THE CITY RECORD.

OFFICIAL JOURNAL.

VOL. X.

NEW YORK, TUESDAY, SEPTEMBER 12, 1882.

NUMBER 2.822.



FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, August 30, 1882.

Present-Commissioners Cornelius Van Cott and Henry D. Purroy.

Assistant Engineer of Steamer John L. Davis, of Engine Co. No. 4, charged with "neglect of duty" while detailed to Engine Co. No. 29. Found guilty, and fined five days' pay.

Fireman Joseph F. Flock, of Engine Co. 43, charged with "disrespectful language to superior officer." Found guilty, fined five days' pay and reprimand ordered.

The action of the President, transmitting to the Comptroller for payment bills audited on 26th

instant, was approved, viz.:					
For the	current	ye	ar-Schedule No. 47.		
Clapp & Jones Mfg Co., special appropriation for apparatus	\$3,870	00		\$12	50
Clapp & Jones Mfg Co., apparatus,	206		Moonan, John, apparatus, supplies,	1,128	08
supplies, etc Dahlman, Isaac H., apparatus, sup-	206	CO	Moseman, C. M. & Bro., apparatus,	1,120	00
plies, etc	300	00		65	00
plies, etc	75	00	etc Ogden & Wallace, apparatus, sup-	16	55
plies, etc	299	51		71	49
Duryee, Joseph W., apparatus, supplies, etc	82		Peyser, John, apparatus, supplies, etc.	27	46
Gregory, James, apparatus, supplies,			supplies, etc	28	00
Hughes, Thomas, apparatus, sup-	55		paratus, supplies, etc	27	00
plies, etc	90	00	Schmidt, A. & Bros. apparatus, supplies, etc	5	00
plies, etc	75	60		38	00
etc	44	55		25	00
paratus, supplies, etc	50	00		18	55
etc	600	00		\$7,289	05
Merrill, E. R., apparatus, supplies, etc.	77	43	=		

-audited and transmitted to the Comptroller for payment:

For the C
Bruns, Wm. D. Jr., apparatus, sup-
Dalman, Isaac H. apparatus, sup-
plies, etc Dahlman, Isaac H. apparatus, sup-
plies, etc
Hartt, George W. apparatus, supplies, etc
Haw, William & Co., apparatus, supplies, etc
Hunter, Keller & Co., apparatus,
supplies, etc
supplies, etc

	Le Brun, N. & Son, apparatus, sup-		
\$97 50	plies, etc	\$630	00
600 00	etc	1,324	67
600 00	plies, etc	36	00
175 09	Ogden & Wallace, apparatus, supplies, etc	93	68
783 00	Shields & McEvoy, apparatus, supplies, etc	524	25
64 20		\$5,023	99
95 60			

Robert S. Stewart as private, Hook and Ladder Company No. 13, 4th proximo.

Communications

Supply clerk, relative to supply of forage, insertion of advertisement, in CITY RECORD, inviting proposals, having been ordered by the President. Approved.

Chairman Committee on Apparatus and Telegraph, forwarding, with recommendation, requisitions for repairs to ladders, springs, etc., estimated cost \$5.10, \$11, \$17.82, and \$15, respectively.

Ordered.
Chairman Committee on Repairs and Supplies, forwarding, with recommendation, requisitions for work required at Company quarters, estimated cost \$14, \$93.25, \$6, \$96.75, \$19.25, \$22.50 \$10.50, and \$18.50, respectively. Ordered.
Superintendent of Horses, reports of selection and acceptance of horse for Engine Company No. 32, and recommending purchase at \$300. Ordered.
Chairman Committee on Apparatus and Telegraph, returning reports relative to false alarm sent from box 556 and damages to box 586, with the information that copies of same have been sent to Police Department. Approved.

to Police Department. Approved.

Chief of Department, returning complaint of Nathan Bros. and Tanenbaum relative to smoke-stack, at 84 Walker street, with report as directed. Filed.

Chief of Eighth Battalion, report of damage to box 586. Filed.

Foreman Engine Company No. 23, reporting loss of alarm box key located at No. 858 Tenth

Private John J. Naughton, of Engine Co. No. 10, applying for promotion to rank of Assistant Engineer of Steamer. Referred to Examining Board.

Private Thomas J. Mooney, of Engine Co. No. 25, applying for advancement from Third to Second Grade. Ordered, from October 1.

Second Grade. Ordered, from October I.

Inspector of Combustibles, report of licenses and permits issued to 29th instant. Filed.

Same, reporting violations of law. Filed, and following resolution adopted:

Resolved, That Mrs. Sharon, 1290 Third avenue; Isaac N. Burdick, 117 Prince street;

Michael Volz, 416 Ninth street; Simon Isselbach, 77 Columbia street; Thomas Enright, 205 Henry street; Dominick Raebongo, 187 Spring street; James Finn, Centre and Leonard streets; Michael Murphy, 93 Monroe street; Lizzie Pells, 440 West Thirty-second street (rear); and Rosa Lobato, 204 Elizabeth street (rear), be and are hereby fined \$5 each, for violation of sec. 9, chapter 742, Laws of 1871, and that in each of the above-named cases the Inspector of Combustibles be and is directed to enforce the collection of the penalty.

Inspector of Buildings, returning report relative to alleged violation of law at Wallack's Thea-

Inspector of Buildings, returning report relative to alleged violation of law at Wallack's Theatre, with recommendation that no further proceedings be taken. Filed.

Superintendent of Telegraph, reporting suspension from pay and duty of Operator R. J. Hutchinson, from 25th instant. Approved.

Same, returning report of Foreman Engine Co. No. 29, relative to alarm-box 41, with the information that breaking of door was accidental, and that same has been replaced. Filed.

Chief of Battalion in charge Repair shops, returning report of receipt and test of engine (No 17), with information that necessary repairs were made to the engine by the Clapp & Jones Manufacturing Company, at their own expense, and that engine was sent to quarters of company for service on 24th instant. Filed.

Same, recommending suspension of employees for four days on account of insufficiency of appropriation. Ordered

Same, recommending suspension of comparison of comparison. Ordered.

Board of Estimate and Apportionment, copies of resolutions amending appropriation for new houses for current year, by substituting house of Engine Co. No. 16 for that of Engine Co. No. 46, and transferring the sum of \$33,860.08 from appropriation for "Salaries, 1881," to that of "Apparatus, supplies," etc., for current year. Filed.

Law Department, approved forms of contract for building house for Engine Co. No. 16.

Health Department, relative to plumbing of house of Engine Co. No. 47. Filed.

American Rapid Telegraph Co., applying for permission to string wires on Department poles.

Referred to Superintendent of Telegraph for report and recommendation.

Jonas Stolts, offering to exchange property No. 191 for No. 195 Elizabeth street. Filed.

Transfers,

to take effect 1st proximo:

Engineer of Steamer James Rogers, Engine Co. No. 30 to Engine Co. No. 38. Fireman James W. Gallagher, Engine Co. No. 19 to Engine Co. No. 14. "John F. Scully, Engine Co. No. 23 to Hook and Ladder Co. No. 4. The minutes of the meeting held 23d instant, were read and approved. On motion, adjourned.

CARL JUSSEN, Secretary.

Present-President John J. Gorman, Commissioners Cornelius Van Cott and Henry D. Purroy.

Resolution.

Whereas, It has become necessary to reduce the number of men employed in the repair shop-in order to bring the pay-roll within the amount appropriated for the balance of the year; there-

Resolved, That the following employees be and are hereby discharged from the service of this Department (for the above reason only), viz.: J. F. Murray, F. Foley, James Costello, M. J. Donlon, M. McGrath, M. F. Dwyer, Edward Nugent, John Glass, Patrick McNally, Patrick White, James Sullivan, George H. Kingsland, Christopher Kenehan, Adolph Weinricht; to take effect on

Adopted.

The draft of Trial Order No. 2, current series, was read and approved and promulgation

Transfers.

Fireman Charles Callaghan, Engine Co. No. 21, to Engine Co. No. 49, 1st proximo.

-audited and transmitted to the Comptroller for payment.

For the Current Year-Schedule No. 49.

Extra Telegraph Force, pay-roll for		No. 2, pay-roll for August	\$241	66
August, apparatus, supplies, etc	\$1,952 70	Bureau of Fire Marshal, pay-roll for		
Headquarters, pay-roll for August	3,492 49	August	600	00
Attorney to the Fire Department,	1	Superintendent of Horses, pay-roll		
pay-roll for August	333 33	for August	612	50
Telegraph Force, pay-roll for August		Bureau of Chief of Department, pay-		
Repair Shops, "	4,828 21		3,174	96
Bureau of Combustibles, pay-roll for		Engine and Hook and Ladder Cos.		
August	1,016 68	pay-roll for August	75,921	19
Bureau of Inspecion of Buildidgs,		· · · · · · · · · · · · · · · · · · ·		_
pay-roll for August	2,869 15		\$96,717	91
D D				

On motion, adjourned.

CARL JUSSEN, Secretary.

SEPTEMBER 6, 1882.

Present—President John J. Gormaii, Commissioners Cornelius Van Cott and Henry D. Purroy Affidavit relative to publication of advertisement inviting proposals, was read and filed.

Proposals for Furnishing Hose.

\$10,000 00

The sureties being approved by the Comptroller, the proposals were filed with directions to transmit security deposits to the Finance Department, and the following resolution adopted:

Resolved, That the contracts for furnishing to this Department 10,000 feet of rubber hose, Maltese Cross brand, and 5,000 feet of cotton rubber lined hose, as per advertisement in the CITY RECORD dated August 22, 1882, be and are hereby awarded to the Gutta Percha and Rubber Manufacturing Company, for the sum of \$10,000 and \$4,000 respectively, on their proposals dated Sept. 5, 1882.

Assistant Engineer of steamer John Barrett, of Engine Co. No. 33, charged with "violation section 8, paragraph V, General Order No. 21, O. B. C., 1881." Evidence taken; laid over.

Assistant Engineer of steamer William Reed, of Engine Co. No. 5, charged with "violation of section 17, paragraph I, General Order No. 21, O. B. C., 1881." Evidence taken; laid over.

Private Michael E. Lawler, of Engine Co. No. 15, charged with "violation section 1, paragraph II, General Order No. 21, O. B. C., 1881," and "neglect of duty," under date of 1st instant, and with "under the influence of liquor" and "neglect of duty," under date of 4th instant. Evidence taken: laid over.

Fireman John Levins, of Hook and Ladder Co. No. 2, charged with "sleeping on house watch." Evidence taken; laid over.

Private John T. Needham, of Engine Co. No. 30, charged with "absent without leave." Evi-

"under the influence of liquor," and "violation of section 1, paragraph II, General Order No. 21, O. B. C., 1881," under date of 4th instant, and with "under the influence of liquor," under date of 5th instant. Found guilty on all the charges, fined five days' pay on each charge, and transferred

to Engine Co. No. 27.
Complaint against Examiner Abraham Demarest, Bureau of Inspection of Buildings, preferred by the Inspector of Buildings, was heard and laid over.

-to take effect the 8th instant:

Private Robert S. Stewart, Hook and Ladder Co. No. 13, to Engine Co. No. 50.

Fireman James Roach, Engine Co. No. 50, to Hook and Ladder Co. No. 13.

Private Henry P. Rielly, Engine Co. No. 27, to Engine Co. No. 33.

Fireman Martin J. Touhey, Engine Co. No. 49, to Engine Co. No 11.

Private Thomas J. Moore, Engine Co. No. 33, to Engine Co. No. 30.

Bills,

-audited, and transmitted to the Comptroller for payment :

For the C	urrent Ye	ar—Schedule No. 51.		
Bruns, W. D., Jr., apparatus, supplies,		Manhattan Gas-light Co., apparatus,		
etc Central Gas Light Co., apparatus, sup-	\$92 63	supplies, etc	\$409	27
plies, etc	23 64	etc	300	00
Clapp & Jones M'fg Co., special ap-		Metropolitan Gas-light Co., apparatus,		
plication for apparatus	5,590 00		04	35
Dobbs, Wm. H., apparatus, supplies, etc.,	422 00	o Mount, R. H., apparatus, supplies, etc.		00
Duffey, Philip, "	25 00	New York Gas-light Co., apparatus,		
Dumahant, Edw'd G. "	123 78		109	58
Fuller, A. P.,	42 10	Owen, S. S., apparatus, supplies, etc	15	20
Gale, D. G., "	22 50	Schmidt, A. & Bros.,		00
Hayward, S. F., General Agent, ap-	22 30	Seery, Peter, "		
paratus, supplies, etc	88 25	Shields, F. A. "		29
Hunton Volley & C	00 25		266	
Hunter, Keller & Co., apparatus, sup-		Sheldon, George H., "	26	43
plies, etc	60 39	Smith, N. J.,	19	00
lisley, Doubleday & Co., apparatus,		Swett, Moses, "	5	IO
supplies, etc	45 25	Walsh, John F., "	115	
Jenkins, Thomas H., apparatus, sup-				-
plies, etc	75 00		\$8,160	CT
Johnson, Seaman, apparatus, supplies,	15 00		\$0,100	51
	125 00			
etc	125 00			- 13

The report for second quarter of current year was approved, signed and ordered to be forwarded to the Mayor.

Resolution.

Resolved, That under the provisions of section 14, chapter 742, Laws of 1871, as amended, Fireman William J. Cavanagh, of Engine Co. 27, is hereby ordered to be examined by the medical officers as to his physical or mental qualifications to perform his duties. On motion, adjourned.

CARL JUSSEN, Secretary.

POLL CLERKS, 1882.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, BUREAU OF ELECTIONS, NEW YORK, September 11, 1882.

Notice is hereby given, in pursuance of a resolution of the Board of Police, that the following-named persons are under consideration for selection and appointment as Poll Clerks, on behalf of

the Democratic party, for the ensuing year.

Objections thereto, if any exist, as to their character or qualifications, are hereby invited, to the end that the same may be investigated before the final action of the Board.

JOHN J. O'BRIEN, Chief of the Bureau of Elections.

NEW YORK COUNTY DEMOCRACY.

First Assembly District.

- 1. Michael Glinn, clerk, 101 Pearl st.
- Joseph A. Woods, clerk, 10 Greenwich st. M. F. Whalen, laborer, 8 Greenwich st.
- Frank F. O'Neill, barkeeper, 6 West st.
- John Arthur Campbell, driver, 19 Rector st. George W. Browne, printer, 117 Cedar st. John H. Smith, salesman, 155 Cedar st. George B. Johnston, express, 157 Washington st.
- 9. John Seery, janitor, 61 William st
- 10. Andrew McCarty, sampler, 274 Pearl st.
 11. O. A. Ham, agent, 157 Fulton st.
 12. M. F. Harty, furnishing goods, 155 Greenwich st.

- Owen Moran, telegrapher, 58 Dey st.
 Louis Kulke, commission, 197 Reade st.
 Edward Anderson, clerk, 24 Varick st.
 Peter Britt, clerk, 343 Greenwich st.
 James Fitzgerald, clerk, 31 Hubert st.
 John Dervin, spices, 398 Greenwich st.
 Reuben C. Woodruff, clerk, 121 W. Broadway
- 20. Michael G. Harran, machinist, 17 Lispen-
- ard st 21. W. E. Buckingham, doctor, 196 Hudson st
- 22. Benjamin Patterson, attorney, 259 West street.
- 23. George McLaughlin, waiter, 20 Vestry st. 24. Patrick Mahoney, telegraph operator, 444 Greenwich st

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JOHN J. O'BRIEN, Chief of the Bureau of Elections.

TAMMANY HALL

First Assembly District.

- 1. Wm. A. Keeler, law, 178 E. 75th st.
- 2. Samuel B. Willis, clerk, 476 Canal st.
- Samuel B. Willis, clerk, 476 Canal st.
 Francis R. Dillon, clerk, 29 Broadway.
 Louis Bader, agent, 16 Greenwich st.
 Michael McGrath, clerk, 31 Washington st.
 George F. Lunny, clerk, 94 Greenwich st.
 George Whiting, plater, 60 Greenwich st.
 James J. Dempsey, porter, 9 Albany st.
 John J. O'Neil, porter, 88 Dey st.
 Wm. J. Dobson, clerk, 2 Lafayette place.
 Bernard McErlane, 18 Beach st.
 Wm. Woodruff, 121 W. Broadway.

- Harry C. Bell, glass, 7 Harrison st.
 Patrick Fitzmaurice, baker, 424 Greenwich
- st.
 15. Michael Cunneen, clerk, 67 Greenwich st.
 16. Paul F. O'Neill, driver, 185 Franklin st.
 17. Wm. T. Weaver, produce, 121 Broadway.
 18. Walter Hallahan, porter, 14 Hubert st.
 19. Edward Fitzgerald, grocer, 23 Varick st.
 20. Thos. McCartney, stationer, 18 Hubert st.
 21. Augustus J. Schilp, blacksmith, 24 Laight

- 22. W. E. Hedding, agent, 48 W. 9th st. 23. John E. Keefe, confectioner, 446 Canal st. 24. Jas. P. Baldwin, agent, 328 W. 48th st.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING WHICH and at which each Court regular ell as of the places where such offices are kept and sourts are held; together with the heads of Department and Courts

> EXECUTIVE DEPARTMENT. Mayor's Office.

No. 6 City Hall, 10 A. M. 10 3 P. M. WILLIAM R. GRACE, Mayor; WILLIAM M. IVINS, Secretary and Chief Clerk.

Mayor's Marshal's Office. No. 1 City Hall, 10 A. M. to 3 P. M. GEORGE A. McDermott, First Marshal.

Permit Bureau Office.
No. 13½ City Hall, 10 A. M. to 3 P. M.
HENRY WOLTMAN, Register.

Sealers and Inspectors of Weights and Measures.

No. 7 City Hall, 10 A. M. to 3 P. M.
WILLIAM EYLERS, Sealer First District; Christopher
Barry, Sealer Second District; John Murray, Inspector
First District; JOSEPH SHANNON, Inspector Second Dis-

COMMISSIONERS OF ACCOUNTS. No. 1 County Court-house, 9 A. M. to 4 P. M. WM. PITT SHEARMAN, JOHN W. BARROW.

LEGISLATIVE DEPARTMENT. Office of Clerk of Common Council.
No. 8 City Hall, 10 A. M. to 4 P. M.
WILLIAM SAUER, President Board of Aldermen.
FRANCIS J. TWOMEY, Clerk Common Council. City Library.
No. 12 City Hall, 10 A. M. to 4 P. M.
Thos. J. O'Connell, Librarian.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office.

No. 31 Chambers street, 9 A. M. to 4 P. M.

HUBERT O. THOMPSON, Commissioner; FREDERICK H.

HAMLIN, Deputy Commissioner.

Bureau of Water Register.

No. 31 Chambers street, 9 A. M. to 4 P. M.
John H. Chambers, Register. Bureau of Incumbrances.
No. 31 Chambers street, 9 A. M. to 4 P. M.
JOSEPH BLUMENTHAL, Superintendent.

Bureau of Lamps and Gas.

No. 31 Chambers street, 9 A. M. to 4 P. M.

STEPHEN McCormick, Superintendent. Bureau of Streets.

No. 31 Chambers street, 9 A. M. to 4 P. M. James J. Mooney, Superintendent.

Engineer in Charge of Sewers. No. 31 Chambers street, 9 A. M. to 4 P. M. HENSON TOWLE, Engineer-in-Charge. Bureau of Chief Engineer.
No. 31 Chambers street, 9 A. M. to 4 P. M.
ISAAC NEWTON, Chief Engineer.

Bureau of Street Improvements.
No. 31 Chambers street, 9 A. M. to 4 P. M.
GEORGE A. JEREMIAH, Superintendent.

Bureau of Repairs and Supplies. No. 31 Chambers street, 9 A. M. to 4 P. M. THOMAS H. McAvov, Superintendent.

Bureau of Water Purveyor.

No. 31 Chambers street, 9 A. M. to 4 P. M.

Daniel O'Reilly, Water Purveyor. Keeper of Buildings in City Hall Park. MARTIN J. KEESE, City Hall.

Comptroller's Office.

Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M.
ALIAN CAMPBELL, Comptroller; RICHARD A. STORRS,
Deputy Comptroller.

Auditing Bureau.

No. 19 New County Court-house, 9 A. M. to 4 F. M.

Daniel Jackson, Auditor of Accounts.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. No. 5 New County Court-house, 9 a. M. to 4 p. M. ARTEMAS CADY, Collector of Assessments and Clerk of

Bureau for the Collection of City Revenues and of Markets.

No. 6 New County Court-house, 9 A. M. to 4 P. M.
THOMAS F. DEVOE, Collector of City Revenue and Superintendent of Markets.

Bureau for the Collection of Taxes,
First floor Brown-stone Building, City Hall Park.
MARTIN T. McMahon, Receiver of Taxes; Alfred
Vredenburg, Deputy Receiver of Taxes.
Bureau of the City Chamberlain.
No. 18 New County Court-house, 9 A. M. to 4 P. M.
J. Nelson Tappan, City Chamberlain.

Office of the City Paymaster.
Room 1, New County Court house, 9 A. M. to 4 P. M.
MOOR FALLS, City Paymaster.

LAW DEPARTMENT. Office of the Counsel to the Corporation.

Staatz Zeitung Building, third floor, 9 A. M. to 5 P. M.
Saturdays, 9 A. M. to 4 P. M.
WILLIAM C. WHITNEY, Counsel to the Corporation;
ANDREW T. CAMPBELL, Chief Clerk.

Office of the Public Administrator.
No. 49 Beekman street 9 A. M. to 4 P. M.
ALGERNON S. SULLIVAN, Public Administrator.

Office of the Corporation Attorney.
No. 49 Beekman street, 9 A. M. to 4 P. M.
WILLIAM A. BOYD, Corporation Attorney.

POLICE DEPARTMENT.

Central Office.

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

Stephen B. French, President; Seth C. Hawley,
Chief Clerk; John J. O'Brien, Chief Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.
No. 66 Third avenue, corner Eleventh street, 8:30 A M. to 5:30 P. M.
THOMAS S. BRENNAN, President; GEORGE F. BRITTON,
Secretary.

FIRE DEPARTMENT.

Headquarters,
Nos. 155 and 157 Mercer street.
JOHN J. GORMAN, President; CARL JUSSEN, Secretary.

Bureau of Chief of Department. Eli Bates, Chief of Department. Bureau of Inspector of Combustibles.
Peter Seery, Inspector of Combustibles.

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

Bureau of Inspection of Buildings.

W.M. P. ESTERROOK, Inspector of Buildings.

Office hours, Headquarters and Bureaus, from 9 A. M. to 4 P. M. Saturdays, 3 P. M. Wm. L. Findley, Nos. 155 and 157 Mercer street and No. 120 Broadway.

Fire Alarm Telegraph.

J. Elliot Smith, Superintendent of Telegraph, Nos. 155 and 157 Mercer street.

Repair Shops.
Nos. 128 and 130 West Third street.
John McCabe, Chief of Battalion-in-Charge, 8 a. m. to

Hospital Stables. No. 199 Chrystie street. Dederick G. Galle, Superintendent of Horses.

HEALTH DEPARTMENT. No. 301 Mott street, 9 A. M. to 4 P. M. CHARLES F. CHANDLER, President: EMMONS CLARK,

DEPARTMENT OF PUBLIC PARKS No. 36 Union Square, 9 A. M. to 4 P. M. EDWARD P. BARKER, Secretary.

Civil and Topographical Office.

Arsenal, 64th street and 5th avenue, 9 A. M. to 5 P. M. Office of Superintendent of 23d and 24th Wards.
146th street and 3d avenue, 9 A. M. to 5 P. M.

DEPARTMENT OF DOCKS. Nos. 117 and 119 Duane street, 9 A. M. to 4 P. M. WILLIAM LAIMBEER, President; John T. Cuming,

DEPARTMENT OF TAXES AND ASSESSMENTS.

Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. THOMAS B. ASTEN, President; J. C. REED, Secretary. Office Bureau Collection of Arrears of Personal Taxes

DEPARTMENT OF STREET CLEANING. 51 Chambers street, Rooms 10, 11 and 12, 9 A. M.

JAMES S. COLEMAN, Commissioner; M. J. MORRISSON, Chief Clerk. BOARD OF ASSESSORS.

Office, City Hall, Room No. 11/2, 9 A. M. to 4 P. M. JOHN R. LYDECKER, Chairman; WM. H. JASPER, Secretary.

BOARD OF EXCISE. Corner Bond street and Bowery, 9 A. M. to 4 P. M. WILLIAM P. MITCHELL, President; ANTHONY HARTMAN, Chief Clerk.

SHERIFF'S OFFICE.

Nos. 3 and 4 New County Court-house, 9 a. m. to 4 p. m Peter Bowe, Sheriff; Joel O. Stevens, Under Sheriff Alex. V. Davidson, Order Arrest Clerk. REGISTER'S OFFICE.

East side City Hall Park, 9 a. m. to 4 p. m.
AUGUSTUS T. DOCHARTY, Register; J. FAIRFAX
McLaughlin, Deputy Register. COMMISSIONER OF JURORS.

No. 17 New County Court-house, 9 A. M. to 4 P. M. GEORGE CAULFIELD, Commissioner; Alfred J. Keegan, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. 10 4 P M. WILLIAM A. BUTLER, County Clerk; Chas. S. Beards-Ley, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE. d floor, Brown-stone Building, City Hall Park, 9 м. to 4 P. M. John McKeon, District Attorney; Hugh Donnelly,

CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors, for examination by all persons interested, viz. No. 1. Tree planting on Avenue St. Nicholas, from One Hundred and Tenth to One Hundred and Fifty-fifth street.

street.

No. 2. Paving One Hundred and Twelfth street, from
the westerly crosswalk of Third avenue to the easterly
crosswalk of Fourth avenue.

No. 3. Paving Eighty-third street, from the west crosswalk of Eighth avenue to the Boulevard.

No. 4. Regulating and paving Seventy-sixth street,
from Third to Fourth avenue.

No. 5. Paving Ninety-fourth street, from Third to
Lexington avenue.

No. 5. Paving Amery-to-the States and gutter Lexington avenue.

No. 6. Regulating, grading, setting curb and gutter stones in Seventieth street, from the Eighth to the Tenth

No. 7. Sewer in Montgomery street, between Madison and Monroe streets. nd Monroe streets.

No. 8. Paving Fifty-fifth street, from Sixth to Seventh

No. 9. Paving One Hundred and Eighth street, from Third to Fifth avenue.

No. 9. Paving One Hundred and Eighth street, from Third to Fitth avenue.

No. 10. Laying crosswalks across Willis avenue and One Hundred and Thirty-eighth and One Hundred and Thirty-ninth streets, and flagging sidewalks a space four feet wide in One Hundred and Thirty-eighth street, between Willis and Alexander avenues.

No 11. Laying crosswalks in Courtland avenue and in each street intersecting said avenue, from Third avenue to One Hundred and Fifty-sixth street.

No. 12. Paving One Hundred and Fifteenth street, from Third avenue to Avenue A.

No. 13. Paving Forty-fourth street, from First to Second avenue, and laying crosswalk, etc.

No. 14. Paving Seventy-fifth street, from Third to Fourth avenue.

No. 15. Sewers in Fourth avenue, west side, between One Hundred and Eighth and One Hundred and Tenth streets; in One Hundred and Ninth street, between Fourth and Fifth avenues, and in Madison avenue, between One Hundred and Ninth and One Hundred and Tenth streets.

No. 16. Sewers in Ninety-sixth and Ninety-seventh streets, between Third and Lexington avenues.

No. 17. Sewer in One Hundred and Tifty-third street, between Tenth avenue and Avenue St. Nicholas.

No. 18. Sewer in One Hundred and Twenty-third street, between Fourth and Madison avenues, from end of present sewer.

No. 20. Sewer in Fourth or Park avenue, east side, between Thirty-fifth and Thirty-sixth streets, between Elevands avenues and avenue, between Thirty-fifth and Thirty-sixth streets, between Fourth and Fourth avenue.

between Thirty-fifth and Thirty-sixth succes, of present sewer.

No. 20. Sewer in Twenty-third street, between Eleventh and Thirteenth avenues, with branch in Thirteenth avenue, between Twenty-third and Twenty-fourth

streets.

No. 21. Basins west side of Fifth avenue, opposite
One Hundred and Second street.
No. 22. Sewer in One Hundred and Nineteenth
street, between Sixth avenue and Summit, east of Sixth

avenue.

No. 23. Sewer in Eighty-seventh street, between Ninth and Tenth avenues.

No. 24. Sewer in Fourth avenue, east side, between Eighty-second and Eighty-third streets.

No. 7. Both sides of Avenue St. Nicholas, from One Hundred and Tenth to One Hundred and Fifty-fifth

No. 1. Both sides of Avenue St. Nicholas, from One Hundred and Tenth to One Hundred and Fifty-fifth streets.

No. 2. Both sides of One Hundred and Twelfth street, from Third to Fourth avenues, and to the extent of half the block at the intersecting avenues.

No. 3. Both sides of Eighty-thi d street, from Eighth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 4. Both sides of Seventy-sixth street, from Third to Fourth avenues, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of Ninety-fourth street, from Third to Lexington avenues, and to the extent of half the block at the intersecting avenues.

No. 6. Both sides of Seventieth street, from the Eighth to the Tenth avenues, and to the extent of half the block at the intersecting avenues.

No. 7. The four corners at the intersection of Montgomery and Monroe streets, and both sides of Montgomery street, between Madison and Monroe streets.

No. 8. Both sides of Fifty-fifth street, from Sixth to Seventh avenues, and to the extent of half the block at the intersecting avenues.

No. 9. Both sides of One Hundred and Eighth street, from Third to Fifth avenues, and to the extent of half the block at the intersecting avenues.

No. 10. Both sides of One Hundred and Fortieth streets, and both sides of One Hundred and Fortieth streets, and both sides of One Hundred and Firty-eighth and One Hundred and Thirty-ninth streets, extending five hundred and fifty feet easterly, and three hundred and seven feet westerly from Willis avenue.

No. 11. Both sides of Courtland avenue, from Third avenue to One Hundred and fifty-sixth street, and to the extent of half the block at each intersecting street.

No. 12. Both sides of One Hundred and Fifteenth street, from Third avenue to One Hundred and Fifteenth street, from Third avenue to Avenue A, and to the extent of half the block at the intersecting avenues.

No. 13. Both sides of Forty-fourth street, from First to Second avenues and to the extent of half the block at the intersecting avenues No. 14. Both sides of Seventy-fifth street, from Third Fourth avenue, and to the extent of half the block, at the intersecting avenues.

No. 15. West side of Fourth avenue, between One Hundred and Eighth and One Hundred and Tenth streets; both sides of One Hundred and Ninth street, between Fourth and Fifth avenues, and both sides of Madison avenue, from One Hundred and Ninth to One Hundred and Tenth street.

No. 16. Both sides of Ninety-sixth and Ninety-seventh streets, from Third to Lexington avenues.

No. 17. Both sides of One Hundred and Fifty-third street, between Tenth avenue and Avenue St. Nicholas. No. 18. Both sides of One Hundred and Twenty-third street, from Fourth to Madison avenue (from end of present sewer).

No. 19. East side of Fourth or Park avenue, from Thirty-fith to Thirty-sixth street, (from end of present No. 20. Both sides of Twenty-third street, from Eleventh to Thirteenth avenue, and east side of Thirteenth avenue, between Twenty-third and Twenty-fourth streets.

No. 21. Central Park. No. 22. Both sides of One Hundred and Nineteenth street, between Fifth and Sixth avenues.

No. 23. Both sides of Eighty-seventh street, between Ninth and Tenth avenues. No. 24. East side of Fourth avenue, between Eighty-econd and Eighty-third streets.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Board of Assessors, at their office, No. 11½ City Hall, within thirty days from the date of this notice.

The above-described lists will be transmitted as provided by law to the Board of Revision and Correction of Assessments for confirmation, on the 17th day of October,

JOHN R. LYDECKER, DANIEL STANBURY, JOHN W. JACOBUS, JOHN MULLALY, Board of Assessors.

OFFICE OF THE BOARD OF ASSESSORS, No. 11½ CITY HALL, NEW YORK, Sept. 12, 1882.

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, NEW YORK, September 8, 1882.

TO CONTRACTORS.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A SEALED envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received at this office until 12 o'clock M., Monday, October 2, 1882, at which hour and place they will be publicly opened by the Head of the Department and read, for the following:

No. 1. FOR BUILDING A RESERVOIR at Rye Ponds, in the Towns of Harrison and North Castle, Westchester County, New York.

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person me bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion, and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the security required for the completion of the contract, over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, August 26, 1882.

TO CONTRACTORS.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A SEALED envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock m, Monday, September 11, 1882, at which hour and place they will be publicly opened by the head of the Department and read, for the following: No. 1. REGULATING, GRADING, SETTING CURB and Gutter Stones, Asphalting the Sidewalks, and Paving with trap-block pavement with Asphaltic joints, the block bounded by West street, Gansevort street, and Bogart street, and one hundred and twenty-five feet west of West street.

No. 2. REGULATING, GRADING, CURBING, Flagging and Paving with trap-block pavement, East Twenty-sixth street, from the line of the present pavement to a point about one hundred and seventy feet easterly.

No. 3. PAVING WITH TRAP-BLOCK PAVEMENT Lexington avenue, from the north side of Ninety-lived street as he north side of Ninety-lived street as he north side of Ninety-lived street to the north side of Ninety-lived street as he north side of Ninety-lived street to the north side of Ninety-lived street to the north side of Ninety-lived streets as the north side of Ninety-lived streets as the north side of Ninety-lived streets to the north side of Ninety-lived streets to the north side of Ninety-lived streets as the north side of Ninety-lived streets to the north side of Ninety-lived streets the north side of Ninety-lived streets to the north side of Ninety-lived streets the north side of Ninety-lived streets

Lexington avenue, from the north side of Ninety-third street to the north side of Ninety-fourth street and laying crosswalks at the intersecting streets and avenues where re-

No. 4. PAVING WITH TRAP-BLOCK PAVEMENT, Eighty-seventh street, from First avenue to

No. 5, AVING WITH TRAP-BLOCK PAVEMENT, One Hundred and Fifth street, from Third avenue to Fourth avenue, and laying cross-walks at the intersecting streets and avenues

where required.

No. 6. PAVING WITH TRAP-BLOCK PAVEMENT
One Hundred and Sixth street, from Third
avenue to Lexington avenue.

No. 7. PAVING WITH TRAP-BLOCK PAVEMENT One Hundred and Seventh street from First to Third Avenue and laying crosswalks at the intersecting streets and avenues where

No. 8. PAVING WITH TRAP-BLOCK PAVEMENT One Hundred and Twenty-seventh street from Sixth avenue to Seventh avenue and laying crosswalks at the intersecting streets and ave-nues where required.

No. 9. PAVING WITH GRANITE BLOCK PAVEment One Hundred and Fourteenth street from First avenue to Pieasant avenue, and laying cross-walks at the intersecting streets and avenues, where required

No. 10. PAVING WITH GRANITE BLOCK PAVE-ment One Hundred and Fourteenth street, from First Avenue to Second avenue, and laying crosswalks at the intersecting streets and avenues where required.

No. 11. REGULATING AND GRADING One Hundredth street, from the west curb of Third avenue to a point five feet east of and parallel with the east line of Fourth avenue, and setting curb-stones and flagging sidewalks therein.

No. 12. REGULATING AND GRADING One Hundred and First street from the west curb of Third avenue to a point five feet east of, and parallel with, the east line of Fourth avenue, and setting curb-stones and flagging sidewalks therein.

Each estimate must contain the name and place of resistance must be set of the name and place of resistance must be set of the name and place of resistance must be named to the named to the named to the named t

walks therein.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other per-

son be so interested, it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud. That no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation is directly or indirectly interested in the estimate or in the work to which it relates or in the profits thereof.

Each estimate must be verified by the soil, in the soil is a solution of the state of the same that the same in the soil is a solution.

lates or in the profits thereof.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion, and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied

of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as ball, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by

and that he has offered himself as surety in good latth, with the intention to execute the bond required by law.

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

Blank forms of bid or estimate, the proper envelopes

of his deposit will be returned to mm.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired can be obtained at the following offices: Paving Room 1, and Regulating and Grading Room 5, No. 31 Chambers street.

HUBERT O. THOMPSON,

Commissioner of Public Works.

ASSESSMENT COMMISSION.

THE COMMISSIONERS APPOINTED BY CHAP-THE COMMISSIONERS APPOINTED BY CHAPter 550 of the Laws of 1880, to revise, vacate, or modify assessments for local improvements in the City of New York, in pursuance of said act and the act amendatory thereof, give notice to all persons affected thereby that the notices required by the said act must be filed with the Comptroller of said city and a duplicate thereof with the Counsel to the Corporation, as follows:

As to all assessments for local improvements comfirmed before June 9, 1880, on or before November 1, 1882. As to all assessments for local improvements completed before June 9, 1880, and since confirmed, on or before November 1, 1882. As to any assessment for local improvements known as Morningside avenues, within two months after the dates upon which such assessments may be respectively confirmed.

The notice must specify the particular assessment com-

The notice must specify the particular assessment com-plained of, the date of the confirmation of the same, the property affected thereby, and in a brief and concise manner the objections thereto, showing, or tending to show, that the assessment was unfair or unjust in re-spect to said real setate.

iow, that the assessment was pect to said real estate.

Dated, No. 27 CHAMBERS STREET, June 6, 1882.

EDWARD COOPER,

JOHN KELLY,

ALLAN CAMPBELL,

GEORGE H ANDREWS,

DANIEL LORD, JR.,

Commissioners under the Act.

JAMES J. MARTIN, Clerk.

FIRE DEPARTMENT.

Headquarters

Fire Department, City of New York,

155 AND 157 Mercer Street,
New York, August 30, 1882.

SEALED PROPOSALS FOR FURNISHING THIS
Department with the following articles:
300,000 pounds Hay, of the quality and standard known
as Good Sweet Timothy.
55,000 pounds good clean Rye Straw.
2,500 bags clean White Oats, 80 pounds to the bag.
1,800 bags Fine Feed, 60 pounds to the bag.
—will be received by the Board of Commissioners at the
head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New
York, until 10 o'clock A. M., Wednesday, September 13,
at which time and place they will be publicly opened by
the head of said Department and read.
Proposals must include all of the items, specifying the
price per cwt. for hay and straw, and per bag for oats
and feed.
All of the articles are to be delivered at the various

and seed.

All of the articles are to be delivered at the various houses of the Department in such quantifies and at such times as may be directed.

No estimate will be received or considered after the

No estimate will be received or considered and hour named.

The award of the contract will be made as soon as practicable after the opening of the bids.

Any person making an estimate for the articles shall present the same in a sealed envelope, to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the articles to which it relates.

relates

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

as surety or otherwise, upon any obligation to the Corporation.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no Member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so

awarded, become bound as his sureties for its faithful per formance in a sum not less than one-half the amount of the estimate; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above his liabilities as bail, surety, or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied to the city of the property of the property of the security of the companied of the contract of the national

the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of two hundred and fifty (\$250) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him. be returned to him.

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

Bidders will write out the amount of their estimate in addition to inserting the same in figures.

The form of the agreement and specifications, and showing the manner of payment for the articles, may be seen and forms of proposals may be obtained at the office of the Department.

JOHN J. GORMAN,
CORNELIUS VAN COTT,
HENRY D. PURROY,
Commissioners.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, August 28, 1882.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING THE materials and labor, and doing the work required for constructing a house for the Fire Department, to be erected at No. 223 East Twenty-fifth street for Engine Company No. 16, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New York, until 10 o'clock A. M., Wednesday, September 13, at which time and place they will be publicly opened by the head of said Department and read. No estimate will be received or considered after the

No estimate will be received or considered after the

For information as to the amount and kind of work to be done, bidders are referred to the specifications and drawings, which form part of these proposals.

The house to be completed and delivered in one hun-dred and fifty (150) days after the date of the contract.

The damages to be paid by the contract of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are, by a clause in the contract, fixed and liquidated at twenty-five (\$25) dollars per day.

The award of the contract will be made as soon a practicable after the opening of the bids.

Any person making an estimate for the work shall present the same in a sealed envelope, to said Board, at aid office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates

of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

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

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its b-ing so awarded, become bound as his sureties for its faithful performance in a sum not less one-half the amount of the estimate; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be e

the award is made and prior to the signing of the cract.

No estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of four hundred (\$400) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimatebox, and no estimate can be deposited in said box until

such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

Bidders will write out the amount of their estimate, in addition to inserting the same in figures.

The form of the agreement and specifications, and drawings, and showing the manner of payment for the work, may be seen and forms of proposals may be obtained at the office of the Department.

JOHN J. GORMAN,
CORNELIUS VAN COTT,
HENRY D. PURROY,
Commissioners.

FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, September 23, 1881.

NOTICE IS HEREBY GIVEN THAT THE Board of Commissioners of this Department will meet daily, at 10 o'clock A. M., for the transaction of By order of

JOHN J. GORMAN, President. CORNELIUS VAN COTT, HENRY D. PURROY, Commissioners. CARL JUSSEN, Secretary

POLICE DEPARTMENT.

Police Department of the City of New York,
300 Mulberry Street,
New York, September 1, 1882

PUBLIC NOTICE IS HEREBY GIVEN THAT
two horses and a buggy, the property of this department, will be sold at public auction on Friday, September
15, 1882, at 10 o'clock, A. M., at the stables of Van Tassell
& Kearney, auctioneers, No. 110 East Thirteenth street.
By order of the Board,
S. C. HAWLEY, Chief Clerk.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, 300 MULBERRY STREET.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR BUILDING A STAtion-house, lodging-house and prison on the ground and premises now occupied by a building known as "Franklin Market," situated in the City of New York, bounded by Old slip, Front and South streets, will be received at the Central Office of the Department of Police in the City of New York until 10 o'clock A. M., of Wednesday, the 13th day of September, 1882.

nesday, the 13th day of September, 1882.

The person or persons making an estimate shall furnish the same in a sealed envelope, indorsed "Estimate for building a station-house, lodging-house and prison," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the estimates received will be publicly opened by the head of said Department and read.

For particulary of the nature and entert of the week to

For particulars of the nature and extent of the work to be done, reference must be made to the plans and speci-fications on file in the office of the Chief Clerk of the said Department.

All the old buildings, walls and other materials now on the lot and premises are to be removed by the con-tractor, and shall be his property. Bidders in making their estimates will consider the value of such materials.

Bidders will state in writing, and also in figures, a price for the work complete. The price is to cover the furnishing of all the materials and labor and the performance of all the work called for by the specifications, plans, drawings, and form of agreement.

No estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corpora-tion upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpora-

The entire work is to be completed within seven months rom the date of the contract.

The person or persons to whom the contract may be awarded will be required to give security, for the performance of the contract, in the manner prescribed by law, in the sum of twenty thousand dollars.

law, in the sum of twenty thousand dollars.

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

person is interested it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, and herein stated, over and above all his debts of every nature, and over and above his liabilities, as bail, surety, and otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the Security offered will be subject to approval by the Comptroller of the City of New York after the award is made and prior to the signing of the contract.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised an

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

No estimate for a sum in excess of sixty thousand dollars can be considered.

Plans may be examined and specifications and blank estimates may be obtained by application to the undersigned, at his office in the Central Department.

By order of the Board,

S. C. HAWLEY,

Chief Clerk.

S. C. HAWLEY, Chief Clerk.

New York, August 29, 1882.

POLICE DEPARTMENT—CITY OF NEW YORK,
PROPERTY CLERK'S OFFICE,
300 MULBERRY STREET, ROOM 39,
NEW YORK, August 18, 1882.

WNERS WANTED BY THE PROPERTY
CLERK of the Police Department of the City of
New York, 300 Mulberry street, Room 39, for the following property now in his custody without claimants: Boats,
rope, iron, lead, tin, cases and contents, trucks and carts,
bags and contents, watches, jewelry, revolvers, male and
female clothing, clocks, etc.; also several amounts of cash
taken from prisoners and found by patrolmen of this
Department.

C. A. ST. JOHN, Property Clerk.

SUPREM& COURT.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the City of New York, relative to the opening of One Hundred and Third street, from Eighth avenue to Riverside avenue, in the City of New York.

PURSUANT to the statutes in such cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Friday, the 6th day of October, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on benalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the the appurtenances thereto belonging, required for the opening of One Hundred and Third street, from Eighth avenue to Riverside avenue in the City of New York, being the following described lots, pieces or parcel of

opening of One Hundred and Third street, from Eighth avenue to Riverside avenue in the City of New York, being the following described lots, pieces or parcel of land, viz.:

Beginning at a point in the westerly line of Eighth avenue distant four hundred and sixty-three feet eight inches (463 87) northerly from the northerly line of One Hundsed and First street; thence westerly and parallel with easterly line of New avenue; thence northerly along said line sixty (50°) feet to the westerly line of Eighth avenue; thence southerly along said line sixty (50°) feet to the point or place of beginning.

Also, beginning at a point in the westerly line of New avenue, distant four hundred and sixty-three feet eight inches (463′ 87′) northerly from the northerly line of One Hundred and First street; thence westerly and parallel with said street three hundred and fifty (35°) feet to the easterly line of Ninth avenue; thence northerly along said line sixty (60°) feet; thence easterly three hundred and fifty (35°) feet to the westerly line of New avenue; thence southerly along said line sixty (60°) feet to the point or place of beginning.

Also beginning at a point in the westerly line of Ninth avenue distant four hundred and sixty-three feet eight inches (463′ 8°) northerly from the northerly line of One Hundred and First street; thence westerly and parallel with said street eight hundred (800′) feet to the easterly line of the that avenue; thence northerly along said line sixty (60′) feet to the easterly line of the hundred (800′) feet to the easterly line of the Boulevard; thence northerly along said line sixty (60′) feet; thence easterly eight hundred (800′) feet to the westerly line of the Boulevard; thence northerly along said line ten (10°) feet to a point distant three hundred and First street; thence westerly line of Tenth avenue; thence northerly along said line ten (10°) feet to a point distant three hundred and first street; thence westerly and parallel with said street three hundred and sixty-three feet eight inc

In the matter of the application of the Department of Public Works, for and on behalf of the Mayor, Aldermen, and Commonalty of the City of New York, relative to the opening of One Hundred and Twelith street, from the westerly line of Eighth avenue to the easterly line of New avenue, west of Eighth avenue, in the City of New York.

Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances ther to belonging, required for the opening of One Hundred and Twelfth street, from the westerly line of Eighth avenue to the easterly line of New Avenue, adjoining Morningside Park, in the City of New York, being the following described lots, pieces or parcels of land, viz..

Beginning at a point in the westerly side of Eighth avenue distant four hundred and fifty-three feet eight inches (453' 8'') northerly from the northerly line of One Hundred and Tenth street; thence westerly and parallel with said street three hundred and seventy (370') feet to the easterly line of New avenue between Eighth and Ninth avenues; thence northerly and along said line sixty (60') feet; thence easterly three hundred and seventy (370') feet to the westerly line of Eighth avenue; thence southerly along said line sixty (60') feet to the point or place of beginning.

Said street to be sixty (60') feet wide between the lines of Eighth avenue; said New avenue between Eighth and Ninth avenues; said New avenue between Eighth and Ninth avenues; said New avenue extending from One Hundredth street to Manhattan street.

Dated New York, September 8, 1882.

WILLIAM C. WHITNEY,

into said street to said a said and said street to said and Ninth avenues; said and on One Hundredth street to Manhattan and One Hundredth street to Manhattan Dated New York, September 8, 1882.

WILLIAM C. WHITNEY,

Counsel to the Corporation,

Tryon Row.

New York City.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of Ninety-seventh street, from the westerly line of the Boulevard to the easterly line of Riverside avenue, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a special term of said Court, to be held at the Chambers thereof in the County Court-house, in the City of New York, on Friday, the sixth day of October, 1882, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtances thereto belonging, required for the opening of Ninety-seventh street, from the westerly line of the Boulevard to the easterly line of Riverside avenue, in the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the westerly line of Boulevard.

of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the westerly line of Boulevard distant two hundred and one feet ten inches [201' 10"] northerly from the northerly line of Ninety-sixth struct; thence westerly and parallel with said street three hundred and twenty-five feet [325' 0"] to the casterly line of West-End avenue; thence northerly along said line sixty feet (60' 0"); thence easterly three hundred and twenty-five feet [325' 0"]; to the westerly line of Boulevard; thence southerly along said line sixty feet (60' 0") to the point or place of beginning.

Also beginning at a point in the westerly line of West-End avenue, distant two hundred and one feet ten inches [201' 10"] northerly from the northerly line of Ninety-sixth street; thence westerly and parallel with said struct three hundred and seventy-one feet eleven inches and three-quarters (371' 1134'') to the easterly line of Riverside avenue; thence northerly along said line sixty-one feet five and five-eighths inches [61' 55%''), more or less; thence easterly three hundred and filty-eight feet six inches and one-half [358' 6½'') to the westerly line of Boulevard; thence southerly along said line sixty feet (60' 0") to the point or place of beginning.

Said street to be sixty feet (60' 0") wide between the lines of Boulevard and Riverside avenue.

Dated New York, September 8, 1882.

WILLIAM C. WHITNEY,

Counsel to the Corporation,

Tryon Row, New York.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder men and Commonalty of the City of New York relative to the opening of One Hundred and Fifty fourth street, from Ninth avenue to Tenth avenue, in the City of New York.

relative to the opening of One Hundred and Filty-fourth street, from Ninth avenue to Tenth avenue, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a special term of said court, to be held at the Chambers thereof in the County Court-house in the Lity of New York, on Friday, the sixth day of October, 1882, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Fifty-fourth street, from Ninth avenue to Tenth avenue, in the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Ninth avenue, distant one hundred and ninety-nine feet ten inches (199 '10') northerly from the northerly line of One Hundred and Fifty-third street; thence westerly and parallel with said street two hundred and twenty feet one and one-half inches (220' 1½'') to the easterly line of Avenue St. Nicholas; thence northerly along said line sixty-one feet four and one-half inches (61' 4½''); thence easterly two hundred and thirty-three feet ten inches (233' 10'') to the westerly line of Ninth avenue; thence southerly along said line sixty feet (60') to the point or place of beginning.

Also beginning at a point in the easterly line of Tenth avenue, distant one hundred and ninety-nine feet ten inches (199 '10') northerly from the northerly line of One Hundred and Fifty-third street; thence easterly four hundred and Fifty-third street; thence easterly lone of Avenue St. Nicholas; thence no

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of One Hundred and Thirty-eighth street, from the easterly line of Tenth avenue for a distance of 900 feet 3½ inches easterly, and a new street or avenue which is a continuation thereof, from the last mentioned point in a southerly, easterly and northerly direction to the Avenue St. Nicholas, opposite One Hundred and Thirty-fifth street, in the City of New York, as laid out pursuant to chapter 587 of the Laws of 1881.

line of New avenue, west of Eighth avenue to the easterly line of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in the Chambers thereof in the County Court House, in the City of New York, on Friday, the 6th day of October, 1882, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the use of the Commonalty of the City of New York, for the Laws of 10st.

public to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Thirty-eighth street, from the easterly line of Tenth avenue for a distance of 909 feet 3½ inches easterly, and a new street or avenue, which is a continuation thereof, from the last mentioned point in a southerly, easterly and northerly direction to Avenue St. Nicholas, opposite One Hundred and Thirty-fifth street, in the City of New York, being the following described lots, pieces or parcels of land, viz.:

the last mentioned point, in a southerly, easterly and northerly direction to Avenue St. Nicholas, opposite One Hundred and Thirty-fifth street, in the City of New York, being the following described lots, pieces or parcels of land, viz.;

Beginning at a point in the easterly line of Tenth ave nue, distant seven hundred and nime feet six inches (719'6')' southerly from the southerly line of One Hundred and Forty-first street; thence easterly and parallel with said street nine hundred and nime feet three inches and one-quarter (909' 34''); thence southerly forty feet and three-quarters of an inch (40 0¾''); thence and thirty-twe feet nine inches and three-quarters (335' 9¾''); thence entherly in a curved line, radius thirteen hundred and thirty-twe feet nine inches and three-quarters (335' 9¾''); thence northerly in a curved line, radius thirteen hundred and six feet seven inches and one-half (73' 3¾''); thence northerly and tangent thereto, distance four feet ten inches and three-sixteenths of an inch (4' to 3-i6'); thence westerly gipt hundred and fifty-eight feet ten inches and three-eights of an inch (38' 109%') to the easterly line of Tenth avenue; thence northerly along said lne sixty feet (60' o'') to the point or place of beginning.

Also, beginning at a point in the westerly line of Avenue St. Nicholas distant one thousand five hundred and thirty-five feet eight inches and one-half (1535' 8½'') southerly from the southerly line of One Hundred and Torty-first street; thence southerly an a curved line, radius one hundred and twenty-eight feet eleven inches (128' 11'), distance two hundred and eighty-five (445' o'') feet, distance one hundred and fifty-nine feet and one-half on inch (150' 0½''); thence northerly in a curved line, radius fifty-five (65' o'') feet, distance one hundred and fifty-nine feet three inches and eleven-feet hundred and two feet six inches (38' 6'' 1, distance one hundred and fifty-nine feet three inches and hundred and five-sixteenths (129' 10-i29'); thence southerly in a curved li

WILLIAM C. WHITNEY, Counsel to the Corporation, Tryon Row, New York.

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

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

TO CONTRACTORS.

PROPOSALS FOR GROCERIES AND DRY GOODS.

SEALED BIDS OR ESTIMATES FOR FURNISH

ong

25,000 fresh eggs (all to be candled).
3,000 pounds butter; sample on exhibition Friday,
A.M., September 14.
50 prime city-cured smoked hams, not exceeding
15 pounds weight.
50 pieces prime city-cured bacon (average, 6 lbs.),
50 "" tongues.

3,000 pounds cheese.
3,000 "dried apples.
12,000 "Oolong tea.
25 barrels vinegar.

500 pounds pepper.
3 dozen chow chow (pints).
100 bags clarse meal. DRY GOODS.

to,000 " ticking. 5,000 " Canton flannel. 2,000 " furniture check.

10,000 " ticking.
5,000 " Canton flannel.
2,000 " Canton flannel.
2,000 " furniture check.
100 dozen basting cotton.
100 packs pins.
—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9,30 o'clock A.M., of Friday, September 15, 1882. The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Bid or Estimate for Groceries and Dry Goods," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as practicable after the opening of the bids.

Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract, and the person making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that

collusion or fraud; and that no member of the Common Council, head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the person signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above his liabilities, as bail, surety, or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapers of the Revised Ordinances of the City of New York.

No bid or estimate will be considered unless accompanied by either a certified check upon one of the national banks of

neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet as provided by law. The quality of the articles, supplies, geods, wares, and merchandise must conform in every respect to the samples of the same respectively at the office of the said Department. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

Bidders will state the prices for each article, by which the bids will be tested.

Bidders will write out the amount of their estimate, in addition to inserting the same in figures.

Payment will be made by a requisition on the Comptroller, issued on the completion of the contract, or from time to time, as the Commissioners may determine.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instruction of the Commissioners and Correction.

The Department of Public Charities and Correction estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation.

The form of the agreement, including specifications, and showing the manner of payment, can be obtained at the office of the Department.

Dated New York, September 2, 1882.

HENDY U BODTED

ork, September 2, 1002.
THOMAS S. BRENNAN,
JACOB HESS.
HENRY H. PORTER,
Commissioners of the Department of
Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, August 26, 1882.
IN ACCORDANCE WITH AN ORDINANCE OF
the Common Council, "In relation to the burial of
strangers or unknown persons who may die in any of the
public institutions of the City of New York," the Commissioners of Public Charities and Correction report as
follows:

strangers of unknown persons who may die in any of the public institutions of the City of New York," the Commissioners of Public Charities and Correction report as follows:

At Morgue, Beilevue Hospital, from Governor's Island—Unknown man; age about 55 years; 5 feet 7 inches high; blue eyes. Had on black sack coat, dark striped pants and vest, white shirt, white knit undershirt, gray drawers, blue socks, low cut shoes.

Unknown man from foot of Thirty-sixth street; age about 30 years; 5 feet 8 inches high; brown hair; moustache; blue eyes. Had on blue flannel coat, pepper and salt pants, white shirt, white knit undershirt.

Unknown woman from Bellevue Hospital; age about 33 years; 5 feet 2 inches high; blue eyes.

Unknown man from Ninety-seventh street and Second avenue; age about 30 years; 5 feet 8 inches high; brown hair; red moustache. Had on black coat and vest, dark pants, white drawers with polka dots, white shirt, white undershirt, white socks, low cut shoes.

At Charity Hospital, Blackwell's Island—George Murrho, age 45 years; 5 feet high; dark hair and eyes. Had on when admitted striped jacket, blue vest, brown overalls, colored shirt, boots.

At Homœopathic Hospital, Ward's Island—John W. Hohnholz, age 37 years; 5 feet 6 inches high; blue eyes; brown hair. Had on when admitted black coat, pants and vest.

and vest.

George F. Harris, age 48 years; 5 feet 8 inches high; gray eyes and hair. Had on when admitted brown coat, drab pants, black vest, black hat, gaiters.

Michael Gleason, age 32 years; 5 feet 5 inches high; brown eyes; black hair. Had on when admitted black coat, plaid pants, blue vest, black derby hat, slippers.

At Branch Lunatic Asylum, Hart's Island—Mary Reed, age 40 years; 5 feet inch high; blue eyes; brown hair.

Nothing known of their friends or relatives By order. G. F. BRITTON.

JURORS.

NOTICE IN RELATION TO JURORS FOR STATE COURTS.

OFFICE OF THE COMMISSIONER OF JURORS, NEW COUNTY COURT-HOUSE, NEW YORK, Sept. 15, 1881.

A PPLICATIONS FOR EXEMPTIONS WILL BF heard here, from 10 to 3 daily, from all persons hitherto liable or recently serving who have become exempt, and all needed information will be given.

Those who have not answered as to their liability, or proved permanent exemption, will receive a "jury enrollment notice," requiring them to appear before me this year. Whether hable or not, such notices must be answered (in person, if possible, and at this office only) under severe penalties. If exempt, the party must bring proof of exemption; if liable, he must also answer in Iperson, giving full and correct name, residence, etc., etc. No attention paid to letters.

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or interference permitted. The fines if unpaid will be entered as judgments upon the property of the delinquents.

All good citzens will aid the course of justice, and secure reliable and respectable juries, and equalize their duty by serving promptly when summoned, allowing their clerks or subordmates to serve, reporting to me any attempt at bribery or evasion, and suggesting names for enrollment. Persons between sixty and seventy years of age, summer absentees, persons temporarily ill, and United States and District Court jurors are not exempt.

Every man must attend to his own notice. It is a misdemeanor to give any jury paper to another to answer. It is also punishable by fine or imprisonment to give or receive any present or bribe, directly or indirectly, in relation to a jury service, or to withhold any paper or make any false statement, and every case will be fully prosecuted.

GEORGE CAULFIELD,
Commissioner of Jurors,
Room 17, New County Court-house.

FINANCE DEPARTMENT.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
July 29, 1882.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER 33 of the Laws of 1881, the Comptroller of the City of New York hereby gives public notice to property-owners that the following list of assessments for local improvements in said city was confirmed by the Supreme Court February 9, 1882, and on the 20th day of July, 1882, was entered in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents," viz.:

rears of Taxes and Assessments, and of Water Rents," viz.:

Boston Road and Westchester avenue opening (in West Farms), from Third avenue to the eastern line of the city at the Bronx river.

Section 5 of the said act 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 legal interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

realculated from the date of such early to the Collector of ment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents," from 9 A. M. until 2 P. M., and all payments made thereon, on or before September 27, 1882, 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 cent. per annum from the date of entry in the Record of Titles and Assessments in said Bureau.

ALLAN CAMPBELL, Comptroller.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
July 15, 1882.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER 33 of the Laws of 1881, the Comptroller of the City of New York hereby gives public notice to property-owners that the following lists of assessments for local improvements in said city were confirmed by the "Board of Revision and Correction of Assessments" on the 11th day of July, 1882, and, on the same date were entered in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments kept in the "Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents," viz.:

Seventy-first street flagging, north side, between Ninth and Tenth avenues.

Ninth avenue, fencing vacant lots, between Seventy-first and Seventy-second streets, etc.
One Hundred and Twenty-first street regulating, grading, etc., between Street basin, corner Grove street.
Eighty-fifth street sewer, between Eighth and Ninth avenues

Lexington avenue, sewer, between Eighth of the City of New York Parkers of the City of the C IN PURSUANCE OF SECTION 4 OF CHAPTER

Lexington avenue sewer, between Eighty-first and Eighty-second streets.

Tenth avenue sewer, between Forty-nine and Fiftieth

Eighty-first street sewer, between Ninth avenue and

Summit West.

One Hundred and Twelfth street sewer, between Madi son and Sixth avenues.

Sixty-ninth street sewer, between Eighth and Ninth

Seventy-sixth street sewer, between Eighth and Tenth

Fifty-seventh street sewer, between Fifth and Madison

New avenue (West) sewer and One Hundred and Twenty-second street, between One Hundred and Six-teenth street and Tenth avenue, etc.

Ninth avenue and New avenue sewer, between One Hundred and Fifteenth and Manhattan streets.

One Hundred and Tenth street sewer, between Nevand Ninth avenues, etc.

Section 5 of the said act 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 legal interest thereon at the rate of seven per centum per annum, to be calcuat the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment.

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments and of Water Rents," from 9 A. M. until 2 P. M., and all payments made thereon, on or before Sept. 13, 1882, 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 cent per annum from the interest at the rate of seven per cent per annum from the date of entry in the record of titles of assessments in said

ALLAN CAMPBELL,

ORDER OF THE COMPTROLLER ABOLISHING THE "BUREAU OF LICENSES," IN THE FINANCE DEPARTMENT.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
April 24, 1882.

PURSUANT TO THE PROVISION OF SECTION 3 of chapter 521 of the Laws of 1880, which authorizes a head of a Department to abolish and consolidate

offices and bureaux in the same Department, I hereby abolish the Bureau provided for by section 33 of chapter 335 of the Laws of 1873, entitled as follows, to wit:

"A Bureau of Licenses; the Chief Officer of which shall be called 'Register of Licenses."

Said Bureau has never had any practical existence in the Finance Department, and is declared to be null and ALLAN CAMPBELL, Comptroller. Signed)

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of exammations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records.

Grantors, grantees, suits in equity, insolvents' and Sheriffs' sales, in 61 volumes, full bound, price. \$100 00 The same, in 25 volumes, half bound. 50 00 Complete sets, folded, ready for binding 15 00 Records of Judgments, 25 volumes, bound 10 00

Orders should be addressed to "Mr. Stephen Angell, Comptroller's Office, New County Court-house." ALLAN CAMPBELL,

DEPARTMENT OF DOCKS.

(Work of construction under new plan.)

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET, NEW YORK, Sept. 11, 1882.

TO CONTRACTORS.

(No. 168.)

PROPOSALS FOR ESTIMATES FOR REMOVING THE EXISTING PLANK ROADWAYS, PAVING, EARTH, ETC., FROM THE NEWLY-MADE LAND EXTENDING FROM ABOUT THE SOUTHERLY SIDE OF PIER NEW 38, TO ABOUT FIFTY FEET NORTHERLY OF PIER NEW 41, NORTH RIVER, WHICH IS TO BE PAVED, AND PREPARING FOR AND PAVING THE SAME WITH GRANITE BLOCKS AND LAVING CROSS-WALKS.

ESTIMATES FOR REMOVING ALL OF THE E sisting plank roadways, paving, earth, etc., from the newly-made land extending from about the southerly side of Pier New 38, to about fifty feet northerly of Pier New 41, North River, and for paving the same with granite blocks and for laying cross-walks, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York, until 12 o'clock M. of

MONDAY, OCTOBER 2, 1882, at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

Any person making an estimate for the work shall furnish the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be endorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

presentation, and a statement of the work to which relates.

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Twenty Thousand Dollars.

or Twenty Thousand Dollars.

The Engineer's estimate of the quantities and extent of the work, is as follows:

5,300 cubic yards of dirt to be removed.
4,000 cubic yards of clean sand to be laid.
1,080 cubic yards of gravel for joints.
17,400 square yards of paving to be laid.
5,700 square feet of cross-walks to be laid.
75,360 gallons of paving cement.
355 cubic feet of brickwork.
40 square feet of blue-stone, 4" thick.

21 linear feet of realish beauty costs in a cost.

355 cubic feet of brickwork.
40 square feet of blue-stone, 4" thick.
40 square feet of 12-inch heavy cast-iron pipe.
2,900 pounds of cast-iron for heads of silt basins.
1,875 square feet of old paving to be removed and placed at the disposal of the lessee of Pier New 38, N. R.
135 cubic yards of broken stone to be removed.
39,500 square feet of plank roadway and walks to be removed.
N. B.—As the above-mentioned quantities, though stated with as much accuracy as is possible, in advance, are approximate only, bidders are required to submit their estimates upon the following express conditions, which shall apply to and become part of every estimate received:
1st. Bidders must satisfy themselves, by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not, at any time after the submission of an estimate, dispute or complain of the above statement of quantities, not assert that there was any misunderstanding in regard to the nature or amount of the work to be done.
2d. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract, and the plans therein referred to. No extra compensation beyond the amount payable for the work before mentioned, which shall be actually performed, at the price therefor to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract,

the price therefor to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 20th day of December, 1882, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

All the old material taken from the said existing plank roadways, and the broken stone to be removed under this contract, will be relinquished to the contractor, and the bidders must estimate the value of such material when considering the price for which they will do the work under the contract.

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

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of a service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation, and the contract will be readvertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also

that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair, and without collusion or fraud; and also that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested.

Each estimate shall be accompanied by the consent, in

the verification be made and subscribed to by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that it said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York, any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done, by which the bids are tested. The consent above mentioned, shall be accompanied by the oath or affirmation, in writing of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, and otherwise; and that he has offered himself as surety in good faith, and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of

is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned by the Comptroller to the persons making the same within three days after the contract has been ewarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him by the Comptroller.

Bidders are informed that no deviation from the specifications will be allowed unless redoct the present and present of the present of the specifications will be allowed unless redoct the present of the contract within the time aforesaid, the amount of his deposit will be returned to him by the Comptroller.

Bidders are informed that no deviation from the speci-fications will be allowed, unless under the written in-structions of the Engineer-in-Chief.

No estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The right to decline all the estimates is reserved, it deemed for the interest of the Corporation of the City of New York.

deemed for the interest of the Corporation of the City of New York.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS, Commissioners of the Department of Docks.

(Work of construction under new plan.)

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET, New York, September 9, 1882.

TO CONTRACTORS.

(No. 167.)

PROPOSALS FOR ESTIMATES FOR REMOVING
THE EXISTING PLANK ROADWAYS, PAVING, EARTH, ETC., FROM THE NEWLYMADE LAND EXTENDING FROM ABOUT
50 FEET SOUTHERLY OF PIER NEW 34, TO
ABOUT THE SOUTHERLY SIDE OF PIER
NEW 38, NORTH RIVER, WHICH IS TO BE
PAVED, AND PREPARING FOR AND PAVING THE SAME WITH GRANITE BLOCKS
AND LAYING CROSSWALKS.

ESTIMATES FOR REMOVING ALL OF THE existing plank roadways, paving, earth, etc., from the newly-made land, extending from about 50 feet southerly of Pier new 34, to about the southerly side of Pier new 38, North river, and for paving the same with granite blocks and for laying crosswalks, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York, until 12 o'clock M. of

MONDAY, SEPTEMBER 25, 1882.

at which time and place the estimates will be publicly opened by the head of said Department. The award of

the contract, if awarded, will be made as soon as practicable after the opening of the bids.

Any person making an estimate for the work shall furnish the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

of its presentation, and a statement of the work to which it relates.

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Twenty Thousand Five Hundred Dollars.

The Engineer's Estimate of the Quantities and Extent of the work is as follows:

g5 linear feet of 12-inch heavy cast-iron pipe.
2,175 pounds of cast-iron for heads of silt basin.
21,500 square feet of plank roadway and walks to be emoved.

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

ist. Bidders must satisfy themselves, by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not, at any time after the submission of an estimate, dispute or

complain of the above statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

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

The work to be done under the contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 20th day of December, 1882, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment hereof has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

All the old material taken from the said existing plank roadways, and the broken stone to be removed under this contract, will be relinquished to the contractor, and bidders must estimate the value of such material when considering the price for which they will do the work under the contract.

Bidders will state in their estimates a price for the whole of the work to be done in conformity with the ap-

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

Bidders will distinctly write out, both in words and in

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be readvertised and relet, and so on until it be accepted and executed.

Bidders are required to execute in the source with the contract will be re-

Bidders are required to state in their estimates their names and places of residence; the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which estimates must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested.

that the verification be made and subscribed to by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, upon its being so awarded, become bound as his or their sureries for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done by which the bids are tested; the consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and otherwise; and that he has offered himself as surety in good faith, and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of the national

Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned by the Comptroller to the persons making the same within three days after the contract is awarded. It the successful bidder shall retuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him by the Comptroller.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instructions of the Engineer-in-Chief.

No estimate will be accepted from, or contract awarded to any nerson who is in arreas to the Corporation more

No estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The right to decline all the estimates is reserved, if deemed for the interest of the Corporation of the City of New York.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS, Commissioners of the Department of Doo nt of Docks

DEPARTMENT OF DOCKS, Nos. 117 AND 119 DUANE STREET, New York, September 8, 1882.

TO CONTRACTORS.

(No. 165.) PROPOSALS FOR ESTIMATES FOR DREDGING AT THE FOOT OF EAST TWENTY-FIFTH STREET, EAST RIVER.

ESTIMATES FOR DREDGING on both sides and at the outer end of the Pier at the foot of East Twenty-fifth street, East river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, N os. 117 and 119 Duane street, in the City of New York, until 12 o'clock M. of

MONDAY, SEPTEMBER 25, 1882. at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids. Any person making an estimate for the work shall furnish the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be endorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

The bidder to whom the award is made shall give scurity for the faithful performance of the contract, in se manner prescribed and required by ordinance, in the im of one thousand dollars.

The Engineer's estimate of the quantity of the material ecessary to be dredged in order to secure at the remises mentioned the depth below mean low water, amed in the specifications, is 10,000 cubic yards.

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

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

2. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract. No extra compensation, beyond the amoun payable for the work before mentioned, which shall be actually performed at the price therefor per cubic yard, to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract and the entire work is to be fully completed on or before the 31st day of October, 1882, and the damages to be paid by the Contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

All the material excavated is to be removed by the contractor, and deposited, in all respects, according to law; and any material dredged, not so deposited, shall not be paid for.

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

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be re-advertised and re-let, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each estimate shall be accompanied by the consent, in

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, upon its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person would be entitled on its completion, and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount, in each case, to be calculated upon the estimated amount of the work to be done, by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, and otherwise; and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to the approval of the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless accompanied by either a certified check upon one of the

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

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instructions of the Engineer-in-Chief.

No estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or other-wise, upon any obligation to the Corporation.

right to decline all the estimates is reserved, if

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS,

117 AND 119 DUANE STREET New York, Sept. 8, 1882.

TO CONTRACTORS.

(No. 166. PROPOSALS FOR ESTIMATES FOR REPAIRING THE BULKHEAD AND PLATFORM BE-TWEEN PIERS 20 AND 21, EAST RIVER, AND THE PIER AT THE FOOT OF THIRD STREET, EAST RIVER.

ESTIMATES FOR REPAIRING THE BULK-head and platform between piers 20 and 21, East river, and for repairing the pier at the foot of Third street, East river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York, until 12 o'clock M., of

MONDAY, SEPTEMBER 25, 1882,

MONDAY, SEPTEMBER 25, 1882, at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

Any person making an estimate for the work, or for either class thereof, shall furnish the same in a sealed envelope to said Board, at said office, on or before the day and hour above named, which envelope shall be endorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

The Engineer's Estimate of the Nature, Quantities and Extent of the Work, is as follows:

THE RESERVE TO SERVE	CLASS 1.	CLASS 2.
	Bulkhead and Platform between Piers 20 and 21 East river.	Pier at Third street, East river.
1. 12x12-inch Yellow Pine, teet,		
B. M	10,140	1,99
M	470	427
M 4. 5-inch Yellow Pine plank, feet,		250
B, M		16,350
B. M	7,800	
Pine or Spruce plank, feet, B. M	3,900	56,376
8. 3x4-inch White Oak, feet, B.		2,600
M Note—The above quantities are exclusive of extra lengths required for scarfs, laps, etc., and of waste		224
 Spruce, Pine or Cypress Piles, 45 to 55 feet long 	5	17
10. Oak Fender Piles, 45 to 50 feet	11	1:
long		
12. Oak Cleats	4	
14. Logs, Ties, etc., about	116	
14. Logs, Ties, etc., about 15. Iron Bolts, Spikes, Chain, Cast-Iron Washers, etc., lbs. 16. Rip-rap Stone, about cubic	2,444	7,700
yards	147	
17. Sand, about loads. 18. Labor and materials in Class 1, of moving and replacing sheds and buildings on Platform in accordance with the Specifications. 19. Labor in each class respectively, of framing and carpentry, including all moving of timber, jointing, planking, bolting, spiking and labor of every description		
Labor in each class respectively, of removing from the premises all the old material, except that to be used in the work under this Contract.		

Estimates may be made for one, or both, of the above

two classes.

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

eved:

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

be done.

(2.) Bidders will be required to complete the entire work contracted for to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract. No extra compensation beyond the amount payable for the work before mentioned which shall be

extra compensation beyond the amount payable for the work before mentioned, which shall be actually performed at the price therefor, in each class, to be specified by the lowest bidder, shall be due or payable for the entire work.

The bidder to whom an award is made shall give security for the faithful performance of his contract, in the manner prescribed and required by ordinance, in the sum of five hundred dollars, for class 1, and in the sum of one thousand dollars for class 1, and in case the contract for both of the above named classes be awarded to him, in the sum of the aggregate amount required for the two classes.

The work to be done under the contract in both classes is to be commenced within five days after the date of the contract, and all the work to be done under Class 1 is to be fully completed on or before the 1sth day of November, 1882, and all the work to be done under Class 2 is to be fully completed on or before the 1sth day of December, 1882, and the damages to be paid by the contract of or each day that the contract, or any part thereof may be unfulfilled after the time or times fixed for the fulfillment thereof has expired, Sundays and holiday not to be excepted, are, by a clause in the contract, fixed and liquidated at fifty dollars per day.

All the old material taken from the said pier and bulkhead, and platform, to be removed under the contract, will be relinquished to the contractor, and bidders must estimate the value of such material when considering the price for which they will do the work under the contract, the badders will state in their estimates a price for the badders will state in their estimates a price for the badders will the contract of the state o

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

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing each of the two classes of this work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be re-advertised and re-let, and so on until it be accepted and executed.

and executed.

Bidders are required to state in their estimates their names and places of residence; the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each estimate shall be accompanied by the consent, in

terested, it is requisite that the verification be made and subscribed by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount, in each case, to be calculated upon the estimated amount of the work to be done in each class by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety and otherwise; and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered, will be subject to the approval of the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless

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

Bidders are informed that no deviation from the specifications will be effected to excite the returned to the comptroller.

Bidders are informed that no deviation from the speci-fications will be allowed, unless under the written instruc-tions of the Engineer-in-Chiet.

No estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surrety or otherwise, upon any obligation to the Corporation.

The right to decline all the estimates is reserved, it deemed for the interest of the Corporation of the City of New York.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS, Commissioners of the Department of Docks.

NOTICE.

DEPARTMENT OF DOCKS,
NOS. 117 AND 119 DUANE STREET,
NEW YORK, April 22, 1882.

R ULES AND REGULATIONS ESTABLISHED
for the government and proper care of piers, bulkheads, slips, and other wharf property, under the provisions of subdivision 7 of section 6 of chapter 574 of the
Laws of 1871, by the Board of the Department of Docks,
and published, to take effect on and after

MAY 1, 1882.

The said subdivision 7, among other things, provides as follows:

"The violation of or disobedience to any rule, regula-tion, or order of said Board shall be a misdemeanor, punishable by a fine not exceeding five hundred dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment, on complaint of said Board."

And every person guilty of a violation of or disobedience to any of the following rules or regulations, in addition to the penalties thereby fixed and imposed, to be recovered in civil actions is liable to be prosecuted for a misdemeanor and to be punished by such fine and imprisonment, or by both.

by both.

No. 1—No piles shall be driven, nor shall any platform be erected, nor shall any filling-in of any kind be made on any part of the water-front of the city, without a written permit therefor being first had and obtained from the Board, under a penalty of two hundred and fifty dollars, for every such offense, to be recovered from the owner, lessee, or occupant of any pier or bulkhead, or of any water-front property or right, who shall cause or permit any such work to be done upon his premises before such permit therefor has been obtained, and under the further penalty of fifty dollars for each and every day which shall elapse before any piles so driven, or platform so erected, or material so filled-in, without such permit being first obtained, shall be removed, after the expiration of the time which may be allowed for such removal, by a notice served upon such owner, lessee, or occupant, by the Corporation Wharfinger for the district, to be also recovered from such owner, lessee, or occupant.

No. 2—No shed, building, office, tally-house, or other

also recovered from such owner, lessee, or occupant.

No. 2—No shed, building, office, tally-house, or other structure shall be erected, nor shall any derrick, hoisting-mast, coal-hopper, sign, or advertising device, or other erection or obstruction of any kind be placed or maintained upon any pier, bulkhead, or other wharf structure, nor upon any reclaimed land, withcut a written permit therefor being first had and obtained from the Board; and if the owner, lessee, or occupant of any such

premises, or the owner, lessee, or agent, of any such structure, erections, or obstructions, shall fail to comply with a notice served by the Corporation Wharfinger for the district to remove any such structure, erection, or obstruction, after the expiration of the time allowed by such notice for the removal, such owner, lessee, occupant or agent, shall forfeit and pay a penalty of twenty-five dollars per day for each and every day, which shall elapse before any such structure, erection or obstruction, shall be removed, after the expiration of the time for the removal thereof specified in said notice.

removal thereof specified in said notice.

No. 3—No cargo shall be discharged from any vessel upon any bulkhead or wharf structure, at which such vessel is being unladen, after service by the Corporation Wharfinger for the district, upon the owner, consignee, master, or other officer, or stevedore, of such vessel, of a notice that such bulkhead or structure will be endangered by the placing of additional cargo thereon, under a penalty of two hundred and fifty dollars for every such offense, and a further penalty equal in amount to the damages of every description which shall be caused by the further discharging of cargo upon such bulkhead or wharf structure, after the service of the said notice, both of such penalties to be recovered from such owner, consignee, master or other officer or stevedore, severally and respectively.

No. 4—All goods, merchandise, and materials of every

and respectively.

No. 4—All goods, merchandise, and materials of every kind, landed or placed on any pier, bulkhead, or other whart structure, or upon reclaimed land, must be removed therefrom without unnecessary delay, and within twenty-four hours after the Corporation Wharfinger for the district shall have served upon the owner, shipper, or consignee, of such cargo, a notice to remove the same, under a penalty of fifty dollars per day for each and every day, during which any part of said cargo shall remain upon such pier, bulkhead, structure, or land, after the expiration of the said twenty-four hours, to be recovered from such owner, shipper, or consignee, severally and respectively.

No. 5—All goods, merchandise and materials of every

and respectively.

No. 5—All goods, merchandise and materials of every kind encumbering any pier, bulkhead or other wharf structure, or reclaimed land, after the time designated for the removal thereof shall have expired, will be liable to be removed by the Board to any warehouse or yard, at the soie risk and expense of the owner of any such property, and all expense incurred for such removal and storage or otherwise, shall be and become a lien thereon, and such goods, merchandise and materials will not be delivered to the owner until the expense of such removal and storage has been paid.

No. 6—No person shall construct or maintain any engine-house, tally-house, or other small structure, under a permit of the Board, on any unshedded pier, or other wharf structure, unless the same be placed on wheels so as to admit of easy removal thereupon when required, and to prevent the accumulation of dirt or refuse thereunder, under a penalty of twenty-five dollars per day for each and every day which may elapse before the discontinuance of such offense.

No. 7—No vessel of any kind shall be loaded or dis-

under a penalty of twenty-five dollars per day for each and every day which may elapse before the discontinuance of such offense.

No. 7—No vessel of any kind shall be loaded or discharged by horse power, nor shall stones or similar cargo be discharged from any vessel, upon any pier, bulkhead or other wharf structure, unless proper planking be provided to protect the surface of such pier, bulkhead or other wharf structure from injury consequent upon the travel of the horse, or the throwing of the stones or similar cargo thereupon, under a penalty of five dollars a day for each horse so employed, and of twenty-five dollars for each offense of discharging such stones or like cargo, upon such pier, bulkhead, or other wharf structure, to be recovered from the owner consignee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property belonging to the Corporation, under lease, it shall be paid to the lessee thereof, but if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property not owned by the Corporation, it shall be paid to the owner thereof.

No. 8—No sand shall be discharged from any vessel unless canvas or similar material be extended from the vessel's side to the bulkhead or wharf structure at which such vessel is being unladened, to prevent the falling of the sand into the water, and if the surface of any such wharf structure is not sufficiently tight to prevent the sand dumped thereon from going through into the water, then no sand shall be discharged thereon from any vessel, unless canvas or similar material be first laid thereon to receive the sand, under a penalty of twenty-five dollars for each offense, to be recovered from the owner, consignee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered on account of sand discharged upon wharf property belonging to the Corporation, it shall be pai

where of, the components of every pier, wharf and bulkhead in the City of New York shall keep the same in good repair, and the slips adjacent thereto properly dredged; and whenever, in the judgment of the Board, it shall be necessary so to do, written notices, signed by the President or Secretary of said Board, shall be served upon the owners, lessees or occupants, or collector of wharfage of any such pier, wharf or bulkhead, or the slip adjoining the same, on or in which repairs or dredging are required by said Board, specifying the nature and extent of the repairs or dredging so required, and the time within which such repairs must be made, or such dredging done; and in case the owners, lessees or occupants so notified, fail to comply with the terms and requirements of such notice, they shall forfeit and pay a penalty of fifty dollars per day for every day which shall elapse before they comply with such notice.

No. 10—No ashes, refuse, offal, fruit, vegetables or

penalty of fifty dollars per day for every day which shall elapse before they comply with such notice.

No. 10—No ashes, refuse, offal, fruit, vegetables or any other substances, shall be thrown into the waters surrounding or adjacent to any pier or bulkhead, or any other part of the water-front of the city, under a penalty of twenty-five dollars for every such offense, to be recovered from the owner, lessee, or occupant, severally and respectively, of any pier, bulkhead, wharf structure, or other property, from which any such substance shall be thrown, or from the person actually throwing the same; or if any such substance be thrown from any vessel lying in waters within the jurisdiction of the Department, whether berthed or not, then such penalty to be recovered from the owner, consignee, or master of such vessel, severally and respectively.

No. 11—No snow or ice shall be dumped into the waters adjacent to the water-front of the city, except from the piers, bulkheads and other places designated from time to time, by the Board, for such dumping, under a penalty of twenty-five dollars for each offense, to be recovered from the owner, lessee or occupant of any pier, bulkhead or other wharf property, from which any such snow and ice shall be dumped, or from the person actually dumping the same, severally and respectively.

No. 12—All lumber, brick, or other material in bulk discharged on any bulkhead not shedded, shall be at once removed, or, if not so removed, shall be placed at least twenty feet from the edge of the bulkhead, pending removal, under a penalty of fifty dollars per day, for each and every day such lumber, brick or other material shall remain on the bulkhead, to be recovered from the owner or consignee of such lumber, brick or other material, or from the person placing, or causing the same to be placed, on such bulkhead, severally and respectively.

No. 13—The charges for wharfage and dockage of all vessels admitted to any of the piers or bulkheads con-

No. 13—The charges for wharfage and dockage of all vessels admitted to any of the piers or bulkheads constructed under the new plans adopted by the Department, shall be at the same rates as are now, or shall hereafter be, fixed and established by laws of this State, until otherwise ordered by the Board.

No. 14—The term "Board," when used in the fore-going rules and regulations, shall be taken to mean "The Board of the Department of Docks of the City of New York," and the term "Corporation," when so used, shall be taken to mean "The Mayor, Aldermen and Common-alty of the City of New York."

JOHN R. VOORHIS, JACOB VANDERPOEL, WM. LAIMBEER, Commissioners of Docks,