below this price will be considered or accepted.

The successful bidder must make cash payment in bankable funds at the time and place of sale.

The purchaser must remove all the material from the place of sale within thirty (30) days after the sale, otherwise he will forfeit the money paid at the time of sale and the ownership to the material, which will thereafter be sold for the benefit of the City. The purchaser must remove the material as directed by the Department of Water Supply, Gas and Electricity and will not be allowed to select material for removal at will.

WILLIAM B. ELLISON,
Commissioner of Water Supply, Gas and Electricity.

j13,25

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1536, NOS. 13 TO 21 PARK ROW, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p.m. on

FRIDAY, JANUARY 19, 1906,
Boroughs of Manhattan and The Bronx.

No. 1. FOR FURNISHING, DELIVERING AND SETTING DOUBLE NOZZLE STANDARD NEW YORK HYDRANTS.

The time allowed to complete the whole work will be one hundred and fifty working days.

The amount of security will be Five Thousand Dollars.

No. 2. FOR FURNISHING AND DELIVERING SINGLE NOZZLE "A" HYDRANTS AND GATE VALVES.

The time for the delivery of the articles, materials and supplies and the performance of the contract is one hundred calendar days.

The amount of security will be Two Thousand Dollars.

No. 3. FOR FURNISHING, DELIVERING AND LAYING A 12-INCH FLEXIBLE-JOINT SUBAQUEOUS WATER MAIN, FROM BARRETTO POINT TO RIKER'S ISLAND, AND FROM RIKER'S ISLAND TO NORTH BROTHER ISLAND.

The time allowed to complete the whole work will be one hundred and twenty working days. The amount of security required will be Fifteen Thousand Dollars.

The bidder will state the price of each item or article contained in the specifications herein contained or hereto annexed, per hydrant, per linear foot, per cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and each contract awarded at a lump or aggregate sum.

Delivery will be required to be made from time to time in such quantities and places as may be directed by the Commissioner.

Blank forms may be obtained at the office of the Department of Water Supply, Gas and Electricity, the Borough of Manhattan, Nos. 13 to 21 Park row.

WILLIAM B. ELLISON,
Commissioner.

Dated JANUARY 5, 1906.

j6,19

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1536, NOS. 13 TO 21 PARK ROW, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p.m. on

FRIDAY, JANUARY 19, 1906,
Borough of Brooklyn.

No. 1. FOR FURNISHING AND DELIVERING CORPORATION COCKS.

Delivery of the supplies and the performance of the contract to be fully completed on or before October 31, 1906.

The amount of the security shall be Two Thousand Dollars (\$2,000).

No. 2. FOR FURNISHING AND DELIVERING SULPHATE OF ALUMINA, SODA ASH AND COPPER SULPHATE.

The time for delivery of the articles, materials and supplies and the performance of the contract is until December 31, 1906.

The amount of the security shall be Two Thousand Dollars (\$2,000).

No. 3. FOR UNLOADING, HAULING, STORING AND TRIMMING THE COAL REQUIRED FOR VARIOUS PUMPING STATIONS, AS FOLLOWS:

Section I. For New Utrecht, New Lots, Spring Creek and Mount Prospect Pumping Stations, anthracite coal.

Section II. For (D) Oconee, Baiseleys, Jameco (L) and Springfield Pumping Stations, semi-bituminous coal.

Section III. For (N) Forest Stream, Clear Stream, Watt's Pond, Smith's Pond, Agawam, Merrick, Matowa, Wantagh and Massapequa Pumping Stations, semi-bituminous coal.

The full period of the contract will be until December 31, 1906.

The amount of the security required will be: For Section I, Four Thousand Dollars (\$4,000); for Section II, Two Thousand Dollars (\$2,000); for Section III, Three Thousand Dollars (\$3,000).

The bidder will state the price of each item or article contained in the specifications herein contained or hereto annexed, per 100 pounds, per ton, per corporation cock, or other unit of measure, by which the bids will be tested. The bids will be compared and each contract awarded at a lump or aggregate sum.

Delivery will be required to be made from time to time in such quantities and places as may be directed by the Commissioner.

Blank forms may be obtained at the office of the Department of Water Supply, Gas and Electricity, the Borough of Manhattan, Nos. 13 to 21 Park row, and at Room 28, Municipal Building, Borough of Brooklyn.

WILLIAM B. ELLISON,
Commissioner.

Dated JANUARY 5, 1906.

j6,19

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF HEALTH.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF FIFTY-FIFTH STREET AND SIXTH AVENUE, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10 o'clock a.m. on

WEDNESDAY, JANUARY 24, 1906,

FOR FURNISHING, DELIVERING AND DISTRIBUTING 35,000 QUARTS OF MILK, MORE OR LESS, AS REQUIRED, TO BE DISPENSED IN SMALL QUANTITIES TO TUBERCULOSIS PATIENTS, FROM CENTRAL STATIONS LOCATED IN THE BOROUGH OF MANHATTAN, CITY OF NEW YORK, AS DIRECTED BY THE DEPARTMENT OF HEALTH, AND SET FORTH IN THE SPECIFICATIONS, DURING THE YEAR 1906.

Delivery will be made at the respective stations, at the hours, in such quantities and in such manner as may be required by the Board of Health during the year 1906; any changes in the time or place of delivery, however, may be made in writing by the Board of Health.

The time for the completion of the work and the full performance of the contract is during the year 1906.

The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for each item, as indicated by the specifications.

Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Fifty-fifth street and Sixth avenue, Borough of Manhattan.

WILLIAM B. ELLISON, M. D.,

President;

ALVAH H. DOTY, M. D.,

THEODORE A. BINGHAM, M. D.,

Board of Health.

Dated JANUARY 12, 1906.

j12,24

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF FIFTY-FIFTH STREET AND SIXTH AVENUE, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10 o'clock a.m. on

MONDAY, JANUARY 22, 1906,

FOR FURNISHING, DELIVERING FORAGE, AS REQUIRED, TO THE DEPARTMENT STABLE AND THE RESEARCH LABORATORY AT THE FOOT OF EAST SIXTEENTH STREET; THE DEPARTMENT BUILDING, SIXTH AVENUE AND FIFTY-FIFTH STREET; THE WILLARD PARKER AND RECEPTION HOSPITALS, AT THE FOOT OF EAST SIXTEENTH STREET; THE HOSPITAL FOR CONTAGIOUS EYE DISEASES, AT ONE HUNDRED AND EIGHTEENTH STREET AND PLEASANT AVENUE, BOROUGH OF MANHATTAN; THE DEPARTMENT BUILDING, AT THIRD AVENUE AND ST. PAUL'S PLACE; THE

NORTH BROTHER ISLAND, AND THE DEPARTMENT STABLE AT WILLOW AVENUE AND EAST ONE HUNDRED AND THIRTY-FOURTH STREET, BOROUGH OF THE BRONX; THE DEPARTMENT STABLE AT KINGSTON AVENUE AND FENIMORE STREET, BOROUGH OF BROOKLYN; THE DEPARTMENT STABLE AT JAMAICA, BOROUGH OF QUEENS, AND THE DEPARTMENT STABLE AT THE COUNTY POOR HOUSE FARM, BOROUGH OF RICHMOND, CITY OF NEW YORK, DURING THE YEAR 1906.

Delivery will be made at the respective hospitals and stables at the hours, in such quantities and in such manner as may be required by the Board of Health during the year 1906; any changes in the time or place of delivery, however, may be made in writing by the Board of Health.

The time for the completion of the work and the full performance of the contract is during the year 1906.

The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for each item, as indicated by the specifications.

Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Fifty-fifth street and Sixth avenue, Borough of Manhattan.

WILLIAM B. ELLISON, M. D.,

President;

ALVAH H. DOTY, M. D.,

THEODORE A. BINGHAM, M. D.,

Board of Health.

Dated JANUARY 11, 1906.

j11,22

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF FIFTY-FIFTH STREET AND SIXTH AVENUE, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10 o'clock a.m. on

MONDAY, JANUARY 22, 1906,

FOR FURNISHING AND DELIVERING GROCERY SUPPLIES, AS REQUIRED, TO THE WILLARD PARKER AND RECEPTION HOSPITALS, AT THE FOOT OF EAST SIXTEENTH STREET; THE HOSPITAL FOR CONTAGIOUS EYE DISEASES, AT THE NORTH BROTHER ISLAND, BOROUGH OF THE BRONX, AND THE KINGSTON AVENUE HOSPITAL, AT KINGSTON AVENUE AND FENIMORE STREET, BOROUGH OF BROOKLYN, CITY OF NEW YORK, DURING THE YEAR 1906.

Delivery will be made at the respective hospitals at the hours, in such quantities and in such manner as may be required by the Board of Health during the year 1906; any changes in the time or place of delivery, however, may be made in writing by the Board of Health.

The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for each item, as indicated by the specifications.

Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Fifty-fifth street and Sixth avenue, Borough of Manhattan.

Samples will be opened for inspection on January 16 and 17, 1906.

WILLIAM B. ELLISON, M. D.,

President;

ALVAH H. DOTY, M. D.,

THEODORE A. BINGHAM, M. D.,

and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 13th day of February, 1906, at 3 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 16, 1906.

EDWARD D. DOWLING,
JOHN J. O'BRIEN,
SIDNEY R. WALKER,

JOHN P. DUNN,
Clerk.

j12,f8

FIRST DEPARTMENT.

In the matter of the application of the Mayor, Aldermen and Commonalty of The City of New York, by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to any easement, right of way over, under or through any land that may be required by law for the purposes of the construction of a bridge and approaches, with everything that is necessary thereto, over the tracks of the New York and Harlem Railroad and the New York Central and Hudson River Railroad within the lines of One Hundred and Fifty-third street (although not yet named by proper authority), between Railroad avenue, East (now Park avenue), and Sheridan avenue, in the Twenty-third Ward of The City of New York, in accordance with the provisions of chapter 650 of the Laws of 1897.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby and having objections thereto, do present their said objections in writing, duly verified, to us at our office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 22d day of January, 1906, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 24th day of January, 1906, at 11 o'clock a.m.

Second—That the abstract of our said estimate of damage, together with our damage map, and also all the affidavits, estimates, proofs and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, to remain until the 29th day of January, 1906.

Third—That our report herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III., to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 16th day of March, 1906, at the opening of the Court on that day.

Dated BOROUGH OF MANHATTAN, NEW YORK, DECEMBER 27, 1905.

ARTHUR D. TRUAX,
THEODORE E. SMITH,
Commissioners.

JOHN P. DUNN,
Clerk.

d29,j18

FIRST DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the northerly line of ONE HUNDRED AND FORTY-FIFTH STREET, 100 feet west of Amsterdam avenue, in the Borough of Manhattan, The City of New York, as a site for a public library.

NOTICE IS HEREBY GIVEN THAT THE report of Edward J. McGean, Thomas A. Clarke and Michael A. Scudi, Commissioners of Estimate and Appraisers, duly appointed in the above-entitled proceeding, which report bears date the 4th day of January, 1906, was filed in the office of the Board of Estimate and Apportionment of The City of New York, on the 11th day of January, 1906, and a duplicate of said report was filed in the office of the Clerk of the County of New York on the same day.

Notice is further given that the said report will be presented for confirmation to the Supreme Court of the State of New York, in the First Judicial District, at a Special Term, Part III., thereof, to be held at the County Court House, in the Borough of Manhattan, City of New York, on the 26th day of January, 1906, at the opening of the court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, January 11, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
City of New York.

j12,23

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the widening of CANAL STREET WEST, between One Hundred and Thirty-eighth street and a point 251.77 feet southerly (although not yet named

by proper authority), in the Twenty-third Ward, Borough of The Bronx, City of New York, as shown on the map or plan adopted by the Board of Estimate and Apportionment on June 29, 1905.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term of said Court, to be held at Part III. thereof, in the County Court House, in the Borough of Manhattan, in The City of New York, on Friday, the 26th day of January, 1906, at the opening of the Court on that day or as soon thereafter, as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the widening of a certain street or avenue known as Canal Street West, between East One Hundred and Thirty-eighth street and a point 251.77 feet southerly, in the Twenty-third Ward, Borough of The Bronx, City of New York, being the following described lots, pieces or parcels of land, viz:

Beginning at a point in the southern line of East One Hundred and Thirty-eighth street distant 262.62 feet northwesterly from the intersection of said line with the western line of Rider avenue.

1st. Thence northwesterly along the southern line of East One Hundred and Thirty-eighth street for 0.38 feet;

2d. Thence southwesterly along the eastern line of Canal Street West, which is now being legally acquired for 251.77 feet;

3d. Thence northeasterly for 251.77 feet to the point of beginning.

The widening of Canal Street West is shown on a map, entitled "Map showing the widening of Canal Street West on the easterly side from a point 251.77 feet south of East One Hundred and Thirty-eighth street to East One Hundred and Thirty-eighth street in the Twenty-third Ward, Borough of The Bronx, City of New York, prepared by the President of the Borough of The Bronx under authority of chapter 466 of the Laws of 1901," which map was filed in the office of the President of the Borough of The Bronx January 21, 1904, in the office of the Register of the City and County of New York on January 4, 1904, as Map No. 1054, and in the office of the Counsel to the Corporation of The City of New York on or about the same date as Map No. 3.

The land to be taken for Tremont avenue (West One Hundred and Seventy-seventh street) is located in Blocks 2877 and 2878 of Section 11 of the Land Map of The City of New York.

Dated NEW YORK, January 12, 1905.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
City of New York.

j12,24

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to land through or under which is required an easement for the purpose of constructing an outlet sewer in WEST ONE HUNDRED AND SEVENTY-EIGHTH STREET, from the westerly line of Spuyten Duyvil and Port Morris Railroad to the bulkhead line of the Harlem river, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term of said Court, to be held at Part III. thereof, in the County Court House, in the Borough of Manhattan, in The City of New York, on Friday, the 26th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Tremont avenue, or East One Hundred and Seventy-seventh street, from Aqueduct avenue to Sedgwick avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, being the following-described lots, pieces or parcels of land, viz:

The land to be taken for Canal street West, is shown on Block 2332 of section 9 of the Land Map of The City of New York.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan.
New York City.

j12,24

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to TREMONT AVENUE (or East One Hundred and Seventy-seventh street) (although not yet named by proper authority), from Aqueduct avenue to Sedgwick avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term of said Court, to be held at Part III. thereof, in the County Court House, in the Borough of Manhattan, in The City of New York, on Friday, the 26th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Tremont avenue, or East One Hundred and Seventy-seventh street, from Aqueduct avenue to Sedgwick avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, being the following-described lots, pieces or parcels of land, viz:

Beginning at a point in the eastern line of Sedgwick avenue distant 72.32 feet northeasterly from the intersection of said line with the eastern line of Undercliff avenue.

1. Thence northeasterly along the eastern line of Sedgwick avenue for 328.52 feet;

2. Thence southerly on a line tangent to the preceding course for 53.91 feet;

3. Thence southerly curving to the left on the arc of a circle tangent to the preceding course and of 175 feet radius for 154.88 feet;

4. Thence southeasterly on a line tangent to the preceding course for 218.64 feet;

5. Thence southeasterly curving to the left on the arc of a circular tangent to the preceding course and of 120 feet radius for 93.84 feet;

6. Thence southeasterly on a line tangent to the preceding course for 229.09 feet;

7. Thence southeasterly curving to the right on the arc of a circle tangent to the preceding course and of 206.60 feet radius for 116.50 feet;

8. Thence southeasterly on a line deflecting 57° 41' 33" to the right from the northern prolongation of the radius of the preceding course drawn through the eastern extremity of said course for 137.60 feet;

9. Thence southerly deflecting 106° 53' 15" to the right for 99.92 feet;

10. Thence southerly curving to the left on the arc of a circle tangent to the preceding course and of 100 feet radius for 29.34 feet to a point of compound curve;

11. Thence southerly on the arc of a circle of 270 feet radius for 245.77 feet to a point of compound curve;

12. Thence easterly on the arc of a circle of 35 feet radius for 66.20 feet to the western line of Aqueduct avenue;

13. Thence southwesterly along last-mentioned line for 158.38 feet;

14. Thence northerly curving to the left on the arc of a circle tangent to the preceding course and of 52.08 feet radius for 76.99 feet to a point of reverse curve;

15. Thence northerly on the arc of a circle of 350 feet radius for 137.26 feet to a point of reverse curve;

16. Thence westerly on the arc of a circle of 15 feet radius for 30.83 feet;

17. Thence northwesterly on a line deflecting 2° 31' 54" to the right from the northern prolongation of the radius of the preceding course drawn through the northern extremity of said course for 160.06 feet;

18. Thence northerly deflecting 71° 44' 1" to the right for 53.46 feet;

19. Thence northerly curving to the left on the arc of a circle tangent to the preceding course and of 126.60 feet radius for 236.18 feet;

20. Thence northwesterly on a line tangent to the preceding course for 229.09 feet;

21. Thence northwesterly curving to the right on the arc of a circle tangent to the preceding course and of 200 feet radius for 156.39 feet;

22. Thence northwesterly on a line tangent to the preceding course for 183.53 feet;

23. Thence westerly curving to the left on the arc of a circle tangent to the preceding course and of 90 feet radius for 104.38 feet;

24. Thence westerly on a line tangent to the preceding course for 72.47 feet to the point of beginning.

Tremont avenue (West One Hundred and Seventy-seventh street) is shown on a map entitled "Map or plan showing the discontinuing of parts of East One Hundred and Seventy-seventh street, from Aqueduct avenue to Sedgwick avenue, and the locating and laying out of an extension of Tremont avenue, from Aqueduct avenue to Sedgwick avenue. Prepared by the President of the Borough of The Bronx, under authority of chapter 466 of the Laws of 1901," which map was filed in the office of the President of the Borough of The Bronx January 21, 1904, in the office of the Register of the City and County of New York on January 4, 1904, as Map No. 1054, and in the office of the Counsel to the Corporation of The City of New York on or about the same date as Map No. 3.

The land to be taken for Tremont avenue (West One Hundred and Seventy-seventh street) is located in Blocks 2877 and 2878 of Section 11 of the Land Map of The City of New York.

Dated NEW YORK, January 12, 1905.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
City of New York.

j12,24

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to land through or under which is required an easement for the purpose of constructing an outlet sewer in WEST ONE HUNDRED AND SEVENTY-EIGHTH STREET, from the westerly line of Spuyten Duyvil and Port Morris Railroad to the bulkhead line of the Harlem river, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term of said Court, to be held at Part III. thereof, in the County Court House, in the Borough of Manhattan, in The City of New York, on Friday, the 26th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of SUMMIT PLACE (although not yet named by proper authority), from Heath avenue to Boston avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

Entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises and for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905, a copy of which order was duly filed in the office of the Register of the County of New York, and indexed in the Index of Conveyances, Block 2180, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said addition to park, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 13th day of February, 1906, at 1 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 12, 1906.

FREDERICK ST. JOHN,
MICHAEL B. STANTON,
JOHN W. WARD.
Commissioners.

JOHN P. DUNN, Clerk.

j12,f5

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to WATERLOO PLACE (although not yet named by proper authority), between East One Hundred and Seventy-fifth street and East One Hundred and Seventy-sixth street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN such cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the Borough of Manhattan, in The City of New York, on Friday, the 26th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Waterloo place, between East One Hundred and Seventy-fifth street and East One Hundred and Seventy-sixth street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, being the following-described lots, piece or parcel of land, viz.:

Beginning at a point in the southern line of East One Hundred and Seventy-sixth street distant 306.73 feet northwesterly from the intersection of said line with the western line of Southern Boulevard.

1. Thence northwesterly along the southern line of East One Hundred and Seventy-sixth street for 50 feet;

2. Thence southwesterly deflecting 90 degrees to the left for 345.94 feet to the northern line of East One Hundred and Seventy-fifth street;

3. Thence southeasterly along last-mentioned line for 50.98 feet;

4. Thence northeasterly for 335.97 feet to the point of beginning.

Waterloo place is shown on a map entitled "Map or Plan showing the locating and laying out and the grades of Waterloo place, from East One Hundred and Seventy-fifth street to East One Hundred and Seventy-sixth street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York," filed in the office of the President of the Borough of The Bronx, June 20, 1905, in the office of the Register of The City and County of New York, on June 20, 1905, as Map No. 1032, and in the office of the Council to the Corporation of The City of New York on or about the same date.

The land to be taken for Waterloo place is located in Block 2958 of section 11 of the land map of The City of New York.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
City of New York.

j12,24

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of the addition to CORLEARS HOOK PARK, as laid out by the Board of Estimate and Apportionment on May 26, 1905, in the Seventh Ward, Borough of Manhattan, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905, a copy of which order was duly filed in the office of the Register of the County of New York, and indexed in the Index of Conveyances, Block No. 262, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said addition to park, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of February, 1906, at 2 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 11, 1906.

PATRICK J. O'BRIEN,
E. A. KENNEDY,
ALEX. FINELITE,
Commissioners.

JOHN P. DUNN,
Clerk.

j11,f3

FIRST DEPARTMENT.

In matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of the approaches to the bridge across Spuyten Duyvil and Port Morris Railroad, on the line of Depot place at High Bridge, in the Twenty-third Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905, a copy of which order was duly filed in the office of the Register of the County of New York, and indexed in the Index of Conveyances, Block No. 2540, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned approaches to bridge, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said approaches to bridge, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of February, 1906, at 3 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 11, 1906.

WALLACE S. FRASER,

GEORGE M. WALGROVE,

TIMOTHY E. COHALAN,

Commissioners.

JOHN P. DUNN,
Clerk.

j11,f3

FIRST DEPARTMENT.

In matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of EAST TWO HUNDRED AND EIGHTH STREET (although not yet named by proper authority), from Reservoir Oval, West, to Jerome avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered

in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905, a copy of which order was duly filed in the office of the Register of the County of New York, and indexed in the Index of Conveyances, Blocks 3326, 3327, 3336, 3337, 3338 and 3343, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of February, 1906, at 3:30 o'clock in the afternoon of that day to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 11, 1906.

EDWARD D. DOWLING,

MICHAEL RAUCH,

RODERICK J. KENNEDY,

Commissioners.

JOHN P. DUNN,
Clerk.

j11,f3

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of WEST ONE HUNDRED AND SEVENTY-EIGHT STREET (although not yet named by proper authority), from Broadway to Haven avenue, in the Twelfth Ward, Borough of Manhattan, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905, a copy of which order was duly filed in the office of the Register of the County of New York, and indexed in the Index of Conveyances, Blocks 2176 and 2177, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of February, 1906, at 11 o'clock in the forenoon of that day to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 10, 1906.

FIRST DEPARTMENT.

In matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of WEST ONE HUNDRED AND SEVENTY-EIGHT STREET (although not yet named by proper authority), from Broadway to Haven avenue, in the Twelfth Ward, Borough of Manhattan, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, bearing date the 24th day of November, 1905, and duly entered in the office of the Clerk of the County of New York, at his office in the Borough of Manhattan, in The City of New York, on the 4th day of December, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of New York on the 4th day of December, 1905; and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken, and of performing the trusts and duties required of us by chapter 17, title 4, of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, fourteenth floor, Nos. 90 and 92 West Broadway, Borough of Manhattan, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of February, 1906, at 11 o'clock in the forenoon of that day to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, January 10, 1906.

ARTHUR D. TRUAX,

JAMES P. O'CONNOR,

JOSEPH T. RYAN,

Commissioners.

JOHN P. DUNN,
Clerk.

j10,f2

FIRST JUDICIAL DISTRICT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the northwesterly side of BAINBRIDGE AVENUE and the northeasterly side of BRIGGS AVENUE, one hundred (100) feet north of Two Hundred and First street, in the Borough of The Bronx, duly selected as a site for school purposes.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to HULL AVENUE (although not yet named by proper authority), from Montgomery avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court-house, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Hull avenue, from Montgomery avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the easterly line of Montgomery avenue with the southerly line of Hull avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment, November 13, 1903.

1st. Running thence northerly for sixty (60) feet along the easterly line of Montgomery avenue to the northerly line of Hull avenue;

2d. Thence easterly deflecting to the right ninety degrees (90°) for two thousand eight hundred eleven and twenty-seven hundredths (2,811.27) feet along the northerly line of Hull avenue to the westerly line of Clark avenue;

3d. Thence easterly deflecting to the left twenty-eight degrees fifty-seven minutes and fifty seconds (28° 57' 50") for sixty-two and eighty-one hundredths (62.81) feet along the northerly line of Hull avenue to the easterly line of Clark avenue;

4th. Thence easterly deflecting to the right eighteen degrees twenty-seven minutes and five seconds (18° 27' 05") for three thousand five hundred forty-two and thirty-five hundredths (3,542.35) feet along the northerly line of Hull avenue to the westerly line of Willow avenue;

5th. Thence northerly deflecting to the left ninety-four degrees twenty-three minutes and fifty-five seconds (94° 23' 55") for sixty and eight-tenths (60.8) feet along the westerly line of Willow avenue to the northwesterly line of Hull avenue;

6th. Thence northeasterly deflecting to the right fifty-five degrees nineteen minutes and thirteen seconds (55° 19' 13") for one thousand seven hundred forty-one and thirty-six hundredths (1,741.36) feet along the northwesterly line of Hull avenue to the westerly line of Mueller street;

7th. Thence southerly deflecting to the right one hundred twenty-two degrees twenty-four minutes and forty-eight seconds (122° 24' 48") for fifty-nine and twenty-three hundredths (59.23) feet along the westerly line of Mueller street to the southeasterly line of Hull avenue;

8th. Thence southwesterly deflecting to the right fifty-seven degrees thirty-five minutes and twelve seconds (57° 35' 12") for one thousand six hundred eighty-seven and eight-hundredths (1,687.08) feet along the southeasterly line of Hull avenue to the easterly line of Willow avenue;

9th. Thence southerly deflecting to the left fifty-five degrees nineteen minutes and thirteen seconds (55° 19' 13") for eighty-four and ninety-two hundredths (84.92) feet along the easterly line of Willow avenue to the southerly line of Hull avenue;

10th. Thence westerly deflecting to the right ninety-four degrees twenty-three minutes and fifty-five seconds (94° 23' 55") for three thousand five hundred ninety-five and thirty-two hundredths (3,595.32) feet along the southerly line of Hull avenue to the easterly line of Clark avenue;

11th. Thence westerly deflecting to the left twenty-seven degrees thirty-seven minutes and two seconds (27° 37' 02") for sixty-seven and two-hundredths (67.02) feet along the southerly line of Hull avenue to the westerly line of Clark avenue;

12th. Thence westerly for two thousand eight hundred twenty-three and seventy-six hundredths (2,823.76) feet along the southerly line of Hull avenue to the easterly line of Montgomery avenue, the point of beginning.

Hull avenue, from Montgomery avenue to Mueller street, is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of the Board of Estimate and Apportionment November 13, 1903.

Dated New York, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of LAWRENCE STREET (although not yet named by proper authority), from Flushing avenue to Winthrop avenue, in the First Ward, Borough of Queens, in The City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, John D. Peace, John B. Merrill and Leander B. Faber were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said John D. Peace, John B. Merrill and Leander B. Faber will attend at the Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of SEA VIEW AVENUE (although not yet named by proper authority), from Richmond avenue to Southfield Boulevard, in the Fourth Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, William M. Mullen, Wallace M. Loos and Augustus Acker were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said William M. Mullen, Wallace M. Loos and Augustus Acker will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of SEA VIEW AVENUE (although not yet named by proper authority), from Richmond avenue to Southfield Boulevard, in the Fourth Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, William M. Mullen, Wallace M. Loos and Augustus Acker were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said William M. Mullen, Wallace M. Loos and Augustus Acker will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of VAN DEVENTER AVENUE (although not yet named by proper authority), from old Bowery Bay road to Second avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, John E. Van Nostrand, Joseph Fitch and John J. Trapp were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said John E. Van Nostrand, Joseph Fitch and John J. Trapp will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of TWELFTH AVENUE (although not yet named by proper authority), from Jackson avenue to Flushing avenue, in the First Ward, Borough of Queens, in The City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, B. Frank Wood, Theodore F. Archer and Clinton T. Roe were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said B. Frank Wood, Theodore F. Archer and Clinton T. Roe will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of FOURTEENTH AVENUE (although not yet named by proper authority), from Jackson avenue to Flushing avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, John E. Van Nostrand, Clarence Edwards and John D. Peace were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said John E. Van Nostrand, Clarence Edwards and John D. Peace will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and widening of WEST FARMS ROAD (although not yet named by proper authority), from the Bronx river to Westchester creek, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 16th day of December, 1905, and duly entered on the 28th day of December, 1905, William H. Birchall, George P. Baisley and Peter A. Sheil were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said William H. Birchall, George P. Baisley and Peter A. Sheil will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Perry avenue, from Clark avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of LAWRENCE STREET (although not yet named by proper authority), from Flushing avenue to Winthrop avenue, in the First Ward, Borough of Queens, in The City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, John D. Peace, John B. Merrill and Leander B. Faber were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said John D. Peace, John B. Merrill and Leander B. Faber will attend at the Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of SEA VIEW AVENUE (although not yet named by proper authority), from Richmond avenue to Southfield Boulevard, in the Fourth Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, William M. Mullen, Wallace M. Loos and Augustus Acker were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said William M. Mullen, Wallace M. Loos and Augustus Acker will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

Dated JANUARY 12, 1906.

JOHN J. DELANY,
Corporation Counsel.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of VAN DEVENTER AVENUE (although not yet named by proper authority), from old Bowery Bay road to Second avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT, BY an order of the Supreme Court of the State of New York, bearing date the 1st day of December, 1905, and duly entered on the 18th day of December, 1905, John E. Van Nostrand, Joseph Fitch and John J. Trapp were appointed Commissioners of Estimate and Assessment in the above-entitled proceeding.

Notice is further given, pursuant to the statute in such case made and provided, that the said John E. Van Nostrand, Joseph Fitch and John J. Trapp will attend at a Special Term of said Court for the hearing of motions, to be held in the County Court-house, in the Borough of Brooklyn, City of New York, on the 24th day of January, 1906, at the opening of the Court on that day, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having an interest in said proceeding, as to their qualifications to act as such Commissioners of Estimate and Assessment in this proceeding.

street to the line between the Boroughs of Brooklyn and Queens, the point of beginning. Bleecker street, from Brooklyn Borough line to Forest avenue, is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated New York, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to HILL STREET (although not yet named by proper authority), from Railroad avenue to Clermont avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS, IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS HILL STREET, FROM RAILROAD AVENUE TO CLERMONT AVENUE, IN THE SECOND WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING-DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the westerly line of Clermont avenue with the southerly line of Hill street, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence northerly for fifty and sixteen hundredths (50.16) feet along the westerly line of Clermont avenue to the northerly line of Hill street;

2d. Thence westerly deflecting to the left eighty-five degrees, twenty-two minutes and forty seconds (85° 22' 40") for two thousand nineteen and nine-tenths (2,019.9) feet along the northerly line of Hill street to the easterly line of High street;

3d. Thence westerly deflecting to the right twenty-six degrees thirty-three minutes and fifty-seven seconds (26° 33' 57") for six thousand seven hundredths (67.08) feet along the northerly line of Hill street to the westerly line of High street;

4th. Thence westerly deflecting to the left twenty-six degrees thirty-three minutes and fifty-seven seconds (26° 33' 57") for four hundred and fourteen and seventy-seven hundredths (414.77) feet along the northerly line of Hill street to the easterly line of the right of way of the Long Island Railroad;

5th. Thence northerly deflecting to the right twenty-four degrees forty-eight minutes and thirty-seven seconds (24° 48' 37") for four hundred eighteen and ninety-five hundredths (418.95) feet along the westerly line of Broad street to the southerly line of Mount Olivet avenue;

11th. Thence northerly deflecting to the right forty degrees fifty-eight minutes and forty-one seconds (40° 58' 41") for fifty-four and thirty-seven hundredths (54.37) feet along the westerly line of Broad street to the northerly line of Mount Olivet avenue;

12th. Thence northerly deflecting to the left twenty-three degrees nine minutes and fifteen seconds (23° 09' 15") for five hundred eighteen and fifty-eight hundredths (518.58) feet along the westerly line of Broad street to the southerly line of James street;

13th. Thence northerly deflecting to the left four degrees fifty-two minutes and forty-eight seconds (4° 52' 48") for fifty and twenty-eight hundredths (50.28) feet along the westerly line of Broad street to the northerly line of James street;

14th. Thence northerly for three thousand seven hundred twelve and thirty-nine hundredths (3,712.39) feet along the westerly line of Broad street to the northerly line of Borden avenue, the point of beginning.

Broad street, from Pacific street to Borden avenue, is shown on a certain map entitled "Topographical map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York on or about the 10th day of December, 1903.

Dated New York, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

ing of a certain street or avenue known as Broad street, from Pacific street to Borden avenue, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the northerly line of Borden avenue with the westerly line of Broad street, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence easterly for sixty-four and eighty-nine hundredths (64.89) feet along the northerly line of Borden avenue to the easterly line of Broad street;

2d. Thence southerly deflecting to the right sixty-seven degrees thirty-six minutes and eighteen seconds (67° 36' 18") for three thousand six hundred eighty-seven and forty-seven hundredths (3,687.47) feet along the easterly line of Broad street to the northerly line of James street;

3d. Thence southerly deflecting to the right four degrees thirty-six minutes and eight seconds (4° 36' 08") for fifty and eighteen hundredths (50.18) feet along the easterly line of Broad street to the southerly line of James street;

4th. Thence southerly deflecting to the right six degrees eight minutes and eighteen seconds (6° 08' 18") for five hundred and thirty and eighteen hundredths (530.18) feet along the easterly line of Broad street to the northerly line of Mount Olivet avenue;

5th. Thence southerly deflecting to the right twenty-nine degrees fifty-nine minutes and thirty seconds (29° 59' 30") for fifty-seven and seventy-two hundredths (57.72) feet along the easterly line of Broad street to the southerly line of Mount Olivet avenue;

6th. Thence southerly deflecting to the left forty-seven degrees forty-eight minutes and fifty-six seconds (47° 48' 56") for three hundred ninety-one and eighty-six hundredths (391.86) feet along the easterly line of Broad street;

7th. Thence southeasterly deflecting to the left twenty-four degrees forty-eight minutes and thirty-seven seconds (24° 48' 37") for one hundred and two and seventy-five hundredths (102.75) feet along the northeasterly line of Broad street to the southerly line of Pacific street;

8th. Thence westerly deflecting to the right one hundred and fourteen degrees forty-eight minutes and thirty-seven seconds (114° 48' 37") for fifty-five and eight hundredths (55.08) feet along the northeasterly line of Pacific street to the northeasterly line of the right of way of the Long Island Railroad;

9th. Thence northwesterly deflecting to the right sixty-five degrees eleven minutes and twenty-three seconds (65° 11' 23") for ninety and sixty-three hundredths (90.63) feet along the northeasterly line of the right of way of the Long Island Railroad;

10th. Thence northerly deflecting to the right twenty-four degrees forty-eight minutes and thirty-seven seconds (24° 48' 37") for four hundred eighteen and ninety-five hundredths (418.95) feet along the westerly line of Broad street to the southerly line of Mount Olivet avenue;

11th. Thence northerly deflecting to the right forty degrees fifty-eight minutes and forty-one seconds (40° 58' 41") for fifty-four and thirty-seven hundredths (54.37) feet along the westerly line of Broad street to the northerly line of Jackson avenue;

12th. Thence westerly for four hundred sixty-two and sixty-six hundredths (462.66) feet along the southerly line of Harris avenue to the easterly line of Crescent to the northerly line of Harris avenue;

Harris avenue is shown on the Commissioner's map of Long Island City, filed in the office of the County Clerk of Queens County, Jamaica, April 25, 1873.

Dated New York, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

Thence southerly deflecting to the right ninety degrees (90°) for eighty (80) feet along the westerly line of Hamilton street to the southerly line of Harris avenue;

Thence westerly for two hundred (200) feet along the southerly line of Harris avenue to the easterly line of Vernon avenue, the point of beginning.

Parcel "B."

Beginning at a point formed by the intersection of the easterly line of Hamilton street with the southerly line of Harris avenue;

Running thence northerly for eighty (80) feet along the easterly line of Hamilton street to the northerly line of Harris avenue;

Thence easterly deflecting to the right ninety degrees (90°) for two thousand four hundred three and sixty-four hundredths (2,403.64) feet along the northerly line of Harris avenue to the westerly line of Crescent;

Thence southerly deflecting to the right ninety-one degrees forty-three minutes and forty seconds (91° 43' 40") for eighty and four hundredths (80.04) feet along the westerly line of Crescent to the southerly line of Harris avenue;

Thence westerly for two thousand four hundred one and twenty-eight hundredths (2,401.28) feet along the southerly line of Harris avenue to the easterly line of Hamilton street, the point of beginning.

Parcel "C."

Beginning at a point formed by the intersection of the easterly line of Crescent with the southerly line of Harris avenue;

Running thence northerly for eighty (80) feet along the easterly line of Crescent to the northerly line of Harris avenue;

Thence easterly deflecting to the right ninety degrees (90°) for one thousand three hundred ninety-three and fifteen hundredths (1,393.15) feet along the westerly line of Fourteenth street to the northerly line of Mitchell avenue;

3d. Thence easterly deflecting to the right ninety degrees (90°) for eighty (80) feet along the northerly line of Mitchell avenue to the easterly line of Fourteenth street;

4th. Thence southerly for one thousand four hundred seven and seventy-two hundredths (1,407.72) feet along the easterly line of Fourteenth street to the northerly line of Broadway, the point of beginning.

Fourteenth street, from Broadway to Mitchell avenue, is shown on a map entitled "Map or Plan of Ingleside and Vicinity, Third Ward (formerly Town of Flushing), Borough of Queens, City of New York," showing the street system and grades prepared by the President of the Borough of Queens under authority of chapter 466 of the Laws of 1901, and filed in the offices of the President of the Borough of Queens, the Corporation Counsel and the Clerk of the County of Queens on or about the 9th day of October, 1903.

Dated New York, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to COLLINS AVENUE (although not yet named by proper authority), from Metropolitan avenue to Flushing avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS, IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS COLLINS AVENUE, FROM METROPOLITAN AVENUE TO FLUSHING AVENUE, IN THE SECOND WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING-DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the southerly line of Flushing avenue with the westerly line of Collins avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment on June 23, 1905, and approved by the Mayor on July 11, 1905.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS, IN THE COUNTY COURT HOUSE, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS VAN ALST AVENUE, FROM HOYT AVENUE TO WINTHROP AVENUE, IN THE FIRST WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING-DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the northerly line of Hoyt avenue with the easterly line of Van Alst avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence easterly for sixty-eight (68.87) feet along the southerly line of Flushing avenue to the easterly line of Collins avenue;

2d. Thence southerly deflecting to the right one hundred nineteen degrees twenty-four minutes and nine seconds (119° 24' 9") for two thousand three hundred thirty-three (2,333) feet along the easterly line of Collins avenue to the northerly line of Metropolitan avenue;

3d. Thence westerly deflecting to the right one hundred two degrees, thirty-two minutes and fifty-nine seconds (102° 32' 59") for sixty-one and forty-seven hundredths (61.47) feet along the northerly line of Metropolitan avenue to the westerly line of Collins avenue;

4th. Thence northerly for two thousand two hundred eighty-five and eighty-three hundredths (2,285.83) feet along the westerly line of Collins avenue to the southerly line of Flushing avenue, the point of beginning.

Collins avenue, from Metropolitan avenue to Flushing avenue, is shown on a certain map entitled "Topographical map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York on or about the 10th day of December, 1903.

Dated New York, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to HARRIS AVENUE (although not yet named by proper authority), from Jackson avenue to Vernon avenue, in the First Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS, IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS HARRIS AVENUE, FROM JACKSON AVENUE TO VERNON AVENUE, IN THE FIRST WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING-DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the easterly line of Vernon avenue with the southerly line of Harris avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

Running thence northerly for eighty (80) feet along the easterly line of Vernon avenue to the northerly line of Harris avenue;

Thence easterly deflecting to the right ninety degrees (90°) for two hundred (200) feet along the northerly line of Harris avenue to the westerly line of Hamilton street;

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS, IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS FURMAN AVENUE (although not yet named by proper authority), from Maspeth

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions, in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Furman avenue, from Maspeth avenue to Flushing avenue, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the southerly line of Maspeth avenue with the western line of Furman avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence easterly for sixty and two hundredths (60.02) feet along the southerly line of Maspeth avenue to the easterly line of Furman avenue;

2d. Thence southerly deflecting to the right ninety-one degrees thirty-three minutes and forty-nine seconds (91° 33' 49") for one thousand two hundred seventy-three and fifty-two hundredths (1,273.52) feet along the easterly line of Furman avenue to the northerly line of Grand street;

3d. Thence southerly deflecting to the left fifteen minutes and nine seconds (15° 09") for eighty (80) feet along the easterly line of Furman avenue to the southerly line of Grand street;

4th. Thence southerly deflecting to the left two degrees thirteen minutes and four seconds (2° 13' 04") for one thousand two hundred thirty-eight and eighty-eight hundredths (1,288.88) feet along the easterly line of Furman avenue to the southerly line of Flushing avenue;

5th. Thence westerly deflecting to the right sixty-two degrees fifteen minutes and fifty-three seconds (62° 15' 53") for sixty-seven and seventy-nine hundredths (67.79) feet along the southerly line of Flushing avenue to the westerly line of Furman avenue;

6th. Thence northerly deflecting to the right one hundred seventeen degrees forty-four minutes and seven seconds (117° 44' 07") for one thousand two hundred seventy-three and two hundredths (1,273.02) feet along the westerly line of Furman avenue to the southerly line of Grand street;

7th. Thence northerly deflecting to the right two degrees thirteen minutes and four seconds (2° 13' 04") for eighty (80) feet along the westerly line of Furman avenue to the northerly line of Grand street;

8th. Thence northerly for one thousand two hundred seventy-one and eighty-eight hundredths (1,271.88) feet along the westerly line of Furman avenue to the southerly line of Maspeth avenue, the point of beginning.

Furman avenue, from Maspeth avenue to Flushing avenue, is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to GATES AVENUE (although not yet named by proper authority), from Woodward avenue to Fresh Pond road, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House in the County of Kings, Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Gates avenue, from Woodward avenue to Fresh Pond road, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the westerly line of Woodward avenue with the southerly line of Gates avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence northerly for sixty and five hundredths (60.05) feet along the westerly line of Woodward avenue to the northerly line of Gates avenue;

2d. Thence easterly deflecting to the right ninety degrees one minute and five seconds (90° 1' 5") for sixty and five hundredths (60.05) feet along the northerly line of Gates avenue to the easterly line of Woodward avenue;

3d. Thence easterly deflecting to the left one minute and five seconds (1' 5") for four hundred thirty-six and twenty-six hundredths (436.26) feet along the northerly line of Gates avenue to the westerly line of Fairview avenue;

4th. Thence easterly deflecting to the right one degree fourteen minutes and twenty-three seconds (1° 14' 23") for sixty and six hundredths (60.06) feet along the northerly line of Gates avenue to the easterly line of Fairview avenue;

5th. Thence easterly deflecting to the left one degree six minutes and fourteen seconds (1° 6' 14") for six hundred fifty-six and five hundredths (656.05) feet along the northerly line of Gates avenue to the easterly line of Forest avenue;

6th. Thence easterly deflecting to the right fifty degrees one minute and thirty-six seconds (50° 1' 36") for seventy-one and thirty-two hundredths (71.32) feet along the northerly line of Forest avenue;

7th. Thence easterly deflecting to the left fifteen degrees fourteen minutes and twenty-six seconds (15° 14' 26") for one thousand four hundred twenty-nine and seventy-two hundredths (1,429.72) feet along the northerly line of Gates avenue to the westerly line of Fresh Pond road;

8th. Thence southerly deflecting to the right seventy-nine degrees four minutes and twenty-six seconds (79° 4' 26") for sixty-one and sixteen hundredths (61.16) feet along the westerly line of Gates avenue to the southerly line of Forest avenue;

9th. Thence westerly deflecting to the right one hundred degrees fifty-five minutes and thirty-four seconds (100° 55' 34") for one thousand four hundred thirty-three and ninety-three hundredths (1,433.93) feet along the southerly line of Gates avenue to the easterly line of Forest avenue;

10th. Thence westerly deflecting to the right nine degrees thirty-three minutes and fourteen seconds (9° 33' 14") for sixty-eight and eighty-seven hundredths (68.87) feet along the southerly line of Gates avenue to the westerly line of Forest avenue;

11th. Thence westerly deflecting to the right forty-four degrees twenty minutes and twenty-four seconds (44° 20' 24") for six hundred twenty-four and forty-one hundredths (624.41) feet along the southerly line of Gates avenue to the easterly line of Fairview avenue;

12th. Thence westerly deflecting to the left one degree six minutes and fourteen seconds (1° 6' 14") for sixty and six hundredths (60.06) feet along the southerly line of Gates avenue to the easterly line of Forest avenue;

13th. Thence westerly deflecting to the right one degree six minutes and fourteen seconds (1° 6' 14") for fifty-one and four hundredths (51.04) feet along the westerly line of Clermont avenue to the southerly line of Charles street;

14th. Thence westerly deflecting to the left one degree fourteen minutes and twenty-three seconds (1° 14' 23") for four hundred thirty-six and twenty-six hundredths (436.12) feet along the southerly line of Gates avenue to the easterly line of Fairview avenue;

15th. Thence westerly for sixty and five hundredths (60.05) feet along the southerly line of Gates avenue to the westerly line of Woodward avenue, the point of beginning.

Gates avenue, from Woodward avenue to Fresh Pond road, is shown on a certain map entitled "Topographical map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

road avenue to Clermont avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Furman avenue, from Maspeth avenue to Flushing avenue, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the westerly line of Clermont avenue with the northerly line of Charles street, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence southerly for fifty-one and four hundredths (51.04) feet along the westerly line of Clermont avenue to the southerly line of Charles street;

2d. Thence westerly deflecting to the right one hundred one degrees thirty-three minutes and forty-seven seconds (101° 33' 47") for two thousand two hundred eighty-nine and eighty-eight hundredths (2,289.8) feet along the southerly line of Charles street to the easterly line of the right-of-way of the Long Island Railroad;

3d. Thence northerly deflecting to the right sixty-two degrees twenty-nine minutes and twenty-eight seconds (62° 29' 28") for fifty-six and thirty-seven hundredths (56.37) feet along the right-of-way of the Long Island Railroad to the northerly line of Charles street.

4th. Thence easterly for two thousand three hundred five and six-tenths (2,305.6) feet along the northerly line of Charles street to the westerly line of Clermont avenue, the point of beginning.

Charles street, from Railroad avenue to Clermont avenue is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to HIGH STREET (although not yet named by proper authority), from Bielby street to Maspeth avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as High street, from Bielby street to Maspeth avenue, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the southerly line of Maspeth avenue with the easterly line of High street, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903.

1st. Running thence southerly for one thousand sixteen and forty-six hundredths (1,016.46) feet along the easterly line of High street to the northerly line of an unnamed street or avenue fifty (50) feet in width.

2d. Thence westerly deflecting to the right one hundred forty-eight degrees seventeen minutes and eleven seconds (148° 17' 11") for one hundred fourteen and fourteen hundredths (114.14) feet along the northerly line of said unnamed street or avenue to the westerly line of High street;

3d. Thence northerly deflecting to the right thirty-one degrees forty-two minutes and forty-nine seconds (31° 42' 49") for nine hundred thirty and thirty-eight hundredths (930.38) feet along the westerly line of High street to the southerly line of Maspeth avenue;

1st. Running thence westerly for fifty (50) feet along the northerly line of Grand street to the westerly line of Remsen place;

2d. Thence northerly deflecting to the right eighty-nine degrees fifty-five minutes and ten seconds (89° 55' 10") for seven hundred two and two hundredths (702.02) feet along the westerly line of Remsen place to the southerly line of Hull avenue;

3d. Thence easterly deflecting to the right eighty-nine degrees fifty-nine minutes and thirty seconds (89° 59' 30") for fifty (50) feet along the southerly line of Hull avenue to the easterly line of Remsen place;

4th. Thence southerly for seven hundred and two and nine-hundredths (702.09) feet along the easterly line of Remsen place to the northerly line of Grand street, the point of beginning.

Remsen place, from Hull avenue to Grand street, is shown on a certain map, entitled "Topographical map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the office of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to GREENE AVENUE (or street) (although not yet named by proper authority), from Forest avenue to Grandview avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Greene avenue, from Forest avenue to Grandview avenue, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the westerly line of Forest avenue with the southerly line of Greene street, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment, November 13, 1903.

1st. Running thence southerly for fifty-one and four hundredths (51.04) feet along the westerly line of Clermont avenue to the southerly line of Charles street;

2d. Thence westerly deflecting to the left one hundred twenty-three degrees two minutes and twenty seconds (123° 2' 20") for nine hundred eighty-one and forty-two hundredths (981.42) feet along the northerly line of Greene street to the westerly line of Grandview avenue;

3d. Thence southerly deflecting to the left ninety degrees six seconds (90° 6") for sixty and five hundredths (60.05) feet along the westerly line of Grandview avenue to the southerly line of Greene street;

4th. Thence easterly for nine hundred forty-two and thirty-six hundredths (942.36) feet along the southerly line of Greene street to the westerly line of Forest avenue, the point of beginning.

Greene avenue (or street), from Forest avenue to Grandview avenue, is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.
JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EMMA STREET (although not yet named by proper authority), from Flushing avenue to William street, in the Second Ward, Borough of

of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to certain lands and premises required for an easement for the purpose of a sewer outlet over and in the private property at the foot of NAUTILUS STREET, in the Fourth Ward, Borough of Richmond, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR AN EASEMENT FOR THE PURPOSE OF A SEWER OUTLET OVER AND IN THE PRIVATE PROPERTY AT THE FOOT OF NAUTILUS STREET, IN THE FOURTH WARD, BOROUGH OF RICHMOND, CITY OF NEW YORK, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point at the northeasterly end of the northwesterly line of Nautilus street at a distance of about 727 feet northeasterly from the intersection of the northeasterly line of New York avenue with the northwesterly line of Nautilus street.

1. Thence northeasterly, deflecting 53 minutes 36 seconds to the right from said northwesterly line of Nautilus street, along the southeasterly line of the property of the New York State Quarantine Boarding Station and its extension, a distance of 775 feet, more or less, to the pierhead-line approved by the Secretary of War June 21, 1889.

2. Thence southeasterly along said pierhead-line to a point which is 10 feet distant from the southeasterly line of the property of the New York State Quarantine Boarding Station and its extension, measured perpendicularly thereto.

3. Thence southwesterly parallel to the southeasterly line of the property of the New York State Quarantine Boarding Station and its extension before mentioned, a distance of 775 feet more or less to the northeasterly line of Nautilus street.

4. Thence northwesterly along the northeasterly line of Nautilus street a distance of 10 feet to the point or place of beginning, and is shown on a certain map entitled "Plan showing location, size and grades of sewers in that part of the Arrochar Watershed, designated District No. 6A, in the Fourth Ward, Borough of Richmond, City of New York," prepared by the President of the Borough of Richmond, under authority of chapter 466 of the Laws of 1901, and filed in the offices of the President of the Borough of Richmond; the Clerk of the County of Richmond and the Corporation Counsel of The City of New York on or about the 12th day of January, 1904, and also on a certain map entitled "Map or plan showing lands through or over which it is necessary to acquire an easement for the purpose of a sewer outlet at the foot of Nautilus street, in the Fourth Ward, Borough of Richmond, City of New York," and filed in the office of the President of the Borough of Richmond, the Clerk of the County of Richmond and the Corporation Counsel of The City of New York on or about the 28th day of December, 1905.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of the PUBLIC PARK along the shore of the East river, between Barclay street and the bulkhead line of the East river, and from Hoyt avenue to Ditmars avenue, in the First Ward, Borough of Queens, City of New York, as laid out by a resolution of the Board of Estimate and Apportionment on June 17, 1904, and approved by the Mayor on August 2, 1904.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING AND EXTENDING OF THE PUBLIC PARK ALONG THE SHORE OF THE EAST RIVER, BETWEEN BARCLAY STREET AND THE BULKHEAD LINE IN THE EAST RIVER, AND FROM HOYT AVENUE TO DITMARS AVENUE, IN THE FIRST WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, AS LAID OUT BY A RESOLUTION OF THE BOARD OF ESTIMATE AND APPORTIONMENT ON JUNE 17, 1904, AND APPROVED BY THE MAYOR ON AUGUST 2, 1904, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the southerly line of Ditmars avenue with the westerly line of Barclay street as the same is laid down by the Long Island City Commissioners' map, and running thence southerly along the westerly line of Barclay street 2,873.89 feet to the northerly line of Hoyt avenue; thence westerly along the northerly line of Hoyt avenue 1,013.5 feet to the United States bulkhead or pierhead line established February 15, 1902; thence northerly along the bulkhead line 3,012.16 feet to the southerly line of Ditmars avenue; thence easterly along the southerly line of Ditmars avenue 765.52 feet to the westerly line of Barclay street, the place of beginning.

The public park along the shore of the East river, between Barclay street and the bulkhead

line in the East river, and from Hoyt avenue to Ditmars avenue, is shown on a certain map entitled "Map showing proposed park, bounded by Hoyt avenue, Ditmars avenue, Barclay street and East river, in the First Ward, Borough of Queens, City of New York," which map was filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about October 18, 1904.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to STATE STREET (although not yet named by proper authority), from Murray lane to Seventeenth street, in the Third Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS STATE STREET, FROM MURRAY LANE TO SEVENTEENTH STREET, IN THE THIRD WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the westerly line of Murray street with the southerly line of State street, as the same is laid down on the map or plan of Ingleside and vicinity, Third Ward, Borough of Queens, City of New York, pursuant to chapter 466, Laws of 1901, approved by the Board of Estimate and Apportionment May 1, 1903.

1st. Running thence northerly for seventy and seventy-five hundredths (75.75) feet along the westerly line of State street to the northerly line of Eighteenth street, in the Third Ward, Borough of Queens, City of New York.

2. Thence easterly deflecting to the right ninety-four minutes and sixteen seconds (34° 16') for one thousand three hundred and ninety-five and nine-tenths (1,395.98) feet along the northerly line of State street to the easterly line of Seventeenth street;

3d. Thence southerly deflecting to the right ninety degrees (90°) for seventy (70) feet along the easterly line of Seventeenth street to the southerly line of State street;

5th. Thence westerly deflecting to the right ninety degrees (90°) for one thousand three hundred eighty-six and six-tenths (1,386.6) feet along the southerly line of State street to the easterly line of Murray street;

6th. Thence westerly for seventy and seventy-three hundredths (70.73) feet along the southerly line of State street to the westerly line of Murray street, the point of beginning.

State street, from Murray lane to Seventeenth street, is shown on a map entitled "Map or Plan of Ingleside and Vicinity, Third Ward (formerly Town of Flushing), Borough of Queens, City of New York," showing the street system and grades prepared by the President of the Borough of Queens under authority of chapter 466 of the Laws of 1901, and filed in the offices of the President of the Borough of Queens, the Corporation Counsel and the Clerk of the County of Queens on or about the 9th day of October, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to SIXTEENTH STREET (although not yet named by proper authority), from Broadway to Mitchell avenue, in the Third Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING AND EXTENDING OF THE PUBLIC PARK ALONG THE SHORE OF THE EAST RIVER, BETWEEN BARCLAY STREET AND THE BULKHEAD LINE IN THE EAST RIVER, AND FROM HOYT AVENUE TO DITMARS AVENUE, IN THE FIRST WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, AS LAID OUT BY A RESOLUTION OF THE BOARD OF ESTIMATE AND APPORTIONMENT ON JUNE 17, 1904, AND APPROVED BY THE MAYOR ON AUGUST 2, 1904, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the northerly line of Broadway with the easterly line of Sixteenth street, as the same is laid down on the map or plan of Ingleside and vicinity, Third Ward, Borough of Queens, pursuant to chapter 466, Laws of 1901, approved by the Board of Estimate and Apportionment May 1, 1903.

1st. Running thence westerly for sixty-three and six hundredths (63.06) feet along the northerly line of Broadway to the westerly line of Sixteenth street;

2d. Thence northerly deflecting to the right seventy-two degrees four minutes and twenty-two seconds (72° 04' 22") for one thousand five hundred fifty-eight and sixty-four hundredths (1,558.64) feet along the westerly line of Sixteenth street to the northerly line of Mitchell avenue;

3d. Thence easterly deflecting to the right ninety degrees (90°) for sixty (60) feet along the northerly line of Mitchell avenue to the easterly line of Sixteenth street;

4th. Thence southerly for one thousand five hundred seventy-eight and five hundredths (1,578.05) feet along the easterly line of Sixteenth street to the northerly line of Broadway, the point of beginning.

Sixteenth street, from Broadway to Mitchell avenue, is shown on a map entitled "Map or Plan of Ingleside and Vicinity, Third Ward (formerly Town of Flushing), Borough of Queens, City of New York," showing the street system and grades prepared by the President of the Borough of Queens under authority of chapter 466 of the Laws of 1901, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about October 18, 1904.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EIGHTEENTH STREET (although not yet named by proper authority), from Cypress avenue to Broadway, in the Third Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS EIGHTEENTH STREET, FROM CYPRESS AVENUE TO BROADWAY, IN THE THIRD WARD, BOROUGH OF QUEENS, CITY OF NEW YORK.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to CASSEL AVENUE (although not yet named by proper authority), from Washington avenue to Jay avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT-HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS CASSEL AVENUE, FROM WASHINGTON AVENUE TO JAY AVENUE, IN THE SECOND WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the southerly line of Broadway with the westerly line of Cooper street, in the Second Ward, Borough of Brooklyn, in the City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter.

Eighteenth street, from Cypress avenue to Cooper street, is shown on a certain map entitled "Topographical Map showing a street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter as amended and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to CASS AVENUE (although not yet named by proper authority), from Washington avenue to Jay avenue, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES MADE AND PROVIDED, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, SECOND DEPARTMENT, AT A SPECIAL TERM OF SAID COURT, TO BE HELD FOR THE HEARING OF MOTIONS IN THE COUNTY COURT-HOUSE, IN THE COUNTY OF KINGS, IN THE BOROUGH OF BROOKLYN, IN THE CITY OF NEW YORK, ON WEDNESDAY, THE 24TH DAY OF JANUARY, 1906, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE AND ASSESSMENT IN THE ABOVE-ENTITLED MATTER. THE NATURE AND EXTENT OF THE IMPROVEMENT HEREBY INTENDED IS THE ACQUISITION OF TITLE BY THE CITY OF NEW YORK, FOR THE USE OF THE PUBLIC, TO ALL THE LANDS AND PREMISES, WITH THE BUILDINGS THEREON AND THE APPURTENANCES THERETO BELONGING, REQUIRED FOR THE OPENING OF A CERTAIN STREET OR AVENUE KNOWN AS CASS AVENUE, FROM WASHINGTON AVENUE TO JAY AVENUE, IN THE SECOND WARD, BOROUGH OF QUEENS, CITY OF NEW YORK, BEING THE FOLLOWING DESCRIBED LOTS, PIECES OR PARCELS OF LAND, VIZ.:

Beginning at a point formed by the intersection of the easterly line of Washington avenue with the southerly line of Cassel avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment November 13, 1903:

1st. Running

grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough line and First Ward boundary line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CLINTON AVENUE (although not yet named by proper authority), from Montgomery avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN such cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, Borough of Brooklyn, in The City of New York, on Wednesday, the 24th day of January, 1906, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Clinton avenue, from Montgomery avenue to Mueller street, in the Second Ward, Borough of Queens, City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the easterly line of Montgomery avenue with the southerly line of Clinton avenue, as the same is laid down on the map of that portion of the Second Ward, Borough of Queens, City of New York, as adopted by the Board of Estimate and Apportionment, November 13, 1903.

1st. Running thence northerly for fifty-one and seventy-one hundredths (51.71) feet along the easterly line of Montgomery avenue to the northerly line of Clinton avenue;

2d. Thence easterly deflecting to the right one hundred and four degrees forty-seven minutes and thirty seconds (104° 47' 30") for four hundred eighteen and six hundredths (418.06) feet along the northerly line of Clinton avenue;

3d. Thence easterly curving to the left on the arc of a circle whose radius is one thousand eight hundred forty-three and seventy-five hundredths (1,843.75) feet for seven hundred forty-four and fourteen hundredths (744.14) feet along the northerly line of Clinton avenue;

4th. Thence easterly for three hundred ninety-nine and five hundredths (399.05) feet along the northerly line of Clinton avenue;

5th. Thence easterly curving to the right on the arc of a circle whose radius is two thousand one hundred four and seventy-two hundredths (2,104.72) feet for seven hundred eighty-five and seven-tenths (785.7) feet along the northerly line of Clinton avenue;

6th. Thence easterly deflecting to the left from a tangent thirteen degrees three minutes and twenty seconds (13° 03' 20") for three hundred fifty-five and ninety-five hundredths (355.95) feet along the northerly line of Clinton avenue;

7th. Thence easterly deflecting to the left ten degrees thirty-six minutes and fifteen seconds (10° 36' 15") for three thousand eight hundred four and forty-five hundredths (3,804.45) feet along the northerly line of Clinton avenue to the westerly line of Willow avenue;

8th. Thence northeasterly deflecting to the left forty-one degrees forty-six minutes and thirty-five seconds (41° 46' 35") for sixty-two and ninety-two hundredths (62.92) feet along the northwesterly line of Clinton avenue to the easterly line of Willow avenue;

9th. Thence northeasterly deflecting to the right two degrees forty-one minutes and fifty-two seconds (2° 41' 52") for one thousand six hundred ninety-eight and forty-eight hundredths (1,698.48) feet along the northwesterly line of Clinton avenue to the westerly line of Mueller street;

10th. Thence southerly deflecting to the right one hundred and twenty-two degrees twenty-four minutes and forty-eight seconds (122° 24' 48") for fifty-nine and twenty-three hundredths (59.23) feet along the westerly line of Mueller street to the southeasterly line of Clinton avenue;

11th. Thence southwesterly deflecting to the right fifty-seven degrees thirty-five minutes and twelve seconds (57° 35' 12") for one thousand seven hundred one and thirty-three hundredths (1,701.33) feet along the southeasterly line of Clinton avenue to the easterly line of Willow avenue;

12th. Thence southwesterly deflecting to the right five degrees forty-nine minutes and fifty-two seconds (5° 49' 52") for fifty-seven and eight hundredths (57.08) feet along the southeasterly line of Clinton avenue to the westerly line of Willow avenue;

13th. Thence westerly deflecting to the right thirty-three degrees fourteen minutes and fifty-second (33° 14' 50") for three thousand eight hundred twelve and ninety-four hundredths (3,812.94) feet along the southerly line of Clinton avenue;

14th. Thence westerly deflecting to the right ten degrees thirty-six minutes and fifteen seconds (10° 36' 15") for three hundred and sixty-six and thirty-five hundredths (366.35) feet along the southerly line of Clinton avenue to the right-of-way of the Long Island Railroad;

15th. Thence westerly curving to the left on the arc of a circle whose radius is two thousand fifty-four and seventy-two hundredths (2,054.72) feet deflecting to the right from a tangent thirteen degrees twelve minutes and fifty-one seconds (13° 12' 51") for seven hundred seventy-two and seventy-three hundredths (772.73) feet along the southerly line of Clinton avenue and the right-of-way of the Long Island Railroad;

16th. Thence westerly for three hundred ninety-nine and five hundredths (399.05) feet along the southerly line of Clinton avenue and the right-of-way of the Long Island Railroad;

17th. Thence westerly curving to the right on the arc of a circle whose radius is one thousand eight hundred ninety-three and seventy-five hundredths (1,893.75) feet for seven hundred sixty-four and thirty-two hundredths (764.32) feet along the southerly line of Clinton avenue and the right-of-way of the Long Island Railroad;

18th. Thence westerly for four hundred four and eighty-five hundredths (404.85) feet along

southerly line of Clinton avenue and the right-of-way of the Long Island Railroad to the easterly line of Montgomery avenue, the point of beginning.

Clinton avenue, from Montgomery avenue to Mueller street, is shown on a certain map entitled "Topographical Map showing street system and grades of that portion of the Second Ward (Town of Newtown), Borough of Queens, bounded by Jackson avenue, Fisk avenue, Grand street, Long Island Railroad, Dry Harbor road, Cooper avenue, Myrtle avenue, Manhattan Beach Railroad, Brooklyn Borough Line and First Ward Boundary Line," prepared under authority of section 439 of the Greater New York Charter, as amended, and filed in the offices of the President of the Borough of Queens, the Clerk of the County of Queens and the Corporation Counsel of The City of New York, on or about the 10th day of December, 1903.

Dated NEW YORK, January 12, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.
j12,24

SECOND JUDICIAL DISTRICT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the westerly line of SIXTH AVENUE, between Fifty-first and Fifty-first streets, in the Borough of Brooklyn, in The City of New York, duly selected as a site for school purposes, according to law.

WE, THE UNDERSIGNED, Commissioners of Estimate in the above-entitled matter, appointed pursuant to the provisions of the statutes relating thereto, hereby give notice to the owner or owners, lessee or lessees, parties or persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First.—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education of The City of New York, at Park avenue and Fifty-ninth street, Borough of Manhattan, City of New York, for the inspection of whomsoever it may concern.

Second.—That all parties or persons whose rights may be affected by the said estimate and who may object to the same or any part thereof may, within ten days after the first publication of this notice, January 12, 1906, file their objections to such estimate, in writing, with us at our office, Room 92, Franklin Trust Company Building, No. 166 Montague street, in the Borough of Brooklyn, in said City, as provided by statute, and that we, the said Commissioners, will hear parties so objecting at our office on the 25th day of January, 1906, at 2 o'clock in the afternoon, and upon such subsequent days as may be found necessary.

Dated THE BOROUGH OF BROOKLYN, CITY OF NEW YORK, January 12, 1906.

JAMES W. GLENDENNING,
EDWARD C. DOWLING,
EDWARD RIEGELMAN,
Commissioners.

GEORGE T. RIGGS,
Clerk.

j12,23

KINGS COUNTY.

In the matter of acquiring title by The City of New York to certain lands and premises situated on REID AVENUE, between LAFAYETTE AVENUE and VAN BUREN STREET, in the Borough of Brooklyn, in The City of New York, duly selected as a site for school purposes, according to law.

NOTICE IS HEREBY GIVEN THAT BY an order of the Supreme Court of the State of New York, bearing date December 29, 1905, and filed in the office of the Clerk of the County of Kings on December 30, 1905, William Watson, Joseph M. Cogan and Henry Marshall were appointed Commissioners of Estimate and Appraisal in the above-entitled proceeding.

Notice is further given that, pursuant to the provisions of said order, and pursuant to the statute in such case made and provided, the said Commissioners so nominated will attend at a Special Term of the Supreme Court for the hearing of motions, to be held at the County Court House, in the County of Kings, on January 18, 1906, at 10:15 o'clock in the forenoon, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any person having interest in said proceedings, as to their qualifications to act as Commissioners of Estimate and Appraisal in this proceeding.

Dated JANUARY 6, 1905.

JOHN J. DELANY,
Corporation Counsel,
Borough Hall,
Brooklyn, N. Y.

j6,17

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of HONEYWELL STREET (although not yet named by proper authority), from Jackson avenue to Thompson avenue, in the First Ward, Borough of Queens, in The City of New York.

WE, THE UNDERSIGNED, Commissioners of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First.—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby and having objections thereto, do present their said objections in writing, duly verified, to us, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, on or before the 31st day of January, 1906, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 5th day of February, 1906, at 4 o'clock p. m.

Second.—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, esti-

mates, proofs and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, No. 252 Jackson avenue, in the Borough of Queens, in said city, there to remain until the 10th day of February, 1906.

Third.—That the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning on the southerly side of Jackson avenue at the middle line of the block between Honeywell street and Buckley street, and running southerly along said centre line of the block and parallel with Honeywell street to the northerly side of Thompson avenue; thence westerly along the northerly side of Thompson avenue to the middle line of the block between Honeywell street and Moore street; thence northerly and parallel with Honeywell street and along the centre line of the block aforesaid to the southerly line of Jackson avenue and thence easterly along the southerly side of Jackson avenue to the point or place of beginning, excepting from said area all streets, avenues and roads or portions thereof heretofore legally opened as such area is shown upon our benefit maps deposited as aforesaid.

Fourth.—That our report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 27th day of March, 1906, at the opening of the Court on that day.

Dated BOROUGH OF MANHATTAN, NEW YORK, January 8, 1906.

WILLIAM VOPAT,
Chairman;
FRANK HOLUB,
Commissioners.

JOHN P. DUNN,
Clerk.

j10,29

SECOND JUDICIAL DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situated at the southeasterly corner of Herkimer street and New York avenue, in the Borough of Brooklyn, duly selected as a site for school purposes according to law.

NOTICE IS HEREBY GIVEN THAT IT is the intention of the Corporation Counsel to make application at a Special Term for the hearing of motions, to be heard at the County Court House, in the Borough of Brooklyn, on the 22d day of January, 1906, for the appointment of three disinterested persons as Commissioners of Estimate and Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in certain property situated in the Borough of Brooklyn, bounded and described as follows:

Beginning at a point formed by the intersection of the southerly line of Herkimer street with the easterly line of New York avenue, and running thence southerly along the easterly line of New York avenue two hundred and eight (208) feet eight (8) inches, thence easterly and parallel with Herkimer street two hundred (200) feet, thence northerly and parallel with New York avenue two hundred and eight (208) feet eight (8) inches to the southerly line of Herkimer street, thence westerly along the southerly line of Herkimer street two hundred (200) feet to the easterly line of New York avenue, the point or place of beginning.

Dated NEW YORK, December 28, 1905.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan,
New York City.

j19,19

COUNTY OF QUEENS.

In the matter of the application of The City of New York to acquire title to certain lands situated on the WESTERLY LINE OF FRESH POND ROAD, between Elm avenue and Halsey street, in the Borough of Queens, duly selected as a site for school purposes, according to law.

NOTICE IS HEREBY GIVEN THAT IT is the intention of the Corporation Counsel to make application at Special Term for the hearing of motions, to be held at the County Court House, in the Borough of Brooklyn, on the 22d day of January, 1906, on the call of the calendar on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in certain property situated in the Borough of Queens, in The City of New York, bounded and described as follows:

Beginning at a point formed by the intersection of the westerly line of Fresh Pond road with the northerly line of Elm avenue, and running thence northerly along the westerly line of Fresh Pond road 180.85 feet; thence southerly and parallel with Elm avenue 300.25 feet; thence southerly and parallel with Fresh Pond road 180.85 feet to the northerly line of Elm avenue; thence easterly and along the northerly line of Elm avenue 300.25 feet to the point or place of beginning.

Dated NEW YORK, January 6, 1906.

JOHN J. DELANY,
Corporation Counsel,
No. 2 Tryon Row,
Borough of Manhattan.

j19,19

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to FIFTY-FIRST STREET, between Ninth avenue and New Utrecht avenue, in the Thirteenth Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court made and entered herein on the 13th day of June, 1905, and duly filed in the office of the Clerk of Kings County, a copy of which order was filed in the office of the Register of the County of Kings on the 10th day of July, 1905, and indexed in the Index of Conveyances, Section 1, Blocks 52, 53, 64, 65, 67, 77, 78, 88 and 98, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate of the loss or damage, if any, to the respective owners, lessees, parties and persons entitled to or interested in the lands and premises to be taken for the purpose of opening the said street or avenue, as particularly described in the petition of The City of New York, filed with said order in the office of the Clerk of Kings County, and of performing the trusts and duties required of us by title 4 of chapter 17 of the Charter of The City of New York, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the lands and premises taken or to be taken for the purpose of opening said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, in the Bureau of Street Openings of the Law Department, No. 166 Montague street, Borough of Brooklyn, in The City of New York, with such affidavits or other proofs as the said owner or claimants may desire, within twenty days after date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 25th day of January, 1906, at 3 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto; and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine proofs of such claimants, or such additional proofs and

allegations as may then be offered by such owner or on behalf of The City of New York.
 Dated BOROUGH OF BROOKLYN, THE CITY OF NEW YORK, December 30, 1905.
 EDWARD RIEGELMANN,
 EDMUND D. HENNESSY,
 JOHN MCKEOWN,
 Commissioners.
 JAMES F. QUIGLEY,
 Clerk.
 d30,j23

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title to the PUBLIC PARK bounded by Avenue I, Avenue J, East Thirty-eighth street and East Thirty-ninth street, in the Thirty-second Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court made and entered herein on the 13th day of June, 1905, and duly filed in the office of the Clerk of Kings County, a copy of which order was filed in the office of the Register of the County of Kings in the Index of Conveyances in Section 23, Block 7764, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate of the loss or damage, if any, to the respective owners, lessees, parties and persons entitled to or interested in the lands and premises to be taken for the purpose of opening the said public park, as particularly described in the petition of The City of New York, filed with said order in the office of the Clerk of Kings County, and of performing the trusts and duties required of us by title 4 of chapter 17 of the Charter of The City of New York, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the lands and premises taken or to be taken for the purpose of opening said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, in the Bureau of Street Openings of the Law Department, No. 166 Montague street, Borough of Brooklyn, in The City of New York, with such affidavits or other proofs as the said owner or claimants may desire, within twenty days after date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 24th day of January, 1906, at 3 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto; and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The City of New York.

Dated BOROUGH OF BROOKLYN, THE CITY OF NEW YORK, December 30, 1905.

DAVID F. MANNING,
 JULIUS SIEGELMAN,
 JOSEPH M. COGAN,
 Commissioners.
 JAMES F. QUIGLEY,
 Clerk.

d30,j30

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of DE-KALB AVENUE (although not yet named by proper authority), from Brooklyn Borough line to Woodward avenue, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 1st day of July, 1905, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, City of New York, on the 29th day of September, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein on the 29th day of September, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of January, 1906, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

F. H. VAN VECHTEN,
 WM. A. WARNOCK,
 WILLIAM HALEY,
 Commissioners.
 JOHN P. DUNN,
 Clerk.

d22,j17

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of LINDEN STREET (although not yet named by proper authority), from Brooklyn Borough line to Fresh Pond road, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 1st day of July, 1905, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, City of New York, on the 16th day of October, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein on the 16th day of October, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of January, 1906, at 12 o'clock noon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

JOHN T. ROBINSON,
 HENRY IBELSHAUSER,
 J. W. ROSTRON,
 Commissioners.

JOHN P. DUNN, Clerk. d22,j17

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of WYCKOFF AVENUE (although not yet named by proper authority), from Brooklyn Borough line to Moffat street, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 6th day of July, 1905, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, City of New York, on the 29th day of September, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 29th day of September, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of January, 1906, at 2 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

F. H. VAN VECHTEN,
 WM. A. WARNOCK,
 WILLIAM HALEY,
 Commissioners.
 JOHN P. DUNN,
 Clerk.

d22,j17

and allegations as may then be offered by such owner or on behalf of The City of New York.
 Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

FRANK F. ADEL,
 WM. BREUL,
 MICHAEL J. CARTER,
 Commissioners.

JOHN P. DUNN, Clerk. d22,j17

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of BOULEVARD (although not yet named by proper authority), from Vernon avenue and Broadway to Nott avenue, in the First Ward, Borough of Queens, in The City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 1st day of July, 1905, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, City of New York, on the 29th day of September, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein on the 29th day of September, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of January, 1906, at 12 o'clock noon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

JOHN E. VAN NOSTRAND,
 JOHN ALLEN,
 FREDERICK G. DEWITT,
 Commissioners.

JOHN P. DUNN, Clerk. d22,j16

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of GRAHAM AVENUE (although not yet named by proper authority), from Jackson avenue to Vernon avenue, in the First Ward, Borough of Queens, in The City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 1st day of July, 1905, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, City of New York, on the 29th day of September, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 29th day of September, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 18th day of January, 1906, at 3 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

W. J. FOSTER,
 JOHN WILD,
 PATRICK J. MARA,
 Commissioners.

JOHN P. DUNN, Clerk.

d22,j16

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of OAK AVENUE (although not yet named by proper authority), from Seventeenth street to West street, in the Third Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned, were appointed by an order of the Supreme Court, Second Department, bearing date the 1st day of July, 1905, and duly entered in the office of the Clerk of the County of Queens at his office in Jamaica, in the Borough of Queens, City of New York, on the 29th day of September, 1905, a copy of which order was duly filed in the office of the Clerk of the County of Queens, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached, filed herein on the 29th day of September, 1905; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 252 Jackson avenue, in the Borough of Queens, in The City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 18th day of January, 1906, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York.

Dated BOROUGH OF MANHATTAN, NEW YORK CITY, December 22, 1905.

LOUIS MATHOT,
 J. A. APPLEGATE,
 J. H. SUTPHIN,
 Commissioners.

JOHN P. DUNN, Clerk.

