THE CITY RECORD.

OFFICIAL JOURNAL.

Vol. XXV.

NEW YORK, THURSDAY, JULY 22, 1897.

NUMBER 7,361.

BOARD OF ALDERMEN.

STATED MEETING.

TUESDAY, July 20, 1897, 11 o'clock A. M.

The Board met in Room 16, City Hall.

The Board met in Room 16, City Hall.

PRESENT:

John P. Windolph, Vice-President, Aldermen Nicholas T. Brown, Thomas M. Campbell, William Clancy, Thomas Dwyer, Elias Goodman, Frank J. Goodwin, Joseph T. Hackett, Jeremiah Kennefick, Francis J. Lantry, Frederick L. Marshall, Robert Muh, John T. Oakley, Charles A. Parker, Rufus R. Randall, Andrew Robinson, Joseph Schilling, Henry L. School, William Tait, Frederick A. Ware, Charles Wines, Collin H. Woodward, Jacob C. Wund—23. In the absence of the President, the Vice-President took the chair.

Alderman Muh moved that the reading of the minutes be dispensed with, and that they be approved as printed.

Which was adopted.

MESSAGES FROM HIS HONOR THE MAYOR.

MESSAGES FROM HIS HONOR THE MAYOR.

The Vice-President laid before the Board the following message from his Honor the Mayor:
MAYOR'S OFFICE, NEW YORK, July 20, 1897. To the Honorable the Boara of Addermen:
GENTLEMEN—I return herewith, without approval, resolution of your Honorable Body permitting the Pond Lily Pleasure Club to drive a wagon through the streets, on the ground that the people of this city complain of the many unnecessary noises in the public streets, and the Chief of Police, with commendable zeal, has taken up the matter of abating this increasing nuisance; and your Honorable Board should aid him in his efforts to abate all unnecessary noise in the streets. The driving of wagons through the public streets with a band of music to advertise a show, patent medicine, articles of merchandise, excursions, etc., is quite unnecessary, and serves no public interest or end.

It is to be hoped that your Honorable Board will not approve of similar resolutions in the future; for there is no sanction for it in law, and the same are in violation of section 669 of the ordinances lately adopted by your Board.

Respectfully yours,

JOHN JEROLOMAN, Acting Mayor.

Resolved, That permission be and the same is hereby given to the Pond Lily Pleasure Club to drive a wagon through the territory bounded by the East river, Grand street, Third avenue and East Fourteenth street, for the purpose of announcing the annual excursion of the association, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only for one week after the date of approval of his Honor the Mayor, excluding Sunday.

Sunday.

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

MOTIONS AND RESOLUTIONS.

By the Vice-President—
Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board, for further consideration, the resolution adopted July 6, 1897, permitting Adams & Co. to place and keep show-windows on west side of Sixth avenue, between Twenty-first and Twenty-

second streets.
Which was adopted.

Which was adopted.

(G O. 1715.)

Subsequently the paper was received from his Honor the Mayor, and is as follows:
Resolved, That permission be and the same is hereby given to Adams & Co. to place, erect and keep show-windows in front of their premises on the west side of Sixth avenue, between Twenty-lirst and Twenty-second street, and also on the south side of Twenty-second street, running west, extending westerly one hundred and thirty-five feet from the southwest corner of Twenty-second street and Sixth avenue, as shown upon the accompanying diagram, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Alderman School moved a reconsideration of the vote by which the above resolution was adopted.

Which was adopted.
On motion of Alderman School, the paper was then laid over. REPORTS.

The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of Frederick E. Glaser, a City Surveyor, respectfully REPORT:

REPORT:

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

Resolved, That Frederick E. Glaser, of No. 521 West One Hundred and Thirty-first street, be and he hereby is appointed a City Surveyor.

RUFUS R. RANDALL, FRANK J. GOODWIN, THOMAS M. CAMPBELL, JOSEPH T. HACKETT, THOMAS DWYER, Committee on Salaries and Offices.

The Vice-President put the question whether the Board would agree to accept said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative—The Vice-President, Aldermen Brown, Campbell, Dwyer, Goodman, Hackett, Kennefick, Marshall, Muh, Oakley, Randall, Schilling, School, Tait, Wines, Woodward, and Wund—17.

Wund—17.
The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing various persons Commissioners of Deeds, respectfully

REPORT:

REPORT:

That, having examined the subject, they believe the appointments to be necessary. They therefore recommend that the said resolutions be adopted.

Resolved, That A. J. Oishen, of No. 277 Broadway; Clara L. O'Neill, of No. 277 Broadway; Frederick Hoffman, of No. 225 West Tenth street, and Cornelia R. Beare, of No. 350 West Fifty-first street, be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of John J. Hughes, S. S. Hotchkiss, J. Gough Jamison and Joseph F. McPartland, who were recently appointed, but failed to qualify.

Resolved, That Henry H. Lloyd, of No. 150 Nassau street, and Louis Maud, of No. 623 East One Hundred and Forty-sixth street, be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York in the places of Henry II. Lloyd and Louis Maud, whose term of office has expired.

and for the City and County of New York in the places of Itemly The Loyal active term of office has expired.

RUFUS R. RANDALL, FRANK J. GOODWIN, THOMAS M. CAMPBELL, JOSEPH T. HACKETT, THOMAS DWYER, Committee on Salaries and Offices.

The Vice-President put the question whether the Board would agree to accept said report and adopt said resolution. Which was decided in the affirmative by the following vote:

Affirmative—The Vice-President, Aldermen Brown, Campbell, Dwyer, Goodman, Hackett, Kennefick, Lantry, Marshall, Muh, Oakley, Randall, Schilling, School, Tait, Wines, Woodward, and Wund-18.

PETITIONS.

By Alderman Goodman-NEW YORK, June 10, 1897. To the Honorable the Board of Aldermen of the City of New York

GENTLEMEN-The undersigned hereby make application to have the roadway of West One Hundred and Thirty-second street, between Fifth and Lenox avenues, in the City of New York, paved with asphalt, and respectfully show as follows:

I.—That they constitute a majority of the owners of the lots of the land along said street.

II.—That a majority thereof are residents of said street.

III.—That said street is used to a large extent for traffic by horses and wagons, which causes a great deal of noise, greatly to the annoyance of the persons living along the same.

IV.—The undersigned believe that said street ought, for various other reasons, be paved with

asphalt.
Charles S. Hayes, 52 West 132d street, 16 feet 8 inches; G. W. Selleck, 66 West 132d street; Willard A. Pearce, 76 West 132d street; Henry L. Dreyer, 55 West 132d street; Henry Fehn, 57 and 59 West 132d street, 50 feet; Eugene Wemkper, 60 West 132d street; Jno. T. Nicholson, 75 West 132d street; Mrs. C. Manwaring, 75 West 132d street, 18 feet 7 inches; Daniel D. Ryer, 73 West 132d street; Henry L. Ryer, 73 West 132d street; Befet 9 inches; Wm. A. Rosekrans, 81 West 132d street; George T. Dickerson, 81 West 132d street; Thomas H. Greer, 81 West 132d street; Charles H. Powers, 81 West 132d street; Eugene de Forrest Belden, 81 West 132d street; Charles H. Powers, 81 West 132d street; Eugene de Forrest Belden, 81 West 132d street; Charles H. Powers, 81 West 132d street; Federick Schaefer, 56 West 132d street; Edwin L. Rose, M. D., 15 West 132d street; Mortimer Celler, 15 West 132d street; Louis Schaefer, 56 West 132d street; I. Schaefer, 56 West 132d street; Edwin C. Holden, 17 West 132d street; Edwin C. Holden, 18 West 132d street; Edwin C. Holden, 19 West 1

17 West 132d street; Chas. E. Holden, 17 West 132d street; Patrick J. Stack, 70 West 132d street; James E. Alley, 54 West 132d street; William D. Alley, 54 West 132d street; Mrs. M. A. Kehoe, 45 West 132d street; August Lober, 59 West 132d street; W. E. Sayer, 57 West 132d street; Eva Fell, 62 West 132d street; D. Silberstein, 442 Lenox avenue; E. E. Whitbeck, 38 West 132d street; F. Pfeiffer, 64 West 132d street; Robert Whyte, 78 West 132d street; Louis P. Rannon, 65 West 132d street; 30 feet; Michael Hickey, 65 West 132d street; Mrs. M. F. Stevens, 65 West 132d street; E. P. Grout, 65 West 132d street; H. Rapsos, 65 West 132d street; Mrs. Marc, 67 West 132d street; Annie Skinner, 65 West 132d street; E. B. Simmons, 65 West 132d street; D. L. Holden, 65 West 132d street; John J. McGrath, 67 West 132d street; John Halliday, 67 West 132d street; Henry L. Dreyer, Jr., 55 West 132d street; Mrs. Clarke, 58 West 132d street, 18 feet 9 inches; John J. Foy, V. S., 31 West 132d street; Samuel G. Acton, 82 West 132d street; Mrs. S. G. Acton, 82 West 132d street; Fed. W. Acton, 82 West 132d street; Louis Friess, 48 West 132d street; Edwin J. Williams, 48 West 132d street.

Which was referred to the Committee on Streets.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The Vice-President laid before the Board the following communication from the Police

Department:

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, NEW YORK, July 15, 1897. Hon. John Jeroloman, Acting Mayor:

Dear Sir—By direction of the Board of Police, I transmit herewith quarterly report for the three months ending June 30, 1897. Very respectfully, WM. H. KIPP, Chief Clerk.

BOARD OF POLICE.

Report for the Quarter ending June 30, 1897.

POLICE DEPARTMENT OF THE CITY OF New YORK, New YORK, July I, 1897. Hon.

WILLIAM L. STRONG, Mayor, New York City:

SIR—Pursuant to section 40, chapter 410 of the Laws of 1882, the Board of Police of the Police Department of the City of New York hereby submits the following report of the operations and transactions of the Police Department and force for the three months ending June 30, 1897:

REPORT. REPORT.

On the 3cth day of June, 1897, the number of members of the force of all grades, including Surgeons and probationary employees, was 5,017. Number of Matrons, 26.

SICK TIME.

The time lost by members of the force by reason of sickness, disability and injuries received, for the quarter, and the details thereof, are shown in schedule annexed marked "A," from which it will be seen that the sick time lost was 11,975½ days; sick time paid, 5,987¾ days; sick time unpaid, 5,987¾ days; total, 11,975½ days. Total number of days' time of the force was 449,633; per cent. of sick to full time was 2.02; per cent. for preceding quarter was 4.00; amount paid for sick time, \$20,113.59; amount paid for preceding quarter, \$27,484.89; decrease, \$7,371.30.

APPLICANTS FOR APPOINTMENT.

During the three months ending June 30 there have been no examinations held for applicants for appointment.

for appointment.

ARRESTS.

The total number of persons arrested by the Police force during the quarter was—Males,

before the Magistrate.

The total number of persons are seed by the Force force taking 123,224; females, 4,262; total, 27,486.

Number of arrests during the preceding quarter was 26,277.

Number arrested for principal felonies was 1,412; number discharged without trial, 463; number acquitted, 78; number convicted, 257; number sent to other authorities, 36; number died, 5; number pending, 573; total, 1,412.

LOST CHILDREN (see Schedule "B").

Males, 799; females, 422; total, 1,221. Restored to parents or guardians, 322; brought to Central Office, 899; total, 1,221. Schedule "B" contains a valuable collection of miscellaneous statistics, to which attention is respectfully called.

statistics, to which attention is respectfully called.

Note.—The discrepancy existing between the number of arrests for particular offenses in felony report and general report (in Schedule "B") is accounted for by the fact that the general report is made up from daily returns from the station-houses, and the felony report is made from the quarterly returns. An offense charged in the station-house at the time the arrest is made is liable to be, and frequently is, changed to a greater or less offense on evidence elicited before the Magistrate.

before the Magistrate.

HOUSE OF DETENTION.

The number of persons committed to and detained in the House of Detention for Witnesses during the quarter was: Remaining in House April 1, 1897, 10; committed during April, 15; total, 25; discharged during April, 16. Remaining May 1, 9; committed during May, 20; total, 29; discharged during May, 22. Remaining June 1, 7; committed during June, 22; total, 29; discharged during June, 17. Remaining July 1, 12. The aggregate number of days' detention was 839% days; number of meals, 2,519, at a cost of 25 cents each, \$629.75. For the names of persons detained and other details see schedule annexed marked "C."

SANITARY COMPANY.

The transactions of the Sanitary Company for the quarter, setting forth the number of steam

The transactions of the Sanitary Company for the quarter, setting forth the number of steam boilers examined and their condition, and the number of applicants for examination as Engineers, will be found in schedule annexed marked "D."

will be found in schedule annexed marked "D.

PROPERTY CLERK'S OFFICE.

The value of lost and stolen property recovered and returned to owners, and other transactions of the Property Clerk's Office, will be found in the schedule annexed marked "E."

FINANCIAL.

For account.

The Treasurer has made payments during the quarter to the amounts following: For account of Police Department proper, \$1,721,212.04; for account of the Bureau of Elections, \$1,500.03; total, \$1,722,712.07.

The number of charges made against members of the force and filed in the office of the Chief Clerk during the quarter was: April, 503; May, 540; June, 475; total, 1,518. The following have been disposed of during the quarter: Charges on which officers were dismissed, 18; fines, 1,031; reprimands, 232; complaints dismissed and withdrawn, 264.

DEATHS DURING THE QUARTER.

Sergeant Eugene T. Woodward, 32d Prec't, April 11,
1897.

Doorman Charles Waterman, Central Office Squad, June Patrolman Oscar Reinhardt, 31st Prec't, April 24, 1897.
Patrolman Oscar Reinhardt, 31st Prec't, April June 27, 1897.
Patrolman Henry A. Mallon, 8th Prec't, May 2, 1897.
Clerk Thomas J. Doran, Central Office, June 21, 1897.

Respectfully submitted, FRANK MOSS, President. WM. H. KIPP, Chief Clerk.

Schedule "A."

Statement of Time Lost by Reason of Sickness, Disability and Injuries Received in the Police Force for the Quarter ending June 30, 1897.

			100 000 0		10.41	24th	124	12,076	501	2801/2	200/2
Precincts and Squads.	Force.	No. of Days Full Time.	No. of Days Sick Time.	Days Time	Days Time iid.	25th	154	14,379	488	244	244
aq	5	n a	a m	ii.	E:1-1	26th	105	9,859	345	1721/2	1721/2
2 2	0	- 12	11		of Dack Ti	27th	120	11,738	3881/2	1941/4	19414
Scie	W 10	10	to X	J. X. P.	of k ipa	28th	132	11,830	306	153	153
d.c.	P.º	. =		a Sic	Jr.				2201/2	1101/4	1101/4
an an	No. of the 1	N.	No.	No. of Sick Paid.	No. of Sick Unpo	29th	156	14,562	418	200	200
д.	4		-			30th	159	14,137	410	641/2	209 64½
						31st		6,218	129	78	28
-44		70 428	5771/2	2883/4	2883/4	32d	128	11,708	156	70	78 891/4
1st	134	12,438	2751/2	13734	1373/4	33d	131	12,226	1781/2	8914	-6-1/
2d	150	13,498	381/2	1914	1914	34th	87	7,612	3341/2	16714	16714
3d	109	9,800		2571/	25714	35th	65	5,946	208	104	104
4th	131	12,042	515 161½	257½ 80¾	257½ 80¾	36th	54	4,395	411/2	203/4	203/4
5th	150	13,073		-0-3/	18934	37th	126	11,558	342 89½	17114	1714
6th	III	10,253	3791/2	1893/4	10974	38th	105	9,555	891/2	443/4	433/4
7th	100	9,100	317	1581/2	1581/2	Sanitary					
8th	105	9,891	3621/2	. 18114	18114	Squad	74	6,735	1731/2	863/4	863/4
9th	133	12,134	471	235/2	2351/2	Court		-1700			4 1
10th	83	7,645	2901/2	12514	12514	Squads.	113	10,314	2751/2	1373/4	1373/4
11th	106	9,708	281	1401/2	1401/2	Detective	3		-15/2		
12th	71	6,401	233	1161/2	1161/2	Squad	143	12,768	1121/2	561/4	561/4
13th	81	7,402	233 87	43½ 82¾	431/2		143	12,700	/-	0.74	
14th	114	10,494	1651/2		823/4						
15th	130	11,709	3321/2	1661/4	1661/4	De ten-	8	728		Y BOUNDS	
16th	112	10,043	1601/2	801/4	801/4	tion Sqd	0	720			
17th	57	5,157	1061/2	531/4	531/4	Central					
	120	11,133	515	2571/2	257 1/2	Office	393.63	60-		221/2	221/2
18th	187	16,988	2301/2	11514	1151/4	Squad	132	12,683	45	22/2	22/2
19th		10,900	387	1931/2	1931/2	Bicycle			1/	1-1/	1/
20th	122	11,496	307		1511/4	Squad	54	1,620	941/2	4734	471/4
21St	110	9,888	3021/2	15114	25174						
22d	146	13,163	601	3001/2	300 1/2	Totals.	4,952	449,633	11,9751/2	5,98734	5,98734
23d	143	13,260	318	1 159	159	II Totals.	41930	447,033	117/3/3	3.7 1/4	017-174

Total amount paid for sick time during the quarter, \$20,113.59; per cent. of sick to full time, 2.62. Previous to June 1 the Seventh Precinct was the Twenty-third Sub-Precinct. Bicycle Squad organized June 15, 1897.

Schodule "B"

able Showing the Nu during th			ns Arı		Mayhem		4 7	3 4	7
RECINCTS AND SQUADS.	MALE.	FEMA	LE.]	COTAL	Misdemeanor Obscene literature " articles (sellin		7		1
st Precinct	711 497		15	726 523	Perjury Personating an officer	*********	8	::	8
d "	189 992		1 82	1,174	Prize fighting	ney	8 18		18
th "th	486 873	1	35	521 981	Pool room Passing worthless che	cks	2 2		2
th "	619 294		25	319	Robbery		50 462 28	3	53 462
oth "	679 474		70	777 544 2,141	Receiver		28 18 2	3	19
th "	1,651 519 508	- 1	90 38 46	557	Secreting mortgaged	property	17	4	21
th "	901 592	2	29	1,130	Suspicious persons		1,502	111	1,613
5th "	549 46		89	638	Sodomy		1		1
oth "	562 1,182	5	53 68	1,750	Unlawful entering pro	perty	44 I		46
oth "	705 56 5	2	15	780	Vagrancy		1,417	144	1,56
2d "	600		72 78 85	1,230 678 730	Violation of— Corporation Ordina Health Law	nce	3,351	57 25	3.408
5th "	584 273		86	670	Liquor Tax Law Lottery Law		1,038	26	1,06
5th "	367		25 34	392	Penal Code Factory Law		34 r	2	3
oth "	869 348		94	963 388	Sabbath Law Fire Law		253		26
rst "	65		5 9	119	Policy Law Bottle Law		69	1	7
th "	224		7	231 221 54	Gambling Law Hotel Law Plumbing Law		II	3	1
5th "	54 3 315		1 16	331	Building Law Dairy Law		I	 6	1
Rth "icycle Squad	109		2 2	226	Medical Law		11	2	1
etective Bureau	665 17		27	692	Combustible Law		2		
entral Office Squad ourt Squads	272 1,720		44 16	316 1,936	Agricultural Law		10		1
Totals	23,224	4,2	62	27,486	Trademark Law Opium Law Theatrical Law		1	- ::	
Table Showing the C				rainst	Barber Law Concert Law		1		
Person	s Arrest	ed.	-18		Silver Law Dental Law		5		
			de.		Pharmacy Law Witnesses		8		
Offense.		Male.	Female	Total.	Total		23,224	4,262	27.48
ssault and battery		1,512	127	1,639	Table Showing	he Places	of L		
ssault, felonious		226	30	256	Per	sons Arres	ted.		
bandonmentbduction		7	3	7	NATION OR COUNTR			602	11,66
ssault, indecent		II 25		2 11 25	United States black	582		329	4,84
" on officer		25 3 62	44	3	Germany	2,413	-,	360 142	2,77 61
" robbery		15	. 44	15	Scotland British Provinces	169		47 41	21
rape to pass counterfe		6		6 1	France	127		158	28 1,55
burglary		7	::	7	Spain and Cuba Norway and Sweden	81		13	19
" grand larceny		6	::	6	Russia	1,553 52		234	1,78
" bribery		214	5	519	Turkey and Greece.	493		66	1,21 55
Bastardy		07	4	67	China Denmark Holland	27		2	2
Begging Bribery		44 4 3	3	47	Switzerland Belgium	60		10	2
Criminal negligence		7		7	Bohemia Hungary	36		3 24	1
Contempt of Court		7 39		7 39	Roumania	5		I	
Cruelty to children		7		8	Asia	2		::	
Carrying concealed weap Carrying burglar tools	ons	5 2		5 2	Japan			1	
Crime against nature Criminal libel		2	2	7 2 1	Mexico New Zealand	I			
Criminal Carelessness Disorderly conduct		4,742	1,774	6,516	All other countries.				
Deserters Disorderly persons Escaped prisoners		305	111	416	Total	23,224	4	,262	27,4
Exposure of person		17		17	Classified A	ges of Pers	ons A	rreste	d.
False pretense		4 2	-:-	4 2		MALE.	FE	MALE.	Тота
Forgery		28		28 51	Under twenty years Twenty to thirty year	ars 8,628	2	221	4,3
Homicide		3,553	950	4,503	Thirty to forty years Forty to fifty years.	5,516	1	,028 506	6,5
Intoxication and disorder Insane	ly conduct	1,738	447 68	2,185 18t	Over fifty years	2,108		437	2,5
Interfering with officer Juvenile delinquent Keeping disorderly house		6	1 2 64	8	Total			,262	27,4
Keeping disorderly house gambling house. opium joint		16	0.4	16	Social Condi				
" policy office Larceny, grand		369	83	4 452	Married	MALE.		MALE. 1,689	9,5
" petit		790	109	905	Married Single			2,573	17,9
Let property for policy of Malicious mischief	ffice	I	13	134	Total	23,224	1 4	,262	27,4
			of Ed	lucation	of Persons Arres	ted.			
					MALE.	FEMALE		To	TAL.
Able to read and write					22,679	4,195			26,8
No education		******			545	67			6
Total					23,224	4,262		1	27,4
Actors	8 Boile 6 Buile 3 Brew 8 Brus 6 Brak 34 Boat 59 Bric	ders der	ers s ers		Clerks Carpenters Cartmen Coachmen Coopers Cooks Cabinetmakers'. Cigarmakers. Carriagemakers	1,253 Cat 281 Can 26 Con 55 Cut 22 Coa 206 Cap 19 Che 437 Caf	vasser nposite lers il deal omake emists e, kee	ers pers o	ſ
Butchers 2	II ke			10	Carriagemakers Confectioners	22 Cou	insel.		
Barbers I	27 Bell	boys.	kers	13	Cutters				
Bartenders 4	14 Butl	ers		10	Contractors	25 Col	persn	er	
Pootblacks									
AND THE PROPERTY OF THE PARTY O	27 Beg						petlay	ers	

1	Druggists	31	Houseworker		2,429	Nurses	15		smen		
1	Dyers	4 9	Hairdressers. Insurance age		4 3	Oarsmen	2 22		nakers iers	. 1	5
1	Drovers	4	Inspectress		1	Operators	48	Spec	ulators	. 1	2
1	Dressmakers Drygoods deal-	97	Inspectors		19	Organ grinders.	5		ents		4
1	ers	40	Ironworkers .		50	Optician	I		lemen		14
1	Detectives (pri-	9	Inventors		3	Prostitutes Painters	161		ographers ors-grinder	T-	6
	Dishwasher	I	Intelligen	ce		Peddlers	1,291		cial officer.	25(I
	Decorators	8	office Interpreter		I	Printers Plasterers	62		le yer		I
5	Draughtsmen	4	Junkmen		41	Porters	142		ptor		6
3	Engineers	94 66	Jewelers		71	Plumbers	9		ioners rengers		2
2	Engravers	14	Janitresses		3	Photographers .	11 24	Stree	et sweepers edore		5
3	Editors and re-	29	Japanner Jockeys		4	Physicians Pianomakers	17	Shor	wman		ī
1	Errand boys	210	Journalists		3	Polishers	24 12		dler ors		100
2	Electricians Elevator hands.	49	Keeper Life saver		I	Paperhangers	10	Tins	smiths	. 6	65
1	Electrotypers	2	Liquor dealer Laundresses		253 41	Produce dealers Preachers	9		acconists		8 5
2	Farmers	30 38	Lawyers		37	Packers	16	Tea	chers	. 1	13
	Furriers	25	Lock and a		8	Pilots	3		egraphers . loresses		31
1	Firemen Framemakers	119	Lithographer	'S	29	Property-man	1	Trir	nmers		2
3	Framers Furniture dealers	7	Laborers Lecturer		5,460	Pressmen	15		esetters		4
8	Fruit dealers	13	Letter carrie	rs	4	Pavers	3	Typ	ewriters		5
4	Foremen	47 17	Laundrymen Lathers		139	Pawnbroker	5	Tele	ners ephone		5
5	Fortune tellers.	2	Lamplighters	S	2	Performer	I	Tile	setters		3
4	Grocers	115	Merchants		72 154	Pocketbook makers	8		iners		16
8	fitters	68	Messengers .		48	Roofers	37	Um	brellamake	rs	3
8	Gold and silver	12	Musicians Milkmen		32 28	Riggers Ragpickers	142		lertakers er		II
3	Gardeners	22	Masons		90	Restaurant		Val	ets		2
8	Glassworkers Gilders	15	Moulders		36 29	Rabbi	39	Var	ders	1,3	13
4	Glaziers	7	Miners		10	Railroad men	21	Vet	erinary su	ır-	
I	Gripmen Gauger	55	Milliners Mineral wate		18	Real estate deal-	49		eon		33
8	Glovemakers	2	Managers		47	Refiner	I		itresses		44
I	Goldbeater	I	Marble cutte Models		5	Surgeons	2 I	We	avers ighers		5
I	Housekeepers	134	Midwives		5	Servants	209 163		tchmen eelwrights.		41
I	Hatters	29 38	Millers Marshals (Ci		7 3	Sailors Shoemakers		Wo	olcomber.		1
5	Horseshoers	34	Marble sette		I	Seamstresses Saloon-keepers.			rfinger		3
9	Hotel-keepers Hackmen	133	Metal stamp		3,115	Stonecutters	71	Ot	her occup	a-	
6	Horse dealers	9	Newsboys a Dealers		137	School children. Storekeepers		ti	ions		12
f	Harnessmakers.	23	Dealers		-37	Diorencepers. 7.		1	Total.	27,4	86
				howin	ng Mis	cellaneous Statis					
	Number of males		hildren.	799		Buildings secure Basements					84
8	Number of femal			422		Cellars Saloons					67
8	Restored to paren	ts or g	uardians.	322	1,221	Stables					57 82
3 0 6	Brought to Centr	al Offi	ce	899		Offices			******		82
	Disposition of th	ose br	ought to Cer	itral	1,221	Shops Factories					100
3 5 8	Office—			0.0		Churches Theatres					4
37	Restored to par Sent to Comm	rents or issione	r of Public	865		Stand					I
2	Charities			5		Safe Warehouse .					I
59	Sent to Socie of Cruelty to	Chile	lren	7		Museum					1
11	Sent to Bellevi	ie Hos	pital	21		Windows					4
70	Sent to Commi			I		T	otal			. 1,3	382
39	To	tal:			899	Suicides-					
53	Persons aided by	Police	-		-99	By poison By hanging.					31
36	Sick and destit			,417		By shooting.					20
2	Assaults and a	affrays.		365		By drowning By knife					2
I	Fits in street.			261 325		By gas (suffor	cation)				16
1	Fell		I	,208		By jumping By jumping f	from wi	ndow		::	1
38	Scalded and b			181 76		T	otal			_	92
86	Shot			20						2	782
_	Overcome by Stabbed			29		Animals found				3	337
L.	Crushed			248		Sudden deaths Foundlings					272
41 98	Overboard Sunstrokes			14		Found drowned	d				39
98 44 58	Alcoholism Thrown from			128		Water running Runaway team					62
58 45	Attempted sui			82		Fcetus found					18
86	Sick in street.			470		Dead infants Still-born child					23
-	Labor pains Injured			77		Mad dogs shot.				1	160
	Dog-bite			6		Vessels collided Human bones f	ound.				1
50					5,243	Instantly killed	l				46
36	Conveyed to h	nospital home		5,781 1,462	y 5, 1	Dead bodies Persons drowne	d				30
86					5,243	Small-pox case Mad cat shot	es				10
	Buildings secure Stores					Vehicles (collis	ions)				. ;
=	Dwellings	•••							rdinances.	8,0	υIĢ
74	-				R ARRE	ter ending June	ISPOSITIO		CASES	1	-
12			_ N	- MBE	ARRE		Jarosi Ti	JA OF			
86	General La				· ·	ged trial	ed.	ed.	to other		bin
			8		nale	al.	puitted	victed	utho	-p	din

	NUME	ER ARR	ESTS.		Dispos	ITION OF	CASES.		
	Males.	Females.	Total.	Discharged without Trial.	Acquitted.	Convicted.	Sent to other Authorities,	Died.	Pending.
Arson	2		2		1.5				1
Abduction	6		6	3					1-
Abortion	1	I	2			**			4000
Assaulting an officer	12		12	5		3			1
Attempted suicide	55	27	82	51 S	1		7	5	1 3
Assault, indecent	I		I						
Attempted robbery	7		7	2		2			1
" burglary	5		5			2			1
" rape	3		3						1
" felonious assault	I		I						1
Burglary	258	7	265	49	17	99	4		1
Bigamy	7	2	9	2		I	2		118
BigamyBlackmail	2		2						
Bribery	4 .		4	1					
Bribery	2		2		**				100
Counterfeiting	1		1			I			1
Conspiracy	3		3	10000			I		1
Carrying burglars' tools	2		2						1
Crime against nature	6	2	8	1		I	1		200

18 20 30 4t 5t 6t 7t 8t 9t

Carrying concealed weapons	1		1				••	**	I
Carrying concealed weapons	4		4				1		3
Extortion	224	25	249	95	18	24			112
Felonious assault	32		32	2	1	8	1		19
Forgery	32	••	32	3					3
False pretense	4	• •	4		23	88	10		182
Grand larceny	417	72	489	177	23				28
Homicide	50	3	53	17	7				7
Keeping policy shop	4		4	3	••		.,		
" gambling house	3		3	2			• •	**	-
arceny from person	6		6		3				3
Mayhem	=		5	2					3
Passing counterfeit money	2		3	2	1		**	.,	900
	3		7	4					3
Perjury	4	**	68	13	8	18	I	**	28
Robbery	65	3	,	15		1			12
Receiving stolen goods	25	4	29	*5	2				5
Rape	18		18	7		3			
Unlawful removal of property	2	3.3	2	2			**		т.
Sodomy	1		1				••		
Seduction	1		1	1		••			
Violation of pool law	9		0	4					5
" lottery law	7		7	1	••		• •	**	0
Total	1,266	146	1,412	463	78	257	36	5	573

Schedule "C."

POLICE DEPARTMENT OF THE CITY OF NEW YORK—HOUSE OF DETENTION, NEW YORK, July 1, 1897. To the Board of Police Commissioners:

GENTLEMEN—I hereby submit the following report for the quarter ending June 30, 1897, of the names of persons detained as witnesses during the months of April, May and June, 1897, together with the offenses for which they were detained to give evidence, and the dates of their commitment and discharge.

Respectfully, Serveent Commanding, House of Detention.

	Remai	ining, April I, I	897.		Sergeant Comma			1
					Paul Laverty	Larceny from per-		M
Com- mitted.				Dis- charged.	Charles Brennan	SOIL	May 7	May 21
ž		NAMES.		arg			" 11	" 25
7 8		NAMES.		ch S	Fannie Fogel Hugh Strain Tony Meyers	Robbery	" 13	" 25
опо				Di	Hugh Strain	Grand Iarceny	" 14	" 19
0				1897.	Tony Meyers	Homicide	" 1 6	" 18
1897.	C'	C. line		Apr. 15	Julius Welling	goods	" 16	June 8
an. 31	Demorton	Penipe		" 15	Charles Whalen	Homicide	" 16	May 17
" 31 eb. 16	Horatio Pi	iccolo		" 30	Rosie Lee	Larceny from per-	"	0.70
lar. 8	Jennie Gel	kowsky		May 14		SOD	" 19	Stillhere May 21
" 11	Teresio M	C lino		Apr. 15	Lawrence Crowley Louis Argandt	Larceny from per-	20	May 21
" 22	Nelson W	eekseekssonsonseley		" 3 6		SOD	" 21	
" 23	Kate Don	nelly		May 6	Charles Morton	Petit larceny	" 2I	May 25
" 27	Maud Wil	son		. 6	John A Keator	reignious assault	23	25
** 31	Peter Che	sley		Apr. 13	Bertha Morris	Disorderly house.	" 25 " 25	20
					Clara Morris Rose Glakman	"	" 25	** 26
	Comn	nitted, April, 18	97.		Arthur Davis	Felonious assault.	" 25	
					Nellie La Letters-		" 28	T
			mitted	l ge	ler	Th	20	
		OFFENSES	- 1	arg	Lydia Ramsey	Rape	" 31	
NA	Names. Charged.		-mo	Dis- charged.	Com	mitted, June, 1	807.	
						, , , , ,		
		U	1897.	1897.			Com- mitted.	Dis- charged.
Ierman	Broeder	Attempted robbery	Apr. 1	Apr. 13	NAMES.	OFFENSES	iti	1 20
ulius T	hiesen	Attempted robbery Petit larceny	" 6	" 19	IVAMES.	CHARGED.	i ii) is
delia	Walker	Assault and battery Grand larceny	9	" 12			0	10
							1897.	1897.
sino		Felonious assault.	" 12	11 20	Charles Massey	Homicide	June :	Stillher
			14	19	Edward Roon	********		
da Lev	ine	Homicide	" 17	" 19	Walter Stock		4 :	
rank F	ulka	Larceny from per-	" 19	" 28	Igniazio Marinelli.	Robbery	**	Stillher
John Su	veenev	Homicide	" 19	June 14	Loseph Blass	Burglary	**	3 June
Alexand	ler F. Mur-	Homicide			Charles Hultgreen	Violation liquor-	1	
nhv		******	" 23	Apr. 23		tax law	. 1	
Christia	n Olsen	Grand larceny	24	May 6	Salvator Cognata.	Homicide	1	
John Sn	nith	Disorderly house,	" 25 " 25	., 11	Albert Priel Ir	Grand larceny Crime against na-		4 June 2
Flizabet	th Nelson	Grand larceny	* 26	" 5		ture	1	6 Stillher
Phomas	: I. Fergu-			C. 1111	Celestino Guerrero	Felonious assault.	16 I	
son .		False registration.	" 29	Stillhere	Mary Lagarde		. 1	7 2
		1			Leonora Mead	Petit larceny	1	
-	Con	nmitted, May, 18	97.		John Flynn	Larceny from per-		
				-		SOR	1	
			tec	gec	Kate Crowley	Dana	66 0	0 2
N	AMES.	OFFENSES	mitted	ar.	Bridget Schleygel		11 2	0 2
14	AMES.	CHARGED.	Com- mitt	Dis- charged.	Eliza O'Donnell	Grand larceny	" 2	4 Stillher
				-	Joseph Williams	" " "	" 2	
			1897.	1897.	James Smith		" 2	4 " 4
Annie (Cullen	Hemicide	May 4	May 6	Joseph Vogtle	Grand larceny	. " 2	6 Stillher
Annie I	sier	.)	1	RECAPI	rulation.			
Commi	tted, April,	se, April 1, 1897 , 1897			Discharged, May Remaining in hou Committed, June	, 1897 se, June 1, 1897 , 1897		
	Total	, 1897		25	5			
Dischar	rged. April	. 1897		9				

Schedule "D."

SANITARY POLICE COMPANY—REPORT FOR THE QUARTER ENDING

JUNE 30, 1897.

REPORT OF THE STEAM-BOILER INSPECTION AND ENGINEERS' BUREAU, SANITARY COMPANY. For the Quarter ending June 30, 1897.

Police Department of the City of New York, Sanitary Company. To the Honora-

Board of Police: In conformity with the rules of the Department, I herewith submit a report of the service of

In conformity with the rules of the Department, I herewith submit a report of the state of this Bureau for the quarter ending June 30, 1897.

The report contains the number of steam-boilers examined, tested hydrostatically, and their condition, together with the number of applicants examined as to their qualifications as engineers to take charge of and operate stationary and portable steam boilers and engines in the City of New York; also the amount of money paid to the Treasurer of the Police Pension Fund, collected from owners of steam-boilers for certificates of inspection, as provided by chapter 437, Laws of 1885.

Respectfully submitted.

Respectfully submitted,
WASHINGTON MULLIN, Sergeant in Command Steam-boiler Inspection and Engineers' Bureau, Sanitary Company.

For the quarter ending June 30, 1897, there have been 2,020 applicants examined for engineers' certificates to take charge of and operate stationary and portable steam boilers and engines. Each applicant has been examined as to his experience, qualifications and knowledge of steam boilers and engines. Of this number, 1,954 passed a satisfactory examination and have been granted certificates, and 66 have been rejected. ENGINEERS.

certificates, and 66 have been rejected. Recapitulation.	Found incompetent and certificates refused. 66
Total number of examinations	Rejected on 1st examination
Of which were new applicants	Total number of certificates granted

There have been 14 applicants refused examination, not being able to comply with the p

There have been 14 applicants refused examvisions of chapter 635, Laws of 1897. STEAM BOILERS. Number of examinations made of steam boilers. 2,564	Number of steam-boilers under repair date of last report	23
Number of steam boilers tested hydrostatically 1,755 Number of steam boilers not tested, heaters exempt under the law	Defective. Number of boilers condemned as unfit for further use. Number of boilers requiring repairs. Number of boilers requiring repairs date of last report.	3 ² 82 23

Number of steam-gauges defective	33	Number of boilers repaired	81
Number of steam-gauges under repair date	33	" under repair	22
Number of steam-gauges under repair date	3	Number of boilers defective, out of use and	
of last report Number of safety-valves defective	10	will not be repaired	2
Number of safety-valves defective		Number of steam-gauges repaired	34
Number of safety-valves under repair date	6	under repair	r
of last report		Number of steam-gauges defective, out of	
Number of main-valves defective	19	use and will not be repaired	1
Number of main-valves under repair date of		Number of safety-valves repaired	10
last report	1	" under repair	6
Number of stop-valves defective	13	Number of main-valves repaired	17
" globe-valves defective	1	" under repair	2
Number of globe-valves under repair date		Number of stop-valves repaired	11
of last report	1	" under repair	2
Number of blow-off cocks defective	2	Number of globe-valves repaired	
Number of blow-off cocks under repair date		" under repair	Ť
of last report	1	Number of blow-off cocks repaired	2
Number of gauge-cocks defective	9	" gauge-cocks repaired	96
" water-glasses defective	2	" under repair	2
	238	" water-glasses repaired	3
Number of boilers removed and replaced by		water-glasses repaired	2
others	32	and a mer for which the sum of two do	llare ea

Total number of steam-boiler certificates granted, 1,755, for which the sum of two dollars each was collected, amounting to \$3,510, which was paid over to the Treasurer of the Police Pension Fund, 2s provided by chapter 437, Laws of 1885.

Schedule "E."

Schedule "E."

Police Department of the City of New York, No. 300 Mulberry Street, New York, July 1, 1897. To the Honorable Board of Police Commissioners:

Sirs—I very respectfully submit a report of the business of this office for the quarter ending June 31, 1897.

Respectfully, JOHN F. HARRIOT, Property Clerk.

Number of lots received, 697; number of lots delivered, 298; value of property delivered from this office, as estimated by the several parties receiving the same, \$13,639.64; value of property delivered from the various Precincts and Courts, according to the weekly returns, \$230,534.08.

PRECINCTS.	AMOUNT.	PRECINCTS.	AMOUNT.	PRECINCTS.	AMOUNT.	PRECINCTS.	AMOUNT.
st	\$5,206 79 3,184 05 585 00 4,953 00 27,861 09 3,736 37 7,915 83 1,127 77 5,553 37 2,487 99	13th	\$2,126 24 5,037 58 5,538 00 5,278 74 1,670 65 7,006 53 4,848 33 55,479 05 2,929 29 1,758 50	25th	\$5,400 73 4,801 00 1,611 79 5,633 34 4,711 23 3,710 18 698 00 2,113 50 1,478 61 2,837 07	37th	\$3,866 II 4,007 00 35 78 10 00 100 00
ith	5,609 80 4,812 02	23d 24th	18,377 15	35th	310 75 860 ∞		\$230,531 08

Schedule "F." Statement of Disbursements of the Police Department of the City of New York for the Quarter ending June 30, 1897.

Accounts.	APRIL.	MAY.	JUNE.	TOTAL.	
Commissioners Superintendent Inspectors Surgeons Captains Sergeants. Patrolmen Doormen Dotective Sergeants. Roundsmen Tenement and Lodging-house Squad Deputy Chief of Police Clerical "Telegraph "Employees Election Expenses—Salaries. Police Station-houses—Alterations, etc.	\$1,638 87 500 00 291 66 4,000 00 8,815 13 27,184 18 453,140 55 6,902 53 6,458 13 24,210 17 5,424 27 416 66 5,295 72 1,633 31 3,678 33 499 99 744 40 12,279 57	\$1,666 64 500 00 291 66 4,000 00 9,108 84 28,103 47 469,250 78 7,222 90 7,205 33 25,018 79 5,827 63 416 66 5,899 36 1,633 31 3,691 23 499 99 4,939 22 12,153 31	JUNE. \$1,666 67 500 00 291 70 4,000 00 8,817 05 27,121 26 463,918 41 6,836 77 7,068 33 24,570 79 5,581 51 416 70 5,413 74 1,033 45 3,673 62 500 05 2,414 34 14,928 12	\$4,972 1,500 87,5 12,000 26,741 82,408 1,376,309 20,962 20,731 73,799 16,833 1,250 16,608 4,900 11,043 1,500 8,097 39,361	00 02 00 02 91 74 20 79 75 41 02 82 07 18 03 96
Contingent Expenses, Central Department Station-houses Expenses of Detectives, etc	181 96 4 00 73 27	165 68 18 00 375 16	1,763 24 179 36	1,785	24
Total	\$563.372 70	\$587,987 96	\$571,351 41	\$1,722,712	07

Which was ordered on file.

The Vice-President laid before the Board the following communication from the Police

Department:

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, NEW YORK, July 14, 1897. To the Honorable the Mayor and Common Council of the City of New York:

GENTLEMEN—At a meeting of the Board of Police held this day it was Resolved, That the Board of Police, in pursuance of the provisions of section 254, chapter 410 of the Laws of 1882, hereby designate and set apart the premises known as Nos. 133, 135 and 137 Charles street as a station-house and prison of and for the Ninth Police Precinct for the temporary detention of persons arrested by the police force of that precinct, and the transaction of the business of the Police Department, to take effect

Resolved, That the Mayor and Common Council, in pursuance of the provisions of section 254, chapter 410 of the Laws of 1882, be and are hereby respectfully requested to authorize and approve of the location of such station-house and prison.

Very respectfully,

WM. H. KIPP, Chief Clerk.

approve of the location of such station-house and prison.

Very respectfully,

Very respectfully,

WM. H. KIPP, Chief Clerk.

In connection herewith the Vice-President offered the following:

Resolved, That the Common Council of the City of New York hereby authorize and approve, as provided in section 254 of the New York City Consolidation Act of 1882, of the location by the Police Department of a station-house and prison of and for the Ninth Police Precinct at the premises known as Nos. 133, 135 and 137 Charles street, in the City of New York.

Which was referred to Alderman Hackett.

The Vice-President laid before the Board the following communication from the Police Prepartment:

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, NEW YORK, July 14, 1897. To the Honorable the Board of Aldermen:

GENTLEMEN—At a meeting of the Board of Police held this day the following proceedings

were had:

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

Resolved, That, in pursuance of the provisions of section 1, chapter 327 of the Laws of 1892, the Common Council be and is hereby respectfully requested to authorize the Board of Police to perform the work and procure the supplies enumerated below without contract founded on public letting, viz.:

Eight Construction or procuring polling beaths for use in the streets in the streets.

First—Constructing or procuring polling booths for use in the streets in the election districts where no suitable room can be leased.

where no suitable room can be leased.

Second—Fitting up and furnishing polling places for use on registry and election days.

Third—Supplying ballots for inspection and public use.

Very respectfully,

WM. H. KIPP, Chief Clerk.

In connection herewith the Vice-President offered the following:

Resolved, That Board of Police Commissioners of the City of New York be and they are hereby authorized to perform the work and procure the supplies enumerated below, without contract founded on public letting, viz.: tract founded on public letting, viz.:

First—Constructing or procuring polling booths for use in the streets in the election districts where no suitable room can be leased.

Second—Fitting up and furnishing polling places for use on registry and election days.

Third—Supplying ballots for inspection and public use.

Which was referred to the Committee on Finance.

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

Department:
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 10, 1897.
To the Honorable Board of Aldermen:
Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January 1 to December 31, 1897, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances:

TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAYMENTS.	AMOUNT OF UNEXPENDED BALANCES.	
City Contingencies Contingencies—Clerk of the Common Council Salaries—Common Council	\$3,500 00 500 00 87,500 00	\$1,962 40 175 54 42,687 39	\$1,537 60 324 46 44,812 61	
Total	\$91,500 00	\$44,825 33	\$46,674 67	

Which was ordered on file.

The Vice-President laid before the Board the following communication from the New York

City Civil Service Commission:

New York CITY CIVIL SERVICE COMMISSION, New CRIMINAL COURT BUILDING, New York, July 16, 1897. William H. Ten Eyck, Esq., Clerk of Common Council, City Hall, New York, N. Y.:

Dear Sir—I desire to inform you that, at a meeting of the New York City Civil Service Commission, held July 12, 1897, the inclosed preamble and resolution were recommended to the Mayor and approved by Hon. John Jeroloman, Acting Mayor, July 16, 1897.

I herewith inclose duplicate of same.

S. WILLIAM BRISCOE, Secretary. Respectfully,

At a meeting of the New York City Civil Service Commission, held July 12, 1897, the following preamble and resolution were adopted:

Whereas, Experience has shown that under existing conditions it is not practicable to enforce competitive examination for the position of City Surveyor, and that the utmost that is practicable is to require a non-competitive examination for such position;

Resolved. That the Mayor he recommended to closely the resting of City Surveyor in the

Resolved, That the Mayor be recommended to classify the position of City Surveyor in the non-competitive division of Schedule A.

The foregoing resolution is hereby approved.

New York, July 16, 1897.

Which was ordered on file. JOHN JEROLOMAN, Acting Mayor.

COMMUNICATIONS.

The Vice-President laid before the Board the following communication from William V.

Briggs:
JULY 14, 1897. HENRY D. PURROY, Esq., Clerk of the City and County of New York:
DEAR SIR—I hereby tender my resignation as Commissioner of Deeds of New York County,
to take effect at once.
I remain, yours very truly,
WILLIAM V. BRIGGS.
In place of above, appoint W. J. Huxley, No. 142 West Ninety-seventh street, New York.
The resignation was accepted and the vacancy referred to the Committee on Salaries and

Offices.

MOTIONS AND RESOLUTIONS RESUMED.

By the President—
Resolved, That permission be and the same is hereby given to James Brown Lord to erect, place and keep an iron awning in front of the Delmonico Building, on the corner of Fifth avenue and Forty-fourth street, provided said awning be erected in compliance with the provisions of the ordinance of 1886, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

Resolved, That permission be and the same is hereby given to Raymond Hawes & Co. to place, erect and keep show-windows on the northwest corner of Broadway and Thirtieth street, provided said windows do not extend more than twelve inches from the house-line, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted. By the Vice-President-

Resolved, That permission be and the same is hereby given to Marshall Field to place, erect and keep show-windows in front of the basement of his premises, No. 297 Fifth avenue, provided said show-windows shall not extend beyond twelve inches from the house-line, the work to be done of his course window the description of the Commissioner of Public Works, work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

By Alderman Tait-

Resolved, That section 394 of the revised ordinances adopted March 9, 1897, and approved March 15, 1897, as amended by an ordinance adopted July 13, 1897, and approved July 14, 1897, be further amended by inserting the words "on each side" after the word "vehicle" in the first line thereof and by inserting the words "at a cost to the licensee not exceeding fifty cents for each plate" after the word "Marshal" in the third line thereof; so that said section when thus amended shall read as follows:

shall read as follows:

Every public cart shall have properly fastened to a permanent part of the vehicle, on each side where it can be readily seen, a metal plate or disk, carrying the license number, as provided by the Mayor or Mayor's Marshal, at a cost to the license not exceeding fifty cents for each plate, and the driving of a public cart within the meaning of section 389, without such metal plate or disk, as hereinbefore directed, shall be deemed a violation of this article. The unauthorized possession of a cart or other vehicle, with a metal plate or disk attached, as hereinbefore provided, shall be deemed a violation of this article.

Wheth was adonted.

Which was adopted.

With was interpret.

By the same—

Resolved, That section 403 of the revised ordinances adopted March 9, 1897, and approved March 15, 1897, as amended by an ordinance adopted July 13, 1897, and approved July 14, 1897, be further amended by inserting the words "to said licensee" after the words "at a cost" and before the words "not exceeding fifty cents," so that it shall read "at a cost to said licensee not exceeding fifty cents," and so that the whole section 403 when so amended shall read as follows:

Every driver of a public cart, within the meaning of section 389, shall be at least twenty-one years of age, a citizen of the United States, or shall have obtained his first papers, and a resident of this city, and shall be licensed by the Mayor, and pay for such license the sum of one dollar, which license shall be renewed on the first day of December in each and every year, after the first day of December following, upon the payment of fifty cents annually. He shall also, while at work, wear a badge with the number of the truck license engraved thereon, with an affixed scroll showing expiration of the license, and of a size and style to be prescribed by the Mayor, or Mayor's Marshal, and which shall be furnished him by said Marshal at a cost to said licensee not exceeding fifty cents, and who are also empowered to revoke all such licenses. Any boy between eighteen and twenty-one years of age, being the support of a widowed mother, or having any one depending upon him for support, shall, upon satisfactory proofs, be granted a permit by his Honor the Mayor to drive a public cart.

This badge to be furnished the driver by his employer and the badge to be the property of the

This badge to be furnished the driver by his employer and the badge to be the property of the employer, at the will of the Mayor, or Mayor's Marshal. The Mayor, or Mayor's Marshal, is empowered to revoke all such licenses. The number on the badge as worn by drivers must be the license number of the truck. The unauthorized possession of a badge, as issued for a cart, or for a cartman, shall be deemed a violation of this article.

Which was adopted.

Which was adopted. Alderman Lantry moved that when this Board adjourns, it do so to meet on Tuesday, August

24, 1897, at 11 o'clock A.M.

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

Which was decided in the negative by the following vote:

Affirmative—Aldermen Goodwin, Kennefick, Lantry, and Parker—4.

Negative—The Vice-President, Aldermen Brown, Campbell, Clancy, Dwyer, Goodman, Hackett, Marshall, Muh, Randall, Schilling, School, Tait, Wines, Woodward, and Wund—16.

Resolved, That permission be and the same is hereby given to Henry Hirsch to place and keep movable plants in front of his premises, No. 265 West Twenty-first street, within the stoopline, the said plants to be retained at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted. By the Vice-President-

Resolved, That permission be and the same is hereby given to Alfred J. Cammeyer to erect, keep and maintain an ornamental clock in front of their premises on Sixth avenue, between Nine-teenth and Twentieth streets, provided said clock shall not be used for advertising purposes, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.
Which was adopted.

By Alderman Brown—
Resolved, That the resolution adopted June 8, 1897, and which became a law June 21, 1897, permitting the Congrega San Donato to erect a stand fifteen feet square in front of the church at Nos. 115 and 117 Baxter street during the religious exercises of the above-named society on August 7, 1897, be and the same is hereby amended so as to read as follows:

Resolved, That permission be and the same is hereby given to the Congrega San Donato to place, erect and keep a temporary stand, fifteen feet square, opposite the Church of the Most Precious Blood, at Nos. 113, 115 and 117 Baxter street, three feet on sidewalk and twelve feet on street; said stand to be occupied by musicians during the holiday and religious exercises of the above-named society on Saturday, August 7, 1897, the said stand to be erected on August 6 and to be removed during the morning of August 8, the work to be done at their own expense, under the direction of the Commissioner of Public Works.

Which was adopted.

Which was adopted.

By the same—
Resolved, That permission be and the same is hereby given to the Trustees of the New York
and Brooklyn Bridge to erect a show-window in front of the premises at No. 170 South street, the
work to be done at their own expense, under the direction of the Commissioner of Public Works;
such permission to continue only during the pleasure of the Common Council.
Which was adopted.

By Alderman Campbell—
Resolved, That permission be and the same is hereby given to the Third Avenue Railroad Employees' Mutual Relief Association to parade with tally-ho coaches and on bicycles, from Third avenue and Sixty-sixth street, to Lexington avenue, to Sixty-eighth street, to Third avenue, to Fifty-eighth street, to Eighth avenue, to Boulevard, to Manhattan street, to One Hundred and Twenty-fifth street, to Third avenue, to Sixty-sixth street, under the direction of the Chief of Police; such permission to continue only for July 31, 1897.

Which was adopted.

Upon motion of Alderman Marshall, the courtesies of the floor were extended to Senator Frank D. Pavey.

Frank D. Pavey.

By Alderman Campbell—
Resolved, That G. O. 653 be amended by adding the word "block" after the word "asphalt."

Which was adopted.

Which was adopted.

By Alderman Clancy—

Resolved, That permission be and the same is hereby given to Metropolitan Traction Company to place and keep a temporary open structure for the shelter of relays of horses of the said company during the months of July, August and September in front of Nos. 449 to 455 Cherry street, said structure to be removed at the company's expense during the month of October, the work to be done at company's expense, under the direction of the Commissioner of Public Works; such permission to continue only during the months of July, August and September.

Which was adopted.

Which was adopted.

Within was adopted.

By the same—

Resolved, That permission be and the same is hereby given to the following-named persons, whose applications for stands have been indorsed by the Aldermen of the districts in which they are to be located, to erect, keep and maintain stands for the sale of newspapers, periodicals, fruit and soda-water and for bootblacking purposes, within the stoop-lines, at the locations set respectively opposite their names, and in compliance with the provisions of an ordinance entitled "An Ordinance to regulate the use of the sidewalks of the streets of the City of New York within the stoop-lines, for stands, etc.":

First Assembly District—Bootblack stands: Thomas Brown, No. 1½ Park place; William Schwartze, No. 81 Hudson street; Herman Schumacher, No. 353 Greenwich street. Fruit stands: Salvatore Martarano, No. 32½ Desbrosses street; Luigi Offitto, No. 90½ Duane street.

Second Assembly District—Newspaper stands: W. B. Grogan, No. 2 Fulton street; John Higgins, No. 205 Water street. Fruit stands: Guiseppe Chiarelli, No. 65 Maiden Lane; Antonio Sorrecco, No. 40 South street; Paul Balletto, No. 47 South street; Giulio Brandi, No. 88 South street; Gaetano Frascelli, No. 87 Frankfort street; Agostino Obici, No. 201 Pearl street. Sodawater stands: Rebecca Haims, No. 14 Frankfort street; William Finn, No. 23 Wall street. Bootblack stands: Xavier Stuetzle, Nos. 1 and 2 Hanover Square; N. Palladino, No. 2 Fulton street; Guiseppe Pierri, No. 20 Fulton street; Antonio Radice, No. 85 William street; Gaetano Frascell, No. 110 William street.

Third Assembly District—Bootblack stand: Francesco Ranco, southwest corner Broome street and Bowery.

Third Assembly District-Bootblack stand: Francesco Ranco, southwest corner Broome street

and Bowery.

Fourth Assembly District—Soda-water stands: Wolf Moseson, No. 1 Essex street; Z. Rifkin, No. 42 Market street; Samuel Alperstein, No. 262 Madison street. Fruit stand: David Gross, Nos. 1 and 3 Market street. Bootblack stands: Michele Acciruo, No. 24 Market street; Guiseppe Guarina, No. 226 Madison street.

Electric Assembly District Fruit stand: Aron Schwartz No. 08 Lewis street. Soda-water

Fourth Assembly District—Fruit stands: Michele Acciruo, No. 24 Market street; Guiseppe Guarina, No. 226 Madison street.

Fifth Assembly District—Fruit stand: Aron Schwartz, No. 98 Lewis street. Soda-water stand: Jacob Furman, No. 131 Rivington street.

Sixth Assembly District—Fruit stand: Joseph Ruzicka, No. 601 East Sixth street. Seventh Assembly District—Fruit stand: Joseph Ruzicka, No. 601 East Sixth street. Seventh Assembly District—Fruit stand: Joseph Ruzicka, No. 601 East Sixth street. Seventh Assembly District—Fruit stand: Aton Blaz, southeast corner Second avenue and Second street. Newspaper stand: Henry Kassebaum, southeast corner Second avenue and Second street. No. 602 August stand: Frank Polk, No. 192 Ludlow street.

Ninth Assembly District—Fruit stand: Salvador Buonocore, No. 110 Eighth avenue; No. 112 Eighth avenue, Bootblack stands: Peter Ronduione, No. 134 Seventh avenue; Antonio Petrone, No. 526 Hudson street.

Eleventh Assembly District—Newspaper stand: Charles E. Jones, No. 902 Broadway. Fruit stands: Guiseppe Figone, No. 234 Fourth avenue; Luigi Lomban, No. 641 Sixth avenue; Govanni Famelli. No. 522 Fourth avenue; Peter Davizio, No. 101 West Twenty-eighth street.

Twelfth Assembly District—Fruit stands: William Beck, No. 207 First avenue; Nicola Reres, No. 326 First avenue; Bootblack stands: Michael Famell, No. 301 Avenue A: John Lynch, No. 445 Second avenue; Antonio Santone, No. 263 Ibrid avenue; George Vegene, No. 276 Third avenue; Jominick Chesino, No. 310 Third avenue; Fillomena Vendetole, No. 303 Eighth avenue.

Thireenth Assembly District—Bootblack stands: Rocco Dragonetti, No. 281 Eighth avenue; Charles O'Neill, No. 202 Ninth avenue; Frank Martlage, No. 178 Eighth avenue. Fruit stand: Simon Katz, No. 630 Seeph avenue; Frank Martlage, No. 178 Eighth avenue. Fruit stand: Simon Katz, No. 630 Seeph Avenue. Bootblack stands: Peter McDonald, No. 458 Second avenue; Simon Katz, No. 649 Second avenue: Bootblack stand: Top Di Salvo, No. 922 Second avenue; Simon Katz, No. 659 Second avenue: Soda

Eighth avenue.

Twenty-fourth Assembly District—Bootblack stands: Salvatore Savarese, No. 1568 Third avenue; William McDonald, No. 1551 Third avenue.

Twenty-fifth Assembly District—Fruit stand: Frank Moretti, No. 1574 Third avenue.

Twenty-sixth Assembly District—Bootblack stand: Frank A. Hildenstadt, No. 1335 Fifth

avenue.
Twenty-seventh Assembly District—Newspaper stand: H. Drescher, No. 2146 Lexington avenue. Bootblack stand: John Meiselbach, No. 2128 Seventh avenue.
Twenty-third Ward—Bootblack stands: Charles Schwenker, No. 127 Alexander avenue; William G. Walter, No. 482 East One Hundred and Thirty-third street; Herman Dede, No. 503 Southern Boulevard.

Which was adopted. By Alderman Dwyer

Resolved, That permission be and the same is hereby given to Daniel Rankin, Jr., to erect, place and keep a shipping clerk's office within the stoop-line on the south side of West Houston street, about eighty feet west of Broadway, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

Resolved, That permission be and the same is hereby given to Twentieth Century Bicycle Headlight Company to parade with a wagon through the streets of the City of New York, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only for one month from date of approval by his Honor the Mayor.

Which was adopted. By Alderman Muh—

By Alderman Muh—

Whereas, The Health Department has notified the Commissioner of Street Cleaning not to return bags destined as receptacles for waste paper to the houses from which they were taken by the employees of the Street Cleaning Department, on the ground that said bags might become means of communicating contagious diseases; therefore be it

Resolved, That the Commissioner of Street Cleaning be and he is hereby respectfully requested to consider the possibility of supplying paper bags for accumulations of paper, especially for use in tenement-houses, while awaiting the call of the proper Street Cleaning Department cartment these bags not to be returned.

cartmen, these bags not to be returned. Which was adopted.

(G. O. 1716.)

Alderman Goodman— Resolved, That two lamp-posts be erected and street-lamps placed thereon and lighted,

within the stoop-line, in front of the sub-station for the use of the Harbor Squad Police (Thirty-sixth Precinct), on the south side of One Hundred and Twenty-second street, one hundred feet east of Pleasant avenue, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 1717.)

By the same—
Resolved, That the widths of the sidewalks in One Hundred and Sixteenth street, between Morningside avenue and Amsterdam avenue, be and the same is hereby established at twenty-five feet and the roadway fifty feet.
Which was laid over.

By the same-Resolved, That Atmore L. Baggot, corner Third avenue and One Hundred and Twenty-fourth street, be and he hereby is permitted to engage a man to walk the streets of Harlem and vicinity, dressed in fancy costume, and thus advertise his business during the month of August, provided that the said man wear no mask and is not dressed in an offensive or objectionable manner, and furthermore that the said fancy-dressed man be under the control and jurisdiction of the Chief of Police.

Which was adopted.

By Alderman Lantry—
Resolved, That permission be and the same is hereby given to Charles Bohling to erect, place and keep show-windows on the Fifty-seventh street side of the premises on the northeast corner of Fifty-seventh street and Second avenue, provided that said show-windows do not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the By Alderman Lantry-Common Council.

Which was adopted.

(G. O. 1718.)

By the same-DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW

YORK, , 1897. To the Honorable the Board of Aidermen:

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consolidation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that all the flagging and the curb now on the sidewalks in front of Nos. 316 to 326 East Forty-sixth street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. ment of Public Works.

, Commissioner of Public Works. Very respectfully,

Very respectfully,

Resolved, That all the flagging and the curb now on the sidewalks in front of Nos. 316 to 326 East Forty-sixth street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That all the flagging and the curb now on the sidewalks in front of Nos. 316 to 326 East Forty-sixth street be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under such directions as shall be given by the Commissioner of Public Works, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance among the owners or occupants of all the houses and lots intended to be benefited thereby,

nance among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to acquire.

Which was laid over.

By Alderman Marshall—
Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board, for further consideration, a resolution now in his hands, permitting the James F. Reilley Association to place a transparency on a lamp-post.

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

decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:

Resolved, That permission be and the same is hereby given to the James F. Reilley Association to place and keep a transparency on the lamp-post on the southeast corner of Houston and Elizabeth streets, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only for two weeks from the date of approval by his Honor the Mayor, the same to be removed by the said association at the expiration of the said two weeks.

Alderman Marshall moved a reconsideration of the vote by which the above resolution was

adopted.

Which was adopted.

On motion of Alderman Marshall, the paper was then amended by striking out the word "southeast" and inserting in lieu thereof the word "southwest."

Which was adopted.

Resolved, That the resolution permitting Vincenzo Volonino to keep a bootblack stand at No. 140 Stanton street, which was adopted by the Board of Aldermen January 5, 1897, and which became a law January 19, 1897, be and the same is hereby amended so as to read the "southwest corner Stanton and Norfolk streets." By Alderman Marshall-

Which was adopted.

(G. O. 1719.)

By Alderman Goodwin—
Resolved, That two lamp-posts be erected and street-lamps placed thereon and lighted in front of the new station-house No. 1786 Broadway, under the direction of the Commissioner of Public Works. Which was laid over.

Which was laid over.

By Alderman Murphy—

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

Which was adopted.

Which was adopted.

(G. O. 1720.)

Alderman Parker-Resolved, That the carriageway of One Hundredth street, from First to Second avenue, be

paved with asphalt-block pavement on concrete foundation, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That the carriageway of One Hundredth street, from First to Second avenue, he naved with asphalt block, parament or consist foundation, and a supply that the carriage of the Council convened are also believed to the carriage of the Council convened as a shall be carriage of the carriage of the Council convened as a shall be carriage of the c nue, be paved with asphalt-block pavement on concrete foundation, under such directions as shall be given by the Commissioner of Public Works, who may appoint an Inspector thereon, and one of

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

Which was laid over.

(G. O. 1721.)

By the same—
Resolved, That the carriageway of One Hundred and Third street, from Madison avenue to Fifth avenue, be paved with asphalt block pavement on concrete foundation, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That the carriageway of One Hundred and Third street, from Madison avenue to Fifth avenue, be paved with asphalt block pavement on concrete foundation, under such directions as shall be given by the Commissioner of Public Works, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

the same might be assessed;
Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited the results of the advantages which each may be deemed to thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

acquire. Which was laid over.

(G. O. 1722.)

By Alderman Randall—
Resolved, That Bainbridge avenue, from Kingsbridge road to Southern Boulevard, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting and terminating street or avenue, where not already laid, fences placed where and approaches built where necessary, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor he adopted

Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, that Bainbridge avenue, from Kingsbridge road to Southern Boulevard, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting and terminating street or avenue, where not already laid, fences placed where and approaches built where necessary, under such directions as shall be given by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to acquire.

(G. O. 1723.)

Resolved, That water-mains be laid in One Hundred and Eightieth street, from Prospect avenue to Mapes avenue, and in Mapes avenue to a point five hundred feet north of said One Hundred and Eightieth street, as provided in section 356 of the Consolidation Act, under the direction of the Commissioner of Public Works. (G. O. 1724.)

Resolved, That East One Hundred and Ninety-fourth street, from Valentine to Webster avenue, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, and fences placed where necessary, approaches built where required, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That East One Hundred and Ninety-fourth street, from Valentine to Webster avenue, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, and fences placed where necessary, approaches built where required, under such directions as shall be given by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons, respectively, upon whom the same might be assessed:

whom the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to acquire.

(G. O. 1725.)

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

Be it Ordained by The Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That Two Hundred and First street, from Webster avenue to the Concourse, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, approaches constructed where necessary and fences built where required, under such directions as shall be given by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom the same might be assessed;

the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

Which were severally laid over.

(G. O. 1726.)

By Alderman School—
Resolved, That water-mains be laid in East One Hundred and Sixty-eighth street, from Franklin avenue to Boston road, as provided by section 356 of the New York City Consolidation Act of 1882.

(G. O. 1727.)

Resolved, That Brown place, from Southern Boulevard to One Hundred and Thirty-fifth street, be regulated and graded, curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting and terminating street or avenue, where not already laid, and that the carriageway of said avenue be paved with granite-block pavement, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, that Brown place, from Southern Boulevard to One Hundred and Thirty-fifth street, be regulated and graded, curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting and terminating street or avenue, where not already laid, and that the carriageway of said avenue be paved with granite-block pavement, under such directions as shall be given by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, who may appoint an Inspector thereon, and one of the

City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to acquire. Which were severally laid over.

By the same

Resolved, That permission be and the same is hereby given to Louisa Walbar to erect, keep Resolved, That permission be and the same is hereby given to Louisa warder to erect, keep and maintain a show-window in front of her premises, No. 941 Cedar place, as shown upon the accompanying diagram, provided said show-window does not extend more than twelve inches from the house-line, the work to be done at her own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

By the same-Resolved, That permission be and the same is hereby given to Felix Hirseman to place and keep a show-window in front of his premises, on the east side of Ogden avenue, thirty-four feet north of Union street, provided said show-window does not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

By the same-Resolved, That permission be and the same is hereby given to John Eichler Brewing Company to erect, keep and maintain a chimney to project four inches beyond the building-line above the first story of the premises southeast corner of Wendover and Webster avenues, as shown upon the accompanying diagram, the work to be done at their own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; such permission to continue only divine the pleasure of the Common Council. to continue only during the pleasure of the Common Council.
Which was adopted.

By the same-Resolved, That permission be and the same is hereby given to John Eichler Brewing Company to erect, place and keep show-windows in front of their premises, southeast corner of Wendover and Webster avenues, provided said show-windows do not project more than twelve inches from the house-line, as shown upon the accompanying diagram, the work to be done at their own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council. fourth Wards; such perm Which was adopted.

By the same-

Resolved, That permission be and the same is hereby given to John W. Decker to place, erect and keep show-windows in front and alongside of his premises on the northeast corner of One Hundred and Sixty-first street and Tinton avenue, providing said show-windows do not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards: such permission to continue only during the pleasure of the Common Council.

Which was adopted.

By Alderman Ware—

By Alderman Ware—
Resolved, That the Commissioner of Public Works be and he is hereby respectfully requested to repave with asphalt, Thirty-seventh street, from Sixth avenue to Tenth avenue. Which was adopted.

Resolved, That permission be and the same is hereby given to Emma Hanf to erect, place and keep a bay-window in front of her premises, No. 107 East Fifteenth street, provided the dimensions do not exceed those prescribed by law, the work to be done at her own expense under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was adopted.

By Alderman Wines—
Resolved, That permission be and the same is hereby given to Daniel Shay to erect, place and keep an iron post surmounted by a horseshoe in front of his premises, No. 223 East One Hundred and Sixth street, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted

Which was adopted.

By Alderman Woodward—
Resolved, That General Orders Nos. 366, 397, 423, 762 and 930 be taken from the list of General Orders and placed on file.

Which was adopted.

Resolved, That General Order No. 1297, which calls for the flagging of Dyckman street, from Hudson river to Exterior street, be amended by striking out the word "eight" and inserting in lieu thereof the word "four." Which was adopted.

Alderman Lantry moved the call of the house to ascertain if there was a quorum present. Upon the calling of the roll the following members answered to their names:

The Vice-President, Alderman Campbell, Dwyer, Goodman, Goodwin, Hackett, Lantry, Muh, Parker, Randall, Schilling, School, Tait, Ware, Wines, Woodward, and Wund—17.

By Alderman Woodward—

The Code of the control of the second delivery to its form the word payment.

Resolved, That General Order 1625 be amended by adding to it after the word pavement, on concrete foundation, and that crosswalks be laid at the intersection of the westerly side of the Boulevard."
Which was adopted.

(G. O. 1728.)

By the same Resolved, That the width of the sidewalk in Seventy-ninth street, from Amsterdam avenue to West End avenue, be and the same is hereby established at thirty feet and the roadway at forty feet.

Which was laid over.

(G. O. 1729.)

Resolved, That the carriageway of One Hundred and Twenty-seventh street, from west side of St. Nicholas avenue to east side of St. Nicholas terrace, be paved with granite-block pavement on concrete foundation, and that a crosswalk be laid at the intersection of St. Nicholas avenue, under the direction of the Commissioner of Public Works; and that the accompanying ordinance

therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That the carriageway of One Hundred and Twenty-seventh street, from west side of St. Nicholas avenue to east side of St. Nicholas terrace, be paved with granite-block pavement, on concrete foundation, and that a crosswalk be laid at the intersection of St. Nicholas avenue, under such directions as shall be given by the Commissioner of Public Works, who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

be executed and done at their own expense, on account of the persons respectively upon whom

the same might be assessed;

Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

acquire. Which was laid over.

(G. O. 1730.)

By the same—
Resolved, That the carriageway of One Hundred and Twenty-seventh street, from the east side of St. Nicholas terrace to Lawrence street, be paved with asphalt-block pavement on concrete foundation, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Be it Ordained by the Mayor, Aldermen and Commonalty of the City of New York, in Common Council convened, That the carriageway of One Hundred and Twenty-seventh street, from the east side of St. Nicholas terrace to Lawrence street, be paved with asphalt-block pavement on concrete foundation, under such directions as shall be given by the Commissioner of Public Works, who carried the Indianal Commissioner of Public Works, who carried the Indianal Commissioner of Public Works,

who may appoint an Inspector thereon, and one of the City Surveyors.

And Whereas, The said Mayor, Aldermen and Commonalty deem it necessary, for the more speedy execution of the said ordinance, to cause the work necessary for the purpose above specified to be executed and done at their own expense, on account of the persons respectively upon whom

the same might be assessed;
Therefore be it further Ordained, That the Board of Assessors be and they are hereby directed to make a just and equitable assessment of the expense of conforming to the provisions of this ordinance, among the owners or occupants of all the houses and lots intended to be benefited thereby, in proportion, as nearly as may be, to the advantages which each may be deemed to

acquire. Which was laid over.

(G. O. 1731.)

By the same-

Which was adopted. MOTIONS AND RESOLUTIONS AGAIN RESUMED. By the Vice-President-Resolved, That Louis Lowenstein, No. 117 West Tenth street, and James Riley, No. 424 West Thirty-first street, be and they are hereby appointed Commissioner of Deeds in and for the City and

Mr. Jewell to Pleasure Bay, he now requested me to ask you if you will get the Board to accept either July 15 or 22 for the outing. He will allow each Alderman three tickets, as well as yourself, and one to the Clerks.

Hoping you will give this your attention, and awaiting your reply, I remain,
Very truly, yours,
THOMAS DWYER, JOHN T.OAKLEY, JOHN P. WINDOLPH, Committee on County

County of New York.
Which was referred to the Committee on Salaries and Offices.

Which was referred to the Committee

By Alderman Marshall—

Resolved, That Conrad R. Schmitt, No. 57 Seventh street, be and is hereby reappointed

Commissioner of Deeds for and in the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That Emanuel Van Dernoot, of No. 280 Broadway, be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Ware-

Resolved, That Jacob H. Corn, of No. 219 East One Hundred and Fourteenth street, be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

By Alderman Woodward-Resolved, That Frank J. Maloney, of No. 1811 Amsterdam avenue, be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That William G. Brown, of No. 280 Broadway, be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That W. C. Dilger, of No. 198 East Fifty-eighth street, be and he is hereby appointed Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Goodwin-

Resolved, That permission be and the same is hereby given to C. A. Livingston to maintain an awning on the northwest corner of Twenty-first street and Ninth avenue, the same to be maintained at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Which was adopted.

REPORTS AGAIN RESUMED.

The Committee on Law Department, to whom was referred the annexed resolution and ordinance in favor of revising ordinances relating to the rules of the road, respectfully REPORT:

That, having examined the subject, they believe the proposed ordinances to be necessary, as amended, subject to correction as may appear necessary before final action by the Board. They therefore recommend that the said ordinances be printed in the CITY RECORD. An Ordinance in relation to the right of way of, and other regulations regarding, vehicles upon the public streets.

The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows:

ARTICLE I.

ARTICLE I.

Right of Way.

Section I. Pedestrians, when crossing the highway at the intersection of streets or roadways, shall have the right of way over any horseman or any vehicle, excepting those vehicles to which the right of way is specially given by law.

Sec. 2. On all the public streets or highways of this city all vehicles going in a northerly or southerly direction shall have the right of way over any vehicle going in an easterly or westerly direction.

direction.

Sec. 3. The ambulances belonging to the department of public charities and correction and incorporated hospitals of the City of New York shall have the right of way in the streets of said city as against all persons, vehicles or animals, when conveying any patient or injured person to any hospital in the city, or when proceeding to the scene of any accident by which any person or persons have been injured. The vehicles belonging to the fire and police departments of the City of New York shall have like right of way, and the same shall extend to the men in the employ of the above departments when on duty; and any person refusing to yield the right of way, where it is possible, shall be deemed guilty of a misdemeanor, and on conviction thereof shall be punished pursuant to the provisions of section 85 of the New York City Consolidation Act, and the commissioners of police are hereby required to enforce rigidly the provisions of the ordinance. Physicians having a police permit, as hereinafter provided for, shall also have a like right of way in the streets, and shall be allowed to cross processions as soon as possible when answering calls for their service. The chief of police is hereby empowered to issue, upon application therefor, a proper permit to any duly registered physician, and this permit shall not be transferable.

Article II.

ARTICLE II.

Overtaking Vehicles.

Section I. Any vehicle overtaking another shall pass on the left side of the overtaken

Sec. 2. When requested to do so, the driver or person having charge of any vehicle traveling on any street or highway of this city shall, as soon as practicable, turn to the right, so as to allow any overtaking vehicle free passage on his left.

Sec. 3. Above Fitty-ninth street, no vehicle, upon passing another, when both are in motion, shall go in front of the vehicle passed until they are fitteen feet apart.

ARTICLE III.

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

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

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

ARTICLE IV.

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

Sec. 2. Excepting in that part of the city lying south of the south side of Fourteenth street, and above the Battery, no vehicle shall be stopped at a curb, except it be on the right-hand side of the driver or person having charge of the vehicle, when facing in the direction in which he is

Sec. 3. No vehicle shall turn nor start and turn from the curb until the rider, driver or person having charge thereof shall have given a signal to be plainly seen from the rear and from the side toward which the turn is to be made, which signal shall be made by raising the hand or whip. At the option of the driver, rider or person having charge of such vehicle, an audible signal may be given indicating an intention to turn.

Bells, Lights, etc.

Resolved, That water-mains be laid in Boulevard, west side, between One Hundred and Twenty-seventh street, between Boulevard and Claremont avenue, and in One Hundred and Twenty-seventh street, between Boulevard and Claremont avenue, and in One Hundred and Twenty-seventh street, between Boulevard and Claremont avenue, and in One Hundred and Twenty-seventh street, between Boulevard and Claremont avenue, and in One Hundred and Twenty-seventh street, between Boulevard and Claremont avenue, and in One Hundred and Twenty-seventh street, between Grand and Riverside Drive, as provided by section 356 of the New York City Consolidation Act of 1882.

Which was laid over.

REPORTS RESUMED.

The Committee on County Affairs, to whom was referred the annexed invitation of Joseph Tanco, Jr., respectfully

REPORT:

That, having examined the subject, they recommend that the invitation be accepted for Thursday, July 22, 1897.

OFFICE OF THE JEWELL STEAMSHIP SUPPLY COMPANY, CHATHAM SQUARE, NEW YORK, July 9, 1897. WILLIAM H. TEN EYCK, Esq., Clerk of the Common Council:

DEAR SIR—Since the Committee has not made any progress to the invitation extended by

distance of two hundred feet: said light or lights shall show white in front, but may be colored on

ARTICLE VI.

Age of Drivers of Business Vehicles.

The driver or person having charge of any vehicle drawn by any animal or animals, or propelled by any human or mechanical power, and used for the purpose of business, shall not be less than sixteen years of age; it being understood that this section does not in any way affect age limits and other conditions specified by already existing ordinances relating to drivers of licensed

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

city.

Sec. 2. Except when going or coming directly from or to their places of departure or destination on said boulevard, and except when actually passing another vehicle or obstacle, all trucks, express-wagons, vans and business vehicles of all sorts shall keep in single line upon their extreme right of the Western Boulevard at all points between Fifty-ninth street and Manhattan street.

Sec. 3. Except when going or coming directly from or to their place of departure or destination on said boulevard, and except when actually passing an obstacle on the roadway, all bicycles and passenger vehicles shall use only those portions of the Western Boulevard, between Fifty-ninth street and Manhattan street, not set apart in section 2 hereof for the use of the vehicles and passenger venicles shall use only those portions of the Vestern Boulevard, between ring ninth street and Manhattan street, not set apart in section 2 hereof for the use of the vehicles therein mentioned; and all bicycles and passenger vehicles shall keep to their right of those portions of said boulevard by this section allotted for their use.

Sec. 4. Any person riding a bicycle in the City of New York shall not be allowed to carry or transport thereon any child under the age of five years.

ARTICLE VIII.

ARTICLE VIII.

Riding on Sidewalks.

No person shall drive, or back, or lead any horse or cart, or other wheeled carriage on the foot path or sidewalk of any street; nor shall it be lawful for any vehicle propelled by hand or foot power, nor for any motor-cycle or motor-wagon to be ridden or driven upon the sidewalk of any street or avenue which has been flagged, curbed, guttered and paved: excepting that in cases where the driveways may be, for any reason, in such condition that they cannot be used by the vehicles propelled by hand or foot power named herein, it shall be lawful to use the sidewalks, for such space as may be necessary to pass around the unusable part of the driveways. Whenever, for any reason, the sidewalk used by any vehicle described in the last preceding paragraph, such vehicles shall proceed in single file. shall proceed in single file.

Nothing in this ordinance shall prevent users of bicycles, tricycles or other light vehicles from pushing such vehicles along said sidewalk when not riding upon same, but they must in all such

cases proceed at single file.

ARTICLE IX.

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

ARTICLE X.

Section I. These ordinances shall take effect immediately; and any person violating these ordinances, or any provision thereof, shall be liable to a fine of not less than one nor more than

Sec. 2. Sections 209, 370, 371, 379, 380, 381, 382, 383, 384, 443 and 455 of the Revised Ordinances of 1897 are hereby repealed.
FREDERICK A. WARE, RUFUS R. RANDALL, JACOB C. WUND, Committee on

Law Department.

Which was adopted.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Muh moved that the Board do now adjourn.

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

Which was decided in the affirmative.

And the Vice-President declared that the Board stood adjourned until Tuesday, July 27, at 11 o'clock A. M.

WM. H. TEN EYCK, Clerk. 1897, at 11 o'clock A. M.

POLICE DEPARTMENT.

The Board of Police met on the 8th day of July, 1897. Present-Commissioners Moss (President), Andrews and Grant.

dent), Andrews and Grant.

Leaves of Absence Granted.

Peter Conlin, Chief of Police, ten days, half pay; William F. Fluhrer, Surgeon, twenty days, with pay, vacation; Captain John D. Herlihy, Twelfth Precinct, twenty days, with pay, vacation; Captain John J. Donohue, Thirty-second Precinct, 20 days, with pay, vacation.

Sundry reports and communications were ordered on file, copies to be forwarded, etc.

Communications Referred to the Treasurer.

Comptroller—Weekly financial statement. Chief of Police—Inclosing \$150, pistol fees, to

pay into Pension Fund.

Communications Referred to Chief Clerk to Answer.

Ludwig Bauman & Co.—Asking address of an officer. B.C. Matthews—Asking Census of

1895. Application of Dr. J. C. Smith, asking appointment as Police Surgeon, was referred to the Civil Servive Board.

Communications Ordered on File. Chief of Police and Detective Bureau—Relative to statements in case of Mrs. Nack, charged with the murder of William Guldensuppe. Reports of Precincts—Relative to policy selling and café keeping. A. Forget—Inclosing letter of Mrs. H. B. Weddell, commending Patrolman Houli-

Applications denied.
W. L. Stokes, for appointment of J. T. Ryan as Special Patrolman; Peter Klinglein, for appointment of J. T. Ryan as Special Patrolmen.

Applications laid over.

Patrolman Frederick W. Auer, Nineteenth Precinct, resignation; Roundsman George Fennell, Thirty-fourth Precinct, application for promotion; Roundsman Hugh J. Quinn, Twenty-first

Patrolman Frederick W. Auer, Nineteenth Precinct, resignation; Roundsman George Fennell, Thirty-fourth Precinct, application for promotion; Roundsman Hugh J. Quinn, Twenty-first Precinct, application for promotion.

Sundry communications referred to the Chief of Police, for report, etc.

The Chief of Police reported the following transfers, etc.:

Patrolman William A. Wood, from Twenty-third Precinct to Twenty-fourth Precinct; Patrolman Patrick F. Mahoney, from Eighth Precinct to Twenty-seventh Precinct; Patrolman Patrick F. Mahoney, from Eighth Precinct to Twenty-seventh Precinct; Patrolman Patrick F. Mahoney, from Eighth Precinct to Twenty-seventh Precinct; Patrolman Patrick G. Sixth Precinct; Patrolman Patrick M. Bradley, from Twenty-second Precinct to First Precinct, detail Broadway and Exchange place; Patrolman Bernard F. McCabe, from Ninth Precinct to Twentieth Precinct, as Acting Roundsman; Patrolman William Hughes, from Twenty eighth Precinct to Twenty-third Precinct, as Precinct Detective; Patrolman Philip Kuntz, from Third Precinct to Twenty-third Precinct; as Precinct Detective; Patrolman Philip Kuntz, from Third Precinct to Twenty-seventh Precinct; Captain William Dean, from Twenty-sixth Precinct to Nineteenth Precinct, detail Broadway and Thirty-fifth Street; Captain Robert Young, from Sixth Precinct; Patrolman Adam Lang, from Thirty-fifth Precinct to Thirty-second Precinct; as Precinct Detective; Patrolman Thomas Connolly, from Third Precinct to Twenty-seventh Precinct; Patrolman Andrew O'Neill, from Third Precinct to Thirty-fifth Precinct to Twenty-eighth Precinct; Patrolman Andrew O'Neill, from Third Precinct to Thirty-fifth Precinct to Twenty-sixth Precinct; Patrolman Henry L. Scharnikow, from Eleventh Precinct to Twenty-sixth Precinct to Twenty-sixth Precinct; Patrolman Henry L. Scharnikow, from Eleventh Precinct to Twenty-sixth Precinct to Twenty-sixth Precinct; Patrolman John P. Leary, from Thirtieth Precinct of Twenty-sixth Precinct to Twenty-seventh Precinct to Twenty-seventh Precinct to T Precinct to Sixth Precinct; Roundsman John F. Tappin, from Twenty-seventh Precinct to Sixth Precinct; Roundsman John F. Tappin, from Twenty-seventh Precinct to Sixth Precinct; Roundsman James Frinck, from Sixth Precinct to Twenty-seventh Precinct; Patrolman John S. Fulton, from Thirty-eighth Precinct, detail Precinct Detective; Patrolman John O'Brien, from Twenty-eighth Precinct to Thirty-eighth Precinct; Patrolman Joseph F. Bush, from Tenth Precinct to Twenty-first Precinct; Roundsman George Voebel, from Twenty-fourth to Thirty-eighth Precinct; Patrolman Michael H. Brady, from Thirtieth Precinct, detail Hebrew Orphan

Asylum; Patrolman Patrick J. Delaney, from Eighth Precinct to Central Office, office of Chief.

Asylum; Patrolman Patrick J. Delaney, from Eighth Precinct to Central Office, office of Chief. Sundry temporary details, and details discontinued.

Resolved, That the return to writ in the case of Thomas S. Richards be verified by the signatures of the President and Chief Clerk, and forwarded to the Counsel to the Corporation.

Resolved, That full pay while sick be granted to the following officers—all aye:
Patrolman Thomas Wawne, Second Precinct, from May 11 to June 19, 1897; Patrolman Robert L. Pless, Fourth Precinct, from May 22 to June 10 and June 15 to 19, 1897; Patrolman Edward Schultz, Fourth Precinct, from May 22 to June 8, 1897; Patrolman William H. McFall, Fourth Precinct, from May 21 to May 30, 1897; Patrolman Christopher Belton, Sixth Precinct, from April 5 to June 7, 1897; Patrolman Daniel Dorsey, Sixth Precinct, from May 14 to June 10, 1897; Patrolman Adolph Gebhardt, Fifteenth Precinct, from February 11 to April 9, 1897; Patrolman William H. Klan, Fifteenth Precinct, from May 18 to June 7, 1897; Patrolman Thomas H. Wundes, Eighteenth Precinct, from June 16 to June 23, 1897; Patrolman Michael McCarthy, Eighteenth Precinct, from April 12 to June 5, 1897; Patrolman Patrick O'Leary, Twenty-second Precinct, from June 2 to June 14, 1897; Patrolman Jacob Bachman, Twenty-third Precinct, from May 8 to June 14, 1897; Patrolman David Isenberg, Twenty-fifth Precinct, from May 23 to June 1, 1897; Patrolman Thomas Callahan, Twenty-fifth Precinct, from December 23, 1896, to June 1, 1897; Patrolman Bert. G. Overholser, Twenty-fifth Precinct, from March 26 to June 1, 1897; Patrolman Henry E. Slott, Twenty-sixth Precinct, from June 17 to June 27, 1897; Patrolman Joseph Surre, Twenty-sixth Precinct, from May 5 to June 1, 1897; Patrolman William Patrolman William Patrolman Joseph Surre, Twenty-sixth Precinct, from May 5 to June 1, 1897; Patrolman Henry Brenck, Thirtieth Precinct, from May 14 to June 27, 1897.

Resolved, That the following bills be approved and the Treasurer authorized to pay the same Western Union T

—all aye:

Western Union Telegraph Company, messages, \$48.06; George Weideke, balance of salary, 1897, \$587.94; George Weideke, costs and disbursements, \$79.44.

Resolved, That the resolutions adopted by this Board on the 24th day of March, 1897, relative to the acquisition of title to the premises known as No. 135 West Thirtieth street, for police purposes, be and the same are, and each of them is, in all respects, rescinded—all aye.

Resolved, That all that certain lot, piece or parcel of land situate, lying and being in the Twentieth Ward of the City of New York, bounded and described as follows: Commencing at a point on the northerly side of West Thirtieth street, three hundred and twenty-five feet east of Seventh avenue, and running thence easterly twenty-five feet eleven and five-eighth inches; thence northerly on a line parallel with the line of Seventh avenue ninety-eight feet and nine inches; thence westerly twenty-six feet and three-quarters of an inch; thence southerly on a line parallel with the line of Seventh avenue ninety-eight feet and nine inches to the place of beginning—be and the same is selected by the Board as an additional site for the purpose of extending the station-house, prison and stable for patrol wagons for the Nineteenth Precinct, it being the opinion of this Board that said land is necessary for said purpose, and that the Chief Clerk of this Board two similar surveys, maps or plans of said land and premises for filing one in the office of Board be and ne hereby is authorized and directed to cause to be prepared and submitted to this Board two similar surveys, maps or plans of said land and premises for filing one in the office of the Register of the City and County of New York, and the other in the office of this Board, pursuant to the provisions of chapter 630 of the Laws of 1897, together with three copies of said survey, map or plan, this Board having determined to take proceedings for the acquisition of said

Resolved, That the preamble and resolution adopted by the Board of Police June 9, 1897, relative to the renewal of lease for premises on the corner of West Farms road and Union avenue, in the Town of Westchester, be and is hereby rescinded.

Resolved, That the Commissioners of the Sinking Fund be and are hereby respectfully requested to authorize the Comptroller to execute a renewal of the lease from William Henderson of four rooms on the second floor of premises on the west side of Main street in the Town of Westchester, known as the Post-office Building, for the use of the Board of Police as sleeping accommodations for Roundsmen and Patrolmen for the term of one year from January 1, 1897, the original lease for such premises having been authorized by the Commissioners of the Sinking Fund, September 23, 1896, and said rooms not having been included in the lease from William Henderson, authorized by the Commissioners of the Sinking Fund, February 8, 1897, for four rooms in said premises, the second floor containing eight rooms.

ized by the Commissioners of the Sinking Fund, February 8, 1897, for four rooms in said premises, the second floor containing eight rooms.

Resolved, That requisition be and is hereby made upon the Comptroller for the sum of three thousand eight hundred dollars, to enable the Treasurer to pay bill presented for payment by Gas Engine and Power Company and Charles L. Seabury and Company, consolidated account of appropriation made by the Board of Estimate and Apportionment for the year 1896 entitled "Launches"—all aye.

Resolved, That reports on complaints for the month of July, 1897, be referred to Commissioner Moss for examination and report.

sioner Moss for examination and report.

Resolved, That the Board of Surgeons be directed to examine Patrolman William E. Keegan, Thirty-third Precinct, and report as to his physical condition with a view to retirement.

Resolved, That honorable mention be made in the records of the Department of [the meritorious conduct of Patrolman Edgar J. Hearle, Fifth Precinct, for bravery in stopping a runaway horse on June 9, 1897, that the certificate of the Department be awarded him, and that he be reimbursed in the sum of \$17.80 for damage to uniform.

Resolved, That Patrolman Peter J. Tighe, Nineteenth Precinct, be commended for stopping runaway horses at Thirty-third street and Broadway, on June 15, 1896.

Resolved, That the New York State Civil Service Commission be respectfully requested to furnish to the Board of Police a copy of the new rules and regulations, and such resolutions affecting the same as may have been adopted.

Resolved, That Joseph Partington be and he is hereby employed as hostler in the Thirty-

Resolved, That Joseph Partington be and he is hereby employed as hostler in the Thirty-

Resolved, That the following resignations be accepted:
Patrolman Robert B. McManus, Fourteenth Precinct; Meyer Elias, Special Patrolman.

Applications for Advance to Grades Denied.

Patrolman Thomas Kenney, Sixteenth Precinct; Patrolman Frank Kumpf, Eighteenth Precinct; Patrolman John J. Gilligan, Nineteenth Precinct; Patrolman William Kilduff, Twenty-

Patrolman Daniel J. Dorsey, Sixth Precinct, to First Grade, January 1, 1897; Patrolman James B. Foley, Fifteenth Precinct, to First Grade, May 21, 1897; Patrolman Richard C. Schum, Twenty-third Precinct, to First Grade, June 28, 1897; Patrolman Thomas Kelly, Twenty-fourth Precinct, to First Grade, January 12, 1897; Patrolman Harry Johnson, Thirty-seventh Precinct, to First Grade, June 29, 1897; Patrolman William Thornton, Thirtieth Precinct, to Second Grade, July 1, 1897; Patrolman Matthew J. Reilly, Sixteenth Precinct, to Third Grade, March 21, 1897; Patrolman William O'Brien, Twenty-seventh Precinct, to Third Grade, April 27, 1897; Patrolman James H. Murphy, Fifteenth Precinct, to Fourth Grade, March 19, 1897; Patrolman William F. Prendergast, Eighteenth Precinct, to Fourth Grade, June 23, 1897; Patrolman James McGovern, Twenty-third Precinct, to Fourth Grade, January 11, 1897; Patrolman George J. Byrnes, Twenty-fifth Precinct, to Fourth Grade, June 26, 1897; Patrolman Frederick C. Ahrens, Thirty-second Precinct, to Fourth Grade, January 6, 1897; Patrolman Samuel C. Delamater, Thirty-second Precinct, to Fourth Grade, January 6, 1897.

JUDGMENTS BY THE BOARD.

JUDGMENTS BY THE BOARD. Dismissal-All Aye.

Patrolman Peter Flood, Fourth Precinct, neglect of duty.

Patrolman Peter Flood, Fourth Precinct, neglect of duty,

Fines Imposed.

Patrolman James S. Kane, First Precinct, neglect of duty, four days' pay; Patrolman Timothy
Ryan, Second Precinct, do, one day's pay; Patrolman Thomas Lyons, Second Precinct, do, two
days' pay; Patrolman John Y. Phillips, Second Precinct, do, one day's pay; Patrolman Philip F.
Mahony, Second Precinct, do, three days' pay; Patrolman Eugene McCarthy, Second Precinct, do,
one day's pay; Patrolman Edward Kennedy, Fourth Precinct, do, one-half day's pay; Patrolman
Stephen Dean, Fourth Precinct, do, two days' pay; Patrolman Abraham Brunner, Fifth Precinct,
do, three days' pay; Patrolman Michael Regan, Eighth Precinct, do, ten days' pay; Patrolman
Charles Neerhaun, Eighth Precinct, do, one-half day's pay; Patrolman George G. McDonald,
Ninth Precinct, do, one-half day's pay; Patrolman Michael Murray, Ninth Precinct, do, two days'
pay; Patrolman Thomas Coleman, Tenth Precinct, do eight days' pay; Patrolman George T.
Sheridan, Thirteenth Precinct, do, one-half day's pay; Patrolman Edward Carpenter, Thirteenth
Precinct, do, one-half day's pay; Patrolman John Wohlfarth, Thirteenth Precinct, do, four days'
pay; Patrolman Adam Wagner, Fourteenth Precinct, conduct unbecoming an officer, one-half
day's pay; Patrolman Joseph Brereton, Fourteenth Precinct, neglect of duty, one-half day's pay;
Patrolman John S. Fowler, Sixteenth Precinct, do, two days' pay; Patrolman John J. Magner,
Eighteenth Precinct, do, one-half day's pay; Patrolman Peter J. Tighe, Nineteenth Precinct, do,
one day's pay; Patrolman John Tyrell, Nineteenth Precinct, do, two days' pay; Patrolman
Delafield Reich, Nineteenth Precinct, do, one-half day's pay;
Patrolman Edward Quinlan, Twenty-third Precinct, violation of rules, one-half day's pay;
Patrolman Edward Quinlan, Twenty-third Precinct, violation of rules, one-half day's pay;
Patrolman Edward Quinlan, Twenty-third Precinct, violation of rules, one-half day's pay;
Patrolman Edward Quinlan, Twenty-third Precinct, one-half day's pay; Pat

one-half day's pay; Patrolman Frederick P. Williams, Thirtieth Precinct, do, one-half day's pay; Patrolman Charles F. Mayer, Thirtieth Precinct, do, one day's pay; Patrolman William McGuiness, Thirtieth Precinct, do, one-half day's pay; Patrolman Henry J. Hoffman, Thirty-first Precinct, do, one-half day's pay; Patrolman John F. Barrett, Thirty-first Precinct, do, one-half day's pay; Patrolman August Wilkens, Thirty-first Precinct, do, four days' pay; Patrolman John M. Gensheimer, Thirty-second Precinct, do, one-half day's pay; Patrolman Lawrence W. Coleman, Thirty-second Precinct, do, one-half day's pay; Patrolman Ed. J. Birmingham, Thirty-second Precinct, do, five days' pay; Patrolman Michael Casey, Thirty-second Precinct, do, one-half day's pay; Patrolman Thomas O'Connell, Thirty-third Precinct, do, one-half day's pay; Patrolman Thomas P. Burke, Thirty-third Precinct, do, three days' pay; Patrolman James F. Brett, Thirty-fourth Precinct, do, the days' pay; Patrolman Patrick Brady, Thirty-fourth Precinct, do, three days' pay; Patrolman Patrick Brady, Thirty-fourth Precinct, do, three days' pay; Patrolman Michael Cone, and fay's pay; Patrolman William Stutt, Thirty-seventh Precinct, do, one-half day's pay; Patrolman George Becker, Thirty-seventh Precinct, do, three days' pay; Patrolman Nicholas Vogler, Thirty-seventh Precinct, do, one-half day's pay; Patrolman Thomas Colligan, Thirty-seventh Precinct, do, one day's pay; Patrolman Dohn Whitworth, Thirty-eighth Precinct, do, three days' pay; Patrolman Edward Kearns, Thirty-eighth Precinct, do, three days' pay; Patrolman Herman Heemsatt, Thirty-eighth Precinct, do, one-half day's pay; Patrolman Bartley J. Cosgrove, Second Precinct, do, one day's pay; Patrolman Bartley J. Cosgrove, Second Precinct, do, one-day days' d

one day's pay; Patrolman Thomas Loughran, Twenty-eighth Precinct, do, two days' pay; Patrolman Daniel D. Sullivan, Twenty-ninth Precinct, do, one-half day's pay; Patrolman Jere J. Healy, Twenty-ninth Precinct, do, five days' pay; Patrolman Jere J. Healy, Twenty-ninth Precinct, do, one day's pay; Patrolman George Kohler, Twenty-ninth Precinct, do, one day's pay; Patrolman Charles J. Fox, Twenty-ninth Precinct, do, one-half day's pay; Patrolman Dennis R. Sheil, Twenty-ninth Precinct, do, one-half day's pay; Patrolman James E. Shevlin, Twenty-ninth Precinct, do, one-half day's pay; Patrolman James E. Shevlin, Twenty-ninth Precinct, do, one-half day's pay; Patrolman Martin W. Hoctor, Thirtieth Precinct, do, one-half day's pay; Patrolman Albert G. Wilson, Thirtieth Precinct, do, one-half day's pay; Patrolman Albert G. Wilson, Thirtieth Precinct, do, one-half day's pay; Patrolman Albert G. Wilson, Thirtieth Precinct, do, one-half day's pay; Patrolman Charles Connolly, Thirtieth Precinct, do, three days' pay; Patrolman Michael T. O'Brien, Thirty-second Precinct, do, three days' pay; Patrolman Michael T. O'Brien, Thirty-second Precinct, do, three days' pay; Patrolman George Garcia, Thirty-third Precinct, one-half day's pay; Patrolman Thomas Everett, Thirty-third Precinct, do, two days' pay; Patrolman Joseph F. McMahon, Thirty-third Precinct, do, two days' pay; Patrolman Albert B. Schryver, Thirty-third Precinct, do, one-half day's pay; Patrolman Michael Kenney, Thirty-seventh Precinct, do, one day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay; Patrolman William Wagner, Thirty-seventh Precinct, do, one-half day's pay;

man Wilson P. Billai, Thirty-eighth Precinct, do, one-half day's pay.

Reprimands.

Patrolman John W. J. McCoy, First Precinct, neglect of duty; Patrolman George C. Diehl, First Precinct, do; Patrolman Frederick J. Wildey, First Precinct, do; Patrolman Martin Owendorff, Second Precinct, do; Patrolman Florence J. Driscoll, Fourth Precinct, do; Patrolman George Broderick, Fifth Precinct, do; Patrolman John O'Rorke, Sixth Precinct, violation of rules; Patrolman Maurice O'Connell, Seventh Precinct, neglect of duty; Patrolman Wilbur J. Frick, Eighth Precinct, do; Patrolman William J. File, Eighth Precinct, do; Patrolman William Murphy, Ninth Precinct, do; Patrolman Michael Mitchell, Tenth Precinct, do; Patrolman James Goggins, Tenth Precinct, do; Patrolman Hubert J. Callahan, Thirteenth Precinct do; Patrolman Marcus D. Hutchinson, Fifteenth Precinct, do; Patrolman Francis Drum, Sixteenth Precinct, do; Patrolman Conrad T. Roselle, Sixteenth Precinct, do; Patrolman Maurice W. Corr, Eighteenth Precinct, neglect of duty; Patrolman Michael Donlin, Eighteenth Precinct, do; Patrolman Joseph P. Burns, Eighteenth Precinct, do; Patrolman William J. Hanley, Eighteenth Precinct, do; Patrolman William J. Hanley, Eighteenth Precinct, do; Patrolman William J. Hanley, Eighteenth Precinct, do; Patrolman Precinct, do; Eighteenth Precinct, do; Patrolman Frank Kumpf, Eighteenth Precinct, do; Patrolman William J. Hanley, Eighteenth Precinct, do; Patrolman Ross D. H. Browne, Eighteenth Precinct, do; Patrolman Henry H. Callan, Nineteenth Precinct, do; Patrolman Frederick Behr, Nineteenth Precinct, do; Patrolman John A. Hughes, Nineteenth Precinct, do; Patrolman William A. Clark, Nineteenth Precinct, do; Patrolman Henry Sims, Nineteenth Precinct, do; Patrolman Martin F. Conway, Nineteenth Precinct, do; Patrolman James Pendergast, Twentieth Precinct, do; Patrolman James Meara, Twentieth Precinct, do; Patrolman Henry P. Mitchell, Twentieth Precinct, do; Patrolman Robert J. Whyte, Twentieth Precinct, do; Patrolman Robert J. Whyte, Twentieth Precinct, do; Patrolman James E. McCormick, Twenty-first Precinct, do; Patrolman Daniel A. Kerr, Twenty-second Precinct, do; Patrolman Nicholas Pierce, Twenty-second Precinct, do; Patrolman James F. Ball, Twenty-second Precinct, do; Patrolman William B. Hill, Twenty-fourth Precinct, do; Patrolman Joseph M. McNierney, Twenty-fifth Precinct, violation of rules; Patrolman Walter J. Murray, Twenty-fifth Precinct, neglect of duty; Patrolman Samuel Grinthal, Twenty-fifth Precinct, do; Patrolman Felix Quigley, Twenty-sixth Precinct, do; Patrolman John Lope, Twenty-seventh Precinct, do; Patrolman John L. Sullivan, Twenty-eighth Precinct, do; Patrolman John H. Delany, Twenty-eighth Precinct, do; Patrolman John H. Pecinct, do; Patrolman Precinct, do; Patrolman John H. Delany, Twenty-eighth Precinct, do; Patrolman John H. Pecinct, do; Patrolman John Precinct, do; Patrolman John H. Delany, Twenty-eighth Precinct, do; Patrolman John H. Pecinct, do; Patrolman John Precinct, do; Patrolman John H. Delany, Twenty-eighth Precinct, do; Patrolman John H. Delany, Twenty-eighth Precinct, do; Patrolman Frederick H. Lincoln, Twenty-ninth Precinct, do; Patrolman Patrick A. O'Keeffe, Twenty-ninth Precinct, do; Patrolman George H. Heckman, Twenty-ninth Precinct, do; Patrolman Francis J. Brennan, Twenty-ninth Precinct, do; Patrolman John McKey, Twenty-ninth Precinct, do; Patrolman Thomas F. Foody, Thirtieth Precinct, do; Patrolman John J. Hussey, Thirty-second Pre-Patrolman Peter W. Kelly, Infrieth Precinct, do; Patrolman John J. Hussey, Infry-second Precinct, do; Patrolman Benj. C. Scheffler, Thirty-second Precinct, do; Patrolman George S. Carr, Thirty-second Precinct, do; Patrolman Edward O'Brien, Thirty-third Precinct, violation of rules; Patrolman William M. Roosa, Thirty-third Precinct, neglect of duty; Patrolman Henry A. Templer, Thirty-third Precinct, do; Patrolman Henry Cramer, Thirty-third Precinct, do; Patrolman Robert W. Specht, Thirty-fourth Precinct, do; Patrolman Edward Gleason, Thirty-fourth Precinct, do; Patrolman Wm. J. McGuiness, Thirty-seventh Precinct, do; Patrolman Edward Drescher, Thirty-seventh Precinct, do; Patrolman Thomas P. Madigan, Thirty-seventh Precinct, do; Patrolman Walter I. Perkins, Thirty-seighth Precinct, do; Patrolman Thomas P. Madigan, Thirty-seventh Precinct, do; Patrolman Walter I. Perkins, Thirty-seighth Precinct, do; Patrolman Thomas P. Madigan, Thirty-seventh Precinct, do; Patrolman Thomas P. Madigan, Thi

Precinct, do; Patrolman Wm. J. McGuiness, Thirty-seventh Precinct, do; Patrolman Edward Drescher, Thirty-seventh Precinct, do; Patrolman Thomas P. Madigan, Thirty-seventh Precinct, do; Patrolman Walter L. Perkins, Thirty-eighth Precinct, do.

*Complaints Dismissed.**

Patrolman Patrick McCarthy, First Precinct, neglect of duty; Patrolman Henry Doupe, First Precinct, do; Patrolman James S. Kane, First Precinct, do; Patrolman Martin F. Hannon, First Precinct, do; Patrolman Patrick F. Crane, Fourth Precinct, do; Patrolman John J. Ryan, Fourth Precinct, do; Patrolman Michael J. Mulhall, Fifth Precinct, do; Patrolman George W. McDermott, Sixth Precinct, conduct unbecoming an officer; Patrolman Chris. T. Fitzgerald, Sixth Precinct, neglect of duty; Patrolman Otis B. Smith, Sixth Precinct, do; Patrolman Charles M. Fuller, Seventh Precinct, do; Patrolman August Miller, Seventh Precinct, do; Patrolman Frank McNulty, Seventh Precinct, do; Patrolman Daniel H. Crosby, Eighth Precinct, violation of Rule 179; Patrolman Charles Geissler, Eighth Precinct, neglect of duty; Patrolman Isidor Light, Tenth Precinct, do; Patrolman Frank McLaughlin, Eleventh Precinct, conduct unbecoming an officer; Patrolman William C. Hay, Eleventh Precinct, do; Patrolman Matthew Shea, Thirteenth Precinct, neglect of duty; Patrolman James A. Finley, Sixteenth Precinct, violation of rules; Patrolman Thomas J. Gleason, Eighteenth Precinct, neglect of duty; Patrolman Edward L. Elson, Eighteenth Precinct, do; Patrolman Bernard Kelleher, Nineteenth Precinct, do; Patrolman Daniel Rinn, Nineteenth Precinct, do; Patrolman Frederick Degenhardt, Twenty-second Precinct, do; Patrolman Frederick Degenhardt, Twenty-second Precinct, do; Patrolman Frederick Degenhardt, Twenty-second Precinct, do; Patrolman David J. McAuliffe, Twenty-third Precinct, conduct unbecoming an officer; Patrolman David J. McAuliffe, Twenty-third Precinct, conduct unbecoming an officer; Patrolman Henry Woodley, Twenty-fifth Precinct, do; Patrolman Henry Woodley, Twenty-sixth Precinct, of Qu Twenty-sixth Precinct, conduct unbecoming an officer; Patrolman Henry Woodley, Twenty-sixth Precinct, do; Patrolman Henry Woodley, Twenty-sixth Precinct, neglect of duty; Patrolman John H. Palmer, Twenty-sixth Precinct, do; Patrolman Joseph C. Osborne, Twenty-sixth Precinct, do; Patrolman Thomas Kelly, Twenty-eighth Precinct, do; Patrolman William H. Dudley, Twenty-eighth Precinct, do; Patrolman Henry Pfeiff, Twenty-eighth Precinct, do; Patrolman Silas C. Wetzel, Twenty-eighth Precinct, do; Patrolman William, Nolan, Twenty-eighth Precinct, do; Patrolman William Kenny, Twenty-eighth Precinct, do; Patrolman John J. Nehill, Twenty-eighth Precinct, do; Patrolman Peter Reilly, Twenty-eighth Precinct, do; Patrolman Daniel J. Fogarty, Twenty-ninth Precinct, do; Patrolman Edward D. Sugden, Thirtieth Precinct, do; Patrolman Albert G. Devin, Thirtieth Precinct, do; Patrolman Fred. Kajewski, Thirty-fourth Precinct, conduct unbecoming an officer; Patrolman Fred. Kajewski, Thirty-fourth Precinct, neglect of duty; Patrolman Fred. Kajewski, Thirty-fourth Precinct, neglect of duty; Patrolman Fred. Kajewski, Thirty-fourth Precinct, do; Patrolman Ignatz Hoffmeister, Thirty-eighth Precinct, do; Patrolman John P. Kelly, Sanitary Company, violation Hoffmeister, Thirty-eighth Precinct, do; Patrolman John P. Kelly, Sanitary Company, violation of rules; Patrolman Edward Gilon, Jr., conduct unbecoming an officer. Recess was here taken

After recess, 12.25 P.M.—Present—Commissioners Moss (President), Andrews, Grant and

W. H. Falconer—Relative to Captain Chapman, Nineteenth Precinct, with papers relative to Chief of Police—Report relative to arrests of women in Nineteenth Precinct on charge of

Report of the Chief of Police, relative to arrests of persons charged with keeping disorderly houses in Fifteenth Precinct, was referred to the Committee on Rules and Discipline.

Second District Court—Summons and complaint. George Geanea against Property Clerk. Referred to the Counsel to the Corporation.

On motion of Commissioner Grant, Resolved, That the entry on page 105, of Minute Book 24, under date of June 23, 1897, be

amended so as to read as follows: "At 10 o'clock A. M. the President and Commissioner Andrews entered the Board-room; at

12.05 P. M. the meeting was adjourned, no quorum being present."

Resolved, That William H. Van Keuren be and is hereby reappointed a Patrolman—all aye.

ELECTION MINUTES.

Whereas, There is an accumulation of surplus Election Records, weighing sixty tons, more or less, stored in the cellar of the Central Office Building awaiting disposition under chapter 421, Laws 1892; and

Whereas, Certain legal proceedings, brought against the City by the so-called "Cromwellian Board," which have been pending since 1872, are construed as preventing the execution of said law to the detriment of the public service; therefore, be it

Resolved, That the Counsel to the Corporation be requested to advise the Board of Police

Resolved, That the Counsel to the Corporation of the What further action, if any, can be taken in this matter.

Resolved, That the "Mail and Express" and the "New York Times" be and are hereby designated as the newspapers for all advertising required by the Election Law.

WM. H. KIPP, Chief Clerk.

APPROVED PAPERS.

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

Adopted by the Board of Aldermen, June 28, 1807. Bearing from his Haper the Astication

Adopted by the Board of Aldermen, June 28, 1897. Received from his Honor the Acting Mayor, July 13, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

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

Adopted by the Board of Aldermen, June 28, 1897. Received from his Honor the Acting Mayor, July 13, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

ALDERMANIC COMMITTEES.

LAW DEPARTMENT—The Committee on aw Department will hold a meeting Thursday, July 22, 1897, at 12 M., in Room 13, City Hall.

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

Council.

OFFICIAL DIRECTORY.

Section 68 of chapter 4to, Laws of 1882 (the Consolidation Act of the City of New York), provides that "there shall be published in the CITY RECORD, within the month of January in each year, a list of all subordinates employed in any department (except laborers), with their salaries, and residences by street numbers, and all changes in such subordinates or salaries shall be so published within one week after they are made. It shall be the duty of all the heads of departments to furnish to the person appointed to supervise the publication of the CITY RECORD everything required to be inserted therein."

the publication of the Color Records the publication of the Color Records to be inserted therein."

IOHN A. SLEICHER, Supervisor City Record.

Mayor's Office—No. 6 City Hall, 9 A. M. to 5 P. M.

Saturdays, 9 A. M. to 12 M.

Bureau of Licenses—No. 1 City Hall, 9 A. M. to 4

P.M. Commissioners of Accounts-Stewart Building, 9 A. M.

to 4 P. M.

Aqueduct Commissioners-Stewart Building, 5th

floor, 9 A. M. to 4 P. M.

Board of Armory Commissioners—Stewart Building
9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

Clerk of Common Council—No. 8 City Hall, 9 A. M. to

Department of Public Works-No. 150 Nassau street,

9 A. M. 10 4 P. M.

Department of Street Improvements, Twenty-third
and Twenty-fourth Wards—Corner One Hundred and
Seventy-seventh street and Third avenue, 9 A. M. to 4

Seventy-seventh street and Third avenue, 9 A. M. to 4 P. M.: Saturdays, 12 M.

Department of Buildings—No. 220 Fourth avenue, 9 A. M. to 4 P. M.

Comptroller's Office—No. 15 Stewart Building, 9 A. M.

to 4 P. M. Auditing Bureau-Nos. 19, 21 and 23 Stewart Build-

Auditing Bureau—Nos. 19, 21 and 23 Stewart Bullding, 9 A. M. to 4 P. M.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents—Nos. 31, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M.

No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets—Nos. 1 and 3 Stewart Building, 9 A. M. to 4 P. M.

No money received after 2 P. M.

Bureau for the Collection of Taxes—Stewart Building, 9 A. M. to 4 P. M.

No money received after 2 P. M.

City Chamberlain—Nos. 25 and 27 Stewart Building, 9 A. M. to 4 P. M.

M. to 4 P. M. A.M. to 4 P. M.

City Paymaster—Stewart Building, 9 A. M. to 4 P. M.

Counsel to the Corporation—Staats-Zeitung Building

A. M. to 5 P. M.; Saturdays, 9 A. M. to 12 M.

Corporation Attorney—No. 119 Nassau street, 9 A. M.

to 4 F.M.
Attorney for Collection of Arrears of Personal
Taxes—Stewart Building, 9 A.M. to 4 F.M.
Bureau of Street Openings—Nos. 90 and 92 West
Broadway.
Public Administrator—No. 119 Nassau street, 9 A. M.

Department of Charities-Central Office, No. 66

Department of Charities—Central Office, No. 66
Third avenue, 9 A.M. to 4 P.M.
Department of Correction—Central Office, No. 148
East Twentieth street, 9 A.M. to 4 P.M.
Examining Board of Plumbers—Meets every
Thursday, at 2 P. M. Office, No. 220 Fourth avenue,
eight floor.

sixth floor.

Fire Department—Headquarters, Nos. 157 to 159 East
Sixty-seventh street, 9 A. M. to 4 P. M.; Saturdays, 12 M
Central Office open at all hours.

Health Department—New Criminal Court Building,
Centres treet, 9 A. M. to 4 P M.

Department of Public Parks—Arsenal, Central Park.
Sixty-tourth street and Fifth avenue, 10 A. M. to 4 P. M.;
Saturdays, 12 M.

Department of Docks—Battery, Pier A, North river,
OA M. to 4 P. M.

Oppartment of Docks-Batter),

Department of Taxes and Assessments-Stewart
Building, 9 A.M. to 4 P.M.; Saturdays, 12 M.

Board of Electrical Control-No. 1262 Broadway.

Department of Street Cleaning-No. 32 Chainbers

street, 9. M. to 4 P.M.

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

to 4 P. M. Board of Estimate and Apportionment-Stewart

Building.
Board of Assessors-Office, 27 Chambers street, 9

A. M. to 4 P. M.

Police Department—Central Office, No. 300 Mulberry street, 9 A.M. to 4 P.M.

Board of Education—No. 146 Grand street.

Sheriff's Office—Old "Brown Stone Building," No.

Sheriff's Office-Old "Brown Stone Building," No. Chambers street, o A. M. to 4 P. M.
Register's Office-East side City Hall Park, 9 A. M. to

4 P. M. Commissioner of Jurors-Room 127 Stewart Build-

County Clerk's Office—Nos. 7 and 8 New County Courty Office—Nos. 7 and 8 New County Court-house, 9 A. M. 10 4 P. M.

District Attorney's Office—New Criminal Court Building, 9 A. M. to 4 P. M.

The City Record Office—No. 2 City Hall, 9 A. M. to 5
P. M., except Saturdays, 9 A. M. to 12 M.

Governor's Room—City Hall, open from 10 A. M. to 4

Constantly, Edward F. Reynolds, Clerk.

Surrogate's Court—New County Court-house.

10.30

A M. to 4 P. M.

Appellate Division, Supreme Court—Court-house,
No. 111 Fifth avenue, corner Eighteenth street. Court

opens at I P. M.

Supreme Court—County Court-house, 10.30 A. M. to 4

P.M.

Criminal Division, Supreme Court—New Criminal
Court Building, Centre street, opens at 10.30 A.M.
Court of General Sessions—New Criminal Court
Building, Centre street, Court opens at 110 clock A.M.;
adiourns 4 P.M. Clerk's Office, 10 A.M. till 4 P.M. O. 20
Trial Term, Part II., Room No. 20; Part II., Room
No. 21; Part III., Room No. 15; Part IV., Room No. 11.
Special Term Chambers will be held in Room No. 19

adopted.

ID A.M. to 4 P.M. Clerk's Office, Room No. 10, City Hall. a A.M. to 4 P.M.

Court of Special Sessions—New Criminal Court Building, Centre street. Opens daily, except Saturday, at 10 A.M. Clerk's office hours daily, except Saturday, from a A.M. Ulerk's office hours daily, except Saturday, from a A.M. until 4 P.M.; Saturdays, 9 A.M. until 12 M.

District Civil Courts.—First District—Southwest corner of Centre and Chambers streets. Clerk's office open from 9 A.M. to 4 P.M. Second District—Corner of Grand and Centre streets. Clerk's Office open from 9 A.M. to 4 P.M. Third District—Southwest corner Sixth avenue and West Tenth Street. Court open daily (Sundays and legal holidays excepted) from 9 A.M. to 4 P.M. Fourth District—No. 30 First street. Court opens 9 A.M. daily. Fifth District—No. 154 Clinton street. Sixth District—No. 151 East Fifty-seventh street. Court opens 9 A.M. daily. Seventh District—No. 152 East Fifty-seventh street. Court opens 9 a.M. daily. Seventh District—No. 154 East Fifty-seventh street. Court opens 9 a.M. Trial days: Wednesdays, Fridays and Saturdays. Ninth District—No. 170 East One Hundred and Twenty-first street. Court opens every norning at 9 o'clock (except Sundays and legal holidays). Tenth District—Orner of Third avenue and One Hundred and Fifty-eighth street, 9 A.M. to 4 P.M. Eleventh District—Orner of Eighth avenue. Court open daily (Sundays and legal holidays excepted) from 9 A.M. to 4 P.M. Twelfth District—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from 9 A.M. to 4 P.M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A.M. to 4 P.M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A.M. to 4 P.M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A.M.

from a A. M. to 4 P. M

City Magistrates' Courts—Office of Secretary, Fifth
District Police Court, One Hundred and Twenty-fifth
street, near Fourth avenue. First District—Tombs,
Centre street. Second District—Jefferson Market. Third
District—No. 69 Essex street. Fourth District—Fiftyseventh street, near Lexington avenue. Fifth District
—One Hundred and Twenty-first street, southeastern
corner of Sylvan place. Sixth District—One Hundred
and Fifty-eighth street and Third avenue.

DEPARTMENT OF BUILDINGS.

DEPARTMENT OF BUILDINGS, No. 220 FOURTH AVB-UE, NEW YORK, June 22, 1896.

NOTICE TO OWNERS, ARCHITECTS AND BUILDERS.

THE DEPARTMENT OF BUILDINGS HAS courtlandt avenues, where all plans for the erection or alteration of buildings above the Harlem river may be submitted and filed.

submitted and filed. STEVENSON CONSTABLE, Superintendent Build-

NORMAL COLLEGE OF THE CITY.

SEALED PROPOSALS WILL BE RECEIVED BY SEALED PROPOSALS WILL BE RECEIVED BY the Executive Committee for the care, etc., of the Normal College of the City of New York, at the Hall of the Board of Education, No. 146 Grand street, until 4.30 o'clock r. M. on Friday, July 30, 1897, for Making Alterations, Additions and Repairs to the Heating Apparatus of the Normal College, Sixty-eighth and Sixty-ninth streets and Park avenue.

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

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

the successful bidder will be held strictly to completion within said time.

The Executive Committee reserve the right to reject any or all of the proposals submitted.

The party submitting a proposal, and the parties proposing to become sureties, must each write his name and place of residence on said proposal.

Two responsible and approved sureties, residents of this city, are required in all cases.

No proposal will be considered from persons whose character and antecedent dealings with the Board of Education and Trustees of the College render their responsibility doubtful.

It is required, as a condition precedent to the reception or consideration of any proposals, that a certified check upon, or a certificate of deposit of, one of the State or National banks or Trust Companies of the City of New York, drawn to the order of the Chairman of the Board of Trustees of the Normal College, shall accompany the proposal to an amount of not less than three per cent, of such proposal when said proposal is for or exceeds ten thousand dollars, and to an amount of not less than three per cent, of such proposal when said proposal is for an amount under ten thousand dellars, that a character with new days that the award. said proposal is for or exceeds ten thousand dollars, and to an amount of not less than five per cent, of such proposal when said proposal is for an amount under ten thousand dollars; that, on demand, within one day after the awarding of the contract by the Executive Committee, the Chairman of the Board will return all the deposits of checks and certificates of deposits made, to the persons making the same, except that made by the person or persons whose bid has been so accepted; and that if the person or persons whose bid has been so accepted shall refuse or neglect, within five days after due notice has been given that the contract is ready for execution, to execute the same, the amount of the deposit or of the check or certificate of deposit made by him or them shall be forfeited to and retained by this Board, not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

By order of the Executive Committee.

JACOB W. MACK, Chairman.

Arthur McMullin, Secretary.

Dated New York, July 12, 1897. per cent, of such pro ount under ten tho

ARTHUR McMullin, Secretary. Dated New York, July 17, 1897

DEPARTMENT OF PUBLIC PARKS

DEPARIMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, July 21, 1807.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, WITH. THE title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks, at its offices, Arsenal Building, Sixty-fourth street and Fith avenue, Central Park, until 2

o'clock P. M., of Monday, August 2, 1897, for the follow-

o'clock F. M.,
ing-named works:
No. 1. FOR REGULATING AND PAVING WITH
TELFORD PAVEMENT THE ROADWAY OF
MOSHOLU AVENUE, between Grand and Jerome
avenues, AND GRAND AVENUE, between Mosholu
and Jerome avenues, in Van Cortlandt Park, in the City

avenues, AND GRAND AVENUES, and Jerome avenues, in Van Cortlandt Park, in the City of New York.

No. 2. FOR REGULATING AND PAVING WITH TELFORD PAVEMENT CERTAIN ROADWAYS IN MOSHOLU PARKWAY, between Van Cortlandt avenue and Webster avenue, in the City of New York.

No. 3. FOR REGULATING AND PAVING WITH MACADAM PAVEMENT THE ROADWAY OF BOSTON ROAD IN BRONX PARK, between East One Hundred and Eighty-first street and the easterly line of Bronx Park, in the City of New York.

No. 4. FOR THE IMPROVEMENT OF ST. JOHN'S PARK, IN THE NINTH WARD OF THE CITY OF NEW YORK.

No. 5. FOR BORINGS THROUGH EARTH, MUD, ROCK AND OTHER MATERIALS TO BED ROCK, AT AND IN THE VICINITY OF THE INTERSECTION OF RIVERSIDE DRIVE AND NINETY-SIXTH STREET, AND THE RECORD OF SUCH BORINGS, IN THE TWELFTH WARD OF THE CITY OF NEW YORK.

The works must be bid for separately. The Engineer's estimates of the several works upon which the bids are to be based are as follows:

No. 1, ABOVE MENTIONED.

6,750 square yards of Telford pavement.

15 cubic yards of dry rubble masonry in culverts.

6,000 pounds of vitified stoneware pipe in place.

200 square yards rubble or cobble stone pavement in gutters.

The time allowed for the completion of the whole work

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

Dollars.

No. 2, ABOVE MENTIONED 6,710 square yards of Telford pavement. 70 cubic yards of dry rubble masonry in culverts. 7,50c pounds of vitrified stoneware pipe in place. 300 square yards rubble or cobble s one pavement in

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

Ollars.

No. 3, Above Mentioned.

9,8co square yards of macadam pavement.
30 cubic yards of dry rubble masonry in culverts.
6,000 pounds of vitrified stoneware pipe in place.
100 square yards rubble or cobble stone pavement in

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

Dollars.

No. 4, ABOVE MENTIONED.

Bidders are required to state in writing, and also in figures, in their proposals, one price or sum for which they will execute the entire work, including the furnishing of all the materials, labor and transportation, all implements, tools, apparatus and appliances of every description necessary to complete, in every particular, the whole of the work, as set forth in the plans and in the specifications, estimate and form of agreement.

The work to be entirely completed before July 1, 1898.

The damages to be paid by the Contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at Twenty Dollars per day.

The amount of security required is Forty Thousand Dollars.

No. 5, ABOVE MENTIONED.

700 linear feet of borings through earth of other material than rock.

100 linear feet of boring through rock.

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

The damages to be paid by the Contractor for each day that the contract or any part thereof may be unfulfilled after the time fixed for the completion thereof has expired are fixed at Six Dollars per day.

The amount of security required is One Thousand

The amount of security required is One Thousand Five Hundred Dollars.

Bidders must satisfy themselves by personal exami-nation of the location of the proposed work, and by such other means as they may prefer, as to the nature and extent of the work, and shall not, any time after the submission of an estimate, dispute or complain of such statement, nor assert that there was any misunderstand-ing in regard to the nature or amount of the work to be

The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

head of the said Department at the place above mentioned and read.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names 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. arties interested.

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 taithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated 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 all his debts of every nature and 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 chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York.

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 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.

N. B.—The prices must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all items for which bids are herein called, or which contain bids for items for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bid 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 Department of Public Parks reserves the right to reject any or all the bids received in response to this advertisement if it should deem it for the interest of the City so to do, and to readvertise until satisfactory bids or proposals shall be received, but the contract when awarded will be awarded to the lowest bidder.

Blank forms for proposals and forms of the several contracts which the successful bidder will be required to execute can be had, the plans can be seen, and information relative to them can be had, at t

Public Parks.

SALE OF BUILDINGS.

The Department of Public Parks will sell at public auction, by George Rudolph, auctioneer, all the buildings, sheds, etc., standing on the lands recently acquired for public parks in the Eleventh Ward, bounded by Pitt, Houston, Sheriff and Stanton streets, and also parks in the Seventh, Tenth and Thirteenth Wards, bounded by Hester, Essex, Canal, East Broadway, Jefferson, Division, Suffolk and Norfolk streets, on Tuesday, July 27, 1807, at 10 o'clock A.M.

The sale will commence in front of premises No. 1 on the catalogue and continue in the order enumerated. Catalogues may be had upon application at the office of the Department, Arsenal, Sixty-fourth street and Fifth avenue, Central Park.

Terms of Sale:

avenue, Central Park.

TERMS OF SALE:

The purchase-money to be paid at the time of sale.
Purchasers will be required to remove buildings, etc.,
within twenty days from August 1, 1897, and failing to
do so they will forfeit purchase-money, and the Department may, after the time named, enter and remove the
buildings and structures, or cause the same to be resold.
By order of the Department of Public Parks.

WILLIAM LEARY, Secretary.
NEW YORK, July 15, 1897.

DEPARTMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, New York, July 14, 1897.

PARK, NEW YORK, July 14, 1897.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, WITH THE title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks, at its offices, Arsenal Building, Sixty-fourth street and Fitth avenue, Central Park, until 2 o'clock P. M., of Monday, July 26, 1897, for the following-named works:

No. 1. REGULATING, GRADING AND THE ERECTION OF A SEA-WALL AND IRON RAILING ALONG THE EASTERLY FRONT OF THE EXTENSION OF EAST RIVER PARK, from highty-sixth street to the end of sea-wall, near northerly line of Eighty-ninth street, in the City of New York.

York.
No. 2. FOR THE CONSTRUCTION AND IMPROVEMENT OF A PORTION OF CEDAR
PARKS, IN THE TWENTY-THIRD WARD OF
THE CITY OF NEW YORK.
No. 2. FOR CONSTRUCTING A ROADWAY
AND APPURTENANCES IN BRONX PARK,
CONNECTING THE BRONX AND PELHAM
PARKWAY WITH SOUTHERN BOULEVARD
AT PELHAM AVENUE, IN THE CITY OF NEW
YORK.

YORK.
No. 4, FOR FURNISHING AND DELIVERING
900 TONS OF WHITE ASH COAL.
The works must be bid for separately.
The Engineer's estimates of the works to be done and
by which the bids will be tested, are as follows:

by which the bids will be tested, are as follows:

No. 1, ABOVE-MENTIONED.

1,150 cubic yards earth excavation, other than for foundation for wall.

50 cubic yards rock excavation, other than for foundation for wall.

3,000 cubic yards of filling to be furnished in place.

2,500 cubic yards of excavation of all kinds for foundation of sea-wall.

3,300 cubic yards of wall masonry.

650 cubic yards of concrete in foundation.

870 lineal teet of granite coping to furnish and set.

6 granite piers above coping to furnish and set.

830 lineal feet galvanized-iron railing to furnish and erect.

The time allowed for the completion of the whole work will be Two Hundred Consecutive Working Days. The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at Ten Dollars per day.

The amount of security required is Twenty Thousand Dollars.

Dollars. No. 2, ABOVE MENTIONED. 1 200 cubic vards earth excavation.

500 cubic yards rock excavation. 2,000 cubic yards filling in place. 1,500 cubic yards mould in place. 38,5co square feet gravel walk, including rubble-stone foundation.

foundation.

8,500 square feet of b-ick pavement in walk gutters, including rubble-stone foundation.

200 lineal feet of blue-stone steps.

40 lineal feet of blue-stone cheeks.

32 walk basins (complete).

5 surface basins (complete).

550 lineal feet of twelve-inch vitrified stoneware drain-

pipe.
350 lineal feet of ten-inch vitrified stoneware drain-pipe.

950 lineal feet of eight-inch vitrified stoneware drainpipe. 800 lineal feet of six-inch vitrified stoneware drain-

pe.
30 cubic yards rubble masonry in cement mortar.
9,000 square feet of sod furnished and laid.
3 acres of ground finished and seeded.
1,500 lineal feet wrought-iron water pipe, two inches side diameter, lap-welded and galvanized, to furnish

and lay.

The time allowed for the completion of the whole work will be Eighty Consecutive Working Days.

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at Twenty Dollars per day.

The amount of security required is Seven Thousand

2 acres of clearing and grubbing.
7,000 cubic yards earth excavation.
7,000 cubic yards rock excavation.
28,000 cubic yards filling to be furnished.

360 lineal feet of brick culvert, 2 feet 4 inches by 3 feet 6 inches, egg.-shaped, including concrete and masonry foundation and cradle. 200 lineal feet twelve-inch vitrified stoneware drain

1,400 lineal feet eight-inch vitrified stoneware drainpipe.

14 receiving-basins, complete, including concrete foundations.

joo cubic yards of dry rubble masonry in retaining walls.

s. o cubic yards rubble-stone masonry in cement, cubic yards of concrete in foundations, 1,500 square yards of Telford pavement, 500 square yards of rubble or cobble-stone paved

guters.

The time allowed for the completion of the whole work will be One Hundred and Thirty-five Consecutive Working Days.

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at Twenty Dollars per day.

The amount of security required is Twenty Thousand Dollars.

No. 4. Above Mentioned.

Dollars.

No. 4, Above Mentioned.

250 tons of broken coal (grate, furnace and egg).

400 tons of stove coal.

250 tons No. 1 pea coal.

All the coal is to be delivered in such quantities and at such times as may be directed, during the year 1807, at the several buildings, workshops and stables in the Central Park; at the cottages in the several City Parks; at the Aquarium in Battery Park, and at the Madison Avenue and Central (Macomb's Dam) Bridges over Harlem river.

The amount of security required is Fifteen Hundred

Bollars.

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 nature and extent of the work, and shall not, any time after the submission of an estimate, dispute or complain of such statement, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

head of the said Department at the place and hour last above mentioned and read.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that lact; that it is made 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 restates, 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. parties interested.

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 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 free-holder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature and over and above all his debts of every nature and 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 chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety; the adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered waless accommanied by either a certified check upon one

security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the 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 newarded. 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.

N. B.—The prices must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all tems for which bids are herein called or which contain bids for items for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bd 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 upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation upon debt or contract, or who is a defaulter,

The Department of Public Parks reserves the right to reject any or all the bids received in response to this advertisement if it should deem it for the interest of the City so to do, and to readvertise until satisfactory bids or proposals shall be received, but the contract when awarded will be awarded to the lowest bidder.

Blank forms for proposals, and forms of the several contracts which the successful bidder will be required to execute, can be had, the plans can be seen, and information relative to them can be had at the office of the Department, Arsenal, Central Park.

SAMUEL McMILLAN, S. V.R. CRUGER, WILLIAM A. STILES, SMITH ELY, Commissioners of Public Parks. The Department of Public Parks reserves the right to

DEPARTMENT OF DOCKS.

TO CONTRACTORS. (No. 59 TO CONTRACTORS. (No. 590.)
PROPOSALS FOR ESTIMATES FOR FURNISH
ING AND PUTTING IN PLACE SMALL
COBBLE-STONES AND FOR FURNISHING
AND PUTTING IN PLACE RIP - RAI

AND PUTTING IN PLACE RIP - RAP STONES.

ESTIMATES FOR FURNISHING AND PUTting in place small cobble-stones and for furnishing and putting in place rip-rap stones, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

TUESDAY, AUGUST 3, 1897,
at which time and place the estimates will be publicly

opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the 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.

The bidder to whom the award is made shall give exciting the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Thirty-five Hundred Dollars for Class I., Thirty-six Hundred Dollars for Class II.

In case an estimate is made for more than one class, each bondsman must justify in an amount equal to the aggregate amount required for the several classes for which estimates are made.

The Engineer's estimate of the quantities is as follows:

ollows:
Small Cobble and Rip-rap Stone for Bulkhead or River
Wall, to be deposited in place by Contractor.
Class I.—About 12,500 cubic yards of Small Cobbletone. Class II.—About 20,000 cubic yards of Rip-rap
stone. Estimates may be made for one or both of the

above classes.

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

materials.

N. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimates.

which shall apply to and become a part of every estimate received:

1st. Bidders must satisfy themselves, by personal examination of the locations of the proposed deliveries of materials, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not, at any time after the submission of an estimate, dispute or complain of the above statement of quantities, nor assert that there was any 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. 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.

entire work.

The materials are to be delivered south of Sixtieth treet, North river, or south of One Hundred and wenty-fifth street, East or Harlem river, from time to time, and in such quantities and at such times as may be directed by the Engineer. And all the work under this contract is to be fully completed on or before the first day of January, r898, at which time this contract will cease and terminate.

will cease and terminate.

The right is reserved by the Department of Docks to Increase or diminish the estimated quantities of material called for by this contract by an amount not exceeding twenty per cent. of the estimated quantities. And the bidder will agree that he will not ask or demand, sue for nor recover any extra compensation for damage or loss of anticipated profits, beyond the amount payable for the several classes of work, in this contract enumerated, which shall be actually supplied at the prices therefor agreed upon. agreed upon.

The damages to be paid by the Contractor for each

The damages to be paid by the Contractor for each day that the contract, or any part thereof, or of any delivery that may be ordered or directed by the Engineer, may be unfulfilled after the respective times fixed for the fulfillment thereof have expired, are, by a clause in the costract, determined, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their proposals a price, per cubic yard, for each of the above classes of materials in conformity with the approved form of agreement and the specifications therein set forth, by which 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 receiving of the material by the Department of Docks.

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

this material.

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 taste in this

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 consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested, or of which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York or any of its departments, is directly or indirectly interested in the estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder or anyone in his behalf with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested it is requisile that the verification be made and subscribed to by all the parties interested.

In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the n

person is interested it is requisite that the verification be made and subscribed to by all the parties interested. In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the name of such corporation by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

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 or persons would be entitled upon 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 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 iliabilities as bail, surety and otherwise, and that he has offered himself as a surety in good taith 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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the 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 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 forleited 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 atoresaid, 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.

In case there are two or more bids at the same price, in either or both classes, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders.

THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK.

Bidders are requested in making their bids or estimates to use the blank

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

TO CONTRACTORS. (No. 595.)

PROPOSALS FOR ESTIMATES FOR REPAIRING THE PLATFORM AT THE FOOT OF SEVENTH AVENUE, HARLEM RIVER.

L'STIMATES FOR REPAIRING THE PLATform at the foot of Seventh avenue, Harlem river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of TUESDAY, AUGUST 3, 1807, 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.

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

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

1. Removal of present platform.

2. Yellow Pine Timber, 12" x 14", about 174 feet, B. M., measured in the work; Yellow Pine Timber, 6" x7", about 275 feet, B. M., measured in the work; Yellow Pine Timber, 6" x7", about 275 feet, B. M., measured in the work; Yellow Pine Timber, 6" x7", about 20, 333 feet, B. M., measured in the work; Yellow Pine Timber, 4" x 10", about 170, 80 feet, B. M., measured in the work; Yellow Pine Timber, 5" x 10", about 171, 950 feet, B. M., measured in the work; Yellow Pine Timber, 4" x 10", about 172 feet, B. M., measured in the work; Yellow Pine Timber, 5" x 4", about 722 feet, B. M., measured in the work; Yellow Pine Timber, 5" x 4", about 722 feet, B. M., measured in the work.

NOTE.—All of the above quantities of tim

3. White Pine, Yellow Pine, Norway Pine or Cypress Piles, 92.

It is estimated that these piles will have to be from 30 to 20 feet in length to meet the requirements of the specifications for driving.

4. White Oak Fender Piles, about 30 feet long, 10.

5. Half-round White Oak Fenders, 27.

6. Reund Log Sills, 60 feet long, 1: Round Log Sills, 50 feet long, 3: Round Log Sills, 12 feet long, 22.

7. ½ "x 26". ½ "x 24". ½ "x 22". ½ "x 20". ½ "x 22". ½ "x 10". ½ "x 24". ½ "x 10". ½ "x

8. 11/4", 13/6" and 1" Wrought iron Screw-bolts and

Cast-iron Washers for 11/8" and 1" Screw-bolts, it 652 pounds. t 652 pounds. . Wrought-iron Washers for 11/4" bolts, about 35

Cast-iron Cleats, weighing about 165 pounds

each, 4.

12. Dry Rubble Wall, about 28 cubic yards.

13. Earth Filling and Grading, about 550 cubic yards.

14. Labor of Framing and Carpentry, including all moving of Timber, Jointing, Planking, Bolting, Spiking, Painting, Oiling or Tarring, and labor of every descrip-

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

their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

18t. 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 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 receipt of a notification from the Engineer-in-Chief of the Department of Docks that the work, or any part of it, is ready to be begun, and all the work to be done under the contract is to be fully completed on or before the expiration of thirty days after the date of service of said notification, 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, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Where the City of New York owns the wharf, pier or bulkhead at which the materials under this contract are to be delivered, and the same is not leased, no charge will be made to the contractor for wharfage upon vessels conveying said materials.

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. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work, and whose estimate is regular in all respects.

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

The verson or persons to whom the second contract with the contract of the second contract of the contract of the

work, and whose estimate is regular in all respects.

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the 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 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 with them therein, and if no other person interested with them therein, and if no other person on higher than the estimate is made without any consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly interested in the estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly interested in the estimate, or in the supplies or work to w

who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

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 or persons would be entitled upon 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 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.

No estimate will be received or considered unless accompanied by either everified obselvement.

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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five for eventum 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 to the persons making the same within three days after the contract is awarded. If the successful bidder shall reluse 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 otherwise, upon any obligation to the Corporation.

tion.

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders.

warded, where the state of the bidders.

THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK.

Bidders are requested, in making their bids or 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.

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

TO CONTRACTORS. (No. 600.)

TO CONTRACTORS. (No. 600.)

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A NEW PIER
NEAR THE FOOT OF BANK STREET,
NORTH RIVER.

ESTIMATES FOR PREPARING FOR AND
building a New Pier near the foot of Bank
street, North river, will be received by the Board
of Commissioners at the head of the Department
of Docks, at the office of said Department, on Pier
"A," foot of Battery place, North river, in the City
of New York, until 12 o'clock M, of
FRIDAY, JULY 30, 1897.

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

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

date of its presentation, and a statement of the work to

which it relates.

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

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

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

(a). PIER.

To be Furnished by the Department of Docks.

1. Yellow Pine Timber, 12" x 14", about 90,412 feet, B. M., measured in the work; Yellow Pine Timber, 12" x 12", about 92,2768 feet, B. M., measured in the work; Yellow Pine Timber, 8. M., measured in the work; Yellow Pine Timber, 10" x 10", about 442 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 288 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 12", about 2,270 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 12", about 9,608 feet, B. M., measured in the work; Yellow Pine Timber, 7" x 12", about 13,608 feet, B. M., measured in the work; Yellow Pine Timber, 7" x 12", about 5,755 feet, B. M., measured in the work; Yellow Pine Timber, 7" x 12", about 13,610 feet, B. M., measured in the work; Yellow Pine Timber, 5" x 10", about 13,610 feet, B. M., measured in the work; Yellow Pine Timber, 5" x 12", about 13,610 feet, B. M., measured in the work; Yellow Pine Timber, 4" x 10", about 679,413 feet, B. M., measured in the work.

Note.—It is the intention of the Department of Docks to the standard and the work of the above dimensional to the town of the above dimensional to the town the standard in the work.

Total, about 1.799.975 feet, B. M., measured in the work.

Note.—It is the intention of the Department of Docks to furnish all the yellow pine timber of the above dimensions required to do the work under these specifications, and it will be turnished by the Department of Docks to the contractor free of charge, in the water or on a pier or bulkhead at one or more points on the North river water-front south of West Seventy-fifth street, as hereinafter specified, and the contractor is to raft it, care for it and transport it to the site of the work at his own expense and isk.

expense and risk.

7 be Furnished by the Contractor.

2. Yellow Pine Timber, 12!! x 16!!, about 736 feet. B. M., measured in the work; Yellow Pine Timber, 6!! x 8!!, about 7,222 feet, B. M., measured in the work; Yellow Pine Timber, 2!! x 4!!, about 15,210 feet, B. M., measured in the work; total, about 23,177 feet, B. M., measured in the work;

Note.—The Contractor will be required to furnish all the yellow pine of any dimension other than those specified in item 1 required to do the work under this contract.

3. White Oak Timber, 6"x12", about 10,920 feet, B. M., measured in the work.
Note.—All of the above quantity of timber is inclusive of extra lengths required for laps, etc., but is exclusive

of waste.
4. White Pine, Yellow Pine, Norway Pine or Cypress Piles, 3,323.

Piles, 3,323.
(It is expected that these piles will have to be about from 80 to 85 feet in length, to average 83 feet, to meet the requirements of the specifications for driving.)
5. White Oak Fender Piles, about 60 feet in length,

8. Wrought-iron Straps and Strap-bolts, about 1,896

8. Wrought-iron Straps and court, 1,848 pounds.
9. Wrought-iron Washers, about 1,848 pounds.
10. Cast-iron Washers for 1½", 1½", 1", and ¾"
Screw-bolts, about 4,0,66 pounds.
11. 1½", ¾", and ½" lag-screws, about 2,558 pounds.
12. Boiler-plate Armatures, about 7,544 pounds.
13. a. Cast-iron Mooring-posts, weighing about 1,800 pounds each, 6; b. Cast-iron Mooring-posts, weighing about 700 pounds each, 22.
14. Steel I Beams, 12", 15", and 20" and 24", plate girders, connections, etc., about 450,550 pounds.
15. Cast-iron Separators for Steel Beams, about 20,424 pounds.

15. Cast-iron Separators for Steel Beaus, Floating unds.

16. Standard Gauge (4'8½") Railroad Track, laid ith standard steel rails weighing 60 lbs. per yard, andard fish-plate connections and 4-inch railroad pikes, about 702 feet.

17. Cast-iron pile-shoes, about 33,000 pounds.

18. Tar roofing paper, 3-ply, about 4.176 square feet.

19. Labor of every description for about 92,850 square eet of pier.

20. Materials for painting, oiling and tarring.

(b). SEWER.

(b). SEWER.

To be Furnished by the Department of Decks.

1. Vellow Pine Timber, 12" × 12", about 792 feet, B.M., measured in the work; Yellow Pine Timber, 10" × 12", about 200 feet, B. M., measured in the work; Yellow Pine Timber, 5" × 10", about 44,554 feet, B. M., measured in the work—total, about 15,546 feet, B. M., measured in the work.

To be Furnished by the Contractor.

2. Yellow Pine Timber, 5"x 16", about 6,007 feet, B. M., measured in the work; Yelfow Pine Timber, 5"x 14", about 5,594 feet, B. M., measured in the work; total, about 11,601 feet, B. M., measured in the work.

work.
3. Spruce or Yellow Pine Timber, creosoted, 4" x 4" about 42,005 feet, B. M., measured before planing; Spruce or Yellow Pine Timber, creosoted, 10" x 14", about 42,040 feet, B. M., measured in the work; total, about 42,040 feet, B. M.
4. 74" x 22", 34" x 16" and 34" x 12" square Wroughtiron Dock-spikes, about 12,108 pounds.
5. 11/8" and 1" Wrought-iron Screw-bolts and Nuts, about 1,423 pounds.
6. Galvanized Wrought-iron Bands, 7/8", 34" and 5/8" Screw-bolts and Nuts and Mouth-piece for Sewer, about 14,008 pounds.

14.098 pounds.
7. Cast-iron Washers for 11/8" and 1" Screw-bolts, about 459 pounds.

8. Labor and Material for Temporary Centres for

Sewer-box.

9. Labor of every description for about 716 linear feet of Circular Sewer.

feet of Circular Sewer.

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

18. 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

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. 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.

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 receipt of a notification from the Engineer-in-Chief of the Department of Docks that the work, or any part of it, may be begun, and all the work to be done under the contract (except about 100 feet of the inshore end of the pier, which will not be constructed until the bulkhead-wall is constructed by the Department of Docks) is to be fully completed on or before the expiration of one hundred and fitty days after the date of service of said notification; and the said 100 feet is to be completed within thirty days after notice shall be given to the contractor by said Engineer-in-Chief of the Department of Docks, that work on the said 100 feet may be begun; 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 are, by a clause in the contract, determined, fixed and liquidated at One Hundred and Fifty Dollars per day.

Bidders will state in their estimates a price for the whole of the work to be done, 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.

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

rials.

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

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

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 consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or traud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested, or of which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head of a Department, Chiet of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly interested in the estimate or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder, or anyone in his behalf, with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretotore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed to by all the harties interested.

In case a bid shall be submitted by or in behalf of any corporation, it must be sign

practicable, the seal of the corporation should also be affixed.

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 or persons would be entitled upon 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 his liabilities as bail, surely 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.

No estimate will be received or considered unless accompanied by either a certified check upon one 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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the 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.

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

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot, to one of the lowest bidders.

bidders.
THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE
INTEREST OF THE CORPORATION OF THE
CITY OF NEW YORK.

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.

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

Dated New York, July 8, 1897.

THE DEPARTMENT OF DOCKS WILL SELL at public auction, on the premises, to the highest bidder, on July 30, 1897, at 2 o'clock P. M., by Woodrow & Lewis, auctioneers, the remnants of paving-blocks, flag-stones, bridge-stones and curb-stones, left after the removal of certain of the paving-blocks, bridge-stones and curb-stones as hereinafter described, on Bank street, from the westerly side of West street to the bulkhead at the foot of Bank street; on Bethune street, from the westerly side of West street to the bulkhead at the foot of Bethune street; on West Twelfth street, from the westerly side of West street to the bulkhead at the foot of West Twelfth street, and on

Thirteenth avenue, from the southerly side of Bank street to the northerly side of West Twelfth street, AS ONE LOT, approximately as follows:

At this date the Engineer's estimate of the quantities and amounts of material in place is as follows:

About 2,775 square yards of "specification" blocks.

About 4,871 square yards of "seven-inch-square" granite blocks.

About 1,065 square yards of practically, new Belgian

About 1,265 square yards of practically new Belgian

trap blocks.
About 1,009 square yards of second-hand Belgian

About 3,603 lineal feet of curb-stones.

About 6,317 square feet of bridge-stones, and about 10,500 square feet of flag-stones.

From these amounts and quantities the Department of Docks will take up sufficient material to lay the following amounts of paving, curbing and bridging:

About 5,464 square yards of "specification" and seeven-inch-square" blocks.

About 660 square yards of good Belgian blocks (from Bank street).

Bank street).

About 2,368 square feet of bridge-stone and about 505 lineal feet of curbing.

The remnants of every class and description, estimated to be about as follows, viz.:

About 2,722 square yards of "seven-inch-square" granite blocks.

About 1,009 square yards of second-hand Belgian trap blocks.

About 1,009 square yards of second-nand beginn trap blocks.
About 605 square yards of practically new Belgian trap blocks.
About 3,950 square feet of bridge-stones.
About 3,788 lineal feet of curb-stones.
About 10,500 square feet of blue stone and other flagging, are what is offered for sale under this advertisement.

ging, are what is offered for sale under this advertisement.

TERMS OF SALE.

Twenty-five per cent, of the purchase-money must be paid to the auctioneer in cash at the time and place of sale, the balance of the purchase money to be paid to Woodrow & Lewis, at their office, No. 04 Pearl street, before 12 o'clock noon on the 31st day of July, 1897.

The manhole-heads and covers, the catch-basin heads and covers, the lamp-posts, hydrants and stop-gate boxes on Bank street, Bethune street and West Twelfth street, west of West street, and on Thirteenth avenue, between the southerly side of Bank street and the northerly side of West Twelfth street, are not included in this sale, but will remain the property of the City.

The Engineer-in-Chief of the Department of Docks will notify the purchaser in writing when the work of removing the paving-blocks and other material heroin-before mentioned is ready to be commenced and the purchaser must begin the wook of said removal within five days from the date of service of said notification.

Where the City of New York cowns the wharf, pier or buikhead, and the same is not leased or in use for other purposes by the Department of Docks at which materials to be removed under this sale may be delivered by the purchaser to vessels, no charge will be made the purchaser for wharfage upon vessels conveying away said materials.

All the paving-blocks and paving-stones, flag-stones and bridge-stones and curch stone.

materials.

All the paving-blocks and paving-stones, flag-stones and bridge-stones and curb-stones, above-mentioned, and similar material, must be entirely removed from said premises within fifteen days from the date of service of notification above-mentioned, and if the purchaser or purchasers fail to commence said removal as specified, and as may be directed, and to diligently prosecute the same, as above set forth, then the Department of Docks may, at its option, complete the said removal and charge the expense of the same to the said purchaser, who shall sign the present terms of sale and shall agree to be bound thereby.

the present terms of sale and shall agree to be bound thereby.

And for the further securing of the removal of the said materials hereinbefore mentioned, the purchaser will be required at the time of sale and the award of the said property to execute a bond in such form and with such sureties as may be approved by the Commissioners of the Department of Docks of the City of New York and in a penalty of one thousand dollars, that he will, in all things, carry out the terms of sale and comply with the conditions thereof, and remove all of said property within the time required by the said terms of sale, and the orders to be issued under them.

The form of bond to be executed by the purchaser may be seen at the office of the Commissioners of the Dock Department at Pier "A," Battery place, North River. EDWARD C. O'BRIEN, EDWIN EINSTEIN. JOHN MONKS, Commissioners of the Department of Docks.

Dated New York, July 15, 1897.

Dated New York, July 15, 1897.

SALE OF BUILDINGS, ETC., ON THE WEST-ERLY SIDE OF WEST STREET, BETWEEN BANK STREET AND THE CENTRE LINE OF THE BLOCK BETWEEN JANE AND HORATIO STREETS, BY WOODROW & LEWIS, AUCTIONEERS, WEDNESDAY, JULY 28, 1897, AT 11 O'CLOCK A. M., ON THE PREMISES.

DEPARTMENT OF DOCKS, PIER "A" BATTERY PLACE, New York, July 16, 1897.

THE DEPARTMENT OF DOCKS WILL SELL at public auction, on the premises, to the highest bidder, on the 28th day of July, 1897, at 11 o'clock A. M., by Woodrow & Lewis, Auctioneers, all the buildings and parts of buildings hereinafter described.

All the existing structures on the westerly side of West street, from the northerly side of Bank street to the centre line of the block between Jane and Horatio streets, to the level of the existing curb (As ONE LOT), approximately as follows:

On the Block between Bank and Bethune streets.

1. Two-story brick building, at the northwest corner of Bank street and West street, about 22.2 feet by about 101.1 feet.

On the Block between West Twelfth street and Jane

On the Block between West Twelfth street and Jane

2. Three-story brick building at the northwest corner of West Twelfth street and West street, about 50 feet by about 39.95 feet.

2. One-story brick building, about 40.7 feet by about

4. Two-story brick building, at the southwest corner of Jane street and West street, about 15.2 feet by about

of Jane street and 30.1 feet.
On the Southerly half of the Block, between Jane street and Horatio street.
One-story brick building, about 125.06 by about 87.65

one-story brick building, about 125.06 by about 87.65 feet.

The removal of the above buildings, materials, etc., must be commenced within five days from July 29, 1897, and the work of removal must be entirely completed, in accordance with the accompanying terms of sale, within twenty days after July 29, 1897.

Terms of Sale.

Twenty-five per cent. of the purchase-money must be paid to the auctioneers in cash at the time and place of sale, the balance of the purchase-money to be paid to Woodrow & Lewis, at their office, No. 94 Pearl street, before 12 0°clock M., on the 29th day of July, 1897.

All the buildings and their foundations of every class and description within the hereinbefore described area are to be torn down to the level of the existing curb, and any structures which may exist within any of the buildings, such as engine beds, boiler settings, boilers, tanks, etc., shall also be torn down to the same level. All tin from roofs, and galvanized or black iron from roofs, cornices, sides of buildings or partitions, shall be removed from the premises. All brick laid in lime mortar; all floor beams, joists, studding, flooring, ceiling, roofing boards and woodwork of every description, and all gas, water, steam and soil piping shall be removed from the premises. All combustible matter, such as tar and felt roofing, broken lath and fragments of timber, chips, splinters, etc., which are of no value, shall be gathered together by the purchaser and burned. The final rubbish, such as lime mortar, brickwork in cement mortar, plaster, roofing gravel, etc., will not be removed by the purchaser, but will be left on the premises within the building lines, and the removal of all buildings, parts of buildings, sheds, planking and all other material must be made by the purchaser, who

must commence the said removal within five days from July 20, 1897, and continue the same diligently until completed. The above buildings, materials, etc., comprised in each particular lot, must be entirely removed from said premises within twenty days from the date above-mentioned, and if the purchaser or purchasers fail to commence the said removal as specified, and to diligently prosecute the same, as above set forth, then the Department of Docks may, at its option, complete the said removal and charge the expense of the same to the said purchaser, who shall sign the present terms of sale and agree to be bound thereby.

And for the further securing of the removal of the said buildings, etc., hereimbefore mentioned, the purchaser will be required at the time of said sale and the award of said property to him, to execute a bond in such form and with such sureties as may be approved by the Commissioners of the Department of Docks of the City of New York, and in a penalty of Five Thousand (§5,000) Dollars, that he will in all things carry out the terms of sale and comply with the conditions thereof, and remove all of said property within the time required by the said terms of sale.

The form of bond to be executed by the purchaser may be seen at the office of the Commissioners of the Dock Department, at Pier "A," Battery place, North river.

EDWARD C. O'BRIEN, EDWIN EINSTEIN,

North river.

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

JOHN MONKS, Commissioners of the Department of Docks.

(Work of Construction under the New Plan.)
TO CONTRACTORS. (No. 596.)
PROPOSALS FOR ESTIMATES FOR FURNISHING SAWED YELLOW PINE TIMBER.

ESTIMATES FOR FURNISHING SAWED YELCommissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 120'clock M. of
FRIDAY, JULY 23, 1897.

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

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 Forty-seven Thousand Dollars.

The Engineer's estimate of the quantities is as follows:

SAWED YELLOW PINE TIMBER.

1. Yellow Pine Timber, 12!* x 12!*, about 26,9,675 feet, B. M.

2. Yellow Pine Timber, 12!* x 14!*, about 26,9,675 feet, B. M.

3. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

3. Yellow Pine Timber, 12!* x 14!*, about 1,145,600 feet, B. M.

3. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

3. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

4. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

5. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

5. Yellow Pine Timber, 12!* x 14!*, about 2,145,600 feet, B. M.

5. Yellow Pine Timber, 14!* x 14!*, about 2,16,688 feet, B. M.

7. Yellow Pine Timber, 14!* x 14!*, about 2,16,688 feet, B. M.

7. Yellow Pine Timber, 14!* x 19!* x 10!*, about 4,42,188 feet, B

	12 in. by 14 in.		12 in. by 12 in.	ro in. by 12 in.	ro in. by ro in.	8 in. by 16 in.	8 in. by 15 in.	8 in. by 12 in.
5 ft. o in			100			::	40	
33 ft. o in					*(*)		10	:
- ft fin	• •	2.	500	600	**		10	2
30 ft.0 in							**	
29 ft. 6 in 29 ft. 0 m			600	**			**	
of ft. o in		I,	200	**				
27 ft. o in	**		250	**	**		111	1
26 ft. 6 in 26 ft. 0 in			100					
25 ft. 3 in	400		350				1::	
25 ft. o in 24 ft. o in			600	**				
23 ft. o in	250			50	••		11	7
22 ft. 9 in	150			25			1	
22 ft. 3 in 22 ft. 0 in	4.4		100	**	• •			
21 ft. o in			100			20	1	7
18 ft. 6 in								11.
18 ft. 3 in	* * *			::			1	1
13 ft. 6 in					50			
12 ft. 3 in	**	_	••	•••			• •	-
Total pieces	800	6,	300	675	50	20	60	1 9
	8 in. by 8 in.	7 in. by 14 in.	7 in. by 12 in.	6 in. by 12 in.	5 in. by ro in.		4 in. by 10 in.	3 in. by 10 in.
35 ft. o in					10			
33 ft. o in						0		
22 ft. 6 m					1,00	0		
32 ft. 6 in	::				1,00	0		
32 ft. 6 in 31 ft. 6 in 30 ft. 0 in	::		::		20	0	3,000	
30 lt. 0 in 29 ft. 9 in 29 ft. 6 in	:::::	:::::::::::::::::::::::::::::::::::::::			1,00 20 60	0	3,000	
30 lt. 0 in 29 ft. 9 in 29 ft. 6 in	::::::	::::::			1,00 20 60 25	0	3,000	
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30 lt. 0 ln		:: :: :: :: :: :: :: ::	100	1,500	1,00 20 60 25 35 5 60 10	000000000000000000000000000000000000000	4,000	I,0
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30 lt. 0 ln		:: :: :: :: :: :: :: ::	100	1,500	1,00 20 60 25 35 10 5 60 10	000000000000000000000000000000000000000	4,000	I,0

B. M.
3 inches by 10 inches plank, random lengths from 12
to 30 feet, to average 18 feet or more, about 250,000 feet,
board measure.
N. B.—Bidders are required to submit their estimates
upon the following express conditions, which shall apply
to and become a part of every estimate received:

ist. Bidders must satisfy themselves, by personal examination of the locations of the proposed deliveries of the material, 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.

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

payable for the entire work.

At least two hundred thousand feet, board measure, of the timber is to be delivered within thirty days, Sundays and holidays excepted, from the date of the contract; the timber is to be delivered at the rate of at least 750,000 feet per mount thereafter, and all the timber to be delivered under this contract is to be delivered within 200 days from the date of the award of the contract, 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 are, by a clause in the contract, determined, fixed and liquidated at One Hundred Dollars per day.

Bidders will state in their estimates a price per thou-

Bidders will state in their estimates a price per thousand teet, board measure, for yellow pine timber, to be delivered 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 receiving of the material by the Department of Docks.

Docks.

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

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 state in their estimates their

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 consultation, connection or agreement with and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested, or of which the bidder is directly or inderectly interested, or otherwise, to bid a certain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon, and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its Departments, is directly or indirectly interested in the estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder, or anyone in his behalf, with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested it is requirite that the verification be made and subscribed to by all the barties interested.

In case a bid shall be submutted by or in behalf of any corporation, it must be signed in the name of such cor-Bidders are required to state in their estimates their

In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the name of such corporation by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

poration by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

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 or persons would be entitled upon 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 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 all his debts of every nature and over and above all his debts of every nature and over and above all his debts of every nature and over and above all his debts of every 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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five fer centum of the amount of security required for the faithful performance of the contract. Such check or money mu

Bidders are informed that no deviation from the specifications will be allowed unless under the written instructions 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 surety or otherwise, upon any obligation to the Corporation.

poration.

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest

warded, who have a warded by lot to the lowest THE RIGHT TO DECLINE ALL THE ESTI-MATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK.

Bidders are requested, in making their bids or 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.

EDWARD C. O'BRIEN, EDWIN EINSTEIN
JOHN MONKS, Commissioners of the Department o Dated New York, June 17, 1807.

AQUEDUCT COMMISSION.

AQUEDUCT COMMISSIONERS' OFFICE, ROOM 209

July 17, 1897.

TO CONTRACTORS.

BIDS OR PROPOSALS FOR DOING THE WORK and furnishing the materials called for in the approved forms of contract now on file in the office of the Aqueduct Commissioners, for constructing retaining masonry, and other masonry, and doing other work pertaining thereto, near Shaft No.25, of the New Croton Aqueduct, in the City of New York, will be received at this office until Wednesday, August 4, 1897, at 3 o'clock F. M., and they will be publicly opened by the Aqueduct Commissioners as soon thereafter as possible, and the award of the contract for doing said work and furnishing said materials will be made by said Commissioners as soon thereafter as practicable.

Blank forms of said approved contract, and the speci-

Blank forms of said approved contract, and the speci-fications thereot, and bids or proposals and proper envel-opes for their inclosure, form of bonds, and all other in-tormation, can be obtained at the above office of the Aqueduct Commissioners on application to the Secre-

By order of the Aqueduct Commissioners,
JAMES C. DUANE, President,
EDWARD L. ALLEN, Secretary.

DEPT. OF PUBLIC CHARITIES.

New York, July 16, 1897.

THE UNDERSIGNED WILL SELL AT PUBLIC
Charties, at their office, No. 66 Third avenue, on Wednesday, July 28, 1897, at 11 o'clock A. M., the following,

No.:

BONES.

The bones to be accumulated by the Department during the balance of the year 18c7, estimated at 50 tons, more or less, to be received at Storehouse Pier, Blackwell's Island, not less than three times weekly, in a covered wagon, to be transported to and from Blackwell's Island by the boats of the Department, the Commissioners reserving the right to order more frequent removals of the bones if deemed necessary.

Each successful bidder will be required to pay twenty-five per cent. of the estimated amount of his purchase to me at the time and place of sale, and the balance to the General Storekeeper, at Blackwell's Island, in cash or certified check on a New York City bank, upon delivery of the goods.

The Commissioners reserve the right to order resale of any goods that shall NOT have been removed by the purchaser within TEN days after he shall have been notified that they are ready, and in case of such resale to forfeit to the use of the Department of Public Charities the TWENTY-FIVE PER CENT, paid in at the time and place of sale. Goods can be examined at Blackwell's Island by intending bidders on any week day before the day of sale.

GEO. W. WANMAKER, Purchasing Agent.

TAXES AND ASSESSMENTS.

PUBLIC NOTICE IS HEREBY GIVEN BY THE PUBLIC NOTICE IS HEREBY GIVEN BY THE Commissioners of Taxes and Assessments that the assessment rolls of real and personal estate in said city, for the year 1897, have been finally completed, and have been delivered to the Board of Aldermen of said city, and that such assessment rolls will remain open to public inspection, in the office of the Clerk of said Board of Aldermen, for a period of fifteen days from the date of this notice.

EDWARD P. BARKER, THEODORE SUTRO, JAMES L. WELLS, Commissioners of Taxes and Assessments.

POLICE DEPARTMENT.

TO CONTRACTORS TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE Received by the Police Department of the City of New York, at its office, No. 300 Mulberry street, New York, until August 4, 1897, at 9.30 o'clock A. M., for Furnishing all the Labor and Furnishing and Erecting all the Materials Necessary to Build and Complete the New Prison on the Ground and Premises in the City of New York, known as Nos. 205 and 207 Mulberry street.

The person or persons making an estimate shall

Mulberry street.

The person or persons making an estimate shall furnish the same in a sealed envelope, indorsed "Estimate for Building a Prison in Mulberry Street," 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 date and hour above named, at which time and place the estimates received will be publicly opened by the head of said Department and read.

and read.

The Architect's schedule of materials to be furnished and work to be done, upon which the bids are to be based, is as follows:

SCHEDULE.

The removal of buildings now on lots.

All trenching, preparation and leveling of ground, necessary excavating or blasting, refilling, grading, all beton and concrete in foundations, floor areas and elsewhere, stone filling and ramming of trenches, all to be carried to solid bottom.

All drains, waste, leader, gas and all other pipes, and all parts connected with the gas-lighting and drainage of the building.

All common and front brickwork in the walls, piers, arches, facing, lining, racking, corbelling, flues and elsewhere.

elsewhere.

All furring blocks, partition blocks, roof blocks, tile and other fireproof work.

All the cut and other granite and stone work, including all moulded, carved and tooled work, bond-stones in piers, and the setting and cleaning of the above.

All the blue stone in sills, lintels, bed-plates, coping and elsewhere.

and elsewhere.

All the damp-proofing; also all the boxing and protection of work; also cutting, patching, pointing and cleaning down of all work, inside and outside; also all grouting, whitewashing and all other necessary work.

All the wrought-iron or steel girders, beams, steel and wrought-iron columns, iron doors, railings, step details, posts, tees, angles, zees, channels, clamps, dowels, anchors, straps, ladders, gratings, iron guards, cells, and all other wrought-iron work.

All cast lintels, plates, boxes, brackets, bases, railings, fittings, shoes, stair facings and other constructional and ornamental cast-iron work.

All wire, lath and iron construction to ceilings, boxing f girders, walls and elsewhere.
All galvanized-iron work; all copper and all other tetal work.

metal work.

All gutters, skylights, glazing, snow-guards, flashings, hardware and metal work.

All plastering and stucco-work.

All painting, decorating and other work.

All plumbing, piping, fixtures, gas-fitting and other plumber's work.

All carpenter's and joiner's work, including all sash, doors, fan-lights, trimming, glass, centres and grounds, fittings and electric-bells, etc.

All steam and heating work, boilers, piping, radiators,

All steam and nearing work, boners, piping, radiative valves and other parts.

Removal of all surplus material and rubbish, and thoroughly scrubbing and cleaning of the entire building ready for occupancy.

Bidders must satisfy themselves by personal examination of the site, its present condition and nature, as to the

sufficiency of the foregoing architect's schedule and plans, and shall not at any time after the submission of their bids dispute or complain of such schedule and plans, or the specifications and directions explaining or interpreting them, nor assert that there is any misunderstanding in regard to the location, extent, nature or amount of work to be done.

Bidders must particularly examine into the depth at which solid bottom is found.

Bidders will be required to complete the entire work within five (5) months from the date of the contract, to the satisfaction of the Board of Police and the architect appointed by them, and in accordance with the drawings and directions given or which may be given by the architect, and in conformity with the specifications hereunto annexed. No extra compensation, beyond the amount payable for the several classes of work contemplated, and which shall be actually performed at the price therefor, to be specified by the accepted bidder, shall be due or payable, and no allowance will be male nor anything paid for blasting or excavating, nor for carrying masonry to solid bottom, nor for any filling or ramming of trenches, nor for any bailing or pumping rendered necessary in prosecuting the work, nor for any sheet-piling, shoring or other timbering, nor for any sheet-piling shoring or grounds or the work in progress, nor for any scaffolding or centres required in prosecuting the work.

Bidders will be required to prepare for all pumping and bailing which may be found necessary in the prosecution of the work.

Bidders will state, in writing, and also in figures, upon blanks which will be furnished on application, a price for the work complete. The price is to cover the furnishing of all materials and labor and the performance of all the work called for by the specifications, plans, drawings and form of agreement. Permission wi

Police to reject all bids should it be deemed to the public interests to do so.

Bidders, in submitting their bid, are required to write the names of all sub-contractors in their proposals.

All persons estimating are requested to enter their names and addresses in a book provided for this purpose in the Estimating Room.

Before submitting estimates, contractors must consult "Contractors' Bulletin Board," and compare the office copy of specifications with the set to be submitted with their proposal, and such proposal shall be read as in conformity with said office copies of specifications. In case of any discrepancy, they are to report to the Chief Clerk of the Police Department, and their specification will be corrected to conform with the office copy.

No estimates 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.

poration.

The person or persons to whom the contract may be awarded will be required to give security for the pertormance of the contract, in the manner prescribed by law, in the sum of Six 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, other than subcontractors, be so interested it shall distinctly state that fact.

contractors, be so interested it shall distinctly state that fact.

The estimate shall contain the names of all subcontractors; 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 in the supplies or work to which it relates, or in any portion of the profits thereof. The estimate must be verified by the oath, in writing, of the 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 to by all the parties interested.

Each bid or estimate shall be accompanied by the con-

one person is interested it is requisite that the Venincation be made and subscribed to 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

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, and that the adequacy and sufficiency of the security offered has been approved by the Comptroller, 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.

No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the tailful 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 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 Seventeen Thousand Dollars can be considered.

Plans may be examined and specification

NEW YORK, July 21, 1897.

POLICE DEPARTMENT—CITY OF NEW YORK, 1896.

OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of the City of
New York, No. 300 Mulberry street, Room No. 9, for the
following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing,
boots, shoes, wine, blankets, diamonds, canned goods,
liquors, etc.; also small amount money taken from
prisoners and found by Patrolmen of this Department.

IOHN F. HARRIOT, Property Clerk.

STREET CLEANING DEPT.

DEPARTMENT OF STREET CLEANING, NO. 32 CHAM-

BERS STREET,
CONTRACT FOR THE TOWING AND UNLOADING OF DECK SCOWS OF THE DEPARTMENT OF STREET CLEANING OF THE
CITY OF NEW YORK, TO BE TOWED FROM
THE SEVERAL DUMPS TO RIKER'S
ISLAND, TO BE THERE UNLOADED AND
RETURNED TO THE DUMPS OR DUMPING
PLACES. PLACES.

PLACES.

TSIMATES INCLOSED IN SEALED ENVEL
Joses, and indorsed with the name and address of the person or persons making the same, and the date of the presentation, and a statement of the work to which they relate, will be received at the office of the Department of Street Cleaning, of the City of New York until 2 o'close 1, and in the street of the work of the publicly opened and read, for the towing of deck scows of the Department of Street Cleaning, containing the loads of such scows, consisting of ashes, street sweepings and other refuse, other than garbage, collected in the City of New York, and delivered at the several dumps or dumping places of the Department of Street Cleaning in said city, from such dumps as may be required to Riker's Island, and there unloading such scows within the cribwork there constructed, and returning the same to such dumps as may be design ited, for a period of six months from the date of execution of the contract, but terminable after three months by notice in writing given by the Commissioner of Street Cleaning, in pursuance of authority conferred by section 709, New York City Consolidation Act, mantity of ashes, street sweepings and refuse to be so towed from the several dumping places and unloaded at Riker's Island for six months is about 7,000 cubic yards daily, or as much less as the Commissioner of Street Cleaning may decide to furnish, provided that the quantity shall not in any day be less than one-half the output of such material.

The person or persons to whom the contract may be awarded will be required to furnish such suitable and sufficient steam-tugs as may be necessary for the towing of such scows as may be required to be towed, and to defray the expense of towing and unloading, and to conform to and obey all laws of the United States, of the State of the City of New York, the Smitary Code of the Board of Health of said tity relating to or affecting the work to be so done.

Bidders are required to state in their estimates, under oath, their names and places of

The price for which the work will be done must be written in the bid and stated in figures, and shall be at a rate of dollars (\$) per (Larger scow-load of about 650 cubic yards capacity, and

"Large" scow-load of about 650 cubic yards capacity, and dollars (\$ 1) and the second of about 530 cubic yards capacity. All bids must be made with reference to the form of contract and the requirements thereof, on file at the Department of Street Cleaning, or they will be rejected. From the bids or proposals received, the Commissioner of Street Cleaning may, as provided in the aforesaid section 700, New York City Consolidation Act, select the bid or bids, the acceptance of which will, in his judgment, best secure the efficient performance of the work, or he may reject any or all of said bids.

Blank forms of contract, specifications and proposals may be obtained at the office of the Department of Street Cleaning, No. 32 Chambers street, New York city.

city. GEO. E. WARING, JR., Commissioner of Street

Cleaning. Dated New YORK, July 14, 1897.

CONTRACT FOR THE UNLOADING OF DECK SCOWS OF THE DEPARTMENT OF STREET CLEANING OF THE CITY OF NEW YORK AT RIKER'S ISLAND.

CLEANING OF THE CITY OF NEW YORK AT RIKER'S ISLAND.

PUBLIC NOTICE.

Topes, and indorsed with the name and address of the person or persons making the same, and the date of the presentation, and a statement of the work to which they relate, will be received at the office of the Department of Street Cleaning of the City of New York, until 12 o'clock M. of Tuesday, the 27th day of July, 1897, at which time and place the estimates will be publicly opened and read, for the unloading of deck scows of the Department of Street Cleaning, of the ashes, street sweepings and other refuse, other than garbage, collected in the City of New York, at Riker's Island, within the cribwork there constructed, for a period of six months from the date of execution of the contract, but terminable after three months by notice in writing given by the Commissioner of Street Cleaning, in pursuance of authority conferred by section 709, New York City Consolidation Act.

The estimated quantity of ashes, street sweepings and refuse to be so unloaded at Riker's Island for six months is about 7,000 cubic yards daily, or as much less as the Commissioner of Street Cleaning may decide to furnish, provided that the quantity shall not in any day be less than one-half the output of such material.

The person or persons to whom the contract may be awarded will be required to furnish such suitable workmen, tools, instruments, implements, machines, and whatever else may be necessary for unloading said scows or boats, and all other expenses incurred in connection with such unloading, and to conform to and obey all laws of the United States, of the State of New York, ordinances of the Board of Aldermen of the City of New York, the Sanitary Code of the Board of Health of said City relating to or affecting the work to be so done.

ordinances of the Board of Aldermen of the City of New York, the Sanitary Code of the Board of Health of said City relating to or affecting the work to be so done.

Bidders are required to state in their estimates, under oath, their names and places of residence, the names of all persons interested with them therein, and if no other person be so interested, they shall distinctly state the fact; also that it is made without any connection with any other person making any bid or estimate for the above 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. 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 also 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, or a guaranty or surety company duly authorized by law to act as surety, 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 in the amount of Twenty Thousand Dollars, and if he or they shall omit or refuse to execute the same they will pay to the Mayor, Aldermen and Commonalty of the City of New York any difference between the sum to which he would be entitled on its completion and that which the Mayor, Aldermen and Commonalty of the City of New York may be obliged to pay to the person or persons to whom the contract may be subsequently awarded. 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 fre

The person or persons to whom the contract may be awarded will be required to execute such contract within five days from the receipt 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 such contract, and as in default to the Corporation.

in default to the Corporation.

Each estimate must be accompanied by a certified check on a solvent banking incorporation in the City of New York, payable to the order of the Comptroller of the City of New York, for five per centum of the amount for which the work bid for is proposed in any one year to be performed. On the acceptance of any bid the checks of the unaccepted bidders will be returned to them, and upon the execution of the contract the check of the accepted bidder will be returned to him.

him.

The price for which the work will be done must be written in the bid and stated in figures, and shall be at a rate of dollars (\$) per "Large" scow-load of about 650 cubic yards capacity, and "Small" scow-load of about 530 cubic yards capacity.

"Small" scow-load of about 530 cubic yards capacity.

All bids must be made with reference to the form of contract and the requirements thereof, on file at the Department of Street Cleaning, or they will be rejected.

From the bids or proposals received the Commissioner of Street Cleaning may, as provided in the aforesaid section 700, New York City Consolidation Act, select the bid or hids, the acceptance of which will, in his judgment, best secure the efficient performance of the work, or he may reject any or all of said bids.

Elsek forms of contract, secifications and proposals

Plank forms of contract, specifications and proposals may be obtained at the office of the Department of Street Cleaning, No. 32 Chambers street, New York

City. GEO, E. WARING, JR., Commissioner of Street Cleaning. Dated New YORK, July 14, 1897.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose—ashes, street sweepings, etc., such as is collected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, in the Criminal Court Building.

GEORGE E. WARING, JR., Commissioner of Street Cleaning

FINANCE DEPARTMENT.

PROPOSALS FOR

PROPOSALS FOR

\$10,053,017.27

OF THREE AND ONE-HALF PER CENT.
BONDS AND STOCK OF THE CITY
OF NEW YORK.
PRINCIPAL AND INTEREST PAYABLE IN
GOLD.

EXECUTORS, ADMINISTRATORS, GUARDIANS
AND OTHERS HOLDING TRUST FUNDS
ARE AUTHORIZED BY AN ACT OF THE
LEGISLATURE PASSED MARCH 14, 1880, TO
INVEST IN THESE BONDS AND STOCK.

SEALED PROPOSALS WILL BE RECEIVED
by the Comptroller of the City of New York, at his
office, No. 280 Broadway, in the City of New York, until 1hursday, the 29th day of July, 1897, at 2 o'clock
P. M., when they will be publicly opened in the presence
of the Commissioners of the Sinking Fund, or such of
them as shall attend, as provided by law, for the whole
or a part of the following-described
COUPON OR REGISTERED BONDS AND STOCK COUPON OR REGISTERED BONDS AND STOCK

OF THE CITY OF NEW YORK, bearing interest at three and one-half per cent. per annum, to wit: \$1,750,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, KNOWN AS "ADDITIONAL WATER STOCK OF THE CITY OF NEW YORK."

NEW YORK."
Principal payable October 1, 1916. Interest payable
April 1 and October 1.
Authorized by sections 132 and 134, New York City
Consolidation Act of 1882, chapter 490, Laws of 1883,
and resolution of the Aqueduct Commission, June 29,

1897.
This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted September

5, 1883.

\$9,209 CONSOLIDATED STOCK OF THE CITY
OF NEW YORK, KNOWN AS "SANITARY
IMPROVEMENT SCHOOL-HOUSE BUNDS."
Principal payable November 1, 1916. Interest payable May 1 and November 1.
Authorized by sections 132 and 134, New York City
Consolidation Act of 1882, chapter 432, Laws of 1893, and
resolution, Board of Estimate and Apportionment, May

20, 1897.
This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2,

Commissioner's of the Sinking 1897.

1897.

\$150,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR THE PURCHASE OF NEW STOCK OR PLANT FOR THE DEPARTMENT OF STREET CLEANING.

Principal payable November 1, 1916. Interest payable May 1 and Nov. 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 368, Laws of 1894, and

resolutions, Board of Estimate and Apportionment, February 1, February 11, March 8, April 8, May 6 and May

20, 1897.
This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897. St.018,029.47 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, KNOWN AS "SCHOOLHOUSE BONDS."

HOUSE BONDS."

Principal payable November 1, 1916. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 88, Laws of 1895, chapter 728, Laws of 1896, and resolutions, Board of Estimate and Apportionment, February 1, March 1, March 8, March 23, March 26 and April 8, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1807.

1897.
\$400,000 CONSOLIDATED STOCK OF THE CITY
OF NEW YORK, FOR ACQUIRING LAND REQUIRED FOR THE BRIDGE OVER THE
HARLEM RIVER AT THIRD AVENUE, AND
THE APPROACHES THERETO.

THE APPROACHES THERETO.

Principal payable November 1, 1918. Imterest payable May 1 and November 1.

Authorized by sections 132 and 134. New York City Consolidation Act of 1882, chapter 412, Laws of 1892, chapter 716, Laws of 1896, and resolution, Board of Estimate and Apportiument, June 22, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

1897. \$350,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR NEW BUILDINGS, ETC., FOR THE DEPARTMENT OF PUBLIC CHARI-TIES.

TIES.
Principal payable November 1, 1918. Interest payable May 1 and November 1.
Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 724, Laws of 1890, and resolutions, Board of Estimate and Apportionment, November 5, 1896.
This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

Commissioners of the Sinking Fund adopted July 2, 1897.

\$250,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR NEW BUILDINGS, ETC., FOR THE DEPARTMENT OF CORRECTION. Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 626, Laws of 1896, and resolutions, Board of Estimate and Apportionment, February 18 and March 4, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897. \$500,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR REPAVING STREETS AND AVENUES.

Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 87, Laws of 1897, and resolutions. Board of Estimate and Apportionment, May 20, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

Saoo.coo CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR LAYING WATER MAINS. Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 669, Laws of 1896, and resolutions, Board of Estimate and Apportionment, May 27, 1896, and January 14, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to resolutions of the Commissioners of the Sinking Fund adopted September 23, 1896, and July 2, 1897.

S20,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, KNOWN AS "POLICE DEPARTMENT BONDS."

Principal payable November 1, 1918. Interest payable May 1 and November 1.

MENT BONDS."

Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 350, Laws of 1892, chapter 495, Laws of 1895, and resolution, Board of Estimate and Apportionment, April 8, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

\$649.036 82 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, STREET AND PARK OPENING FUND STOCK.

OPENING FUND STOCK.

Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 684, Laws of 1895, and resolution, Board of Estimate and Apportionment, July 1, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1807.

1897.

\$567,310.08 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR THE REDEMPTION OF REVENUE BOND ISSUED FOR THE PAYMENT OF AWARDS, ETC., IN THE FORT WASHINGTON PARK PROCEEDING.

Principal payable November 1, 1918. Interest payable May 1 and November 1.

Authorized by sections 132 and 134, New York City Consolidation Act of 1882, chapter 58, Laws of 1897, and resolution, Board of Estimate and Apportionment, March 23, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

Commissioners of the Sinking Fund adopted July 2, 1897.

\$389,431 90 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, FOR THE REDEMPTION OF REVENUE BONDS ISSUED FOR THE PAYMENT OF JUDGMENTS FOR THE AWARDS, ETC., IN THE MATTER OF ACQUIRING THE SITE.FOR A COURT.HOUSE FOR THE APPELLATE DIVISION OF THE SUPREME COURT. Principal payable November 1, 1918. Interest payable May 1 and November 1, 23 and 134, New York City Consolidation Act of 1882, chapter 61, Laws of 1897, and resolution, Board of Estimate and Apportionment, March 23, 1897.

This stock is exempt from taxation by the City and County of New York, pursuant to a resolution of the Commissioners of the Sinking Fund adopted July 2, 1897.

\$3,000,000 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, KNOWN AS "DOCK BONDS."

Principal payable November 1, 1927. Interest payable May 1 and November 1.

Authorized by sections 132, 134 and 143, New York
City Consolidation Act of 1882 and a resolution of the
Commissioners of the Sinking Fund adopted July 14, 1897.
This stock is exempt from taxation by the City and
County of New York, pursuant to a resolution of the
Commissioners of the Sinking Fund adopted July 14, 1807.

1897.
The aforesaid resolutions of the Commissioners of the

The aforesaid resolutions of the Commissioners of the Sinking Fund, exempting said Bonds and Stock from local taxation, were adopted pursuant to the authority of an ordinance of the Common Council approved by the Mayor October 2, 1880, and section 137 of the New York City Consolidation Act of 1882.

The principal of and the interest on the above-described bonds and stock are payable in gold coin of the United States of America, of the present standard of weight and fineness, at the office of the Comptroller of the City of New York.

CONDITIONS rovided by section 146 of the New York City Consoli-ation Act of 1882, as amended by chapter 103 of the

provided by section 146 of the New York City Consolidation Act of 1832, as amended by chapter 103 of the Laws of 1839;

No proposal for bonds or stock will be accepted for less than the par value of the same.

Each bidder must deposit with the Comptroller in money, or by a certified eneck drawn to the order of the said Comptroller upon a State or National Bank of the City of New York, two per centro, of the amount of the proposal, including premium. No proposal will be received or considered which is not accompanied by such deposit. All such deposits will be returned by the Comptroller to the persons making the same within three days after decision as to the highest bidder or bidders has been made, except the deposit or deposits made by such highest bidder or bidders. If said highest bidder or bidders of written notice of the award to him or them, to pay to the Chamberlain of the City of New York the amount of the stock or bonds awarded to him or them at their par value, together with the premium thereon, if any, less the amount deposited by him or them, the amount of such deposit or deposits shall be forfeited to and be retained by the City of New York as liquidated damages for such retusal or neglect.

The Comptroller, with the approval of the Commissioners of the Sinking Fund, shall determine what, if any, part of said proposals shall be accepted, and upon the payment into the City Treasury of the amounts due by the persons whose bids are accepted, respectively, certificates thereof shall be issued to them as authorized by law.

The proposals, together with the security deposits.

certificates thereof shall be issued to the by law.

The proposals, together with the security deposits, should be inclosed in a sealed envelope, indorsed "Proposals for Bon's of the Corporation of the City of New York," and then inclosed in a second envelope, addressed to the Comptroller of the City of New York.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK, FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, July 15, 1897.

CITY OF NEW YORK, FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, July 15, 1897.

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND AVENUES.

IN PURSUANCE OF SECTION 916 OF THE "New York City Consolidation Act of 1882," as amended, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court, and the entering in the Bureau for the Collection of Assessments, etc., of the assessments for OPENING AND ACQUIRING TITLE to the following-named streets and avenues in the TWENTY-THIRD WARD.

CROTONA PARK, SOUTH, from Fulton avenue to Prospect avenue, confirmed June 8, 1897, entered July 8, 1897. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the middle line of the block between East One Hundred and Seventy-third street and East One Hundred and Seventy-third street and East One Hundred and Seventy-fourth street from a line drawn parallel to the Southern Boulevard and distant 100 feet easterly from the easterly side thereof to Boston road; thence by the middle line of the blocks between East One Hundred and Seventy-fourth street for Boston road; thence by the middle line of the blocks between East One Hundred and Seventy-fourth street to Crotona Park; thence by the middle line of the blocks between East One Hundred and Seventy-fourth street to Crotona Park; thence by the middle line of the block between East One Hundred and Seventy-fourth street to Park avenue; thence by the southerly side of East One Hundred and Seventy-fourth street to Park avenue; thence by the southerly side of East One Hundred and Seventy-fourth street to Park avenue; thence by the southerly side of East One Hundred and Seventy-fourth street to Park avenue; thence by the middle line of the blocks between East One Hundred and Seventy-fourth street for Park avenue; thence by the middle line of the blocks between East One Hundred and Seventieth street and East One Hundred and

ward and distant too feet easterly from the casterly side thereof; and on the west by a line drawn parallel to Webster avenue and distant too feet westerly from the westerly side thereof.

ST. MAR'S STREET, from St. Ann's avenue to the Southern Boulevard, confirmed May 28, 1897. entered July 8, 1897. Area of assessment: All those lots, pieces or parcels of land situate lying and being in the City of New York, which taken together are bounded and described as foilows, viz.: On the north by the southerly side of East One Hundred and Forty-sixth street, from Brook avenue to St. Ann's avenue, thence along a line which would be midway between St. Mary's street and East One Hundred and Forty-ninth street, and said midway line produced to a line which would be midway between Southern Boulevard and Whitlock avenue; on the south by the northerly side of East One Hundred and Forty-first street and said northerly side produced, from Brook avenue to a line which would be midway between Southern Boulevard and Whitlock avenue; on the east by a line which would be midway between Southern Boulevard and Whitlock avenue; on the east by a line which would be midway between Southern Boulevard and Whitlock avenue; on the east by a line which would be midway between Southern Boulevard and Whitlock avenue; on the east by a line which would be midway between Southern Boulevard and Whitlock avenue; on the east by a line which would be midway between Southern Boulevard and Whitlock avenue; and on the west by the easterly side of Brook avenue.

TWENTY-FOURTH WARD.

EAST ONE HUNDRED AND EIGHTY-SEVENTH STREET, from Vanderbilt avenue, West, to Third avenue; confirmed June 14, 1897, entered July 8, 1897, Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and Eeghty-ninth street, from Webster avenue to Park avenue, or Vanderbilt avenue, East; thence along the middle line of the blocks between East One Hundred and Eighty-seventh street and East One Hu

the southerly side of East One Hundred and Eighty-first street produced, as such streets are shown upon the final maps of the Twenty-third and Twenty-fourth Wards of the City of New York.

The above-entitled assessments were entered in the Record of Titles of Assessments, kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents" on the respective dates herein above given, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the said respective dates of entry of the assessments, interest will be collected thereon, as provided in section of of said "New York City Consolidation Act of 1882."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before September 6, 1897, for the opening of Crotona Park, South, St. Mary's street and East One Hundred and Eightieth street, will be exempt from interest, as above provided, and after these dates will be charged interest at the rate of seven per cent. per annum from the above repective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller, payment.

payment.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 10, 1897.

DEPARTMENT OF PUBLIC WORKS

COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, New York, July 9, 1897. TO CONTRACTORS.

TO CONTRACTORS.

DIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the biader indorsed thereon, also the number of the work as in the advertisement, will be received at No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clock M. on Thursday, July 22, 1897. The bids will be publicly opened by the head of the Department, on second floor, at No. 150 Nassau street at the hour abovementioned.

mentioned, No. 75 Nasas at the state of the mentioned, No. 1. FOR REGULATING AND PAVING WITH ASPHALT-BLOCK PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND FIFTEENTH STREET, from the Boulevard to Riverside Drive.

Boulevard to Riverside Drive.

No. 2. FOR REGULATING AND PAVING WITH ASPHALT-BLOCK PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGE-WAY OF ONE HUNDRED AND SIXTEENTH STREET, from Amsterdam avenue to Morningside avenue, West.

No. 3. FOR REGULATING AND PAVING WITH ASPHALT-BLOCK PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND SIXTY-FOURTH STREET, from Edgecombe avenue to Amsterdam avenue.

avenue.

No.4. FOR REGULATING AND PAVING WITH ASPHALT-BLOCK PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND SIXIY-FIFTH STREET, from the Boulevard or Eleventh avenue to Amsterdam

FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND SIXIY-FIFIH STREET, from the Boulevard or Eleventh avenue to Amsterdam avenue.

No. 5. FOR REGULATING AND PAVING WITH ASPHALT BLOCK PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND SEVENTY-FHIRD STREET, from Amsterdam to Eleventh avenue.

No. 6. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF SIXIY-EIGHTH STREET, from West End avenue to New York Central and Hudson River Railroad.

No. 7. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF SIXIY-EIGHTH STREET, from West End avenue to New York Central and Hudson River Railroad.

No. 7. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT PAVEMENT, THE CARRIAGEWAY OF ANN STREET, from Massau street to Broadway, and Theatre alley, from Beekman to Ann street.

No. 8. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF ONE HUNDRED AND THIRTY-SECOND STREET, from Broadway to Amsterdam avenue.

No. 9. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF DYCKMAN STREET, from Kingsbridge road to the New York Central and Hudson River Railroad, AND RESET CURB-STONE ALONG THE LINE OF SAID STREET.

No. 10. FOR REGULATING AND PAVING WITH GRANITE OR SYENITE BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF DYCKMAN STREET, from Eleventh avenue to Kingspridge road.

No. 11. FOR REGULATING AND GRADING FORTY-RIGHTH STREET, from Eleventh avenue to Kingspridge road.

No. 12. FOR REGULATING AND GRADING FORTY-NINTH STREET, from Eleventh to Twelfth avenue, AND SETTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making an estimate for the same purpose, and is in all respects lair and without any connection with any other person making an estimate for the same purpose, and is in all respects air and without collusion or fraud, and that no mem

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 accom-

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 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, or otherwise, and that he has offered himself as surely in good faith, 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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in a 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 the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained in Bureau of Water Purveyor on second floor, for Nos. 1 to 20, inclusive,

os. 11 to 20, inclusive. CHARLES H. T. COLLIS, Commissioner of Public

DEPARTMENT OF PUBLIC WORKS, NEW YORK, June

PUBLIC NOTICE.

ELM STREET—WIDENING AND EXTENSION.

THE COMMISSIONER OF PUBLIC WORKS,
by and under authority of chapter 641 of the Laws
of the State of New York, passed May 22, 1897, hereby
notifies all owners and occupants within the lines of the
property taken for the widening and extension of Elm
street, from City Hall place, near Chambers street, to
Great Jones street, opposite Lafayette place, to vacate
the premises within the lines of the said street on or
before July 31, 1897, at which time the buildings and
parts of buildings will be sold at public auction.

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

DEFARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, August

NOTICE IS HEREBY GIVEN THAT THE Notice is firekery Given That THE
harge for vault permits is fixed at the rate of \$2
per square foot, under and pursuant to ordinance of the
Common Council relating thereto.
HOWARD PAYSON WILDS, Deputy Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, NO. 250 NASSAU STREET, NEW YORK, March

NOTICE IS HEREBY GIVEN TO ALL PLUMB-NOTICE IS HEREBY GIVEN TO ALL PLUMBbers, to whom license has been or may be issued to make and connect service pipes, for conducting water to houses and tenements with the distributing pipes in this city, after said pipes have been tapped, and to make connections with sewers or drains from houses and tenements with the sewers or drains in the streets or avenues of this city, that such license will be revoked in the case of any plumber who permits another to use his license and to do the work of a master plumber without holding a certificate of competency from the Examiung Board of Plumbers; or who violates any of the regulations which have been or may hereafter be established by the Department, respecting the introduction and use of the Croton water and connections made with sewers and drains.

CHARLES H. T. COLLIS, Commissioner of Public

TO OWNERS, ARCHITECTS AND BUILDERS.

NOTICE IS HEREBY GIVEN THAT ALL OR NOTICE IS HEREBY GIVEN THAT ALL ORdinances of the Common Council, approved
March 30, 1897, and subsequent thereto, in relation to
the use and occupancy of sidewalks, must be complied
with, and that all hoistways must occupy only such space
of the sidewalk as is authorized by special ordinance of
the Common Council, passed March 30, 1886, vis.;
"Hoistways may be placed within the stoop-lines, but
in no case to extend beyond five feet from the houseline, and shall be guarded by iron railings or rods to
prevent accidents to passers-by."
You are further notified that all violations now existmg of such ordinances must be removed, and that all
conditions set forth in permits granted for vault or other
purposes must be complied with within sixty days. The
special ordinances permitting court-yard inclosures give
no right to occupy this space otherwise.
CHARLES H. T. COLLIS, Commissioner of Public
Works.

NOTICE TO PROPERTY OWNERS, BUILDERS, FLAGGERS AND OTHERS.

FLAGGERS AND OTHERS.

NOTICE IS HEREBY GIVEN THAT THE practice of placing concrete or other finable curbs on the streets of this city is in contravention of chapter 5, Article XIV, section 251, Revised Ordinances of 1897, which reads: "All curb-stones * * * shall be of the best hard blue or gray granite." And this Department will find it necessary to prosecute to the full penalty imposed by law persons setting or making such curb-stones provided by the City or not.

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

CHARLES H. T. COLLIS, Commissioner of Public

FIRE DEPARTMENT.

SEALED PROPOSALS FOR FURNISHING ANTHRACITE COAL. 5,750 tons egg size.

5,750 tons egg size.
75c tons stove size.
1,000 tons nut size.
-will be received by the Board of Commissioners at he head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, the City of New York, until 10.30 o'clock A. M., Vednesday, July 28, 1897, at which time and place they vill be publicly opened by the head of said Department and read.

and read.

The coal is to be free-burning, of the first quality of either of the kinds known and mined as follows:

"Scranton," by the Delaware, Lackawanna and Western Railroad Company.

"Lackawanna," by the Delaware and Hudson Canal Company, or by the New York, Ontario and Western Railroad Company.

"Pit:ston," by the Pennsylvania Coal Company.

"Wilkesbarre," by the Lehigh and Wilkesbarre Coal Company.

Coal Company.
"Jermyn," by the New York, Susquehanna and
Western Railroad Company, or any other free-burning

coal.

—all to weigh 2,000 pounds to the ton, and be well screened and free from slate.

The bidder must name the particular kind of coal he proposes to furnish, and state where and by whom it is mined.

proposes to furnish, and state where and by whom it is mined.

All of the coal is to be delivered at the various houses, etc., of the Department, in such quantities and at such times as may be from time to time directed, and the same is to be weighed in the presence of a Weighmaster, designated for that purpose by the Department. All as more fully set forth in the specifications to the contract, to which particular attention is directed.

No estimate will be received or considered after the hour named.

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

Bidders will write out the amount of their estimate in addition to inserting the same in figures, stating the price per ton for each size and the total amount.

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 work 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

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 supply 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

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 sureties for its faithful performance in the sum of Twelve Thousand (12.000) Dollars, 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 all his debts of every nature, and over and above his liabilities as ball, 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 by

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 banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Six Hundred (500) 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 torteited to and retained by the City of New York as liquidated damages for such neglect or refusal; but ih 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 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

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 Corpora-tion, and the contract will be readvertised and relet as provided by law.

JAMES R. SHEFFIELD. O. H. LA GRANGE and THOMAS STURGIS, Commissioners.

CITY CIVIL SERVICE COMM. NEW CRIMINAL COURT EUILDING, NEW YORK, July

XAMINATIONS WILL BE HELD AS FOL-

Thursday, July 22, 10 A. M., RECREATION PIER ATTENDANT.

ATTENDANT.

Monday, August 2, 10 A. M., BUILDING INSPECTORS OF MASONRY. This examination will be oral and will consist of reading plans and other practical matter. Candidates passing this oral examination successfully will be notified to appear for a written technical examination later. Applicants must have at least ten years' experience and be able to read building plans. Wednesday, August 4, 10 A. M., MEDICAL INSPECTORS.

Tuesday, August 10, 10 A. M., INSPECTORS OF REGULATING, GRADING AND PAVING.
Wednesday, August 11, 10 A. M., HEAD NURSE.
Candidates must have had at least three years' expe-

Candidates must have had at least three years' experience.

Wednesday, August 11, 10 A. M., APOTHECARY AND ASSISTANT APOTHECARY.

Thursday, August 12, 10 A. M., ASSISTANT ENGINEER (CIVIL).

Thursday, August 12, 10 A. M., CITY SURVEYOR. The examination is non-competitive. Persons seeking appointments as City Surveyors may avail themselves of this examination.

Candidates must be eighteen years of age or over, residents of New York State, citizens of the United States. Applications may be obtained by addressing S. William Briscoe, Secretary, New Criminal Court Building, New York City.

Examinations will shortly be held for the following positions, for which applicants are desired:

HYDROGRAPHER IN THE DEPARTMENT OF

HYDROGRAPHER IN THE DEPARIMENT OF DOCKS. Salary ranges from \$900 to \$1,500 per annum. Applications are desired for the positions of Building Inspectors of Masonry and Building Inspectors of Iron and Steel Construction. Applicants must have at least ten years' experience in their respective lines and be able to read building plans. The salary to Building Inspectors \$1,100 to \$1,800 per annum, and the Inspectors are eligible to advancement to Chief Inspectors of the several branches, the salary of which is from \$1,800 to \$2,500 per annum.

rom \$1,800 to \$2,500 per annum.

Notice is also given that applications are desired for the position of Inspector of Light, Plumbing and Ventilation in the Building Department.

S. WILLIAM BRISCOE, Secretary.

New York, July 1, 1897.

NOTICE IS GIVEN THAT THE REGISTRAtion day in the Labor Bureau will be Friday,
and that examinations will take place on that day at
1 P. M. S. WILLIAM BRISCOE, Secretary.

STREET IMPROVEMENTS, 23D AND 24TH WARDS.

NOTICE IS HEREBY GIVEN THAT THE NOTICE IS HEREBY GIVEN THAT THE Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York will, at his office, corner of Thurd avenue and One Hundred and Seventy-seventh street, in said city, on the twenty-second day of July, 1897, at 11 o'clock A. M., hear and consider all statements, objections and evidence that may be then and there offered in reference to the contemplated change and revision of sewerage plans of the Twenty-third and Twenty-fourth Wards, prepared under chapter 721 of the Laws of 1887, and chapter

545 of the Laws of 1890, the general character and extent of the contemplated changes being as tollows:

1st. One (1) Sewerage Plan in relation to the Ice Pond
Watershed.

Eight (8) Sewerage Plans in relation to the Mill twatershed.

3d. One (1) Sewerage Plan in relation to the Bungay Creek Watershed. 4th. One (1) Sewerage Plan in relation to the Port Morris Watershed.

Morris Watershed.

5th. Two (2) Sewerage Plans in relation to the Leggett's Creek Watershed.

6th. One (1) Sewerage Plan in relation to the Cromwell's Creek Watershed.

7th. One (1) Sewerage Plan in relation to the Harlem River Watershed.

8th. Two (2) Sewerage Plans in relation to the Tibbett's Brook Watershed.

9th. One (1) Sewerage Plans in relation to the Tib
9th. One (1) Sewerage Plans in relation to the Tib-

9th. One (z) Sewerage Plan in relation to the Spuyten Duyvil Watershed.
10th. Two (2) Sewerage Plans in relation to the Bronx River Watershed.

ronx River Watershed.

Maps or plans showing such contemplated changes are ow on exhibition in said office.

LOUIS F. HAFFEN, Commissioner. DAMAGE COMM -23-24 WARDS.

PURSUANT TO THE PROVISIONS OF CHAP.

PURSUANT TO THE PROVISIONS OF CHAP-ter 537, of the Laws of 1893, entitled "An act "providing for ascertaining and paying the amount of "damages to lands and buildings suffered by reason of "changes of grade of streets or avenues, made pursuant to chapter 721 of the Laws of 1887, providing for the "depression of railroad tracks in the Twenty-third and "Twenty-fourth Wards, in the City of New York, or "otherwise," and the acts amendatory thereof and supplemental thereto, notice is hereby given that public meetings of the Commissioners appointed pursuant to said acts, will be held at Room 58, Schermerhorn Building, No. 96 Broadway, in the City of New York, on Monday, Wednesday and Friday of each week, at 2 o'clock P. M., until further notice.

Daniel Lord, James M. Varnum, George W. STEPHENS, Commissioners.

W. STEPHENS, Commissioners.
LAMONT MCLOUGHLIN, Clerk,

SUPREME COURT.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and here.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND NINETY-SECOND STREET (although not yet named by proper authority), from Jerome avenue to Grand avenue, as the same has been heretolore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE. THE undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of January, 1697, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 6th day of July, 1897 and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective lands, tenements, hereditaments and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and persons respectively entitled to or interested in a search and to defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate

Dated New York, July 9, 1897.
T. E. SMITH, ROBERT STURGIS, JOHN F. BOUILLON, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

BOUILLON, Commissioners.

Henry de Forest Baldwin, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening VILLA PLACE (although not yet named by proper authority), from Southern Boulevard to Van Cortlandt avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of June, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts a

to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 10th day of August, 1897, at 10 o'clock in the forencon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

ork. Dated New York, July 17, 1897.

NOAH C. ROGERS, JAS. L. ARROWSMITH, ROBT. L. HARRISON, Commissioners. H. DE F. BALDWIN, Clerk.

ROBT. L. HARRISON, Commissioners.
H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND NINEIY-SECOND STREET (although not yet named by proper authority), fro n Bailey avenue to the bulkhead-line of the Harlem river, and EXTE-RIOR STREET (although not yet named by proper authority), from East One Hundred and Ninety-second street to Broadway, in the Twenty-lourth Ward of the City of New York, as the same have been heretofore laid out and designated as first-class streets or roads.

DURSUANT 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 Part I. thereof, in the County Court-house, in the City of New York, on Thursday, the 29th day of July, 1837, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Ninety-second street, from Bailey avenue to the bulkhead-line of the Harlem river, and Exterior street, from East One Hundred and Ninety-second street to Broadway, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

EAST ONE HUNDRED AND NINETY-SECOND STREET.

Beginning at a point in the western line of Bai

avenue for 60 feet.

2d. Thence westerly deflecting 90 degrees to the right for 233,69 feet.

3d. Thence westerly deflecting 8 degrees 41 minutes 4 seconds to the left for 297,40 feet to the bulkhead-line of the Harlem river.

4th. Thence northerly curving to the left on the arc of a circle of 5,623,14 feet radius whose radius drawn westerly from the western extremity of the preceding course forms an angle of 0 degrees 42 minutes 48 seconds to the north from the western prolongation of said course for 80 feet along the bulkhead-line of the Harlem river.

sth. Thence easterly on a line forming an angle of o degrees 6 minutes 7 seconds to the south with the eastern prolongation of the radius of the preceding course drawn through its northern extremity for 309.21 feet.

6th. Thence southerly deflecting 98 degrees 39 minutes 19 seconds to the right for 20.92 feet.

7th. Thence easterly for 23.3.72 feet to the point of beginning.

EXTERIOR STREET.

EXTERIOR STREET.

EXTERIOR STREET.

PARCEL "A."

Beginning at a point in the southern line of Kingsbridge road distant 240.75 feet westerly from the intersection of the southerly line of Kingsbridge road with the western line of Bailey avenue.

1st. Thence westerly along the southern line of Kingsbridge road for 60.20 feet.

2d. Thence southerly curving to the right on the arc of a circle of 3,735 feet radius whose radius drawn westerly from the western extremity of the preceding course forms an angle of 4 degrees 42 minutes 35 seconds to the north with the western prolongation of the same for 37.30 feet.

north with the western protongation of the preceding course for 1,070.99 feet.

4th. Thence southerly on a line tangent to the preceding course for 1,070.99 feet.

4th. Thence westerly curving to the right on the arc of a circle of 100 feet radius, tangent to the preceding course for 141.09 feet.

5th. Thence easterly tangent to the preceding course for 141.09 feet.

5th. Thence easterly tangent to the preceding course for 146.62 feet.
6th. Thence northerly deflecting 81 degrees 20 minutes 41 seconds to the left for 1,147.79 feet.
7th. Thence northerly curving to the left on the arc of a circle tangent to the preceding course whose radius is 3,795 feet for 42.85 feet to the point of beginning.

3,795 feet for 42.85 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the northern line of Kingsbridge road distant 205, to feet westerly from the intersection of the northern line of Kingsbridge road with the western line of Bailey avenue.

1st. Thence westerly along the northern line of Kingsbridge road for 60.09 feet.

2d. Thence northerly curving to the left for 75.40 feet on the arc of a circle of 3,735 feet radius whose radius drawn westerly from the western extremity of the preceding course forms an angle of 3 degrees to minutes to seconds to the north with the western prolongation of said course.

said course.

3d. Thence northerly on a line tangent to the preced-

ing course for 439.53 feet.
4th. Thence northerly deflecting 19 degrees 47 minutes 47 seconds to the left for 632.59 feet.
5th. Thence westerly deflecting 60 degrees 9 minutes

utes 47 seconds to the left for 62x.59 feet.

5th. Thence westerly deflecting 60 degrees 9 minutes 16 seconds to the left for 20 feet.

6th. Thence northeasterly deflecting 110 degrees 50 minutes 44 seconds to the right for 120.46 feet.

7th. Thence northeasterly deflecting 29 degrees 36 minutes 14 seconds to the left for 8.20 feet.

8th. Thence southerly curving to the left on the arc of a circle of 285.95 feet radius tangent to the preceding course for 150.16 feet.

9th. Thence southerly on a line tangent to the preceding course for 152.08 feet.

10th. Thence southerly deflecting 19 degrees 47 minutes 47 seconds to the right for 450 feet.

11th. Thence southerly deflecting 19 degrees 47 minutes 47 seconds to the right for 450 feet.

11th. Thence southerly curving to the right on an arc of circle of 3,795 feet radius tangent to the preceding course for 73.29 feet, point of beginning.

East One Hundred and Ninety-second street, from Bailey avenue to the bulkhead-line of the Harlem river, and Exterior street, from East One Hundred and Ninety-second street to Broadway, are designated as streets of the first class, and are shown on sections 16 and 21 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City and County of New York on November 18, 1895, and December 16, 1895 in the office of the Register of the City and County of New York on November 18, 1895, and December 17, 1895, and in the office of the Secretary of State of the State of New York on November 20 and December 17, 1895.

Dated New York on November 20 and December 17, 1895.

Dated New York, July 16, 1897.

Dated New York, July 16, 1897.

Dated New York, July 16, 1897.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not

been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening ARTHUR AVENUE (although not yet named by proper authority), from East One Hundred and Seventy-fifth street to East One Hundred and Seventy-seventh street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 7th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affectin

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND EIGHTY-SECOND STREET (although not yet named by proper authority), from Arthur avenue to Boston road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE. THE

same has been heretotore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, here-ditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duttes required of us by chapter 16, title 5, of the actentiled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening, the said

amendatory thereot.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 28th day of July, 1897, at 10 o'cleck in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

New York,
Dated New York, July 3, 1897.
JAMES HIGGINS, JOHN W. FOLEY, EDWARD
L. PATTERSON, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening FORDHAM ROAD (although not yet named by proper authority), from East One Hundred and Eighty-ninth street to Kingsbridge road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 14th day of May, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of

the City and County of New York on the 19th day of May, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereot.

All parties and persons interested in the real estate

the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereot, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estumate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 28th day of July, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Deved New York, Luly 2, 1807.

f New York.
Dated New York, July 3, 1897.
CHARLES K. BEEKMAN, WM. J. BROWNE,
L. NELSON, Commissioners.
JOHN P. DUNN, Clerk.

H. L. NELSON, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening WALTON STREET (East One Hundred and Ninety-ninth street), (although not yet named by proper authority), from Webster avenue to Marion avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court bearing date the 21st day of May, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of the Mayor, Aldermen and Commonalty of the City of New York, and aiso in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said respectively entitled to or interested in the said respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respectively entitle

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 26th day of July, 1897, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 1, 1802.

New York.

Dated New York, July 1, 1897.

Dated New York, July 1, 1897.

PREDERIC A. TANNER, CORNELIUS DONOVAN, HENRY REYNARD, Commissioners.

JOHN P. DUNN, Clerk.

FREDERIC A. TANNER, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening KELLY STREET (although not yet named by proper authority), from Prospect avenue to Intervale avenue, between One Hundred and Sixty-ninth streets, as the same has been heretotore lad out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenemer s. hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be asses

City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 26th day of July, 1807, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place, as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 1, 1807.

Dated New York, July 1, 1897. FRANK E. HIPPLE, ABRAM KLING, E. F. WO-KAL, Commissioners. H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-SECOND STREET (although not yet named by proper authority), from Jerome avenue to Morris avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

nue, as the same has been neretoider laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 21st day of May, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and torming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken or the purpose of opening the

or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 an 192 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 26th day of July, 1897, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 1, 1897.

HORACE BARNARD, JR., JAMES A. HOOPER, JAMES R. ELY, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and here-ditaments required for the purpose of opening WALTON AVENUE (although not yet named by proper authority), from Tremont avenue to Fordham road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by a result of the City of New York. The Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court bearing date the 21st day of May, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereot.

the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 22d day of July, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonalty of the City of New York.

Dated New York. June 29, 1897.

FRANCIS J. THOMSON, ALFRED J. JOHN-SON, W. NILES, Jr., Commissioners.

John P. Dunn, Clerk.

In the matter of the application of the Board of Educa-tion, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the southeasterly corner of

MARKET AND MONROE STREETS, in the Seventh Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888 and the various statutes amendatory thereof, hereby give notice to the owner or owners, lessee or lessees, parties and persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate, and who may object to the same, or any part thereof, may, within ten days after the first publication of this notice, July 19, 1897, file their objections to such estimate, in writing, with us, at our office, Room No 2, on the fourth floor of the Staats-Zeitung Building, No. 2 Tryon Row, in said city, as provided by section 4 of chapter 191 of the Laws of 1888 and the various stat ites amendatory thereof, and that we, the said Commissioners, will hear parties so objecting, at our said office, on the 3oth day of July, 1807, at 3 o'clock in the afternoon, and upon such subsequent days as may be found necessary.

Third—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held in Part I., in the County Court-house, in the City of New York, on the 6th day of August, 1897, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, July 17, 1897.

HERMAN W. VANDER POEL, ARCHIBALD R. BRASHER, THOMAS J. MILLER, Commissioners.

DAVID L. Kirby, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonality of the City of New York, rel-

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-NINTH STREET (although not yet named by proper authority), from Third avenue to Bronx street, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-fourth Ward of the City of New York.

NTOTICE IS HEREBY GIVEN THAT WE. THE

of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said. NOTICE IS HEREBY GIVEN THAT WE, THE

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereot, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, ninth floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 28th day of July, r897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonsity of the City of New York.

New York,
Dated New York, July 3, 1897.
N. T. M. MELLISS, JOHN F. ROUSAR, G. ARNOLD MOSES, Commissioners.
H. De F. Baldwin, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-FIFTH STREET (although not yet named by proper authority), from Hall place to Rogers place, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken or to

street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. oo and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the reth day of August, 1897, at 11 o'clock in the foremon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 17, 1807.

S. I. O'SULLIVAN, ROBERT STURGIS, FRED-ERICK D. MAHONEY, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and herediaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-SEVENTH STRFET (although not yet named by proper authority), from Jerome avenue to the Grand Boulevard and Concourse, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-tourth Ward of the City of New York.

York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, it any, or of the benefit and advantage, it any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duries required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and rersons interested in the real estate taken or to be taken for the purpose of opening the said NOTICE IS HEREBY GIVEN THAT WE, THE

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the madersigned Commissioners of Estimate and Assessment, at our office. Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance.

And we, the said Commissioners, will be in attendance at our said office on the roth day of August, 1897, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 17, 1897.
P. A. McMANUS, ARTHUR TERRY, GEORGE G. BATTLE, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Alder men and Commonalty of the City of New York, rela tive to acquiring title, wherever the same has not beer heretolore acquired, to the lands, tenements and heretofore acquired to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-SECOND STREET although not yet named by proper authority), from Third avenue to Fulton avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-tourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Torth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 25th day of June, 1897; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditments and premises not required for the purpose of opening, laying out and forming the some, but benefited the reby, and of ascerformed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the some, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos, 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 30th day of July, 1897, at 10 o'clock in the lorenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional procts and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 7, 1807.

YORK.
Dated New YORK, July 7, 1897.
FIELDING L. MARSHALL, ALVIN SUMMERS,
FREDERIC R. COUDERT, Jr., Commissioners,
H. DE F. BALDWIN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENIY-FOURTH STREET (although not yet named by proper authority), from Third avenue to Fulton avenue, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the

Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1807. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying-out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken or the taken or the taken or the purpose of opening the said.

and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days atter the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 3d day of August, 1897, at 10390 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalt of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 10, 1807.

IOSEPH KAUFMANN, GEORGE FLINT WAR-REN, Jr., AFRAHAM LINCOLN KOCH, Commissioners.

Lonn P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening LORILLARD PLACE falthough not yet named by proper authority), from Third avenue to Pelham avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above mentioned street or avenue, the same being particularly set forth and described in the peition of 1 he Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York, and also in the notice of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entutled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereto or amendatory thereof.

All partie

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening hereditaments required for the purpose of opening WEST TWO HUNDRED AND SIXTY-FIRST STREET (although not to the purpose of the STREET (although not yet named by proper authority), from Riverdale avenue to Broadway, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the beneft and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in

the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 3d day of August, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said aro, 30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place, and we may appoint, we will hear such owners in relation thereto, and at

behalf of the Mayor, Albertalia and Collinson, of the City of New York.

Dated New York, July 10, 1897.

LEWIS L. DELAFIELD, THOMAS F. MURRAY, STANLEY W. DEXTER, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and heredizements, required for hereditaments required to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-SEVENTH STREEI (although not yet named by proper authority), from Anderson avenue to Marcher avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

ity), from Anderson avenue to Marcher avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners. Iessees, parties and persons respectively entitled unto on interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the exient and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parties of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be ta

Dated New YORK, July to, 1897.
FERDINAND EIDMAN, JR., MAX SELIGMAN, WILLIAM M. LAWRENCE, Commissioners, John P. Dunn, Clerk.

FERDINAND EIDMAN, Jr., MAX SELIGMAN, WILLIAM M. LAWRENCE, Commissioners.

John P. Denn, Clerk.

In the matter of the application of The Mayor, Aldermen and Com monalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening JOHNSON AVENUE (although not yet named by proper authority), from the Spuyten Duyvil Parkway, near the Spuyten Duyvil Station, to Spuyten Duyvil road, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, here-ditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assesse

said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 28th day of July, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, July 3, 1802.

York.
Dated New York, July 3, 1897.
EDW. BROWNE, EDWARD B. WHITNEY,
JOHN MURPHY, Commissioners.
H. DE F. BALDWIN, Clerk.

EDW. BROWNE, EDWARD B. WHITNEY, JOHN MURPHY, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-FIFTH STREET, (although not yet named by proper authority), from Sheridan avenue to Webster avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE under-igned, were appointed by an order of the Supreme Court, bearing date the 8th day of June, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the agrication for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 16th day of June, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective or avenue so to be opened or laid out and formed, to the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duries required for the purpose of opening, laying out and forming the same, but benefited ther

Dated New York, July 3, 1897.

JAMES L. CONWAY, GABRIEL L. LOWEN-THALL, PIERRE V. B. HOES, Commissioners.

H. DE F, Baldwin, Clerk.

Dated New York, July 3, 1807.

IAMES L. CONWAY, GABRIEL L. LOWEN-THALL, PIERRE V. B. HOES, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening and extending A NEW STREET (although not yet named by proper authority), to extend from Chambers street to Reade street, as the same has been heretofore laid out and designated as a first-class street or read in the Sixth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE MINDERSIGNED were appointed by an order of the Supreme Court, bearing date the 25th day of June, 1807. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or ot the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the perition of The Mayor, Aldermen and Commo-alty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 29th day of June, 1897; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not equired for the purpose of opening, laying out and forming the same, but benefit

THE CITY RECORD.

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Supervisor.