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LEGISLATIVE DEPARTMENT.

BOARD OF ALDERMEN.

STATED SESSION.

Tuesday, September 5, 1882, }

The Board met in their chamber, No. 16 City Hall.

Hon. William Sauer, President;

ALDERMEN

Thomas Brady Michael Duffy, Frederick Finck, Edward T. Fitzpatrick, Augustus Fleishbein, Robert Hall, James W. Hawes,

Patrick Kenney, William P. Kirk, Ferdinand Levy, Bernard F. Martin, Jos. J. McAvoy, John McClave,

John O'Neil Robert B. Roosevelt, John H. Seaman, Jos. P. Strack, Charles B. Waite, James L. Wells.

On motion of Alderman O'Neil, the reading of the minutes of the last meeting was dispensed with. INVITATIONS.

An invitation was received to attend the annual picnic of the New York Retail Grocers' Union, at Jones' Wood, September 6, 1882. Which was accepted. PETITIONS.

By the President—
Petitions of Henry A. Laszk and William A. Peacock to be appointed Commissioners of Deeds.
Which were referred to the Committee on Salaries and Offices.

Petition of business men on west side of Third avenue, between One Hundred and Sixteenth and One Hundred and Seventeenth streets, to repeal permission given licensed venders to occupy the said avenue with their wagons.

Which was referred to the Committee on Law Department.

By Alderman Wells-

Petition of property-owners on Union street, between Ogden and Bremmer avenues, requesting the passage of an ordinance to open, regulate, etc., said street.

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

We, the undersigned property-owners on Union street, between Ogden and Bremmer avenues, Twenty-third Ward, respectfully petition your Honorable Body to have said street opened, regulated and graded, and sidewalks flagged, between Ogden and Bremmer avenues.

JOHN BROWN, 25 feet. ROBERT WOOD, 25 feet. JAMES BRANIGAN, 25 feet.

Which was referred to the Committee on Public Works.

By the same-

Petition of residents of Lind avenue for a hydrant at the corner of said avenue and Devoe Which was referred to the Committee on Public Works.

INVITATIONS RESUMED.

An invitation was received to attend the Summer Nights Festival of the Alexander V. Davidson Association, at Lion Park, on September 8, 1882.
Which was accepted.

An invitation was received from Geo. Theiss to attend a reception at Music Hall, East Fourteenth street, between Third and Fourth avenues, on September 7, 1882. Which was accepted.

MOTIONS AND RESOLUTIONS.

By Alderman Wells—
Resolved, That Croton water-mains be laid in East One Hundred and Forty-first street, from College to Rider avenue, as provided in chapter 381 of the Laws of 1879.
Which was referred to the Committee on Public Works.

Resolved, That Croton water-mains be laid, under the direction of the Commissioner of Public Works, in East One Hundred and Sixty-third street, between Courtland avenue and Washington avenue, as provided in chapter 381 of the Laws of 1879.

Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to J. S. Ludington to place, temporarily, lumber on the sidewalk in front of his place of business, No. 78 Tenth avenue, corner of West Fifteenth street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That William A. Peacock be and he hereby is reappointed a Commissioner of Deeds

in and for the City and County of New York.

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

Which was decided in the affirmative by the following vote, viz:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall,

Hawes, Kenney, Kirk, Levy, Martin, McAvoy, McClave, O'Neil, Roosevelt, Strack, Waite, and

By Alderman Hall-

Resolved, That lamp-posts be erected and street-lamps lighted in Thirty-first street, from First avenue to East river.
Which was referred to the Committee on Public Works.

By Alderman McLean-

Resolved, That the vacant lots on the north side of One Hundred and Twenty-seventh street, and the vacant lots on the south side of One Hundred and Twenty-eighth street, for about 100 feet east of Sixth avenue, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

By Alderman Seaman—
Resolved, That the Manhattan Elevated Railway Company be and is hereby directed to remove the platform and stairway leading to the down track at the Eighth-street station, a distance of about three feet southerly from the position at present occupied by them, in order that the impediment they now present to the erection of the new Court-house at Jefferson Market may be removed.

Which was referred to the Committee on Railroads.

By Alderman McClave-

Resolved, That permission be and the same is hereby given to Valentine Loewer to lay a four-inch iron pipe across Eleventh avenue, from the pier at the foot of Fortieth street, North river, through Fortieth street to the Eleventh avenue, through Eleventh avenue to Forty-first street, and through Forty-first street to the premises of the said Valentine Loewer, a distance of about 375 feet east of Eleventh avenue, for the purpose of supplying salt or river water in case of fire in his buildings, the work to be done at his own expense, under the direction and to the satisfaction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

By the same—
Resolved, That the roadway of Seventieth street, from the westerly crosswalk of Eighth avenue to the easterly crosswalk of the Boulevard, be paved with Belgian or trap-blocl pavement, and the sidewalks on both sides of Seventieth street be flagged to the width of four feet, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

Resolved, That the sidewalks on both sides of Ninth avenue, from Sixty-fourth street to Seventy-first street, be flagged a space four feet wide, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to owners of property Nos. 33 to 43 Gold street to extend the vault into the street in front of their premises a distance of not more than eight feet beyond the curb-line, upon payment of the usual fee, provided the work be done in a durable and substantial manner and that the said owner of property Nos. 33 to 43 Gold street, shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building or extension of said vault, during the progress or subsequent to the completion thereof; 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. Common Council.

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

By Alderman McLean-

Resolved, That the vacant lots on the east side of Sixth avenue, between One Hundred and Twenty-seventh and One Hundred and Twenty-eighth streets, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

(G. U. 429.)

By Alderman Fitzpatrick —
Resolved, That the street-lamp now in front of No. 439 Water street be removed a distance of eight feet west from its present position, under the direction of the Commissioner of Public Works. Which was laid over.

Resolved, That permission be and the same is hereby given to the Mission of the Immaculate Virgin to retain the statue now in front of the institution corner of Lafayette place and Great Jones street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

PETITIONS RESUMED.

By Alderman Fitzpatrick—
Petition of Michael Duffy for permission to erect bay-windows on four buildings on Fourth avenue and Seventy-seventh street. The President put the question whether the Board would grant the prayer of the petitioner. Which was decided in the affirmative.

MOTIONS AND RESOLUTIONS RESUMED.

By Alderman Keenan-

Resolved, That William H. Gouldsbury be and 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.

(G. O. 430.)

By the same—
Resolved, That two lamp-posts be erected, boulevard lamps be placed thereon and lighted in front of the house of worship of the Chebra Kadischa Talmud Thora, No. 622 East Fifth street, under the direction of the Commissioner of Public Works.

Which was laid over.

By the President-Resolved, That permission be and the same is hereby given to Albert Van Buren to place and retain two bill-boards in front of the Germania Theatre, corner of Thirteenth street and Broadway; such permission to continue only during the pleasure of the Common Counsel.

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

Which was decided in the affirmative.

By Alderman Finck-Resolved, That permission be and the same is hereby given to E. M. Worth to place and keep a canvas sign, twenty-five feet long and seven feet wide, in front of No. 101 Bowery; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the efforts the same is hereby given to E. M. Worth to place and keep a canvas sign, twenty is such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman O'Neil-Resolved, That permission be and the same is hereby given to Charles K. Dabney to place and keep a stand, not to exceed ten feet long nor three feet wide, in front of his store, No. 21 New Chambers street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the President-

By the President—

Resolved, That permission be and the same is hereby given to Robert S. Hone and others, members of the Knickerbocker Apartment Company, to place three bay-windows on the house about to be erected on the corner of Fifth avenue and Twenty-eighth street, one bay-window on Fifth avenue to be 14 feet wide and to extend 4 feet from the house-line, two bay-windows on Twenty-eighth street to be 15 feet 8 inches wide and to extend from house-line 4 feet 6 inches, all the bay-windows to extend to the second story, according to diagram annexed, the work to be done at their own expense, under the direction of the Commissioners of the Fire Department; such permission to continue only during the pleasure of the Common Council.

ontinue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Joseph Gerard to erect a bay-window on building to be erected on Lexington avenue, between Seventy-eighth and Seventy-ninth

streets, the said bay-window not to project more than four feet from the house-line, as shown on the accompanying diagram, the consent of the adjoining property-owners having been received and is hereto annexed, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That the sidewalks on both sides of Third avenue, between Ninety-third and One Hundred and First streets, be flagged, and curb and gutter stones set and reset where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordi-

be therefor be adopted.

Which was referred to the Committee on Public Works

By Alderman Fitzpatrick—
Resolved, That permission be and the same is hereby given to J. Egan to erect a post and sign in front of premises No. 69 Pearl street; such permission to continue only during the pleasure of the

Common Council.

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

Which was decided in the affirmative.

(G. O. 431.)

By Alderman McAvoy—
Resolved, That the Commissioner of Public Works be and he is hereby requested to lay a cross-walk of blue stone across Warren street, opposite No. 20. Which was laid over.

By Alderman Hall -Resolved, That an improved iron drinking-hydrant, for man and beast, be erected at the corner of Thirty seventh street and First avenue (in front of premises known as No. 645), under the direction ommissioner of Public Works.

Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby granted to R. LoForte to place and keep two ornamental lamp-posts and lamps in front of his premises, No. 125 East Fifty-seventh street, the work to be done and gas supplied at his expense, under the direction of the Commissioner of Public Works.

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

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Tiebout avenue, from Highbridge road to Clark street, under the direction of the Commissioner of Public

Works.
Which was referred to the Committee on Public Works.

By Alderman Duffy

Resolved, That the roadway of One Hundred and Ninth street, from the pavement heretofore Resolved, That the roadway of one rithidred and Minth street, into the parenter interesting laid at the intersection of First avenue to the easterly crosswalk at Second avenue, be paved with granite-block pavement, except that a crosswalk of three courses of blue stone be laid across said street, within the lines of the westerly sidewalk of First avenue, and parallel therewith, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in Yules treet, between Broadway and the tracks of the New York City and Northern Railroad, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Duffy—
Resolved, That the roadway of Ninety-third street, from the pavement heretofore laid at the intersection of Avenue A to the easterly crosswalk of Second avenue, be paved with granite-block pavement, except such parts of the intersection of First avenue as lie within lines five feet east and west of the east and west curb-lines of said avenue respectively, and except that crosswalks of three courses of blue stone be laid across said street within the lines of the sidewalks of the intersecting and terminating avenues and parallel therewith where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

By the same—
Resolved, That the roadway of One Hundred and Twentieth street, from the westerly crosswalk at Third avenue to the pavement heretofore laid at the intersection of Sixth avenue, be paved with granite-block pavement where not already paved, except such parts of the intersection of Fourth avenue as lie within lines twelve feet east and west of the east and west curb-lines of said avenue, extending to the crosswalks now laid, or where they are not laid, to a line five feet north of and parallel with the north curb, and five feet south of and parallel with the south curb of said street respectively, and except that crosswalks of three courses of blue stone be laid across said street within the lines of the sidewalks of the intersecting and terminating avenues and parallel therewith where not already laid except at Fourth avenue, and that crosswalks of two courses of blue stone be laid across said avenues where not already laid, adjoining the limits of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. nance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

By the same—
Resolved, That curb-stones be set with returns to the house lines in Fourth avenue, from the northerly curb-line of One Hundred and Sixteenth street to the southerly curb-line of One Hundred and Twenty-fourth street, where not already done, and that the roadway be paved with granite-block pavement, with concrete foundation, between the aforesaid limits, where not already paved, extending to the intersecting streets to the crosswalks now laid, or where they are not laid to a line five feet east of and parallel with the east curb, and five feet west of and parallel with the west curb of said avenue respectively, except that crosswalks of two courses of blue stone, with concrete toundation, be laid across said avenue within the lines of the sidewalks of the intersecting and terminating streets, and parallel therewith where not already laid, and that crosswalks of three courses of blue stone, with concrete foundation, be laid across said streets where not already laid, adjoining the limits of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance be adopted.

Which was referred to the Committee on Streets and Street Pavements.

Resolved, That the roadway of Seventieth street, from the westerly crosswalk at First avenue to the easterly crosswalk at Second avenue, be paved with trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was referred to the Committee on Streets and Street Pavements.

By Alderman Wells-

Resolved, That permission be and the same is hereby given to George C. Glacius to flag the sidewalk and set the curb and gutter stones in front of his premises, situated on the southerly side of East One Hundred and Forty-ninth street, commencing twenty-five feet westerly from the westerly side of Cypress avenue, and extending westerly ninety-two feet and six inches, the work done at his own expense, under the direction of the Commissioners of the Department of Public Parks; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman McAvoy—
Resolved, That Ninth avenue, from its junction of Avenue St. Nicholas to One Hundred and Fifty-fifth street, shall be hereafter known and designated as St. Nicholas Place and numbered as

such, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Streets and Street Pavements.

By Alderman McClave-

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in Ninety-eighth street, from the Eighth avenue to the Boulevard, under the direction of the Commissioner of Public

Works.
Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to Bernard McMahon to retain stand, for the sale of newspapers, on southeast corner of Forty-second street and Tenth avenue; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

(G. O. 432.)

By the same-By the same—
Resolved, That the Board of Police be and is hereby authorized and empowered to cause the necessary alterations, fitting up and repairs to be made and done to the prison and fence wall of the Fourteenth Precinct Police Station-house, No. 255 Mulberry street, and to place the same in proper and safe condition, as required by the notice of the Bureau of Inspection of Buildings; the cost of the work not to exceed the sum of \$2,000, the said work to be performed and the materials therefor to be supplied under the direction of the Board of Police, without advertising for proposals or contracting therefor.

Which was laid over.

By Alderman Waite

Resolved, That permission be and the same is hereby given to Oscar Florence to erect a storm-door in front of No. 44 College Place, the said storm-door to be within the stoop-line, the consent of the adjoining property-owners having been received and is hereto annexed; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Wells-

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Jackson avenue, from Cliff street to a point about one hundred and fifty feet northerly therefrom, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Hawes-

Resolved, That the vacant lots on the south-east side of One Hundred and Fifty-fourth street, commencing about 250 feet west of Courtland avenue, and extending westerly about 100 feet, be fenced in, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted.
Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to John W. Fleck to retain the storm-door now in front of the entrance to his place of business, No. 208 Centre street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Keenan—
Resolved, That permission be and the same is hereby given to Peter McTeague to place and keep a watering-trough, on the sidewalk, on the southeast corner of Broadway and Fifty-seventh street, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Council.

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

By Alderman McClave—
Resolved, That permission be and the same is hereby given to the Ridgewood Ice Company to keep a platform scale in Rutgers slip, between Nos. 43 and 44, such scale to be flush with the surface of the street, and so constructed as to be no obstruction or impediment to the free use of the street by the public, the work to be done at his own expense, under the direction of the Commissioner of Public Works.

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

By Alderman McAvoy—
Resolved, That the vacant lots on both sides of Eighty-third street, from Eighth avenue to the Boulevard, be fenced in, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

By Alderman Wells—
Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Railroad or Vanderbilt avenue, from East One Hundred and Seventy-seventh street to Talmadge street, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman McAvoy—
Resolved, That the roadway of One Hundred and Twenty-ninth street, from the pavement heretofore laid at the intersection of the Boulevard to a line five feet east of the east curb of Twelfth
avenue, be paved with granite-block pavement, where not already paved, except that crosswalks of
three courses of blue stone be laid accross said street within the lines of the sidewalks of the terminating avenues and parallel therewith, under the direction of the Commissioner of Public Works;
and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

Resolved, That the sidewalks of One Hundred and Fifty-third street, from the west curb of Avenue St. Nicholas to the east curb of Tenth avenue, be regulated and graded, curb-stones set, and flagged a space four feet wide, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

Resolved, That the Commissioner of Public Works be and he is hereby authorized to lay watermains in Sedgwick avenue, between Highbridge and Morris station, Twenty-fourth Ward, as provided by chapter 381, Laws of 1879.

Which was referred to the Committee on Public Works.

By Alderman Keenan-

Resolved, That Croton water-mains be laid in Eighty-first street, between Ninth and Tenth avenues, as provided in chapter 381, Laws of 1879, which was referred to the Committee on Public

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Grove Hill Place, from Delmonico Place to a point about one hundred feet easterly therefrom, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

Resolved, That the resolution, approved March 7, 1882, permitting J. A. Luddy to retain awning at Nos. 22 and 24 Madison street, be and is hereby amended by inserting after the figures "24" the word and figures "and 26," and by striking out the word "and" before the figures "24," so that when so amended the permission will extend to Nos. 22, 24, and 26 Madison street.

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

Which was decided in the affirmative.

By Alderman O'Neil-

Resolved, That permission be and the same is hereby given to William Sheehan to place and keep a small iron post, surmounted by a small emblematic sign, in front of No. 208 Centre street, on the sidewalk, near the curb-stone; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Kirk-

Resolved, That Henry R. Mount, owner of premises No. 58 Spring street, be and is hereby allowed to build vault in front of said premises, twelve inches beyond the curb-line, the work done at owner's own expense, under the direction of the Commissioner of Public Works; such permission to Continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Wells-

Resolved, That Croton water-mains be laid in East One Hundred and Forty-fifth street, between Brook avenue and St. Ann's avenue, under the direction of the Commissioner of Public Works, as provided in chapter 381 of the Laws of 1879.

Which was referred to the Committee on Public Works.

By Alderman O'Neil-

Resolved, That permission be and the same is hereby given to Michael Heuman to erect a porch over the entrance to the premises known as Nos. 104 and 106 Bowery, as shown on the accompanying diagram, the necessary consent having been received and is hereto annexed; the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman McClave—
Resolved, That permission be and the same is hereby given to Diercks & Spaulding to erect a storm-door in front of the entrance to their place of business, No. 948 Broadway, between Twenty-second and Twenty-third streets, the same to be within the stoop-line, the work 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. only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Martin—
Resolved, That permission be and the same is hereby given to P. Summers to retain awning with side signs in front of his premises, No. 56 Greenwich avenue; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Henry Hassemer to erect an iron awning in front of No. 107 Seventh avenue, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman McAvov

Resolved, That gas-mains be laid and lamp-posts erected and street-lamps lighted in One Hundred and Fifty-third street, between Tenth avenue and the Boulevard, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

Resolved, That a free drinking-hydrant be erected on the east side of St. Nicholas avenue, 100 feet south of One Hundred and Forty-sixth street, under the direction of the Commissioner of Public

Which was referred to the Committee on Public Works.

By Alderman Duffy—
Resolved, That a public drinking-hydrant, for man and beast, be erected in front of No. 2261
Second avenue, under the direction of the Commissioner of Public Works.
Which was referred to the Committee on Public Works.

Resolved, That the sidewalk of One Hundred and Fifty-third street, between Tenth and St. Nicholas avenues, be and the same are hereby flagged and curbed, and gutter stones set where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.
Which was referred to the Committee on Public Works.

Resolved, That two lamp-posts be erected and Boulevard lamps lighted in front of Public School No. 13, 239 East Houston street, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Public Works.

By Alderman Duffy

Resolved, That the vacant lots on the northwest corner of Fourth avenue and One Hundred and Fourth street be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

By Alderman Martin-

Resolved, That permission be and the same is hereby given to Louis Schaffner to place and keep a watering-trough in front of his premises, northeast corner of South Fifth avenue and West Third street, the work done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common

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

By Alderman Kenney-

Resolved, That permission be and the same is hereby given to John W. Suhr to erect a rolling canvas awning in front of premises No. 739 Second avenue, the same to be thoroughly supported in all respects, so as not to interfere with general public or its safety; the space covered shall be from house to curb; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same—
Resolved, That permission be and the same is hereby given to Martin Keena to retain express stand in front of No. 27 Park place, under the stairs of the Elevated railroad, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Commom Council.

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

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in One Hundred and Sixteenth street, from Fourth to Eighth avenue, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in One Hundred and First street, from Second to Third avenue, under the direction of the Commissioner of Public

Works.
Which was referred to the Committee on Public Works.

By the same—
Resolved, That permission be and the same is hereby given to Timothy Lynch to erect and keep a free drinking-hydrant, for man and beast, in front of his premises, on the south side of One Hundred and Third street, about 200 feet west of First avenue, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to J. D. Howell to stand with wagon at the corner of Bowery and Bleecker street (in front of No. 2 Bleecker street); such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Kenney—
Resolved, That permission be and the same is hereby given to Michael Hays to erect a stormdoor at No. 344 East Twenty-fifth street, said storm-door to be three by four, and eight feet high; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the same

Resolved, That permission be and the same is hereby given to H. Feldstein to erect two posts eight feet high, sixteen feet distance, near the curb in front of No. 572 Third avenue; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Martin—
Resolved, That permission be and the same is hereby given to Daniel Valente to retain small stand for the sale of fruit in front of the premises No. 53 William street, he having obtained the consent of the owners of said premises; such permission to continue only during the pleasure of the

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

Resolved, That permission be and the same is hereby given to Michael Hayes to place and keep a coal box within the stoop-line at No. 427 First avenue; the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

By Alderman McClave—
Resolved, That Nineteenth street, from the westerly crosswalk at Eleventh avenue to a point about 260 feet westerly, be paved with trap block pavement under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

By Alderman Duffy—
Resolved, That the roadway of One Hundred and Twenty-third steeet, from the westerly crosswalk at Second avenue to the easterly crosswalk at Third avenue, be paved with granite-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which were referred to the Committee on Streets and Street Province. Which was referred to the Committee on Streets and Street Pavements.

By Alderman Martin-

Resolved, That permission be and the same is hereby given to Valentino Marco to place and keep a stand on the sidewalk for the sale of fruit on the southeast corner of Third avenue and Twenty-third street, the work to be done at his own expense; such permission to continue during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Duffy—
Resolved, That the roadway of One Hundred and Twenty-first street, from a line twelve feet west of and parallel with the west curb-line of Fourth avenue to a line twelve feet east of and parallel with the east curb-line of Madison avenue, be paved with granite-block pavement, and that a crosswalk of three courses of blue stone be laid across said street at Madison avenue, adjoining the end of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

By Alderman Martin-

Resolved, That permission be and the same is hereby granted to Herman & Co. to retain a glass show-case inside of the stoop-line of No. 334 Canal street, the work to be done at his own expense; such permission to continue during the pleasure of the Common Council.

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

Resolved, That permission be granted to Jeremiah Murphy to place an ornamental lamp in front of premises No. 45 Cherry street, gas to be supplied at his own expense and under supervision of Department of Public Works.

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

Which was decided in the affirmative.

By Alderman Duffy—
Resolved, That the roadway of One Hundred and Second street, from the easterly crosswalk at Lexington avenue to the easterly crosswalk at Fifth avenue, be paved with granite-block pavement, extending at the intersecting avenues to the crosswalks now laid, or where they are not laid, to a line five feet north of and parallel with the north curb, and five feet south of and parallel with the south curb of said street respectively, except that crosswalks of three courses of blue stone be laid across said street, within the lines of the sidewalks of the intersecting avenues, and parallel therewith, and that crosswalks of two courses of blue stone be laid across said avenues adjoining the limits of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets and Street Pavements.

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Sixty-fourth street, from First to Second avenue, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Fitzpatrick—
Resolved, That permission be and the same is hereby given to M. Gardiner to retain meatrack in front of No. 202 Madison street (corner of Rutgers street); such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Frederick Kneif to erect two storm-doors at the corner of New and Beaver streets; one being in front of No. 66 New street, and another in front of No. 15 Beaver street; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Keenan-

Resolved, That permission be and the same is hereby given to B. M. Cowperthwaite & Co. to place and keep two ornamental lamp-posts and lamps in front of their premises, Nos. 153, 155 and 157 Chatham street, the work to be done and gas supplied 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. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Fleishbein-Resolved, That permission be and the same is hereby given to Henry Grebe to keep and place his wagon in front of his place of business on No. 112 East Third street; such permission to continue only during the pleasure of the Common Council.

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

By the same—
Resolved, That permission be and the same is hereby given to Karl Mook to place and keep a sign-pole near the curb in front of his place of business, No. 226 East Houston street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to William Weinberger to place and keep a barber-pole in front of No. 264 East Houston street, said pole to be near the curb; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the same-

Resolved, That permission be and the same is hereby given to Frank Breitenstein to retain an ornamental sign in front of his place of business, No. 122 East Third street, on the sidewalk near the curb; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By Alderman Martin-

Resolved, That the lamp-post and lamp now in front of No. 49 West Fifteenth street, be removed, and, together with an additional lamp-post, and lamp be placed and the lamps lighted in front of No. 39 West Fifteenth street, being the rear entrance to the new church of St. Francis Xavier, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to Louis Gort to retain a barberpole near the curb in front of his place of business, No. 35 Avenue A; such permission to continue
only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Jan Chmelik to place and keep an ornamental sign in front of his place of business, No. 171 East Fourth street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Brady-

Resolved, That permission be given to Jeremiah Murphy to place a watering-trough in front of premises No. 103 Roosevelt street, the same to be done under the Commissioner of Public Works.

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

Which was decided in the affirmative.

(G. G. 433.)

By Alderman McAvoy—
Resolved, That the resolution, adopted July 10, 1882, for the erection of street-lamps on Ninth avenue, from One Hundred and Fifty-first to One Hundred and Fifty-fifth street, be and the same is hereby amended by substituting boulevard lamps in place of street-lamps.

Which was laid over.

Resolved, That gas-mains be laid, lamp-posts erected, and boulevard-lamps lighted in Ninth enue, from its junction with Avenue St. Nicholas to One Hundred and Fifty-first street.

Which was referred to the Committee on Public Works.

Resolved, That gas-mains be laid, lamp-posts erected, and street-lamps lighted in Thomas avenue, from the present termination of the gas-mains opposite Grammar School No. 64 to Sanford or East One Hundred and Eighty-seventh street, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Levy

Resolved, That permission be and the same is hereby given to Messrs. Pomponio & Damiano to retain a barber-pole at the corner of Washington place and Broadway; such permission to continue only during the pleasure of the Common Council.

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

By the same

Resolved, That permission be and the same is hereby given to R. L. Fersenheim to place a showcase in front of No. 24 West Twenty-third street, said show-case to be within the stoop-line; such permission to continue only during the pleasure of the Common Council.

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

By Alderman O'Neil-

Resolved, That permission be and the same is hereby given to George F. Gilman to place and keep a small wire sign, to be suspended from a post placed against the building No. 126 East Thirteenth street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Kirk—
Resolved, That permission be and the same is hereby given to Samuel H. Crooks to retain the storm-door now in front of the entrance to his premises, No. 10 Centre street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

(G. O. 434.)

Resolved, That the two vacant lots in front of Nos. 216 and 218 East Fifty-seventh street, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

Resolved, That permission be and the same is hereby given to Frederick Kneif to place a coal box (five feet by eight feet) in front of premises No. 66 New street, the said box to be within the stoop; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Thomas F. McCarthy to retain stand in front of the Burling Slip House, No. 88 South street, the consent of the proprietor of said house having been obtained; such permission to continue only during the pleasure of the Common

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

By Alderman Finck-

Resolved, That permission be and the same is hereby given to A. Goldstein to hang three small swinging signs, each eighteen inches by three feet wide, in front of his premises, No. 264 Grand street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to Mary A. Baker to flag the side-walks, and set the curb and gutter stones in front of her premises, situated on the southeasterly corner of College avenue and East One Hundred and Forty-fourth street, said premises being eighteen feet front on the easterly side of College avenue, and one hundred feet front on the southerly side of East One Hundred and Forty-fourth street, the work done at her own expense, under the direction of the Commissioners of the Department of Public Parks; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Bridget Coffee to keep a stand for the sale of coffee and oysters on South street, between Roosevelt street and James slip; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to Richard Meares to erect three ornamental lamp-posts and lamps in front of the Hotel Royal, corner Sixth avenue and Fortieth street, two of the lamps to be erected on Sixth avenue, and one in front of the entrance on Fortieth street, the work to be done and gas supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That Croton water-mains be laid in Seventy-eighth street, from Ninth to Tenth avenue, as provided in chapter 381, Laws of 1879.

Which was referred to the Committee on Public Works.

By the same-

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in Eighty-renth street, from the Eighth avenue to the Boulevard, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Wells-

Resolved, That permission be and the same is hereby given to St. Joseph's New York Institution for the Improved Instruction of Deaf Mutes to place and keep a wooden sign, twelve feet long by two feet wide, on the public triangle bounded by Bayard street, Delancey place and Kingsbridge road, Fordham, Twenty-fourth Ward, the work done at their own expense; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the same

Resolved, That Croton water-mains be laid, under the direction of the Commissioner of Public Works, in Railroad or Vanderbilt avenue, from East One Hundred and Seventy-seventh street to Talmadge street, as provided in chapter 381 of the Laws of 1879. Which was referred to the Committee on Public Works.

By Alderman McClave-

By Alderman McClave—
Resolved, That the sidewalk on both sides of Ninety-eighth street, from the westerly line of Eighth avenue to the easterly line of Ninth avenue, be flagged full width, and the curb and gutter stones be set from the curb-lines on said avenues respectively, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Public Works.

By Alderman Wells-

Resolved, That gas-mains be laid in Berrian avenue, from the Southern Boulevard to Suburban street; in Suburban street from Berrian avenue to the Williamsbridge road; in Williamsbridge road

from Suburban street to Jefferson avenue, and that gas-mains be laid, lamp-posts erected and street-lamps lighted in Jefferson avenue, from the Williamsbridge road to a point 400 feet westerly there-from, and also in Summit avenue, from the Williamsbridge road to a point 400 feet westerly there-from, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By the same—
Resolved, That permission be and the same is hereby given to Cornelius L. LaCoste to flag
the sidewalks and set the curb and gutter stones in front of his premises, situated on the northeasterly
corner of College avenue and East One Hundred and Forty-fourth street, said premises being fifty
feet front on the easterly side of said College avenue, and one hundred feet front on the northerly side
of said East One Hundred and Forty-fourth street, the work done at his own expense, under the
direction of the Commissioners of the Department of Public Parks; such permission to continue
only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That a free drinking-hydrant, for man and beast, be placed on the easterly side of Third avenue, near the southeasterly corner of said avenue and One Hundred and Twenty-seventh street, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

By Alderman Martin-

Resolved, That permission be and the same is hereby given to Henry Alfani to place a stand in front of No. 200 Water street, the consent of the occupant of said premises having been received and is hereto annexed; such permission to continue only during the pleasure of the Common Council.

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

PETITIONS AGAIN RESUMED.

By Alderman Duffy—
Petition of Emily Fowler for permission to erect bay windows on building southwest corner
Sixty-eighth street and Park avenue.
Which was referred to the Committee on Streets and Street Pavements.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

(G. O. 435.)

By Alderman Keenan—
Resolved, That the Commissioner of Public Works be and he is hereby requested to lay a swalk of blue stone across Broadway, opposite No. 241. Which was laid over.

By Alderman Hall-

Resolved, That permission be and the same is hereby given to Andrew Gazzella to place a stand in front of No. 108 Wall street, the consent of the occupant of said premises having been received; such permission to continue only during the pleasure of the Common Council.

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

By Alderman Martin-Resolved, That permission be and the same is hereby given to Otto Ahrendt to erect two stormdoors in front of Nos. 102 and 104 West Forty-seventh street, said doors to be within the stoop-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 Common Council.

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

Which was decided in the affirmative.

By Alderman Duffy—
Resolved, That permission be and the same is hereby given to James Cahill to erect and keep a drinking-hydrant, for man and beast, in front of his premises, south side of Ninety-seventh street, about fifty feet east of Fourth avenue, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only divine the pleasure of the Common Coupcil.

during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By the same—
Resolved, That permission be and the same is hereby given to W. Warmbold to erect a post and sign in front of No. 72 Cortlandt street; such permission to continue only during the pleasure of the Common Council.

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

Resolved, That permission be and the same is hereby given to James McGovern to retain sign in front of real estate office on Third avenue, opposite the depot of the Third Avenue Railroad Company; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to James P. Sullivan to place and retain a coal box in front of No. 335 East One Hundred and Twenty-second street; such permission to continue only during the pleasure of the Common Council,

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

Which was decided in the affirmative.

By the same—
Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in One Hundred and Second street, from Lexington to Fifth avenue, under the direction of the Commissioner of Public Works. Which was referred to the Committee on Public Works.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in First avenue, from Ninety-second to One Hundred and Ninth street, under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Public Works.

Resolved, That Croton-mains be laid in Madison avenue, from One Hundred and Nineteenth to One Hundred and Twentieth street, under the direction of the Commissioner of Public Works, as provided in chapter 335, Laws of 1879.

Which was referred to the Committee on Public Works.

Resolved, That the vacant lots known as Nos. 234 and 236 East Seventy-sixth street be fenced, under the direction of the Commissioner of Public Works; and that the accompanying ordinance

therefor be adopted. Which was referred to the Committee on Public Works.

Resolved, That permission be and the same is hereby given to William Schwab to erect a storm-door in front of premises No. 2387 Third avenue, such storm-door to be within the stoop-line; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Levy

Resolved, That permission be and the same is hereby given to Charles J. Goldman to retain the show-case now on the sidewalk in front of No. 297 Bowery; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

By the same—
Resolved, That permission be and the same is hereby given to Julius Herzberg to retain a barber's pole at the southeast corner of Second avenue and Fifth street; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to R. Kahn to erect and retain an awning in front of No. 14 First avenue; the work to be done at his own expense, under the direc-

tion of the Commissioner of Public Works; such permission to continue only during the pleasure of

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

Resolved, That permission be and the same is hereby given to Charles C. Litthauer to place and retain a sign on the sidewalk in front of No. 1005 Third avenue; such permission to continue

only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That permission be and the same is hereby given to Samuel Levin to retain a show-case in front of premises No. 257 Bowery, the said show-case to be within the stoop-line, three feet long and six feet high; such permission to continue only during the pleasure of the Common Council. The President put the question whether the Board would agree with said resolution. Which decided in the affirmative.

Resolved, That permission be and the same is hereby given to Louis Beck to retain the emblematic sign (a clock), now suspended from a pole in front of his premises, No. 70 Avenue B, such permission to continue only during the pleasure of the Common Council.

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

(G. O. 436.)

Resolved, That the Clerk of the Common Council be and he is hereby authorized and directed to cause one thousand copies of all laws relating particularly to the City of New York, passed at the last session of the State Legislature, to be printed in the usual manner in document form, for the use of the officers of the Corporation and others; the expense of procuring copies of such laws not to exceed the usual fees; to be paid from the appropriation for "City Contingencies," by the Comptroller. Which was laid over.

By Alderman Finck

Resolved, That the Commissioner of Public Works be and he is hereby directed to report to this Board, on Tuesday October 3, 1882, or sooner, if convenient, a statement of the cost of repaving the streets named in his communication of February 11, 1882, presented in this Board February 14, 1882, and authority given to do the work by resolution approved March 16, 1882, as provided in chapter 476, Laws of 1875, showing:

First—The name of the street, avenue or public place so repaved, or under contract for repaving and the kind of payament used or to to be used in each case payage.

ing, and the kind of pavement used or to to be used in each case.

Second—The name and residence of the contractor, with the names and residences of the

sureties, and the amount and character of the security in each case.

Third—The number of square yards of pavement, with the cost per yard, in each case.

Fourth—The name, residence and compensation of the Surveyor and Inspector in each case.

Fifth—The incidental, extra or other allowance, if any, awarded or permitted to the contractor,

Sixth—The streets, avenues, or other places, if any, repaved under special contract, made without public letting, with the same information in respect to the number of yards, price, name and

residence of contractor, sureties, Inspector, Surveyor, and extra expenses, as required as above when performed by regular contract.

Seventh—the names of streets, avenues, or places, if any, authorized to be repaved under chapter 476, of the Laws of 1875, since that year, which have not been so repaved, and the reasons, in each case, for non-compliance with the terms of the resolution authorizing such repaving.

Eighth—The amount of the appropriation for repaving streets, for the year 1882, under the provisions of the law of 1875; the amount now paid, the amount yet to be paid under existing contracts, and the balance, if any, available for repaving other streets, during the present year.

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

Which was decided in the affirmative.

By Alderman Waite—
Resolved, That permission be and the same is hereby given to Ludwig & Company to erect two show-windows on the ground floor of the premises No. 38 West Fourteenth street, extending 7 feet each along Fourteenth street, 3 feet 6 inches in depth and 23 feet in height, as shown on the accompanying diagram, the assent of the adjoining property-owners having been given, and being hereto annexed; the work done at their own expense, under the direction of the Commissioners of the Fire Department; such permission to continue only during the pleasure of the Common Control

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

By Alderman Martin-

Resignation of R. J. Murray as a Commissioner of Deeds. Which was accepted.

Resolved, That Patrick McCabe be and he is hereby appointed a Commissioner of Dee ds in and for the City and County of New York, in place of R. J. Murray, who has resigned.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Strack, Waite, and Wells—17.

Resolved, That the following-named persons be and they are hereby appointed respectively Commissioners of Deeds in and for the City and County of New York:

Patrick Collins: Christian H. Schomburg. John E. Lowry.
John B. Smyth.
Andrew Ward.
Hyman Rosenschein. Lyman Rindskopf. William D. Udell. David Calman. Henry B. Gourley, George W. Palmer. William J. Hoodless. Edgar A. Simmons. Charles P. Chipp. Henry Frohwitter.

Charles A. Grant. David D. Acker, Jr. Charles Sommerfeld. Charles Sommerfeld.
William J. Lippman.
E. L. Abbett.
Charles J. White.
Charles H. Preyer.
Daniel Daly.
Patrick Collins.
Abraham I. Gants Abraham J. Gants. Walter W. Bahan. M. W. Platze. John J. Davis. Cornelius Farley. Charles Farley. Asa D. Dickinson.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—18.

By the President—
Resolved, That Joseph Herzfeld be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Lawrence Keenan, who has failed to qualify. The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—19.

By Alderman McClave—
Resolved, That the name of Francis H. Taylor, recently appointed a Commissioner of Deeds, be corrected so as to read Francis H. Tayler.

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

Which was decided in the affirmative.

By Alderman Fitzpatrick—
Resolved, That the resolution passed by this Board appointing John G. Tindale as Commissioner of Deeds, be corrected so as to read John J. instead of John G. Tindale.

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

Which was decided in the affirmative.

By Alderman Levy—
Resignation of F. H. Rodenburg as a Commissioner of Deeds.
Which was accepted.

By the same

By the same—
Resolved. That Charles Merritt be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of F. H. Rodenburg, who has resigned.
The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote, viz.:
Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—19.

By the President-

Resolved, That Charles Dexheimer be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Charles Dexheimer, whose term of office has

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and

By Alderman Hall—
Resolved, That Daniel H. McDonnell and John M. Kyle be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Fleishbein

Resolved, That Oskar Hund 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 Martin—
Resolved, That Arthur Phillips be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in the place and stead of Arthur Phillips, whose term of office expired August 4, 1882.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen' Brady, Duffy, Finck, Fitzpatrick Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—19.

By Alderman Duffy-

Resolved, That Charles W. Kruger be and is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Charles W. Kruger, whose term expired on the 18th day of June, 1882.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, and Wells—17.

Resolved, That Latham G. Reed be and he is hereby appointed a Commissioner of Deeds in for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Alderman Finck-

Resolved, That Charles Warren Davis be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Moses B. Maclay, whose term of office has

expired.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—19.

By the same-

Resolved, That William H. Folsom 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 McClave—
Resolved, That Eben Demarest be and he is hereby appointed as a Commissioner of Deeds, in place of Eben Demarest, whose term of office has expired.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy Martin, McClave, O'Neil, Roosevelt, Seamen, Strack, Waite, and Wells-19.

By the President-

Resolved, That Charles B. Geissenhainer be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Thomas H. Burlock, who has

failed to qualify.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—18.

By Alderman Kenney—
Resolved, That Bernard J. Byrne be and he is hereby appointed a Commissioner of Deeds, in place of Bernard J. Byrnes, whose term of office has expired.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—18

By Alderman McLean-Resolved, That Oscar J. Hockstadter 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 Keenan Resolved, That John T. Tully 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 Levy—
Resignation of V. M. Davis as a Commissioner of Deeds.
Which was accepted.

Resolved, That Maurice Rapp be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Vernon M. Davis, resigned.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall,

Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells-19.

Resolved, That Francis T. Smith 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 the President-Resolved, That Thomas Hayden 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 Henry Morgenthau be and he is hereby appointed a Commissioner of Deeds in for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That Egbert W. Simmons be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in the place of Charles M. Berrian, who has failed to qualify.
Which was referred to the Committee on Salaries and Offices.

By Alderman Keenan—
Resolved, That Charles S. Goodrich be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of J. E. McLarney, whose term of office has

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall,

Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and

Resolved, That Mathew Stewart be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of James D. Carroll, who has failed to qualify. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—19.

By Alderman Waite-

Whereas, The Mayor, Aldermen and Commonalty of the City of New York, by certain grants made in or about the year 1858, conveyed the land under water, lying to the west of the Eleventh avenue, between the centre of West Twenty-fifth street and the centre of West Twenty-seventh street, and extending to the water front, to certain persons whose grantees now hold and occupy the

said premises; and
Whereas, The Thirteenth avenue runs through said premises, and has been made and filled in
under the direction of the Mayor, Aldermen and Commonalty, by said grantees and their successors
in interest under said grant, but has never been opened for public use; and
Whereas, Said grants obligate the grantees therein named to open and pave the streets comprised within the boundaries of the premises conveyed without any expense to the city whenever the
same are required by the Mayor, Aldermen and Commonalty to be opened and paved by said

Whereas, It is for the general interest of the public that said Thirteenth avenue should be opened and paved, and that West Twenty-fifth and West Twenty-sixth streets, between Eleventh avenue and the water front, should be graded and paved without delay; therefore Resolved, That the owners of the land made out of the waters of the Hudson river, lying to the west of the Eleventh avenue, between West Twenty-fifth street and West Twenty-seventh street, and extending to the water front, be and they hereby are required, under, and in accordance with the terms of the respective grants through which they or their grantees acquired title to said premises from the city, to open Thirteenth avenue to public use, to regulate and grade and pave the same, and also to grade and pave West Twenty-fifth and West Twenty-sixth streets, from Eleventh avenue to the water front, as required in said grants; and that said work be proceeded with immediately upon the completion of the work now under contract, as to laying sewers in said streets and said avenue; and that said work be done under the direction of the Commissioner of Public Works.

Which was referred to the Committee on Law Department.

By Alderman Levy—
Whereas, This day has been selected by the various Labor and Trades-Unions Associations in this city as a day of demonstration of their strength, and a chosen opportunity to express their feelings upon the labor question in an orderly and the most forcible manner.

Resolved, That the members of this Board do tender to the workingmen their heartfelt and earnest sympathy in their movement for independence and freedom from corporate monopolies, and their powerful influence, and further

Resolved, That the workingman is entitled to a fair share of the products of his toil, and that this Board will exert its influence in the advancement of the interests of the laboring classes.

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

Which was decided in the affirmative.

Which was decided in the affirmative.

By Alderman Wells-

Resolved, That the name of the street extending from the Boston road to Prospect avenue, and shown on the map made by the Commissioners appointed under chapter 841 of the Laws of 1868, entitled "An act for the laying out, opening and closing of streets, roads and avenues in the Town of Morrisania, in the County of Westchester," be and is hereby restored to the original designation of Home street, in accordance with the filed maps of the Commissioners of the Department of Public Parks.

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

Resolved, That the name of the avenue extending from Westchester avenue to the Boston road, and shown on the map made by the Cammissioners appointed under chapter 841 of the Laws of 1868, entitled "An act for the laying out, opening and closing of streets, roads and avenues in the Town of Morrisania, in the County of Westchester," be and is hereby restored to the original designation of Forest avenue, in accordance with the filed maps of the Commissioners of the Department of Public Parks.

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

By Alderman Brady—
Whereas, Geo. W. Melville, Chief Engineer of the United States Navy, late of the ill-fated Jeannette, is now on his way to this city, and is expected to arrive within a few days; and Whereas, The said Geo. W. Melville, after enduring the terrible hardships which all must suffer in an expedition to the Arctic regions; after his shipwreck and final escape to the Siberian coast, immediately on landing, with the most heroic self-denial, started to ascertain the fate of De Long and his brave companions, and continued the search till he found their remains; therefore be it Resolved, That, as a token of our appreciation of his bravery, humanity and self-sacrificing spirit, a committee of three be appointed to receive him on his arrival and to tender him the use of the Governor's room for a public reception at such time as he may designate.

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

And the President appointed Aldermen Brady, McClave, and Roosevelt as such Committee.

And the President appointed Aldermen Brady, McClave, and Roosevelt as such Committee.

Resolved, That permission be and the same is hereby given to John Callahan to retain sign across the sidewalk in front of his premises, No. 182 Bowery; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

By Alderman Fitzpatrick— Resignation of Edward Gilon as a Commissioner of Deeds. Which was accepted.

By the same— Resolved, That Herman W. Schumandel be appointed a Commissioner of Deeds, in place of Edward Gilon, resigned.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Seaman, Strack, Waite, and Wells—17.

By Alderman Levy—
Resolved, That permission be and the same is hereby given to Murphy & Co. to retain showcase in front of their premises, No. 112 Bowery; such permission to continue only during the
pleasure of the Common Council.

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

REPORTS.

The Committee on Salaries and Offices report for adoption the following:
Resolved, That the following persons be and they hereby are appointed Commissioners of
Deeds in and for the City and County of New York, in the place of the persons set opposite their

names, viz.:	A CONTRACTOR OF THE PERSON NAMED IN CONT
Albert C. Lorey, in place of	Benjamin Aufses.
Louis Leubuscher, in place of	Frederick Andrews.
Peter H. Keelan, in place of	John Gorman.
Joshua Kantrowitz, in place of	Henry D. Appleton.
Marvin R. Clark, in place of	John H. Freeman.
George C. Kobbe, in place of	John Branigan.
John C. Sweeny, in place of	Joseph P. Browner.
Charles R. Logan, in place of	Millard F. Brown.
Rudolph Frank, in place of	

J. W. HAWES, Committee on E. T. FITZPATRICK, Salaries and Offices.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Brady, Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Strack, Waite, and Wells—18.

(G. O. 437.)

The Committee on Streets and Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving Thirty-fifth street, from First avenue to a line about 340 feet easterly, with trap-block pavement, respectfully

REPORT:

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

Resolved, That the roadway of Thirty-fifth street, from the easterly crosswalk of First avenue to a line about three hundred and forty feet easterly, be paved with trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

MICHAEL DUFFY, Committee on Streets W. P. KIRK, and Street Pavements.

Which was laid over.

(G. O. 438.)

The Committee on Streets and Street Pavements, to whom were referred the annexed resolution and ordinance in favor of paving Eighty-second street from Ninth avenue to Boulevard, with trapblock pavement, respectfully

REPORT:

REPORT:

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

Resolved, That the roadway of Eighty-second street, from the easterly crosswalk of Ninth avenue to the pavement heretofore laid at the intersection of the Boulevard, be paved with trapblock pavement, extending at the intersecting avenues to a line five feet north of and parallel with the north curb, and five feet south of and parallel with the south curb of said street, respectively, except that such parts of the intersections of Ninth and Tenth avenues as lie between lines five feet east and west of the east and west curb-lines of said avenue, shall be paved with granite-block pavement, and that crosswalks of three courses of blue stone be laid across said street within the lines of the sidewalks of the Boulevard and parallel therewith, and within the lines of the easterly sidewalk of the Boulevard and parallel therewith, and that crosswalks of two courses of blue stone be laid across the intersecting avenues adjoining the limits of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. for be adopted.

MICHAEL DUFFY, Committee on Streets W. P. KIRK, Street Pavements.

Which was laid over.

(G. O. 439.)

The Committee on Public Works, to whom was referred the annexed petition to light the square at the junction of Bowery, Third and Fourth avenues, with electric lights, respectfully

That an examination of the subject has satisfied your Committee that a proper regard for the safety and convenience of our citizens having occasion to traverse the public place referred to demands that the prayer of the petitioners should be granted. The square is now lighted in the night-time with a single gas lamp, which only tends to make "darkness visible," and, as a consequence, the vicinity has become a resort for evil-disposed persons, who annoy and insult reputable persons in traversing the square after dark. Your Committee therefore respectfully offer for your adoption the accompanying resolution.

accompanying resolution.

Resolved, That the Commissioners for lighting the City, viz.: His Honor the Mayor, the Comptroller, and the Commissioner of Public Works, be and are hereby requested to cause the square at the junction of Bowery, Third and Fourth avenues, to be lighted with electric lights.

JAMES L. WELLS,
MICHAEL DUFFY,
FERDINAND LEVY,
PATRICK KEENAN,
PATRICK KEENAN,
Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 440.)

The Committee on Public Works, to whom was referred the annexed resolution in favor of erecting a free drinking-hydrant in Ninety-third street, between First and Second avenues, respectfully REPORT:

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

Resolved, That a free drinking-hydrant, for man and beast, be placed in Ninety-third street, between First and Second avenues, about 125 feet east of Second avenue, on the south side, under the direction of the Commissioner of Public Works.

JAMES L. WELLS,
FERDINAND LEVY,
MICHAEL DUFFY,
PATRICK KEENAN,
PATRICK KEENAN,
PUBLIC WORKS. JOHN McCLAVE,

Which was laid over.

(G. O. 441.)

The Committee on Public Works, to whom was referred the annexed resolution in favor of lighting Sixty-first street, between Tenth and Eleventh avenues, respectfully,

REPORT:

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

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps lighted in Sixty-first street, between Tenth and Eleventh avenues, under the direction of the Commissioner of Public

JAMES L. WELLS,
FERDINAND LEVY,
MICHAEL DUFFY,
PATRICK KEENAN,
Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 442.)

The Committee on Public Works, to whom were referred the annexed resolution in favor of erecting a free drinking-hydrant in Marion street, near Spring street, respectfully

REPORT:

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

Resolved, That a free iron drinking-fountain, for man and beast, be placed near the southwest corner of Spring and Marion streets, on Marion street, twenty-seven feet north from the curb-line of Spring street, under the direction of the Commissioner of Public Works.

JAMES L. WELLS, MICHAEL DUFFY, FERDINAND LEVY Committee PATRICK KEENAN, Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 443.)

The Committee on Public Works, to whom were referred the annexed resolution and ordinance in favor of laying crosswalks in Washington avenue, between North Third avenue and East One Hundred and Seventy-seventh street, respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary, but are informed by the Commissioners of the Department of Public Parks that "as several of the intersections are not yet graded to the established grade * * * * the ordinance should be amended by directing crosswalks to be laid at streets graded to the established grade, or so nearly to the same that the crosswalks may be properly placed." Your Committee have therefore prepared a new reso-

lution and ordinance (marked B), in accordance with these suggestions, and they recommend that

lution and ordinance (marked B), in accordance with these suggestions, and they recommend that the same be adopted.

Resolved, That crosswalks be laid across the roadway of Washington avenue at or near its several intersections with East One Hundred and Sixty-fifth street, East One Hundred and Sixty-sixth street, East One Hundred and Sixty-seventh street, East One Hundred and Sixty-eighth street, East One Hundred and Sixty-eighth street, East One Hundred and Seventy-first street, Wendover avenue, East One Hundred and Seventy-second street, East One Hundred and Seventy-third street and East One Hundred and Seventy-fifth street, and across the roadway of each of aforesaid streets and avenue, at or near their several intersections with said Washington avenue, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted. be adopted.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, MICHAEL DUFFY, Committee Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 444.)

The Committee on Public Works, to whom were referred the annexed resolution and ordinance in favor of laying Croton-mains in One Hundred and Ninth street, from Third to Fourth avenue, respectfully

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

Resolved, That Croton-mains be laid in One Hundred and Ninth street, between Third and

Resolved, That Croton-mains be laid in One Flundred and Willin Street, between Tall Fourth avenues, as provided in chapter 381 of the Laws of 1879.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, MICHAEL DUFFY, LOHN MCCLAVE Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 445.)

The Committee on Public Works, to whom was referred the annexed petition in favor of fencing the vacant lots on the northwest corner of Second avenue and One Hundred and Twenty-sixth street, respectfully

REPORT:

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

Resolved, That the vacant lots on the northwest corner of Second avenue and One Hundred

and Twenty-sixth street be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying Ordinance therefor be adopted.

JAMES L. WELLS,
FERDINAND LEVY,
PATRICK KEENAN,
MICHAEL DUFFY,
Public Works Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 446.)

The Committee on Public Works, to whom was referred the annexed resolution in favor of lay ing water pipes in Seventy-first street, from Avenue A to the East river, respectfully

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

Resolved, That Croton water-pipes be laid in Seventy-first street, from Avenue A to the East river, as provided in chapter 381, Laws of 1879.

JAMES L. WELLS, FERDINAND LEVY, Committee PATRICK KEENAN.
MICHAEL DUFFY,
Public Works.

Which was laid over.

(G. O. 447.)

The Committee on Public Works, to whom were referred the annexed resolution and petition in favor of laying water-pipes in Seventy-eighth street, between Ninth and Tenth avenues, respect-

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

Resolved, That Croton water-pipes be laid in Seventy-eighth street, between the Ninth and Tenth avenues, as provided in chapter 381, Laws of 1879.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, JOHN McCLAVE, Committee MICHAEL DUFFY, Public Works.

Which was laid over.

(G. O. 448.)

The Committee on Public Works, to whom were referred the annexed resolution and ordinance in favor of flagging sidewalks on the east side of Fifth avenue, from Seventy-second to Eighty-sixth street, respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary, but find the ordinance incorrectly drawn, therefore recommend the adoption of the resolution marked "B," in lieu of the resolution so referred.

Resolved, That the sidewalks on the east side of Fifth avenue, from the north curb of Seventy-second street to the south curb of Eighty-sixth street, be regulated and graded so as to lay an additional course of flagging four feet wide, and that said additional course be laid between the above-described limits where not already done, under the direction of the Commissioner of Public an additional course of the same above-described limits where not already done, under the direction of the Works, and that the accompanying ordinance therefor be adopted.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, MICHAEL DUFFY, COUNTY, COU

Committee on Public Works. JOHN McCLAVE,

Which was laid over.

(G. U. 449.)

The Committee on Public Works, to whom was referred the annexed resolution in favor of lay ing Croton water-mains in Ninth avenue, from Seventy-eighth to Seventy-ninth street, respectfully REPORT:

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

Resolved, That a Croton water-main be laid in Ninth avenue, from Seventy-eighth to Seventy-

Resolved, That a Croton water-main be talk in single provided in chapter 381 of the Laws of 1879.

JAMES L. WELLS, FERDINAND LEVY,

Committee PATRICK KEENAN, MICHAEL DUFFY, Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 450.)

The Committee on Public Works, to whom were referred the annexed resolution and ordinance in favor of flagging sidewalk on south side of Eightieth street, from Fifth avenue to Madison avenue, respectfully

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary, but find the ordinance incorrectly drawn; therefore recommend the adoption of the resolution marked "B," in lieu of the resolution so referred.

Resolved, That the sidewalk on south side of Eightieth street, from the west curb of Madison

avenue to the east curb of Fifth avenue, be regulated and graded so as to lay an additional course of

flagging four feet wide, and that said additional course be laid between the above-described limits, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, MICHAEL DUFFY, Committee Public Works. JOHN McCLAVE,

Which was laid over.

(G. O. 451.)

The Committee on Public Works, to whom was referred the annexed resolution in favor of laying Croton water-mains in Boston avenue and Main street, respectfully

REPORT:

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

They therefore recommend that the said resolution be adopted.

Resolved, That Croton water-mains be laid in Boston avenue, from the present termination of the Croton water-mains in said avenue, at a point two hundred feet northerly from Jefferson street to Chestnut street; thence along Chestnut street to Locust avenue; thence along Locust avenue to Main street or Boston avenue, and thence along Main street, from the Fordham road to the line of the Twenty-third Ward, as provided in chapter 381 of the Laws of 1879.

JAMES L. WELLS, FERDINAND LEVY, PATRICK KEENAN, MICHAEL DUFFY, Committee Public Works. JOHN McCLAVE,

Which was laid over.

COMMUNICATIONS FROM THE DEPARTMENTS AND CORPORATION OFFICERS.

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

OFFICE OF THE BOARD OF ALDERMEN, No. 9 CITY HALL, NEW YORK, August 18, 1882.

To the Honorable the Board of Estimate and Apportionment:

Gentlemen—In reply to circular of the 16th instant, addressed to me by the Comptroller, requiring me to furnish your Honorable Body with a statement of each of the salaries of the members of the Board of Aldermen, their clerks, employees, and subordinates, and also the other estimated expenditures for the Common Council for the year 1883, the following is respect fully submitted as the amount and character of such estimated expenditures: submitted as the amount and character of such estimated expenditures:

	City Contingencies				#x 000	
	Contingencies Class of the Comm	on Com	oil.	• • • • • • • • • • • • • • • • • • • •	. \$1,000	
	Contingencies Clerk of the Comin	on Cour	icii	• • • • • • • • • • • • • • • • • • • •	. 250	CO
	Salaries—Common Council: President of the Board of Ald Twenty-three Aldermen, at \$.	ermen . 2,000 ea	ch		. 3,000	
-	Salaries-Clerks, Officers, etc., Bo	ard of	Alderme			
	Clerk of the Common Counc	il	riderine	* * * * * * * * * * * * * * * * * * *		
	Deputy Clark Board of Alde	11	• • • • • • •		. 4,000	
	Cananal Clark and Dandar D	imen	A11		2,500	
	General Clerk and Reader, B			n		00
	First Assistant Clerk,	"	66		. 1,700	00
	Second "	66	"		. I,000	00
	Third "	66	66	*************************	. 1,000	00
	Fourth "	66	66	**************************		
	Engrossing Clerk,	66	66	***************************************		
	Assistant Engrossing Clerk,	66	66	***************************************		
	Librarian,	66	66			1000000
	Sergeant-at-Arms,	66	66			1000000
2	Doorkeeper,	"			-	
		66	"			
	Messenger,		•		. 800	00
					\$18,000	00

RECAPITULATION.

City Contingencies. Contingencies—Clerk of Common Council

Salaries—Board of Aldermen. 250 00

\$68,250 00

FRANCIS J. TWOMEY, Clerk Common Council.

Which was referred to the Committee on Finance.

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

CITY OF NEW YORK-FINANCE DEPARTMENT,) COMPTROLLER'S OFFICE, August 17, 1882.

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

I hereby certify to the Board of Aldermen of the City and County of New York, that, pursuant to the provisions of law contained in chapter 246 of the Laws of 1881, an act entitled "An act to prevent the spread of contagious and infectious diseases in the City of New York," the Board of Estimate and Apportionment has made appropriations for the purposes specified in said act, in addition to the Final Estimate for the year 1882, adopted December 29, 1881, and presented to your Honorable Body on Monday, July 3, 1882, the amount of which appropriations is to be included in the tax levy for the present year, as follows:

 By resolution, adopted February 28, 1882
 \$1,200 00

 By resolution, adopted April 8, 1882
 5,000 00

 By resolution, adopted June 29, 1882
 15,000 00

—and that the aggregate amount of said Final Estimate, together with the said appropriations made pursuant to said act of 1881, amounting to the sum of twenty-one thousand two hundred (\$21,200) dollars, is twenty-seven million four hundred and thirty-four thousand and thirty-one dollars and fifty-six cents (\$27,434,031.56), which amount the Board of Aldermen of the City and County of New York is empowered and directed by law to cause to be raised and collected by tax imposed upon the estates, real and personal, subject to taxation, according to law, of and within the City and County of New York, in the year eighteen hundred and eighty-two.

Respectfully,

ALLAN CAMPBELL, Comptroller,

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Secretary of the Board of Police Justices:

OFFICE SECRETARY BOARD OF POLICE JUSTICES, New York, August 29, 1882.

To the Board of Estimate and Apportionment of the City and County of New York:

GENTLEMEN—The following is the estimate of the amount of expenditure required by the Board of Police Justices of the City of New York for the year 1883:

Estimate.

Eleven Police Justices, at \$8,000 per annum\$88,000 QO Four Interpreters, at \$1,200 per annum 4,800 00
One Secretary, Board of Police Justices. 500 00 500 00

Total.....\$150,800 00

J. M. PATTERSON, Jr.,
President to Board of Police Justices.

GEORGE W. CREGIER, Secretary.

Office Secretary Board Police Justices, New York, August 29, 1882.	G
To the Board of Estimate and Apportionment of the City and County of New York.	Stationery
The following is the estimate of the amount of expenditure required by the Court of Special Sessions of City and County of New York for the year 1883:	l Gas Law Books
Estimate.	
One Clerk, at \$6,000 per annum \$6,000 or One Deputy, at \$5,000 per annum 5,000 or One Interpreter, at \$2,500 per annum 2,500 or One Stenographer, at \$2,000 per annum 2,000 or One Messenger, at \$1,500 per annum 1,500 or Three Supœna Servers, at \$2,000 per annum 6,000 or	Which was r
Total	
J. M. PATTERSON, Jr.,	To the Sheriff of
George W. Cregier, Secretary. President Board of Police Justices.	SIR—Notice succeeding the fir
Which was referred to the Committee on Finance.	elected, to wit: A Governor,
The President laid before the Board the following communication from the Fourth District	A Lieutenan
Court:	A Chief Judg
FOURTH CIVIL DISTRICT COURT, August 17, 1882.	on the last day o
ESTIMATE FOR THE YEAR 1883.	Two Judges
Salaries.	A Represent District, compose
Justice (Laws 1870, chapter 383)	of the City of Ne
Clerk (Laws 1880, chapter 521). 3,000 oc Assistant Clerk (Laws 1880, chapter 521). 3,000 oc	District, compose
Stenographer (Laws 1870, chapter 741). 2,000 oc Interpreter (Laws 1866, chapter 745). 1,200 oc	A Representa
I wo Attendants, each \$1,000 (Laws 1857, chapter 344)	A Represent
Janitor (Laws 1880, chapter 392)	District, compose Ward lying with
Total\$18,100 00	A Represent District, compose
Supplies.	street, Seventh a
Steam for heating Court-room and Clerk's Office (Laws 1857, chapter 344) \$75 co	Wards as lies wit A Represent
Stationery and blanks (Laws 1857, chapter 344). 275 00 Gas (Laws 1857, chapter 344). *25 00	District, compose the Nineteenth ar
375 00	A Represent
Total	sional District, co
Respectfully,	as is east of Eigh west of Third av
ALFRED STECKLER,	chapter 798, Law
Which was referred to the Committee on Finance. Justice, etc.	m
The President laid before the Board the following communication from the Sixth District	Twenty-four A Sheriff, in A County Cl
DISTRICT COURT IN THE CITY OF NEW YORK, FOR THE SIXTH JUDICIAL DISTRICT,	Three Coron Twenty-four All whose ter
To the Honorable the Board of Aldermen: New York, August 17, 1882.)	notice is hereby
The following is an estimate of expenditures for the above-named Court for the year 1883:	229 of the Laws
Salaries—	and made a part
Justice \$6,000 00 Clerk 3,000 00 Assistant Clerk 3,000 00	Proposing amenda
Stenographer 2,000 00 Interpreter 1,200 00	Resolved, (if
Two Attendants, at \$1,200	amended so as to § 3. The firs
\$18,500 00	hereafter be impo
Coal	lations as have
Fas	The Legislature superintendence a
———— \$5∞ oo	amended, which million nine hund
\$19,000 00	as the "canal del
Respectfully submitted,	known as the "ca
WILLIAM H. KELLY, Justice.	as provided in the
Which was referred to the Committee on Finance.	adequate security
The President laid before the Board the following communication from the Eighth District Court:	the Canal Board
DISTRICT COURT IN THE CITY OF NEW YORK	Resolved (if
FOR THE EIGHTH JUDICIAL DISTRICT, August 22, 1882. To the Honorable the Board of Aldermen:	so as to read as for § 5. There s
In accordance with section 112 of chapter 335 of the Laws of 1873, as amended by section	interest and exting
so of chapter 757 of the Laws of 1873, I herewith furnish you with an estimate of the amount of expenditure required in the above Court for the next ensuing financial year:	be appropriated at the interest of the year, beginning or
Frederick G. Gedney, Justice \$6,000 00 Henry G. Leask, Clerk 3,000 00	dollar of the value
Carson G. Archibald, Assistant Clerk	sufficient with the
ohn G. Jenny, Interpreter	appropriated and interest of said del
Dliver Davis, Attendant	merest of said del

expenditure required in the above Court for the next ensuing financial year:	
Frederick G. Gedney, Justice	\$6,000 00
Henry G. Leask, Clerk	3,000 00
Carson G. Archibald, Assistant Clerk	3,000 00
James W. Tooley, Stenographer	2,000 00
John G. Jenny, Interpreter	1,200 00
Oliver Davis, Attendant	1,200 00
Alexander Murray, Attendant	1,200 00
Thomas J. Clark, Attendant	1,200 00
Samuel Barclay, Janitor	900 00
Total	\$19,700 00
Respectfully submitted,	

FREDERICK G. GEDNEY, Justice Eighth District Court. Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Ninth District Court:

> NINTH JUDICIAL DISTRICT COURT. ONE HUNDRED AND TWENTY-FIFTH STREET BETWEEN LEXINGTON AND FOURTH AVENUES, New York, August 30, 1882.

Hon. The Board of Aldermen of the City and County of New York:

GENTLEMEN-In accordance with request contained in circular issued by Department of Finance on August 16, 1882, I furnish below departmental estimate of the amount of expenditure required for the Ninth District Civil Court for the year 1882, viz.:

C	AI		-		-	
3	ΑI	.A	к	ΙE	S	٠

Salary of	Justice	\$6,000	00
46	Clerk		
"	Assistant Clerk	3,000	00
46	Stenographer	2,000	00
- 66	Interpreter	1,200	00
44	Attendant		
**	Attendant		
"	Janitor	900	00

SUPPLIES.	
Stationery	\$400 00
ruel	75 00
Gas	20 00
Law Books	50 00

545 00 \$18,645 00

Respectfully submitted,

HENRY P. McGOWN, Justice.

eferred to the Committee on Finance.

t laid before the Board the following communication from the Sherift:

STATE OF NEW YORK, Office of the Secretary of State, Albany, July 31, 1882.

f the County of New York:

is hereby given that the General Election, to be held in this State on the Tuesday st Monday of November next (November seventh), the following officers are to be

in the place of Alonzo B. Cornell. t-Governor, in the place of George G. Hoskins. ge of the Court of Appeals (for a full term), in the place of Charles Andrews (ap-overnor in the place of Charles J. Folger, resigned), whose term of office will expire

foremor in the place of Charles J. Folger, resigned), whose term of office will expire of December next.

Intative in the Forty-eighth Congress of the United States, for the State at large.

Is of the Superior Court, in the place of William H. Arnoux and Horace Russell. tative in the Forty-eighth Congress of the United States, for the Fifth Congressional ed of the First, Second, Third, Fourth, Fifth, Sixth, Eighth and Fourteenth Wards of Work, Bedloe's Island, Ellis' Island and Governor's Island, tative in the Forty-eighth Congress of the United States for the Sixth Congressional ed of the Seventh, Eleventh, and Thirteenth Wards of said city.

Intuitive in the Forty-eighth Congress of the United States for the Seventh Congressional ed of the Tenth and Seventeenth Wards of said city.

Intuitive in the Forty-eighth Congress of the United States for the Eighth Congressional ed of the Ninth, Fifteenth and Sixteenth Wards, and that portion of the Eighteenth in Fourteenth street, Twenty-sixth street and Fourth and Sixth avenues. In the Forty-eighth Congress of the United States for the Ninth Congressional ed of so much of the Twentieth Ward as lies within Twenty-sixth street, Fortieth twenue and the Hudson river, and so much of the Twelfth and Twenty-second thin Fortieth street, Spuyten Duyvil Creek, Eighth avenue and Hudson river. In the Forty-eighth Congress of the United States for the Tenth Congressional ed of so much of the Eighteenth Ward as is east of Fourth avenue, and so much of the Twenty-first Wards of said city as is east of Third avenue and Blackwell's Island. In Twenty-first Wards of said city as is east of Third avenue and Blackwell's Island. It wenty-first Wards of said city as lies within Twenty-second Wards and Seventh avenues, and so much of the Twentieth Ward as lies within Twenty-sixth street, lixth and Seventh avenues, and so much of the Twentieth Ward so said city as lies wenue and Ward's and Randall's Island. As said districts were established by the of the Seventh avenues, and Randall's Islan

County Officers, also to be Elected for said County.

nembers of Assembly.

the place of Peter Bowe. erk, in place of William A Butler.

ers, in the place of Thomas C. Knox, Gerson N. Herman and John H. Brady. Aldermen, one from each Assembly District.

ms of office, except Alderman, will expire on the last day of December next. And further given that the following concurrent resolutions proposing amendments to ill also be submitted to a vote at said election, pursuant to section I of chapter of 1882, and section I of chapter 343, Laws of 1832, which are hereto annexed f this notice.

Concurrent Resolutions

nents to article seven of the Constitution and providing for the abolition of tolls on the canals and the maintenance thereof by taxation.

the Senate concur), That section third of article seven of the Constitution be

read as follows:
and second sections of this article having been fully complied with, no tolls shall st and second sections of this article having been fully complied with, no tolls shall used on persons or property transported on the canals, but all boats navigating the owners and masters thereof, shall be subject to such laws and regubeen or may hereafter be enacted, concerning the navigation of the canals. Shall annually, by equitable taxes, make provision for the expences of the underpairs of the canals. The canal debt contracted under the section hereby on the 1st day of October, eighteen hundred and eighty, amounted to eight dred and eighty-two thousand two hundred dollars, shall continue to be known by, under article 7, section 3 of the Constitution;" and the sinking fund applicable hereof, together with the contributions to be made thereto, shall continue to be anal debt sinking fund." And the principal and interest of said debt shall be met effith section of this article. All contracts for work or materials on any canals the the person who shall offer to do or provide the same at the lowest price, with for their performance. No extra compensation shall be made to any contractor, may, upon the application of the contractor, cancel such contract. the Senate concur), That section 5 of article 7 of the Constitution be amended

he Senate concur), That section 5 of article 7 of the Constitution be amended

so as to read as follows:
§ 5. There shall annually be imposed and levied a tax which shall be sufficient to pay the interest and extinguish the principal of the canal debt mentioned in the third section of this article, as the same shall become due and payable, and the proceeds of such tax shall, in each fiscal year, be appropriated and set apart for the sinking fund constituted for the payment of the principal and the interest of the aforesaid debt. But the Legislature may in its discretion impose for the fiscal year, beginning on the first day of October, eighteen hundred and eighty-three, a State tax on each dollar of the valuation of the property in this State which may by law then be subject to taxation, sufficient with the accumulations of the sinking fund applicable thereto, to pay in full both the principal and interest of the canal debt before mentioned, and the proceeds of such tax shall be appropriated and set apart for the sinking fund constituted for the payment of the principal and the interest of said debt. In the event of such action by the Legislature, then the Legislature shall, under the law directing the assessment and levy of such tax, make such provision for the retirement of the canal debt as it shall deem equitable and just to the creditors of the Constitution be amended

Resolved (if the Senate concur), That section six of article seven of the Constitution be amended

§ 6. The Legislature shall not sell, lease or otherwise dispose of the Eric Canal, the Oswego Canal, the Champlain Canal, the Cayuga and Seneca Canal, or the Biack River Canal, but they shall remain the property of the State and under its management forever. All funds that may be derived from any lease, sale or other disposition of any canal shall be applied in payment of the canal debt mentioned in the third section of this article.

Resolved (if the Senate concur), That the foregoing amendments, having been referred by the last Legislature of this State to the present Legislature, and having been published for three months previous to the time of the last general election of Senators, in conformity with section one of article thirteen of the Constitution, are hereby submitted to the people for their action at the next general election of this State. election of this State.

State of New York: In Senate, April 5, 1882.

The foregoing resolutions were duly passed. By order of the Senate.

JOHN W. VROOMAN, Clerk. State of New York: In Assembly, April 13, 1882.

The foregoing resolutions were duly passed. By order of the Assembly.

EDW. M. JOHNSON, Clerk.

Concurrent Resolution

Proposing an amendment to article six of the Constitution, relative to election of additional

Justices of the Supreme Court.

Whereas, At the last session of the Legislature, the following amendment was proposed in

Senate and Assembly, viz.:

Resolved (if the Assembly concur), That the sixth article of the Constitution be amended by

adding thereto the following section :

§ 28. The Legislature, at the first session thereof after the adoption of this amendment, shall provide for organizing in the Supreme Court not more than five general terms thereof; and for the election of the general election next after the adoption of this amendment by the electors of the judicial districts mentioned in this section, respectively, of not more than two Justices of the Supreme Court, in addition to the Justices of that court now in office in the first, fifth, seventh and eighth,

and not more than one Justice of that court in the second, third, fourth and sixth judicial district. The Justices so elected shall be invested with their offices on the first Monday of June next after

And Whereas, The said proposed amendment was agreed to by a majority of the members elected to each of the two Houses of the said Legislature entered in their journals, with the ayes and nays taken thereon, and referred to the Legislature to be chosen at the then next general election of Senators: enators;

And whereas, Such election has taken place and said proposed amendment was duly published for three months previous to the time of making such choice, in pursuance of the provisions of section 1 of article 13 of the Constitution; therefore

Resolved (if the Assembly concur), That the foregoing amendment be submitted to the people of the State of New York at the next general election.

State of New York: In Assembly, May 24, 1882.
The foregoing resolution was duly passed. By order

EDW'D M. JOHNSON, Clerk.

State of New York: In Senate, April 19, 1882.
The foregoing resolution was duly passed. By order

JOHN W. VROOMAN, Clerk.

CHAPTER 229.

AN ACT to provide for submitting a proposed amendment to the Constitution to the electors of the State. Passed May 27, 1882

Passed May 27, 1882.

The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section I. The inspectors at each poll in the several towns and wards in this State, at the general election to be held in the State on the seventh day of November, one thousand eight hundred and eighty-two, shall provide a box to receive the ballots of the citizens of the State in relation to the amendment proposed to the Constitution by concurrent resolutions of the Legislature, passed in eighteen hundred and eighty-one and eighteen hundred and eighty-two, and each voter may present a ballot on which shall be written or printed, or partly written and partly printed, in the form following, namely: "For the proposed amendment to section three article seven of the Constitution," or a ballot on which shall be written or printed, or partly written and partly printed, in the following form, namely: "Against the proposed amendment to section three, article seven of the Constitution." The said ballot shall be indorsed "Constitutional Amendment—Canal." And all the electors in the State entitled to vote for members of the Legislature in their respective districts shall be entitled to vote on the adoption of said proposed amendment during the day of election in the several election districts in which they reside. * * * *

CHAPTER 343.

An Act to provide for submitting a proposed amendment to the Constitution to the electors of the State, increasing number of Justices of Supreme Court.

Passed June 10, 1882; three-fifths being present

districts in which they reside.

Respectfully yours,
JOSEPH B. CARR, Secretary of State.

SHERIFF'S OFFICE, COUNTY COURT HOUSE, CITY AND COUNTY OF NEW YORK, July 31, 1882.

I certify the above to be a true copy of the Election notice received by me this day from the Secretary of State.

PETER BOWE, Sheriff of the City and County of New York.

Which was ordered on file.

The President laid before the Board the following communication from the Counsel to the Corporation:

LAW DEPARTMENT,
OFFICE OF THE COUNSEL TO THE CORPORATION, NEW YORK, August 14, 1882.

To the Honorable the Board of Aldermen:

To the Honorable the Board of Aldermen:

Gentlemen—I observe, by the City Record of July 5, 1882, that the Board of Aldermen is reported as acting as a Board of Supervisors, on that day, in the receipt of the assessment rolls from the Commissioners of Taxes and Assessments, and of the final estimate for 1882, from the Comptroller. I take the liberty, therefore, of calling your attention to the fact that there is no such office in the City of New York as that of Supervisor, and that there is no Board of Supervisors, and that the Board of Aldermen, in the performance of any duties devolved upon them by law, can no longer lawfully act as a Board of Supervisors, but must perform all such duties as a Board of Aldermen.

At the time the act consolidating the City and County of New York was passed, in 1874, there were certain duties imposed upon Boards of Supervisors by the Constitution of the State, and it was, therefore, impossible, at that time, to abolish the Board of Supervisors, in this County. The powers and duties, however, previously devolved upon the Board of Supervisors, in this County, were transferred to the Board of Aldermen, so far as it was possible to do so, though it was provided, in a supplementary and explanatory act (chapter 305), that nothing in the act consolidating the City and County should be construed to affect the election and appointment of county officers whose election and appointment were provided for by the Constitution, the apportnomment of Members of Assembly, or any other purpose for which the City and County of New York was recognized in the Constitution. The Constitutional difficulty, about transferring all the powers of the Board of Supervisors to the Board of Aldermen was, however, afterwards removed by an amendment of the Constitution, which took effect January 1, 1875, and which was as follows:

"There shall be in the several counties, except in cities whose boundaries are the same as those of the county, a Board of Supervisors, to be composed of such numbers and elected in su

"There shall be in the several counties, except in cities whose boundaries are the same as those of the county, a Board of Supervisors, to be composed of such numbers and elected in such manner and for such period as is or may be provided by law. In any such city, the duties and powers of the Board of Supervisors may be devolved upon the Common Council or Board of Aldermen thereof."

After the adoption of this amendment to the Constitution, the question whether the office of Supervisor and the Board of Supervisors still existed in the City and County of New York, came before the Court of Appeals, in the case of Billings vs. The Mayor, 68, N. V., 413. Mr. Billings was an Alderman and claimed salary from the city for his services as supervisor. One of the grounds of the defence was that there was no such office as supervisor, nor was there any Board of Supervisors, and this defence was sustained by the unanimous judgment of the Court of Appeals. The opinion was written by Judge Rapallo, who, after referring to the provisions of chapter 304 of the act of 1874, consolidating the City and County of New York, said:

"The object of this act, as is well known, and is apparent from its whole context, was to abolish, as far as the constitution permitted, a separate county organization and the function of the Board of Supervisors, and to vest all the functions of that body in the Board of Aldermen as such. But inasmuch as by the constitution, 1846, Article 3, Section 5), the exception was made so as to enable the Board of Aldermen to act as a Board of Supervisors in the cases where action as supervisors was required by the constitution, and consequently could not be devolved by the Legislature visors was required by the constitution, and consequently could not be devolved by the Legislature upon the Board of Aldermen. The act, therefore, devolved upon the Board of Aldermen, as such, all the powers and duties formerly appertaining to the Supervisors, excepting only such as the legislature could not authorize to be performed by any other body than the Board of Supervisors. So far and so long only as required by the constitution were any powers and functions left in any body

and so long only as required by the constitution were any powers and functions left in any body acting as a Board of Supervisors.

"By the amendment of the Constitution, which took effect January 1, 1875, Section 22, Article 3, all restraint of this description was removed. The County of New York was no longer required to have a Board of Supervisors, and in that City and County all the powers and duties of the Board of Supervisors were rendered capable of being devolved upon the Board of Aldermen. After this amendment took effect, therefore, there remained no case to which the exception contained in the act of 1874 was applicable. There was no case in which action could not 'under any power conferred by that act or otherwise, be taken in any other manner,' than by a Board of Supervisors. When there remained no case in which action in any other manner could not be authorized, that act operated to totally abolish all the functions of Supervisors as such, and there was no case in which operated to totally abolish all the functions of Supervisors as such, and there was no case in which the Board of Aldermen were required to, or could, act as a Board of Supervisors. The functions of the office having been abolished, the office itself ceased to exist, and consequently no one could be entitled to claim the salary, even if one had been attached to it."

It does not admit of question, therefore, that under this decision the Board of Aldermen in this city can no longer, under any circumstances or at any time, act as a Board of Supervisors. Whatever acts are performed must be done by the Board of Aldermen such, not by the Board of Alder-

men as a Board of Supervisors. In meeting, therefore, on the first Monday of July to receive the assessment rolls and the final estimate from the Finance Department, and in hereafter passing an ordinance levying a tax; in canvassing the votes after election, and in the performance of every other official act, the Board should meet as a Board of Aldermen, and perform such acts as a Board other official act, the Board should like the state of Aldermen, and not as a Board of Supervisors.

I am, gentlemen,

Yours respectfully, W. C. WHITNEY, Counsel to the Corporation.

Which was ordered on file.

(G. O. 452.)

The President laid before the Board the following communication from the Department of

CITY OF NEW YORK—DEPARTMENT OF PUBLIC PARKS, 36 UNION SQUARE, August 22, 1882.

To the Honorable the Board of Aldermen:

GENTLEMEN—At a meeting of the Board governing the Department of Public Parks, held on the 16th instant, the following resolution was adopted:

Resolved, That a respectful application be made to the Board of Aldermen for the adoption of a resolution authorizing this Department to proceed forthwith to put the most frequented walks in the Central Park and in the City Parks in thorough repair, in such manner as it may deem best for the interest of the City, whether by open contract or otherwise, provided that nothing herein shall be taken to authorize an expenditure greater than the amount now at the disposal of the Department for the laying and repairing of such walks.

Very respectfully,

Very respectfully, E. P. BARKER, Secretary D. P. P.

Resolved, That it be and is hereby ordered that the most frequented walks in the several parks of the City and in the Central Park, be forthwith put into thorough repair, and that the Board of Commissioners of the Department of Parks be and it hereby is authorized to proceed therewith in such manner as it may deem best for the interest of the City, whether by open contract or otherwise; provided that nothing herein shall be taken to authorize an expenditure greater than the amount now appropriated for the laying and repairing of such walks.

Which was laid over.

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

LAW DEPARTMENT,
BUREAU OF THE PUBLIC ADMINISTRATOR,
NEW YORK, August 1, 1882.

To the Honorable the Board of Aldermen:

Pursuant to Chapter 4, Article III, Section 24 of the Ordinances of the Mayor, Aldermen and Commonalty of the City of New York, of January 1, 1881, the undersigned hereby reports a transcript of such of his accounts as have been closed or finally settled, and of those on which any money has been received by him as part of the proceeds of any estate on which he has administered since the date of his last report.

Respectfully,
ALGERNON S. SULLIVAN, Public Administrator.

A transcript of such of his accounts as have been closed or finally settled since the date of his last report.

Name of Decrased.	Date of Final Decree.	Total Amount Received.	Total Amount paid for Funeral Ex- penses, Expenses of Administration, and Claims of Creditors.	Commissions paid into the City Treasury.	Amount paid to Legatees or Next of Kin.	Amount paid into City Treasury for unknown next of kin.
	1882.				THE ST	
Mary Gunn	July 7	\$1,488 05	\$394 48	\$74 40	\$1,019 17	
Bernard Brady		449 85	427 36	22 49		
George Butcher		1,850 34	172 65	92 52		\$1,585 17
Kate O. Mendheim		109 90	104 40	5 50		
Albert Hildenbrandt	" 19	472 94	101 63	23 65		347 66
Mary Jenkins	" 21	285 24	264 47	14 26		
Winifred Quinn	" 22	422 00	285 74	21 00		

A statement of the title of any estate on which any money has been received since the date of the

NAME OF DECEASED.	DATE.	Total Amount Received.	NAME OF DECEASED.	DATE.	Total Amount Received.
Robert Rogers		\$33 50 30 86 101 58 9 63 2 86 84 00	Unknown man (No. 229 South Fifth avenue Sarah Wyman Hardy Giovanni Valle Giovanni Valle	July 18, 1882 " 21, " " 24, " " 25, " " 28, "	46 98 72 32 27 50 243 90 5,339 78

Dated August 1, 1882.

ALGERNON S. SULLIVAN,

Public Administrator.

Which was ordered on file.

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

LAW DEPARTMENT, BUREAU OF THE PUBLIC ADMINISTRATOR, NEW YORK, September 1, 1882.

To the Honorable the Board of Aldermen:

Pursuant to Chapter 4, Article III, Section 24 of the Ordinances of the Mayor, Aldermen and Commonalty of the City of New York, of January 1, 1881, the undersigned hereby reports a transcript of such of his accounts as have been closed or finally settled, and of those on which any money has been received by him as part of the proceeds of any estate on which he has administered since the date of his last report.

Respectfully, ALGERNON S. SULLIVAN, Public Administrator.

A statement of the title of any estate on which any money has been received since the date of the last report.

NAME OF DECEASED.	DATE.	Total Amount Received.	NAME OF DECEASED.	DATE.	Total Amount Received.
Philip O'Brien	Aug. 3, 1882	\$332 75	John F. H. Dazel		\$365 18
Catharine Price	" ,3, "	1,507 67 1	Pauline C. Schott	" 7. "	442 64
John Conklin	" 3, "	1,705 03	Jeannie Deans	7,	155 22
Catharine Manning	" 3, " " 3, " " 3, " " 3, "	641 92	Gustav T. Meyer		1,091 25
Charles Lauie	" 3, "	570 89	Frederick A. Becker	7,	132 04
Gustav T. Meyer	" 3, "	271 48	Henry R. Hare	" 7. "	14 00
William Hauke		349 99	Ann Mackin	7,	13 00
Edward Schott	" 3, "	1,088 63	Adolph Unger	7,	12 25
John F. H. Dazel	" 3, "	1,040 40	Owen O'Neil	" 7. "	7 52
Frederick A. Becker	" 3, " " 3, " " 3, "	127 87	Ferdinand Schuman	7.	22 00
William H. Abbo	" 3, "	30 30	Gustav T. Meyer		3,109 92
John Frazer	" 3, "	5 74	Anna Solk, etc	" 15, "	777 59
Jacob Kaufman	" 3, "	257 34	James H. Lewis	" 16, "	10 30
Ashton D. Billings	" 3, "	341 25	Julia Lynch	10,	10 30
Barbara Betz	" 3, " " 3, " " 3, "	440 64	Peter D. Walker	" 16, "	52 55
Anna Solk, etc	" 3, "	937 24	James Votey	19,	67 29
Gustav T. Meyer	" 3, "	724 46	Allan E. Mahood	" 19, "	3,662 02
Catharine Manning	" 3, "	160 79	George Michiels	" 25, "	644 37
John Conklin	3,	1,020 00	George Michiels	20,	49 00
Gustav T. Meyer	" 5, "	428 72	Allan E. Mahwood	" 26, "	409 36
John Conklin	5,	117 01	George Michiels	29,	12 00
Edward Schott	" 5, "	844 4X	George Michiels	" 31, "	1,613 75

ALGERNON S. SULLIVAN,

Which was ordered on file.

The President laid before the Board the following communication from the Department of

City of New York-Department of Finance, Comptroller's Office, July 29, 1882.

To the Honorable the Board of Aldermen:

Weekly statement, showing the appropriations made under the authority contained in section 112, chapter 335, Laws of 1873, for carrying on the Common Council from January 1 to December 31, 1882, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation.

Title of Appropriations. Am t of Appropriations City Contingencies.

Contingencies—Clerk of the Common Council..... \$1,000 00 \$583 44 89 91 Salaries-Common Council 63,000 00 31,484 63

Which was ordered on file.

The President laid before the Board the following communication frem the Department of Finance:

CITY OF NEW YORK—DEPARTMENT OF FINANCE, COMPROLLER'S OFFICE, August 5, 1882.

RICHARD A. STORRS, Deputy Comptroller.

To the Honorable the Board of Aldermen:

Weekly statement, showing the appropriations made under the authority contained in section 112, chapter 335, Laws of 1873, for carrying on the Common Council from January I to December 31, 1882, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation.

Title of Appropriations. City Contingencies \$583 44 89 91 \$1,000 00 250 00 Salaries - Common Council..... 63,000 00 31,484 63

RICHARD A. STORRS, Deputy Comptroller. Which was ordered on file.

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

CITY OF NEW YORK— DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, August 12, 1882.

To the Honorable the Board of Aldermen:

Weekly statement, showing the appropriations made under the authority contained in section 112, chapter 335, Laws of 1873, for carrying on the Common Council, from January 1 to December 31, 1882, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation.

Title of Appropriations. City Contingencies \$583 44 89 91 Contingencies—Clerk of the Common Council

Salaries—Common Council 250 00 63,000 00 31,484 63

RICHARD A. STORRS, Deputy Comptroller. Which was ordered on file.

The President laid before the Board the following commuication from the Department of Police: POLICE DEPARTMENT OF THE CITY OF NEW YORK,

300 MULBERRY STREET, NEW YORK, Sept. 5, 1882.

F. J. TWOMEY, Esq., Clerk of Common Council:

My Dear Sir—I am directed by the Board of Police to respectfully call your attention to the communication from this Board to the Common Council, dated May 25, 1882, requesting authority (under section 91, chapter 335, Laws of 1873,) to make certain alterations, repairs, etc., to the prison and fence wall of Fourteenth Precinct Station-house. The Department of Buildings have pronounced them unsafe, and it is desirable that immediate steps should be taken to place them in proper and safe condition. It is respectfully requested that the matter be placed before the Board of Aldermen at their first meeting.

Very respectfully,

WM. H. KIPP, First Deputy Clerk.

Which was laid over in connection with G. O. 432.

COMMUNICATIONS.

The President laid before the Board the following communication from the Secretary of the Union Home and School:

To the Honorable the Board of Aldermen :

In accordance with instructions contained in circular of Board of Estimate and Apportionment, dated August 16, 1882, the Union Home and School for the education and maintenance of the children of volunteers, respectfully submit the following estimate as the probable amount required to be raised by tax by the County of New York for the Union Home and School, etc., as per chapter 143, Laws of 1873, for the year eighteen hundred and eighty-three:

110 children, at \$150. \$16,500 00

Respectfully submitted,

HARLOW M. HOYT, Financial Secretary Union Home and School.

New York, September 1, 1882.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Surgeon-in-Chief of the Society for the Relief of Ruptured and Crippled:

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

GENTLEMEN—The following estimate of the amount of expenditures of the Hospital of the "New York Society for the Relief of the Ruptured and Crippled," for the year 1883, is respectfully

Salaries, viz.:

Surgeon-in-Chief	\$3,000 00
House Surgeon	2,000 00
Senior Assistant	700 00
Two Junior Assistants	800 00
Surgeon Dentist	200 00
Warden	1,000 00
Matron	600 00
Assistant	144 00
Clerk	
Instructor in Gymnastics.	1,200 00
Two Findingers	300 00
Two Engineers.	1,140 00
Two Instrument makers	1,196 00
Boy for general labor.	144 00
Four Teachers and two Assistants	1,188 00
Cook	216 00
Assistant	144 00
Three Laundresses	492 00
Six Seamstresses	588 00
Ten Nurses	3
Seven Housemaids	1,524 00
Three Cleaners	720 00
Three Cleaners.	300 00
Total	\$17,596 00
	4-11390 00

		3
Total		\$17,596 00
Provisions	\$14,820 00	
Manufacturing material	3,000 00	
Medicines	675 00	
Stationery and printing	450 00	
School requisites	150 00	
Renewing furniture, bedding, etc	500 00	
Repairs to Hospital Building, to make it as nearly fire-proof as possible.	2,500 00	
Fuel	1,500 00	
Gas	800 00	
Premium on Insurance	350 00	
Croton-water rates	585 00	
		25,330 OC

Total expenditure..... \$42,926 00 The number of dependent children for whose support the City pays at the rate of \$150 per annum for each child will be not less than 180, amounting to...... \$27,000 00

\$15,926 00

In addition to the number of children treated in the hospital, not less than 8,000 patients will receive professional treatment in our out-door department, and, in nearly all instances, expensive surgical appliances, which must be kept in repair. For the support of this department we rely mainly on the contributions of the benevolent.

Very respectfully,

JAMES KNIGHT, M. D.,

Surgeon-in-Chief to the Hospital.

NEW YORK, August 31, 1882.

Which was referred to the Committee on Finance.

The President laid before the Board the following communications from the County Clerk:

COUNTY CLERK'S OFFICE - NEW COUNTY COURT-HOUSE, ¿ NEW YORK, July 31, 1882.

To Hon. WM. SAUER, President of the Board of Aldermen:

SIR—Herewith please find list of names of Commissioners of Deeds whose terms of office expire during the month of August, 1882.

Yours respectfully,

WM. A. BUTLER, Clerk.

	Names.	Term	Exp	ires
	Louis T. Brennan	Augus	it 5.	1882
	Bernard J. Byrne	"	5,	66
1	Thomas H. Burlock	66	12.	66
ı	B. Bertini	66	5,	66
١	William W. Bowles	**	14,	66
1	Patrick Collins	"	6.	66
1	David Calman	66	6.	"
1	Frank Z. Demarest	44	5,	66
1	Timothy J. Donohue		5,	66
	William Davis	66	9,	"
1	Charles A. Farley	66	5,	66
1	Leopold Garde	66	5,	**
1	John F. Gouldsbary	66	6.	66
1	Henry M. Garvin	66	6.	
1	Henry B. Gourley	66	12.	66
1	Bernard Hess	66	6.	
1	George W. Hertzel.			"
1	C. F. W. Koehler	66	22,	"
1	David Levy	66	5,	
1			5,	44
ı	William N. Loew		6,	66
I	William J. Lippmann	"	12,	6.6
į	George Harrison McAdam	"	5,	6.6
1	John S. McNulty	"	6,	66
1	John McDonough	"	12,	66
ı	John S. McGill	"	14,	"
l	Thomas A. Maguire	6:	5,	66
١	Andrew Maurer	66	12,	66
ı	Henry Max	"	12,	66
l	Denis Nunan	"	12,	66
l	Arthur Phillips	66	6,	6.6
ı	William A. Peacock	66	12,	66
ı	Charles M. Roth.	66	12,	66
ı	Edward G. Smith	66	5,	**
l	Newton Squire	66	5.	64
l	David K. Schuster	44	5,	66
l	Charles E. Sherwood	66		44
1	Adam E. Schatz	66	5,	**
1	John J. Sutton	66	12.	4.6
1	G. Waite Tubbs		5,	66
I	William D. Udell	66	6.	66
1	Charles J. White	"	5,	66
1	Charles J. Charles and Control of the Control of th		5,	

COUNTY CLERK'S OFFICE—NEW COUNTY COURT-HOUSE, NEW YORK, July 31, 1882.

To Hon. WM. SAUER, President of the Board of Aldermen:

SIR—Herewith please find list of names of parties who have failed to qualify under their respective appointments as Commissioners of Deeds.

Yours, etc., WM. A. BUTLER, Clerk. William Alt, Charles N. Berrian, Aaron Appleton, John A. Brown, James J. Brennan,
James Campbell,
James D. Carroll,
Joseph W. Hartshorn,
Daniel H. Hogan, Robert Curren, Samuel Cardwell, Jr., Samuel Cardwell, Jr., Charles A. Grant, James C. Hawley, George W. Kershaw, Herman Karpa, Michael J. McLaughlin, John J. Mandeville, Daniel Mahen, John P. Nogle Daniel H. Hogan,
Arthur Kinnier,
Samuel A. Lewis,
George D. McCarthy,
Henry J. Marrcella,
Joseph A. Michaels,
Joseph Platz,
Reuben W. Ross,
Frederick Reed,
Charles M. Stokes,
Samuel M. Smith,
J. Elliott Smith,
Francis B. Wright, John P. Nagle, Charles Rands, William K. Ross, John C. Ryer, John C. Stein,

COUNTY CLERK'S OFFICE—New COUNTY COURT HOUSE, New York, September, 1882.

Charles Schleuning, John B. Smyth.

To Hon. WM. SAUER, President of the Board of Aldermen: SIR—The following list contains the names of parties recently appointed and reappointed to the office of Commissioner of Deeds, and who have failed to qualify under their respective appoint-

Thomas H. Burlock, Charles A. L. Goldey, John F. Quarles,

Francis B. Wright,

ments:

John Carey, Laurence Keenan, John G. Tindale. Yours, respectfully, W. A. BUTLER, Clerk.

COUNTY CLERK'S OFFICE—NEW COUNTY COURT-HOUSE, NEW YORK, September, 1882.

To Hon WILLIAM SAUER, President of the Board of Aldermen-

SIR-Herewith please find list of names of Commissioners of Deeds whose terms of office expire during the month of September, 1882:

Yours respectfully, W. A. BUTLER, Clerk.

Names. Term Expires. September 8, 1882 Joachime Aaron..... Robert B. Abbott
Sigismund Bott.
Walter W. Batran. Henry C. Bertrand
Perit L. Barlow. 66 William Blake
John B. Christie
Louis Cohen
Valentine Cook, Jr George Corbitt
George O. Clarke.
William J. Curtis
Asa D. Dickinson. 10,

Names.	Term Ex	pire	s.
Christopher Foster	September	8	1882
August Finck	66	10.	44
Henry Frohwitter		10,	
Alexander Finente	44	25,	- 66
Edward Goldsmith	**	17,	
Edmond Fluerstel	"	8,	**
E. William Hoegberg	66	17,	66
George C. Knapp, Ir	44	8,	44
r. G. Kissam	"	8,	**
Maurice S. Kunns	**	25,	"
Charles D. Lemmon	66	17,	"
Nathan Mayer			66
John Mathews	66	13,	"
Lloyd Millnor		17,	66
William V. I. Mercer	"	17,	
Alexander II. Nones	"	17,	"
Henry E. Nugent		17,	"
John D. Holan,		17,	"
William T. Nash.		25,	"
H. Edward Olley		10.	
Trailes R. Furcell	"	8,	46
M. Warley Platzek	"	8,	"
William Fliair		17,	"
Lyman Rindskopf			"
Hyman Rosenschein.		13,	"
Charles Sommerfeld	"	25, 8, 8, 8,	"
Robert H. Shannon	"	0,	**
William H. Shields.	**	0,	"
Isidore J. Schwarzkopf	"	10.	"
William E. Stewart.			"
Theodore E. Tomlinson, Jr.	"	8,	"
Henry C. Van Vechten.			"
George N. Veritzan		10,	46
Andrew Ward.		25,	"
James Woods.		10,	"
Warren S. Wilkey		17,	
Warren S. Wilkey Simon Michels		25,	66
Which was a Country of the Country o		13,	
Which were referred to the Committee on Salaries and Offices.			

MESSAGES FROM HIS HONOR THE MAYOR.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I herewith transmit for your consideration a letter received from Mrs. C. F. Pond relative to the manufacture and sale of toy pistols.

W. R. GRACE, Mayor.

To his Honor Mayor GRACE:

NEWPORT, R. I., July 28, 1882.

To his Honor Mayor Grace:

Dear Sir—I have not the pleasure of your acquaintance, and yet I feel you will pardon me for thus seeming to intrude upon you when you know my object in doing so.

I have just heard from a dear friend, who is passing through the agony of watching by the side of a beautiful boy, who was injured by a toy pistol on the 4th of July, in constant dread of lockjaw, symptoms of that fearful disease having already appeared. Oh, my dear sir, I write to beg of you that an ordinance may be passed forbidding the manufacture and sale of these deadly weapons in New York. I see that Boston and Baltimore have already done this. From every part of our land we hear the cry of distress. Eight cases of fatal lock-jaw are reported in Massachusetts, twelve in Chicago. Oh, let us try to save some of our children in the great City of New York!

With great respect, I remain yours,

Mrs. C. F. Pond.

P. S.—Please not to mention my name if you kindly decide to notice this request. Which was referred to the Committee on Law Department.

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

MAYOR'S OFFICE, NEW YORK, August 4, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to the owner of the property on the southeast corner of Fifth avenue and Forty-second street to erect two bay-windows seven stories high and extending five feet from the building-line; for the reason that they are objectionable incumbrances, and as appears from the dimensionsan unwarrantable occupation of public property for private purposes.

Resolved, That permission be and the same is hereby given to the owner of the property on the southeast corner of Fifth avenue and Forty-second street to erect bay-windows on the Forty-second street side of the proposed new building on that site, as follows, viz.: One bay-window to commence at a point distant ten (10) feet easterly from the easterly side or line of Fifth avenue, to be seven stories high; and one to commence at a point distant sixty-one (61) feet easterly from the easterly side or line of Fifth avenue, to be seven stories high; both to project from the line of East Forty-second street, as shown in the annexed diagram, filed with this resolution; the consent of property owners adjoining having been obtained; the work to be done at said owner's expense, under the direction of the Commissioners of the Fire Department; such permission to continue during the pleasure of the Common Council.

during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, directing that Sixteenth street be paved from Sixth to Ninth avenues with Belgian pavement, for the reason that as this street is already paved with cobble pavement it cannot be done under an ordinance, but must be repaved under chapter 476, Laws of 1875.

W. R. GRACE, Mayor. Resolved, That Sixteenth street, from Sixth to Ninth avenue, be paved with Belgian pavement, and that at the several intersecting streets and avenues crosswalks be laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Lewisohn Brothers to extend vaults in front of premises Nos. 121 and 123 Greene street, for the reason that Greene street is very narrow and the extension of these vaults would imperil the sewer and water pipes.

Resolved, That permission be and the same is hereby given to Lewisohn Brothers to extend the Resolved, That permission be and the same is hereby given to Lewisonh Brothers to extend the vaults in front of Nos. 121 and 123 Greene street a distance of five feet beyond the curb-line, upon payment of the usual fee, provided the work be done in a durable and substantial manner and that the said Lewisohn Brothers stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur during the progress or subsequent to the completion of the work, the work 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 laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, directing that street-lamps be erected, etc., on Seventy-second street, between Madison and Fourth avenues, etc., for the reason that the street mentioned in the resolution has already its full number of lamps and are all in their regular and proper places.

Resolved, That lamp-posts be erected and street-lamps of the Boulevard pattern lighted, at the following-named places: Southeast corner of Madison avenue and Seventy-second street; south

side of Seventy-second street, 200 feet east of Madison avenue; southwest corner of Fourth avenue and Seventy-second street; north side of Seventy-second street, 100 feet east of Madison avenue; north side of Seventy-second street, 300 feet east of Madison avenue, under the direction of the Commissioner of Public Works.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, directing that One Hundred and Fifty-ninth street be regulated, graded, etc., from St. Nicholas avenue to the Boulevard, for the reason that no ordinance is necessary, as the Counsel to the Corporation has given his opinion that the grading, etc., of all streets north of One Hundred and Fifty-fifth street is under the exclusive direction and control of the Commissioner of Public Works.

W. R. GRACE, Mayor.

Resolved, That One Hundred and Fifty-ninth street, from the west curb of St. Nicholas avenue to the east curb of the Boulevard, be regulated and graded, the curb and gutter stones be set, and the sidewalks flagged a space four teet wide through the centre thereof; under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, directing that the intersections of Eighty-second street and Ninth and Tenth avenues be paved with granite blocks, for the reason that a resolution is now before the Committee on Streets, etc., to pave Eighty-second street, from Ninth avenue to the Boulevard, including the intersection of Ninth and

W. R. GRACE, Mayor.

Resolved, That the intersections of Eighty-second street and Ninth and Tenth avenues, extending to a line five feet east of and parallel with the east curb and five feet west of and parallel with the west curb of Ninth and Tenth avenues respectively, and to a line five feet north of and parallel with the north curb and five feet south of and parallel with the south curb of Eighty-second street, be paved with granite-block pavement; also that crosswalks of two courses of blue stone be laid across the avenues adjoining the limits of the above-described pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to George Miller to erect a covered stand in front of his premises on Dey street, corner of Greenwich street, for the reason that the structure, mentioned in the resolution, is to be a booth—not a stand, and would be a very objectionable obstruction.

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to George Miller to erect a covered stand in front of his premises on Dey street, corner of Greenwich street, the said stand to be eight feet long, five feet high, and to be within the stoop-line; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, August 4, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to J. A. Bluxome to erect a show-window and entrance to second story of building corner of Twenty-first street and Sixth avenue, for the reason that it is an objectionable incumbrance, and, as appears from the dimensions shown in the diagram, an unwarrantable occupation of public property for private purposes.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to J. A. Bluxome to erect a show-window and entrance to second story on his building on Twenty-first street, corner of Sixth avenue, according to diagram annexed, the work done at his own expense, under the direction of the Commissioners of the Fire Department; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Jonas G. Goldsmith to erect a sign in front of his premises, No. 103 West Fourteenth street, for the reason that this sign is intended to be moved by a crane over the sidewalk, and would be dangerous to pedestrians.

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to Jonas G. Goldsmith to place, erect and maintain, at his own expense, a sign, in front of his premises, at No. 103 West Fourteenth street; such permission to continue only during the pleasure of the Common Council.

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

RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Charles Schoenwald to erect a meat-rack on the sidewalk near the curb in front of No. 91 Third avenue. A similar resolution was vetoed by me on the 20th of June, 1882, for the reason that meat-racks so placed are dangerous and objectionable and the same objection exists.

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to Charles Schoenewald to erect to be done at his own expense, under the direction of the Commissioner of Public Works; such per-

mission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Martin Keena to retain an express stand in front of No. 27 Park place, under the stairs of the elevated railroad. A similar resolution was vetoed by me on 27th of June, 1882, and the same objection exists, viz: that stands so located are objectionable obstructions.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to Martin Keena to retain express stand in front of No. 27 Park place, under the stairs of the elevated railroad; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Gottlieb Mayer to erect a barber-pole in front of No. 406 Second avenue, for the reason that it is intended to place this pole on the sidewalk near the curb.

W. R. GRACE, Mayor.

Resolved, that permission be and the same is hereby given to Gottlieb Mayer to erect a barber-

pole in front of his place of business, No. 496 Second avenue, near the curb-stone; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882. To the Honorable the Board of Aldermen .

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to the Great Atlantic and Pacific Tea Company to erect a sign in front of Nos. 126 and 128 East Thirteenth street, across the sidewalk, for the reason that signs extending over the sidewalk, from house to curb, are dangerous.

Resolved, That permission be and the same is hereby given to the Great Atlantic and Pacific Tea long and thirteen feet wide and to extend across the sidewalk at an altitude of at least twelve feet from the walk; 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 laid over, ordered to be printed in the minutes and published in full in the City

RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Fred. D. Mott to place a sign in front of his premises, No. 104 Duane street, for the reason that it is intended to place this post and sign on the sidewalk, near the curb and a fire hydrant, and would be an objectionable obstruction.

Resolved, That permission be and the same is hereby given to Fred. J. Mott to place and keep a sign in front of his premises, No. 104 Duane street, similar to the sign now in front of Hojer & Graham's, 97 Duane 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 laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, Sept. 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to William Kohlman to retain the barber-pole now in front of his premises, No. 941 Sixth avenue. A similar resolution was vetoed by me on the 27th of June, 1882, and the same objection exists, namely, that this pole is placed on the curb, and is an obstruction to public

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to William Kohlman to retain the barber-pole now in front of his premises, No. 941 Sixth avenue; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Metropolitan Job Printing Company to suspend a banner sign from the roof of their building, projecting over the sidewalk. A similar resolution was vetoed by me on the 6th of June, 1882, and the same objection exists, namely, that such signs are contrary to the provisions of the Corporation Ordinances. W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to the Metropolitan Job Printing Company to suspend a banner sign from a pole on the roof of their building, No. 38 Vesey street, projecting outwardly from the building not more than twenty feet, the banner sign to contain in letters the name of the company, 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 laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Jackson & Duffy to place a sign in front of No. 420 Sixth avenue, for the reason that it is intended to place this sign on the sidewalk near the curb-stone, and would be very objectionable obstruction.

W. R. GRACE, Mayor.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to Jackson & Duffy to place and keep a sign in front of their place of business, No. 420 Sixth avenue, the work done at their own expense; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to S. F. Myers & Co. to place a sign in front No. 179 Broadway, for the reason that the occupants of the adjoining premises claim that this sign would obstruct the view of their stores, and because it is an objectionable obstruction.

W. R. GRACE, Mayor Resolved, That permission be and the same is hereby given to S. F. Myers & Co. to place a sign in front of 179 Broadway; such permission to continue only during the pleasure of the Common

Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to James O'Brien to erect a post and sign in front of No. 1154 Third avenue, for son that it is intended to place this post and sign on the sidewalk near the W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to James O'Brien to place a sign-post at the curb in front of his premises, No. 1154 Third avenue; such permission to continue only during the pleasure of the Common Council.

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

RECORD.

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Charles Copcutt to place a stand near the southwest corner of Christopher and Greenwich streets, in Christopher street, for the reason that a stand placed on the curb would be a great obstruction in a thoroughfare like Christopher street.

Resolved, That permission be and the same is hereby given to Charles Copcutt to erect and keep a stand for the sale of newspapers in Christopher street, near the southwest corner of Christopher and Greenwich streets, 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 laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to John Monaghan to retain a stand in One Hundred and Fifty-fifth street, about two hundred feet west of Eighth avenue, for the reason that the structure mentioned in the resolution is a booth, not a stand, and is an objectionable obstruction placed on the curb. W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to John Monaghan to retain stand in One Hundred and Fifty-fifth street, about two hundred feet west of Eighth avenue; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Simon Rothchild to erect an awning in front 180 First avenue, for the reason that the occupants of the adjoining premises object, claiming that this awning will obstruct the view of their stores, and because it is an objectionable obstruction.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to Simon Rothchild to erect an awning, of tin, canvas, or other light material, in front of 180 First avenue, corner of Eleventh street, the same to extend across the sidewalk, the work to be done at his own expense; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Bamman & Van Gilluire to retain signs on awning in front of their store, corner of Fourth avenue and One Hundred and Twenty-fifth street, for the reason that such signs are objectionable, and the parties mentioned in the resolution have no permit for the awning.

W. R. GRACE, Mayor.

Resolved, That permission be and is hereby granted to Bamman & Van Gilluire to retain the canvas signs now on awning in front of their store, northwest corner of Fourth avenue and One Hundred and Twenty-fifth street; such permission to remain only during the pleasure of the Common

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to H. A. Reider to erect a sign across the sidewalk in front of No. 366 Pearl street, for the reason that signs extending over the sidewalk from house to curb, are dangerous and objectionable.

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to H. A. Reider to erect a sign across the sidewalk, such sign to be fourteen feet above the sidewalk, and to be placed in front of No. 366 Pearl street; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Richard Lowry to place a sign across the sidewalk in front of his premises, No. 388 Third avenue, for the reason that signs extending across the sidewalk from house to curb are dangerous and unsightly.

Resolved, That permission be and the same is hereby given to Richard Lowry to place a sign across the sidewalk in front of his premises, 388 Third avenue; such permission to continue only during the pleasure of the Common Council.

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

RECORD.

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, August 2, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to such of the business men on Fourteenth street, between Broadway and Sixth avenue, as may desire the privilege, to exhibit goods in show-cases, for the reason that I believe that the interests of the public will be best subserved by prohibiting the use of show-cases on the sidewalks on Fourteenth street, between Broadway and Sixth avenue, in conformity with the provisions of the ordinances and resolutions already affecting that street, and for the reasons more explicitly stated by me in my message relative to show-cases on Fourteenth street, addressed to your Honorable Body under date of June 20, 1882.

Resolved, That permission be and the same is hereby given to such of the business men on both sides of Fourteenth street, between Broadway and Sixth avenue, as may desire the privilege, to exhibit goods in show-cases, provided that not more than six feet of the sidewalk, measuring outwardly from the house-line, be occupied at any time by any such show-case; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882. To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Jacob F. Heitz to erect a barber-pole in front of No. 1584 Second avenue, for the reason that it is intended to place this pole on the curb-stone. W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to Jacob F. Heitz to erect a barber-pole at the curb-line in front of his premises, No. 1584 Second avenue; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Mrs. Maggie Muzzio to place a stand in front of No. 76 Liberty street, for the reason that it is intended to place the proposed stand on the sidewalk near the curb, which would be very objectionable in a street so narrow as Liberty street. W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to Mrs. Maggie Muzzio to place a small stand for the sale of fruit on the curb-stone in front of premises No. 76 Liberty street, she having obtained the consent of the occupants of said premises, the work done at her own expense; such permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882,

giving permission to William Muller to retain a sign now in front of No. 154 First avenue, for the reason that it is intended to place this sign on the sidewalk near the curb.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to William Muller to retain the sign now in front of his premises, No. 154 First avenue; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882. To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to John W. Suhr to erect a rolling canvas awning in front of No. 739 Second avenue, for the reason that the occupants of the adjoining premises object to the erection of this awning.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to John W. Suhr to erect a rolling canvas awning in front of premises No. 739 Second avenue, the space covered shall be from house to curb; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

By direction of the Mayor, I herewith transmit Commissioner Coleman's reply to a resolution adopted by the Board of Aldermen July 3, 1882, relative to dumping street-sweepings on certain

WM. M. IVINS, Secretary.

DEPARTMENT OF STREET CLEANING, CITY OF NEW YORK, 51 CHAMBERS STREET, NEW YORK, July 24, 1882.

Hon. WM. R. GRACE, Mayor, etc.:

SIR—I beg leave to acknowledge yours of July 6, inclosing resolution 989 of the Board of Aldermen, and for which examination and report is asked for.

In reply, I beg to state that I have not authorized any one to dump on any street, which dumping would be contrary to the laws governing the different departments having control over such streets. It has been done against my orders, and in the future if it is repeated will result in the dismissal of the offending parties. missal of the offending parties.

Respectfully,

J. S. COLEMAN, Commissioner.

Whereas, The inhabitants of Harlem, a law-abiding and dutiful people, are again being damaged seriously in the enjoyment of their property, and the health of themselves and families endangered by the Street Cleaning Department, under Commissioner James S. Coleman, in filling, with sweepings and refuse, certain and divers streets between Ninety-seventh and One Hundred and Second street, east of First avenue, in this city, some of which have not as yet been opened, according to law, and none of which have received the authority and sanction of this Common Council for the regulating and grading: therefore

Resolved, That his Honor William R. Grace, Mayor of the City of New York, be respectfully requested to inform this Board by whose sanction the Street Cleaning Department, under Commissioner James S. Coleman, are regulating and filling in One Hundred and First street, east of First avenue, with street refuse, and usurping the functions of this Common Council and other departments of the city government.

Adopted by the Board of Aldermen July 3, 1882.

Received from his Honor the Mayor July 25, 1882, without his approval or objections thereto; therefore, as provided in section 11, chapter 335, Laws of 1873, the same became adopted.

F. J. TWOMEY, Clerk of the Common Council. Which was laid over, ordered to be printed in the minutes and published in full in the CITY

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882. To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to Hirsch Bath to place a stand in front of No. 49 Wall street, for the reason that it is intended to place the stand on the sidewalk near the curb, and would be a very objectionable obstruction in such a crowded thoroughfare as Wall street.

Resolved, That permission be and the same is hereby given to Hirsch Bath to place and keep a stand on the sidewalk in front of 49 Wall street; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to H. Dingler & Co. to place a show-case in front of No. 57 College place, for the reason that it is intended to place this show-case on the sidewalk near the curb, forming a very objectionable obstruction.

Resolved, That permission be and the same is hereby given to H. Dingler & Company to place and keep a show-case on the sidewalk near the curb-stone in front of No. 57 College place; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to John Hahn to place barber-pole in front of No. 171 Third avenue, for the reason that it is intended to place this pole on the curb-stone.

W. R. GRACE, Mayor. Resolved, That permission be and the same is hereby given to John Hahn to place a barber-pole on the curb-line in front of No. 171 Third avenue, the same to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to John Callahan to place a sign over the sidewalk in front of No. 182 Bowery, for the reason that signs extending over the sidewalk are dangerous and unsightly. W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to John Callahan to place and keep a sign over the sidewalk in front of his place of business, No. 182 Bowery; said permission to continue only during the pleasure of the Common Council.

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

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882,

giving permission to William Meister to erect a barber-pole in front of No. 1482 First avenue, for the reason that it is intended to place this pole on the sidewalk near the curb.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to William Meister to erect a barber-pole at the curb-line, No. 1482 First avenue; such permission to continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, with my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to the proprietor of the Hoffman House to place an illuminated sign across the sidewalk in front of the entrance to the Hoffman House, on Twenty-fourth street, for the reason that signs extending from house to curb are dangerous and objectionable.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to the proprietor of the Hoffman House to place and keep an ornamental illuminated sign across the sidewalk in front of the café entrance of the Hoffman House, in Twenty-fourth street, west of Fifth avenue; such permission to continue only during the pleasure of the Common Council.

Which was being an advantaged as a continue only during the pleasure of the Common Council.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882. giving permission to James O'Brien to place a sign-post in front of his premises, No. 1154 Third avenue, for the reason that it is intended to place a sign and post on the sidewalk near the curb.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to James O'Brien to erect a sign post at the curb-stone in front of his place of business, No. 1154 Third avenue, between Sixty-seventh and Sixty-eighth streets, the work done at his own expense; such permission to continue only during the pleasure of the Common Council.

Which was laid as a continue of the Common Council.

during the pleasure of the Common Council.
Which was laid over, ordered to be printed in the minutes and published in full in the CITY

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

MAYOR'S OFFICE, NEW YORK, August 19, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, requesting the Superintendent of the Bureau of Incumbrances to allow show-cases to remain on the sidewalk in Fourteenth street, between Broadway and Sixth avenue, for the reason that it is a request for a sworn officer to disregard the duties imposed upon him by law.

W. R. GRACE, Mayor. Resolved, That the Superintendent of Bureau of Incumbrances is hereby requested not to inter-

fere with regard to the show-cases on Fourteenth street, between Broadway and Sixth avenue, and allow the same to remain on sidewalk inside stoop-line until the next meeting of this Board.

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

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

MAYOR'S OFFICE, NEW YORK, September 5, 1882.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 25, 1882, giving permission to the Star Newspaper Company to extend the vault in front of their premises, Nos. 26 and 28 North William street, for the reason that this street is very narrow, and that portion of it not occupied by the sewer and water pipes is covered by permits to the Stam Heating Company to lay their pipes. The extension would endanger the sewer and water pipes.

W. R. GRACE, Mayor.

Resolved, That permission be and the same is hereby given to the Star Newspaper Company to extend the vault in front of its premises, Nos. 26 and 28 North William street, a distance of six teet beyond the curb-line, as shown on the accompanying diagram, upon payment of the usual fee, provided the work be done in a durable and substantial manner, and that the said Star Newspaper Company shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building or extension of said vault during the progress or subsequent to the completion of the work, the work to be done at its 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 laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

UNFINISHED BUSINESS.

Alderman Wells, by unanimous consent, called up G. O. 404, being a resolution and ordinance,

Resolved, That a crosswalk be laid across the roadway of each intersection of East One Hun-Resolved, That a crosswalk be laid across the roadway of each intersection of East One Hundred and Fifty-eighth street with College avenue, and across the roadway of each intersection of said avenue with said street, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Dufty, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, and Wells—17.

Alderman Hall, by unanimous consent, called up G. O. 422, being a resolution and ordinance,

Resolved, That Ninety first street, from the westerly curb of Eighth avenue to the easterly curb of Riverside Drive, be regulated and graded, curb-stones set and sidewalks flagged a space of four feet wide through the centre thereof, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote, viz.:

Affirmative—The President, Aldermen Duffy, Finck, Fitzpatrick, Fleishbein, Hall, Hawes, Kenney, Kirk, Levy, Martin, McClave, O'Neil, Roosevelt, Seaman, Strack, Waite, and Wells—18.

MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Waite moved that the Board do now adjourn.

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

Affirmative—The President, Aldermen Duffy, Finck, Hall, Hawes, Kenney, Kirk, Levy, McClave, O'Neil, Roosevelt, Seaman, Strack, and Waite—14.

Negative—Aldermen Fitzpatrick, Fleishbein, Martin, and Wells—4.

And the President announced that the Board stood adjourned until Tuesday next, the 12th instant, at 12 o'clock, M. F. J. TWOMEY, Clerk.

DEPARTMENT OF PUBLIC PARKS.

Abstract of Proceedings for the week ending September 2, 1882.

No meeting held this week.

Pay-rolls amounting to \$18,193.31, were approved and sent to the Finance Department for E. P. BAKER, Secretary.

METEOROLOGICAL OBSERVATORY

OF THE

DEPARTMENT OF PUBLIC PARKS

CENTRAL PARK, NEW YORK.

Latitude 40° 45′ 58" N. Longitude 73° 57′ 58" W. Height of Instruments above the Ground, 53 feet; above the Sea, 97 feet.

ABSTRACT OF REGISTERS FROM SELF-RECORDING INSTRUMENTS,

For the Week ending September 2, 1882.

Barometer.

DATE. AUGUST AND SEPTEMBER.		7 A.M.	2 P. M.	9 P. M.	Mean for the Day.	MAXI	MUM.	MINIMUM.			
		Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Time.	Reduced to Freezing.	Time.		
Sunday,	27	30. 046	30.002	29.986	30.011	30.050	9 A.M.	29.964	12 P.M		
Monday,	28	29.916	29.914	29.960	29.930	29.986	12 P.M.	29.900	4 A.M.		
Tuesday,	29	30.042	30.078	30.110	30.077	30.136	12 P.M.	29.986	OA.M.		
Wednesday,	30	30.146	30.134	30.112	30.130	30.168	10 A.M.	30.110	12 P.M.		
Thursday,	31	30.098	30.074	30.032	30.068	30.110	0 A.M.	30.000	12 P.M.		
Friday,	1	29.948	29.898	29.898	29.915	30.000	o A.M.	29.878	4 P.M.		
Saturday,	2	29.942	29.948	29.998	29.963	30.000	12 P.M.	29.900	0 A.M.		

 Mean for the week
 30.013 inche

 Maximum
 at 10 A. M., August 30.
 30.168

 Minimum
 at 4 P. M., September 1.
 29.878

 Range
 .290
 "

Thermometers,

DATE.	7 A	.м.	2 P	. м.	9 P	м.	ME	AN.	i	Max	IMUM	ι.		Min	IMUM		MAX-
August AND September.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Time.	Wet Bulb.	Time.	Dry Bulb.	Тіше.	Wet Bulb.	Time.	In Sun.						
	-	-	-	-	-	-	-		-		-		-		-		-
Sunday, 27	65	65	65	64	63	63	64.3	64.0	69	0 A. M.	67	0 A. M.	62	12 P. M.	62	12 P. M.	Cl'dy.
Monday, 28	61	бі	70	63	64	б2	65.0	62.0	71	6 г. м.	67	6 р. м.	59	5 A. M.	59	12 P. M.	131.
Tuesday, 29	64	бі	73	67	67	63	68.0	63.7	75	4 P. M.	67	2 P. M	58	5 A. M.	58	5 A M.	132.
Wednesday, 30	62	60	76	65	68	64	68.7	63.0	78	4 P. M.	67	4 P. M.	58	6 а. м.	58	6 A. M.	131.
Thursday, 31	64	61	75	69	72	68	70.3	66.0	76	3 P. M.	69	3 P. M.	59	6 A. M.	59	6 A. M.	133.
Friday, 1	69	67	76	71	74	72	73.0	70.0	81	5 P. M.	74	5 P. M.	69	4 A. M.	67	4 A. M.	133.
Saturday, 2	73	70	85	79	74	72	77 - 3	73.7	85	2 P. M.	79	2 P. M.	70	5 A. M.	70	5 A. M.	137.

 Dry Bulb.
 Wet Bulb.

 Mean for the week.
 69.5 degrees.
 66.0 degrees.

 Maximum for the week, at 2 P. M., 2d.
 85.
 at 2 P. M., 2d.
 79.

 Minimum
 at 5 A. M., 29th.
 58.
 at 5 A. M., 29th.
 58.

 Range
 27.
 21.
 "

Wind.

DATE.		Ι	V	ELOCIT	Y IN M	liles.	FORCE IN POUNDS PER SQUARE FOOT.						
AUGUST AND SEPTEMBER.		7 A.M.	2 P. M.	9 P. M.	7 A. M.	2 P. M.	9 P. M.	Distance for the Day.	7 A. M.	2 P. M.	9 P. M.	Max.	Time.
Sunday, 27		ENE	ESE	Е	85	62	69	216	1/4	11/4	21/4	41/2	10.10 P. M.
Monday, 28	3	ENE	ENE	ESE	103	84	44	231	1/4	11/2	0	8	11.00 A.M.
Tuesday, 29		NNE	SE	s	15	40	42	97	0	0	0	1	3.15 P. M.
Wednesday, 30		NW	SE	S	22	28	47	97	0	3/4	1/4	1	4.30 P. M.
Thursday, 31		wsw	S	SSE	32	43	44	119	0	3/4	0	1	3.00 P. M.
Friday, 1		SSE	N	SE	61	44	19	124	1/4	0	0	23/4	8.00 A. M.
Saturday, 2		NW	SSE	SE	5	33	56	94	0	1/2	0	11/2	5.30 P. M.

	1	Hygrometer,						Clouds.		Rain and Snow.				
DATE. August		FORCE OF VAPOR.			CEL.	E ID-		CLEAR, O. OVERCAST, IO.			DEPTH OF RAIN AND SNOW IN INCHES.			
September.	7 A. M.	2 P. M.	9 P. M.	7 A. M.	2 P. M.	9 P. M.	7 A. M.	a P. X.	9 P. M.	Time of Beginning.	Time of Endirg.	H Duration.	Amount of Water.	Depth of Snow.
Sunday, 27	.617	.583	. 576	100	94	100	10	10	10	5.10 A. M.	12.00 P. M.	18.50	.60	
Monday, 28	- 537	.482	.529	100	66	89	10	2 Cir. Cu.	0	0 A. M.	6.00 A. M.	6.00	. 29	
Tuesday, 29	-497	.581	. 522	83	71	79	0	0	0					
Wedn'day, 30	-491	.470	- 543	88	52	79	0	0	0					
Thursday, 37	•497	.628	.631	83	72	80	r Cir. Cu.	8 Cir. Cu.	10					
Friday, 1	.635	.691	.757	89	77	90	10	t Cir. Cu.	0	1.30 A. M.	7.00 A. M.	5.30	.07	
Saturday, 2	.693	.909	.757	85	75	90	2 Cir. Cu.	4 Cir. Gu.	10					

FINANCE DEPARTMENT.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, September 1, 1882.

Monthly statement of warrants drawn against the City Treasury, January I to August 31, 1882, together with a comparative statement of the City Debt as represented in Stocks and Bonds, as of December 31, 1881, and August 31, 1882, and also a statement of and for what purposes stocks have been issued.

Warrants Drawn.

PAYABLE FROM TAXATION.	TO JULY 31.	IN AUGUST.
State Taxes Salaries, Supplies and General Expenses of the City Government Interest on the City Debt. Redemption of the City Debt (Morrisania and West Farms Bonds)	\$2,827,287 73 6,405,436 37 4,278,562 40 40,000 00 2,153,635 60	\$1,326,559 63 60,405 00
Charitable Institutions Election Expenses. Judgments. Street Cleaning Miscellaneous	602, 194 81 6,092 20 102,073 17 612,810 48 146,536 06	50,341 08 50,939 08 1,050 00 4,835 53 77,452 64 6,832 96
Total payable from Taxation	\$17,174,625 91	\$1,578,415 92
PAYABLE FROM PROCEEDS OF BONDS.		
Public Works—Street Openings and Improvements Croton Water Works. City Parks Improvements. Docks and Slips. Bridge over Harlem River. New York and Brooklyn Bridge. New York County Court-house. Assessment Commission, Expenses of. Commission for Revision of Special and Local Laws. Forty-second Street Reservoir—Removal of Pipes. Expense of Proceedings against Certain Public Officers in the City of New York. Water-meter Fund. Total payable from proceeds of Bonds.	\$1,343,341 41 636,202 49 8,018 12 522,188 35 45,899 71 134,000 00 282 14 13,247 13 780 64 2,930 13 15,934 40 40,750 00 2,185 67	\$190,008 96 99,005 93 253 26 50,103 63 295 73 350 24 416 66 1,529 54
Total payable from proceeds of bonds	\$2,928,971 02	\$342,378 95
SPECIAL AND TRUST ACCOUNTS.		
Redemption of the City Debt	\$4,331,700 00 532,098 90	\$67,174 63
Total payable from Trust Accounts	\$4,863,798 90	\$67,174 63
SUMMARY.		TEH A
Amount of warrants drawn in August	\$1,987,969 50 24,967,395 83	
Total warrants drawn to date		\$26,955,365 33

Stocks and Bonds have been issued for the following purposes:

For Public Works-Street Openings and Improvements	\$1,311,211	00	
For Public Works—Croton Water Purposes	740,000	00	
for Bridge over Harlem Kiver	44,000	00	
For New York and Brooklyn Bridge	134,000	00	
For Fire Department—For Real Estate	40,750		
For Docks and Slips	532,000		
For New York County Court-house	1,000		
For Assessment Commission, Expenses of	13,000		
For Assessment Commission—Awards	173,000		
For City Parks Improvements	8,000		
For Forty-second Street Reservoir—Removal of Pipes	2,500	1000	
For Expense of Proceedings against Certain Public Officers in the City of New York			
For Current Expenses	15,934		
of Current Expenses	15,337,900	00	

The City Debt, as represented in Stocks and Bonds, August 31, 1882

CLASSIFICATION OF DEBT.	DECEMBER 31, 1881.	JULY 31, 1882.	AUGUST 31, 1882.
Net Funded Debt	\$98,290,206 17	\$97,503,338 88	\$97,532,480 51
Revenue Bonds issued in anticipation of Taxes	\$4,328,095 00	\$16,109,529 40	\$16,959,529 40
Funded Debt.			
r. Bonds payable from the Sinking Fund, under ordinances of the Common Council	\$16,319,943 47	\$16,319,943 47	\$16,319,943 47
of section 6, chapter 383, Laws of 1878	9,700,000 00	9,700,000 00	9,700,000 00
of section 8, chapter 383, Laws of 1878	6,232,443 71	7,917,693 71	8,150,404 71
authorizing their issue	91,556,519 89	91,161,570 41	91,161,570 41
Laws of 1878. 6. Assessment Bonds issued for local improvements after June 3, 1878, for works authorized or contracted for prior thereto	6,816,600 00	6,989,600 00	6,989,600 00
7. Assessment Bonds issued for local improvements con-	1,409,000 00	1,409,000 00	1,409,000 00
tracted for or commenced after June 3, 1878 8. Assessment Bonds issued for local improvements after	475,500 00	475,500 00	475,500 00
June 9, 1880 9. Debt of the Annexed Territory of Westchester County.	975,000 00	1,690,000 00 875,500 00	1,860,000 00 875,500 00
Total Funded Debt Deduct amount in Sinking Fund for Redemption of Debt	\$134,400,507 07	\$136,538,807 59	\$136,941,518 59
(investments and cash)	36,110,300 90	39,035,468 71	39,409,038 08
Net Funded Debt	\$98,290,206 17	\$97,503,338 88	\$07,532,480 5I
Revenue Bonds— Issued under Special Laws " in anticipation of Taxes, 1880 " 1881 " 1882	\$14,195 00 400,000 00 3,913,900 00	\$46,629 40 	\$46,629 40 1,575,000 00 15,337,900 00
Total Revenue Bonds	\$4,328,095 00	\$16,109,529 40	\$16,959,529 40

" 1882. 14,187,900 00 15,337,900 00
Total Revenue Bonds. \$4,328,095 00 \$16,109,529 40 \$16,959,529 40

Cash—
City Treasury Account \$1,008,492 88
Sinking Fund—Redemption. \$364,290 09

\$2,236,351 92

POLICE DEPARTMENT.

The Board of Police met on the 1st day of September, 1882. Present—Commissioners Nichols, Mason and Matthews.

Leaves of Absence Granted.

Leaves of Absence Granted.

Inspector Thomas W. Thorne, Second District, thirty days.
Captain James Kealy, Fourteenth Precinct, five days.

"William H. Clinchy, Eighteenth Precinct, tenty days.

"John J. Ward, Thirty-third Precinct, fifteen days.

"Joseph Douglas, Fifteenth Precinct, ten days.

"A. J. Thompson, Fifth Precinct, ten days.

"John Kellaher, Fifteenth Precinct, ten days.

"Donald Grant, Fourth Precinct, fifteen days.

"John Fitzgerald, Thirty first Precinct, fifteen days.

"Nicholas Brooks, Twelfth Precinct, fifteen days.

"Nicholas Brooks, Twelfth Precinct, fifteen days.

"Nicholas Brooks, Twelfth Precinct, fifteen days.

"A. J. Thompson, Fifth Precinct, fifteen days.

"A. J. Thompson, Fifth Precinct, fifteen days.

"A. J. Thompson, Fifth Precinct, ten days.

"A. J. Thompson, Fifth Precinct, fifteen days.

"A. J. Thompson, Fifth Precinct, ten days.

"A. J. Thompson, Fifth Precinct, ten days.

"Brank B. Randall, Thirty-first Precinct, ten days.

"What There are a substituted to the substitute of the precinct of the precinct, five days, without pay.

"Bedward Galligan, Sixth Precinct, ten days, without pay.

"Bedwar

Application of the American Institute for detail of officers at Annual Fair, September 27 to December 9, 1882, was referred to the Superintendent.

Application of James Crowley, Superintendent of Telegraph, for a suitable badge for employees of Telegraph Bureau, was referred to the Chief Clerk to furnish.

Application of James A. Eden, New Brunswick, for return of a letter, was referred to Chief Clerk to answer.

Clerk to answer.

Application of Sophia Burras, widow of George S. Burras, pensioner, for pension, was referred to the Trustees of the Pension Fund.

Application of the Superintendent, for relief of Patrolman William Carlin from detail at Houston street ferry, because of physical disability, was referred to the Board of Surgeons to examine said Carlin, with a view to retirement.

Applications of Mary Fitzsimmons, wife of Patrolman John Fitzsimmons, Twenty-seventh Precinct, for \$36.16, and Ellen Breslin, widow of Doorman Patrick Breslin, for \$11.09, salary due, were referred to the Treasurer to pay on proof of identity.

The following applications for promotion to Second Grade were referred to the Superintendent for report, whether their conduct and efficiency have been satisfactory while in Third Grade:

Patrolman John E. Brennan, Eighteenth Precinct.

for report, whether their conduct and efficiency have been satisfactory while in Third Grade:
Patrolman John E. Brennan, Eighteenth Precinct.

"George W. Conklin, Eighth Precinct.

Communication from the Treasurer's bookkeeper, relative to receipt of \$225, quarter's interest on United States bonds, account of Pension Fund, was referred to the Trustees of said fund.

Communication from Mrs. Hildreth, 71 Mott street, thanking Roundsman Deaves, Eighteenth Precinct, for saving the life of her son at the fire August 24, 1882, was ordered on file, and the Chief Clerk directed to acknowledge receipt.

Communication from the Comptroller, transmitting warrants, was referred to the Treasurer.

Communications Referred to the Superintendent.

From Knickerbocker Ice Company, asking enforcement of the act for prevention of accidents to

From Knickerbocker acc Company, asking children, passed in 1870.

From M. Rosenthal, Nos. 3 and 5 Birmingham street, complaint of disorderly persons.

From Leonard Bush and others, citizens Thirteenth ward, complaint of disorderly persons, and asking additional police force.

From C. A. Briggs, Washington, D. C. (from Mayor's Office)—Complaint of watch lost or stolen.

From Francis W. Cheesbro—Complaint of disorderly boys in front of premises No. 24 West NEW YORK SUPREME COURT, WRITS OF CERTIORARI-THREE CASES.

The Board of Police.

against
John Lindeberg,
Cornelius J. McCarty,
August Alberts, Returns to be verified by signatures of Acting President and Chief Clerk and forwarded to Corporation Counsel.

NEW YORK MARINE COURT, SUMMONS AND COMPLAINT-\$2,000 DAMAGES.

against
Patrolman Charles Lanz, Twelfth Precinct.
Resolved, That it be referred to Commissioner Nichols to transfer a Sergeant from the Eleventh Precinct to some precinct where needed, and report. Referred to the Corporation Counsel to defend if there are good grounds therefor.

Resolved, That Messrs. Falk, Dannenberg and others be granted permission to present a gold shield to Captain Thomas M. Ryan, Twenty-first Precinct.

On reading and filing opinion of the Counsel to the Corporation (August 2, 1882), it was Resolved, That in pursuance of an order of the General Term of the Supreme Court, John J. McCarthy be and is hereby restored to membership upon the Police force, and that he be assigned to duty by the Superintendent in the Eighth Precinct.

Resolved, That on receipt of a certified copy of said order, the Treasurer be and is hereby directed to pay to John J. McCarthy, or to ——, his attorney, the sum of \$—, salary from ——, 1881, the date when he was so restored, to August 6, 1882, when he was placed upon the pay-rolls of the Eighth Precinct-all aye.

On reading and filing opinion of the Counsel to the Corporation (August 2, 1882), it was Resolved, That in pursuance of an order of the General Term of the Supreme Court, John Mohr be and is hereby restored to membership upon the Police force, and that he be assigned to duty by the Superintendent in the Fighth Presinct. by the Superintendent in the Eighth Precinct.

Resolved, That on receipt of a certified copy of said order, the Treasurer be and is hereby directed to pay to John Mohr, or to ———, his attorney, the sum of \$30 costs, and also the sum directed to pay to John Mohr, or to ——, his attorney, the sum of \$30 costs, and also the sum of \$——, salary from June 24, 1880, the date when he was so restored, to August 8, 1882, when he was placed upon the pay-rolls of the Eighth Precinct—all aye.

On reading and filing report of the Chief Clerk, it was

Resolved, That on receiving a certified copy of the order of the General Term of the Supreme

Court restoring Alfred B. Thieme to membership upon the Police force, the Treasurer be and is hereby directed to pay to the said Alfred B. Thieme or to A. H. Paydy his extreme the payer.

hereby directed to pay to the said Alfred B. Thieme, or to A. H. Purdy, his attorney, the sum of \$—, salary from June 7, 1882, the date when he was so restored, to July 20, 1882, when he was placed upon the pay-roll of the Fifth Precinct—all aye.

Resolved, That the Treasurer be and is hereby directed to pay over to the City Chamberlain the sum of \$5.57, being surplus moneys remaining to the credit of the Department of Clothing and Equipment during the month of July, 1882, per account rendered by Isaac L. Moe.

Resolved, That the Treasurer be and is hereby directed to pay over to the Trustees of the Police Pension Fund the sum of \$669.66 for fines imposed during the month of July, in pursuance of section 3, chapter 330, Laws of 1882. Resolved, That the Treasurer be and is hereby directed to pay over to the City Chamberlain the sum of \$245.78, being net proceeds of sale of property at public auction, August 3, 1882, for account of the School Fund, in pursuance of chapter 504, Laws of 1851.

Resolved, That the donation of Peter R. Warren, No. 120 West Twelfth street, to the Police

Pension Fund, of the sum of \$20, be and is hereby accepted, and the Chief Clerk directed to acknowledge receipt of same.

Resolved, That the pay-roll of the Central Office for the month of August, 1882, amounting to \$12,772.12, be and and is hereby ordered to be paid by the Treasurer—all aye.

Resolved, That the pay-rolls of the Police Department and force for the month of August, 1882, amounting to \$255,934.17, as per schedule, be and are hereby ordered to be paid by the

Retired Officers.

Patrolman Albert D. Robinson, Thirty-second Precinct, \$600 per annum.

"John Armstrong, Thirty-fourth Precinct, \$600 per annum.

"Einar Meyn, Steamboat Squad, \$600 per annum.

Resolved, That the bills of Martin B. Brown, \$40 and \$29 for books, be referred to the Trustees of the Police Pension Fund.

Resolved, That the bill of Gregg & Class, \$67.80, Custom-house fees for steamboat "Patrol," be and is hereby ordered to be paid by the Treasurer—all aye.

On recommendation of the Committee on Repairs and Supplies, it was

Resolved, That the following bills be approved, and the Treasurer authorized to pay the same—all aye.

Thos E Adams Do	taatina ammanaa	#	T. Danner C. T.	
Thos. F. Adams, De	tective expenses .	. \$12 2		\$15 59 16 38
William Adams,	"	. 34 7.	services	16 38
Charles L. Bockhorn,	44 44	. 70	Pollock & Van Wagenen, oil	12 78
William F. Cosgrove,			of tonock at tan tragenon, on	
		. 41 6	bands	4 50
Thomas Doyle,	" " .	. 33 6	A. Steers, lumber	160 51
	66 66			262 14
Thomas Farley,	"		I C Tiletteen & Ca anid	
		. 14 30		5 87
William E. Frink,	"	. 19 30	P. & J. Turner, gut strings	5 00
66	66 66			46 00
David Gerow,	" "		Man Wahh maala	
		. 6 75		50 85
Owen Haley,	"	. 41 65	" "	43 80
66	66 66	10 00		
Thomas Hickory	" "			4 50
Thomas Hickey,		. 27 35	D. D. A. Wortendyke & Son, ice	27 54
Charles Heidelberg,	" " .	. 27 35	White & Co., horse feed	20 00
"	66 66	74 00		
William F. Hinds,	** **			121 83
		. 5 15	Charles M. Young, Attorney, horse feed	23 00
Wm. F. McGrann,	66 66	. 9 35		197 99
Wm. W. McLaughlin,	46 46		William H Geer horse food	
			William H. Geer, horse feed	119 15
		. 25 60		346 50
"	" "	. 77 25	" New York, "	128 70
Robert McNaught,	"		" Metropolitan "	120 70
	" "		Metropolitan,	88 43
Frank Mangin, Jr.,		. 12 70	" Harlem, "	67 27
Charles O'Connor,	66 66	. 40 IC		8 10
Richard O'Connor,				
	"			II IO
Philip Reilley,		. 52 15	B. Gray, carriage hire	49 00
Silas W. Rogers,	"			
"	66 66		Otto Hoor vanairing harman	
T-1- D-11	"		Otto Haas, repairing harness	10 70
John Ruland,		. 41 00	S. G. Hatfield, hardware	2 40
. "	"	. 39 60	William C. Herriott, repairs	3 73
Joseph Weinberg	66 66	26 60	I Haymair & Co brooms and bushes	
Joseph Weinberg	"			57 75
1		. 980	Harry Hill, repairs steamboat	416 57
Albertus Wood,	66 66	. 12 60	" service of steamboat	620 00
	"	-11		
Maura A Dalson mark	" "	. 20 09	Trowe Bros., noise-shoeing	37 63
Mary A. Baker, meals	5	. 414 60	W. H. Jordan, cleaning carpets	10 08
George B. Brown, rep	pairs	13 85	D. H. King, Jr., labor	9 50
"		16 30	Law Telegraph Co., rent telephones	
66 66			Alam Telegraph Co., Tent telephones	60 00
		14 30		25 00
66 66		19 00	John Magee, meals	7 75
Martin B. Brown, boo	le	30 00	P. Malone, horse shoeing	
ii bin	3:		T.1 Maione, noise-shoeing	19 25
DIII	ding	12 00	John Miller, repairs	2 75
" prin	iting	4 00	" "	11 50
	"	350 00	46 46	
1 44				57 27
1 0		120 00	**********	17 73 68 58
	**	16 00	" " "	68 58
stati	ionery	20 00	Isaac L. Moe, cloth	
			William Cali I	3 21
		45 00	William Carlin, horse-shoeing	29 75
George W. Busteed, s	ponges	6 50	Doremus & Corbett, furniture	51 00
William Carlin, horse	shoeing			20 00
N Laslie Con photos	washe	29 75	Eugen & C. 1 f	-
N. Leslie Coe, photog	raphs	25 00	Frazer & Co., horse feed	176 51
Communipaw Coal Co	o., coal	210 00	Gutta Percha, etc., Co., hose	44 50
66 66	"	210 00	E. W. McClave & Co., lumber	
		210 00	C M-E-11 0 C	352 07
Thomas J. Cox, Jr., ex	kpenses	I 52	S. McFadden & Co., flags	54 60
A. Dellett, meals		14 60	T. W. Morris & Co., glass	2 30
F. W. Devoe & Co., o	oil	4 00	Hugh Nesbitt, painting	199 89
John Doran novemen	Own		I F Ougeleanhugh & Can be	
John Doran, newspap		5 37	J. E. Quackenbush & Son, hardware	102 80
" "		4 94	L. G. Tilottson & Co., supplies	104 16
James S. Dyer, expens	ses	2 45	J. C. Wemfle & Co., window shades	9 00
I O Emery meals			George P. Gott dishursements	
J. O. Emery, meals		3 75	George P. Gott, disbursements	111 35
" "		5 75	Oakley & Smith, horse	290 00
William S. Fraser, exp	penses	5 75 6 37		
Hugh Nesbitt, paintin	σ			-8a a.
Elec C Parlers	5	145 00	\$7	,582 04
Ely S. Parker, expense	es	7 35		
1				

Resignations Accepted.

Patrolman James Carroll, Sixteenth Precinct.

"Frederick W. Kruger, Twenty-fourth Precinct.
Resolved, That the plans and specifications for building a station-house, lodging-house and prison, in Old slip, for the First Police Precinct, be adopted on approval of Commissioner Matthews.
Resolved, That the Chief Clerk be and is hereby directed to advertise for sale at public auction (by Van Tassel and Kearney, auctioneers), the bay horse "Bob," attached to Thirty-fourth Precinct, a disabled horse in Mounted Squad, and an unserviceable buggy in Thirty-second Precinct, all condemned as unfit for use; and that horses be purchased to replace those sold.

On reading communication from Captain Hooker, Superintendent of Construction of new Steamboat, it was

On reading communication from Captain Hooker, Superintendent of Construction of new Steamboat, it was

Resolved, That the Board of Estimate and Apportionment be and is hereby respectfully requested to transfer the sum of \$320 from the appropriation made to the Police Department for the year 1880, entitled "Alterations, Fitting up, Additions to and Repairs of Station-houses," which is in excess of the amount required for the purposes and objects thereof, to the appropriation made to same Department for the year 1881, entitled "Construction or Purchase of a Steamboat for Harbor Police," which is insufficient to enable the Department to furnish the said boat with a life-raft, and additional hand fire-pump, and twenty-four galvanized iron buckets, in accordance with estimates received of the amount required to furnish the said articles, and the recommendation of Captain Wm. H. Hooker, the Superintendent of the construction of said boat. Wm. H. Hooker, the Superintendent of the construction of said boat. On report of Captain Robbins, Thirty-fourth Precinct, it was

Resolved, That Daniel S. Parsons, stableman, be and is hereby dismissed from the service of

Resolved, That Patrick Dockrey be and is hereby appointed stableman at Thirty-fourth Precinct, with compensation at the rate of \$12 per week.

Resolved, That Dectective Sergeant Joseph M. Dorsey be granted permission to receive a reward of \$500 (subject to the deduction under the rule), from Charles Mali, Belgian Consul (transmitted through Coudert Bros.), for services in matter of Lion Bernard.

Resolved, That Detective Sergeant Charles Heidelberg and Patrolman William Norton, First

Resolved, That Detective Sergeant Charles Heidelberg and Patrolman William Norton, First Precinct, be granted permission to receive a reward of \$100 (subject to the deduction under the rule), from Frederick Bolles, Deputy Sheriff of Suffolk County, for arrest of Frederick Vinton.

On report of Captain Petty, Sixth Precinct, it was

Resolved, That honorable mention be made in the records of the Department of the meritorious service of Patrolman John Cottrell, Sixth Precinct, who rescued a woman and child from a burning building, No. 58 Mulberry street, at 11.55 P. M., August 3, 1882, and that this resolution be suitable engrossed and presented to said officer.

Resolved, That the following transfers be ordered:

Roundsman Charles A. D. Schier, from Twenty-fourth Precinct to Thirtieth Precinct.

Roundsman Charles A. D. Schier, from Twenty-fourth Precinct to Thirtieth Precinct.

"Patrick Reynolds, from Eighth Precinct to Twenty-second Precinct.

"Alfred Crook, from Eighth Precinct to Thirtieth Precinct.

Patrolman James E. Ferguson, from First Precinct to Twenty-third Precinct.

"Schuyler F. West, from Sixth Precinct to Tenth Precinct.

"Patrick Green, from Fourth Precinct to Twenty-third Precinct.

George R. Tucker, from Sixteenth Precinct to Twenty-seventh Precinct.
Charles D. Sands, from Tenth Precinct to Twenty-seventh Precinct.
Philip Daab, from Eighth Precinct to Tenth Precinct.
Charles Ryan, from Twenty-seventh Precinct to Twenty-second Precinct.
John Killidea, from Sixth Precinct to Ninth Precinct.

Joseph F. Flanagan, from Tenth Precinct to Eighth Precinct. Thomas Dunman, from Eighth Precinct to Tenth Precinct.

Patrick Galligan, from Thirteenth Precinct to Eighteenth Precinct.
Frank J. Nugent, from Fourteenth Precinct to Sixth Precinct.
James A. Coyne, from Fifth Precinct to Twentieth Precinct.
Henry Schmitz, from Sixth Precinct to Thirty-second Precinct. George Reigel, from Special Service Squad to Fifteenth Precinct.

On report of the Superintendent, it was

On report of the Superintendent, it was
Resolved, That the following officers be and are hereby promoted to the second grade:
Patrolman Antonio Perrazzo, Fifth Precinct.

"David N. Grannis, Fifth Precinct.

"George Reigel, Fifth Precinct.

"James McDaniels, Nineteenth Precinct.

"Sumner Baldwin, Nineteenth Precinct.

"Edward F. Van Cott, Twenth-second Precinct.

Resolved, That H. Hill be notified that this Department will surrender the steamboat

"Florence" on Tuesday, 5th inst., at pier foot of Third street, East river, and that he be requested to receive her at that time.

Resolved, That the report of arrests for the unlawful sale of intoxicating liquors by licensed liquor dealers, on Sunday August 20th, be placed on file, and a copy forwarded to the Board of Excise, that the licenses of dealers who violate the law and desecrate the Christian Sabbath, may be revoked as the law directs.

Judgments-Fines Imposed.

	an Michael McLaughlin, Fourth Precinct, one day's pay.
66	Louis Knolhoff, Fifth Precinct, ten days' pay.
66	Thomas McNulty, Sixth Precinct, five days' pay.
66	Henry Hersche, Seventh Precinct, one day's pay.
66	William Gibson, Eighth Precinct, one day's pay.
66	John Finnerty, Eighth Precinct, one day's pay.
66	Charles A. Flay, Thirteenth Precinct, two days' pay.
66	Thomas F. Wall, Sixteenth Precinct, one day's pay.
66	Anton Bauman, Sixteenth Precinct, one day's pay.
66	John B. Sheridan, Sixteenth Precinct, one day's pay.
66	Maurice Fitzgerald, Twentieth Precinct, one day's pay.
44	John McDonnell, Twentieth Precinct, one day's pay.
66	Henry Boylan, Twentieth Precinct, one day's pay.
66	Charles Kook, Twentieth Precinct, one day's pay.
4.6	Hugh Foley, Twenty-seventh Precinct, one day's pay.
66	Hugh Foley, Twenty-seventh Precinct, one day's pay.
66	Charles Bernstein, Steamboat Squad, one day's pay.

Complaints Dismissed.

			Precinct.			Precinct.
Patro	olma	n John Conoran	4	Patrolman John	T. Masterson	14
Patro	olma	n Thomas Gilbride	4	" John	J. McKenna	18
	66	John Farrington	6	" Fran	nz Meyer	19
		John Ewing	6		rice Fitzgerald	
	66	Thomas McNulty	6	" Fran	nk Giessen	21
- 4	66	John P. Kelly	7		ert D. Gath	
3	66	William Gibson	8		er J. Tucker	
	44	George L. Artken	10		ies Coyne	
	66	Percival Hull	10	" Arte	emus Mitchell	20
	66	Julius A. Brookheim	13		tson Babbitt	
	66	John J. Doyle	13		jamin B. Northrup	32

Bureau of Elections.

Communication from John H. Davenport and others, sub-committee, National Greenback Labor Party, asking representation on the Boards of Inspectors of Election, was referred to the Committee on

Adjourned.

S. C. HAWLEY, Chief Clerk.

LAW DEPARTMENT.

Statement and Return of Moneys received by WILLIAM C. WHITNEY, Counsel to the Corporation of the City of New York, for the months of July and August 1882, rendered to the Comptroller, in pursuance of the provisions of section 26, article 1, chapter V. of the Revised Ordinances of 1866, and of sections 38 and 96 of chapter 335 of the Laws of 1873.

Date.	TITLE OF SUIT.	RECOVERY IN FAVOR OF THE CITY.	TOTAL AMOUNT.
1882. July 17	Thomas J. Naughton: Judgment for renf of 91 Chatham street, June 4, 1881		
" 26 August 3	George C. Byrne and Hugh Gardner, rent of north side of Pier 51, North river, from the L to the other end of the pier	\$241 70 356 25	
" 28	Cost of suit and interest	6,118 42	\$6,746 14

The following schedules form a report of the transactions of the office of the Counsel to the Corporation, for the week ending September 2, 1882.

The Mayor, Aldermen, and Commonalty of the City of New York are defendants, unless otherwise mentioned.

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

SUPREME COURT.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Aldermen and Commonalty of the Department of Public Works for and on benalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of One Hundred and Thirty-ninth street, from the westerly line of the Boulevard to a line 425 feet west of the same, in the City of New York.—Proceedings to open begun.

The Mayor, Aldermen and Commonalty of the City of New York, against Joshua S. Peck—To recover possession of premises on southeast line of Forty-eighth street, 530 feet east of Forty-

recover possession of premises on southeast line of Forty-eighth street, 530 feet east of Forty-eighth street and First avenue, and for damages in \$20,000.

The Mayor, Aldermen and Commonalty of the City of New York, against Henry A. Peck and Wm. L. Peck—To recover possession of premises and land under water at north side of Thirty-eighth street, 235 feet from easterly line of First avenue, and for damages in \$20,000.

The Mayor, Aldermen and Commonalty of the City of New York, against G. Alexander Thayer, John J. Jones, Wilson G. Hunt and Hamilton Blydenburgh, trustees under the last will and testament of David Jones, deceased—To recover possession of land under water on south side of Thirty high tests the state of the state of First avenue, and for demages in \$20,000. Thirty-ninth street, 275 feet 8 inches east of First avenue, and for damages in \$10,000. People, ex rel. Charles Dixon, an inmate of the New York City Asylum on Ward's Island—Habeas

Mary G. Murphy, as executrix of last will and testament of Wm. D. Murphy, deceased, against the Mayor, etc., New York—Summons, etc., for \$3,637.94 served.

People, ex rel. Lucie E. Laurent, an alleged lunatic, etc.—Habeas corpus.

COURT OF COMMON PLEAS.

ohn Spence, against The Mayor, etc., of the City of New York—Edward Gustaveson, and Henry Grossman, and Nicholas Ernst, and Jacob Stockinger, composing the firm of Ernst & Stockinger, and Henry Wills—To foreclose lien for work, labor and services performed on Grammar Schoolhouse on west side of Lexington avenue, between One Hundred and Fifth and One Hundred

MARINE COURT.

Michael Eschwer against Charles Lanz-Damages for alleged false arrest and imprisonment, August 25, 1882, \$2,000.

BEFORE THE ASSESSMENT COMMISSION APPOINTED UNDER CHAPTER 550, OF THE LAWS OF 1880.

In re petition of Isaias C. Meyer, to vacate an assessment for Sixty-second to Sixty-ninth street underground drains, from Boulevard to Hudson river.

In re petition of Richard Martin, to recover back assessment paid for regulating and grading One Hundred and Fifteenth street, Seventh and Eighth avenues.

In re petition of Wm. E. Lauer, to recover back assessment paid for regulating and grading St.

Nicholas avenue, One Hundred and Tenth to One Hundred and Fifty-fifth streets.

To reover back assessment paid for Boulevard, regulating, grading, etc., from Fifty-ninth to One Hundred and Fifty-fifth street.

In repetition of Lane F. Egitoute, et al. In re petition of Jane E. Faitoute, et al. do do do In re petition of Elias Higgins, do do do In re petition of Nathaniel D. Higgins, do do do In re petition of Nathaniel D. Higgins, do do do In re petition of Margaret P. Higgins, do do do In re petition of John A. Morris, ex'r. do do do In re petition of Gustave Reynaud, do do do In re petition of Gustave Reynaud, do do In re petition of Rosa Qualy and another, to recover back assessment paid for Seventh avenue sewers, between One Hundred and Twenty-first and One Hundred and Thirty-seventh streets.

In re petition of Rosa Qualy and another, to recover back assessment paid for Sixth avenue macadamizing One Hundred and Tenth street to Harlem river.

In re petition of Annie Bishop, to recover back assessment paid for Sixth avenue macadamizing One

In re petition of Annie Bishop, to recover back assessment paid for Sixth avenue macadamizing One Hundred and Tenth street to Harlem river.

In re petition of Annie Bishop, to recover back assessment paid for Sixth avenue sewers, between One Hundred and Sixteenth und One Hundred and Twenty-first streets.

In re petition of Thomas Hitchcock, to recover back assessment paid for Ninetieth street, regulating,

etc., Eighth to Tenth avenues.

In re petition of Alexander Perry, to recover back assessment paid for One Hundred and Sixteenth street, regulating, etc., Avenue A to Sixth avenue (East Boulevard).

In re petition of Annie De Peyster Hunt, et al., to recover back assessment paid for One Hundred and Tenth street outer sewer with branches, Fifth avenue to Harlem river.

In re petition of Denis Quinn, for reduction of assessment imposed for macadamizing Sixth avenue, from One Hundred and Fifteenth street to Harlem river.

SCHEDULE "B."

JUDGMENTS ENTERED AND ORDERS OF THE GENERAL AND SPECIAL TERMS.

John Bell vs. Mayor, etc., P. J. Vanderbilt, et al.—Order entered, substituting Jane Vanderbilt, administratrix, as defendant, in place of Peter J. Vanderbilt, deceased.

In re Mary Clancy, Tenth avenue, regulating, etc.—Order to vacate assessment entered.

In re John McCloskey, Ninth avenue, regulating, etc.—Order to vacate assessment entered.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

Matter of opening Spuyten Duyvil parkway—Motion to confirm report of Commissioners of Estimate and Assessments, made before Potter, J. Decision reserved.

People, ex rel. Dixon vs. Commissioners of Charities and Correction—Motion made before Potter, J., to dismiss writ. Granted.

People, ex rel. Lucie E. Laurent vs. Commissioners of Charities and Correction—Motion made before Potter, J., to dismiss writ. Granted.

Matter of Webster avenue opening—Motion to tax bill of costs of Commissioners of Estimate and Assessments made before Potter, J. Decision reserved.

WM. C. WHITNEY, Counsel to the Corporation.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

MEETINGS AUGUST 21 to 26, 1882.

Communications received.

From Penitentiary-List of prisoners received during week ending August 19, 1882: Males, 57;

List of 36 prisoners to be discharged from August 27 to September 2, 1882. Transmitted to Prison Association.

From Lunatic Asylum, Blackwell's Island—History of 10 patients received during week ending August 19, 1882. On file.

From New York City Asylum for Insane, Ward's Island—History of 11 patients received during week ending August 19, 1882. On file.

From City Prison—Amount of fines received during week ending August 19, 1882, \$296. On file. file.

Proposals.

Resolved, That the proposals of H. K. & F. B. Thurber & Co., to furnish 50,000 pounds of brown sugar, at 6.58-100 cents per pound; 10,000 pounds granulated sugar, at 9.16-100 cents

R. A. Robbins, 20 bales bandage muslin, at 5 22-100 cents per yard;
—be accepted, and the contracts awarded to them, the sureties having been approved by the Comptroller. Adopted.

August 21. Henrietta Donahue, Nurse, Homoeopathic Hospital. Salary, \$180 per annum.
23. John A. Hinman, Attendant, N. Y. City Asylum for Insane. Salary, \$216 per annum.
24. James White, Carpenter, N. Y. City Asylum for Insane. Salary, \$300 per annum.

Resignations.

August 21. Henry McAuley, Attendant, N. Y. City Asylum for Insane. 22. John Kidney, Attendant, N. Y. City Asylum for Insane. 26. Maggie O'Hara, Laundress, N. Y. City Asylum for Insane.

G. F. BRITTON, Secretary.

APPROVED PAPERS.

Ordinances, Resolutions, etc., approved by the Mayor during the week ending September 2, 1882.

Resolved, That permission be and the same is hereby given to John Walsh to place a watering-trough in front of his premises, No. 43 Horatio street, the water to be supplied at his own expense; the work 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.

Adopted by the Board of Aldermen, July 25, 1882.

Approved by the Mayor, August 28, 1882.

Resolved, That permission be and the same is hereby given to James H. Farrell to place and keep a watering-trough in front of his premises, No. 635 Hudson street; the work done and water supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 28, 1882.

Resolved, That permission be and the same is hereby given to John D. Crimmins to extend his show-window on building to be erected corner of Ninth avenue and Ninety-second street, three feet out from the building line, according to diagram annexed, the consent of the adjoining property-owners having been obtained and verified by affidavit; the work done at his own expense, under the direction of the Commissioners of the Fire Department; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 28, 1882.

Resolved, That permission be and the same is hereby given to Young & Washburn to place and keep a banner-sign across the street, in front of Nos. 268 and 269 Grand street; such permission to continue only until August 10, 1882.

Adopted by the Board of Aldermen, July 25, 1882.

Received from his Honor the Mayor, August 28, 1882, without his approval or objections thereto; therefore, as provided in section 11, chapter 335, Laws of 1873, the same became

Resolved, That permission be and the same is hereby given to B. H. Dupignac to retain the small sign now in front of his premises, No. 159 Bowery; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, July 25, 1882.

Received from his Honor the Mayor, August 29, 1882, without his approval or objections thereto; therefore, as provided in section 11, chapter 335, Laws of 1873, the same became

Resolved, That the Commissioners of the Police and Fire Departments be and they are hereby respectfully requested to grant full pay to the Policemen and Firemen while on their vacation.

Adopted by the Board of Aldermen, July 25, 1882.

Received from his Honor the Mayor, September 2, 1882, without his approval or objections thereto; therefore, as provided in section 11, chapter 335, Laws of 1873, the same became

Resolved, That the free drinking-hydrant now in front of No. 2336 Second avenue be removed to the westerly side of Third avenue, near the southwest corner of One Hundred and Eighteenth street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 4, 1882.

Resolved, That the Commissioner of Public Works be and he is hereby authorized to procure Resolved, That the Commissioner of Fubite Works be and he is hereby authorized to procute the necessary materials and labor and build steps, platforms and necessary constructions in connection therewith, the expense thereof to be chargeable to the appropriation for "Aqueduct—Repairs, Maintenance and Strengthening" for the purpose of affording access from Sedgwick avenue to the Gate House at the easterly end of High Bridge; said labor to be done by day's work, and such material to be procured by private contract, without public letting, as prescribed by section 91 of the charter, chapter 335, Laws of 1873.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 4, 1882.

Resolved, That the vacant lot on the northwest corner of Lexington avenue and One Hundred and Third street, twenty-five feet on One Hundred and Third street, and one hundred feet on Lexington avenue, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 4, 1882.

Resolved, That permission be and the same is hereby given to the owners of property on the east side of Fourth avenue, between Ninety-eighth and One Hundred and Second streets, to regulate and grade the east side of said Fourth avenue, between Ninety-eighth and One Hundred and Second streets, to conform to the new grade which has been established therefor; the work done at their own expense, under the direction of the Commissioner of Public Works, who may appoint an inspector thereon and one of the City Surveyors.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 4, 1882.

Resolved, That the Committee on Railroads, of this Board, is hereby authorized and directed to inquire into and report whether, under the provisions of the charter of the New York and Harlem Railroad Company and amendments thereto, and the agreement entered into by the said Company with the Mayor, Aldermen and Commonalty of New York, and the ordinances passed in relation thereto, this Board possesses legal power to limit and prescribe the rate of toll or fare to be charged for passengers on the cars of the Fourth avenue Horse-car Railway line and branches of same in this city; as also to regulate the license fees charged by the city on said cars, and whether such license fees or any of them have been hitherto paid. Also whether any provision has been made, by statute or ordinance, for payment to the city of any percentage on the receipts or earnings of said Fourth avenue line, or any compensation in any form by annual tax or otherwise for the franchise granted to said Company. And that said Committee shall have power to send for persons and papers.

Adopted by the Board of Aldermen, July 25, 1882.

Adopted by the Board of Aldermen, July 25, 1882. Approved by the Mayor, August 2, 1882.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT. Mayor's Office.

No. 6 City Hall, 10 A. M. to 3 P. M.
WILLIAM R. GRACE, Mayor; WILLIAM M. Ivins,
ecretary and Chief Clerk.

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

No. 13½ City Hall, 10 A. M. to 3 P. M. HENRY WOLTMAN, Register. Sealers and Inspectors of Weights and Measures.

No. 7 City Hall, 10 A. M. to 3 P. M.
WILLIAM EYLERS, Sealer First District; CHRISTOPHER
BARRY, Sealer Second District; JOHN MURRAY, Inspector
First District; JOSEPH SHANNON, Inspector Second Dis-

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

LEGISLATIVE DEPARTMENT. Office of Clerk of Common Council. No. 8 City Hall, 10 A. M. to 4 P. M.
WILLIAM SAURR, President Board of Aldermen.
FRANCIS J. TWOMEY, Clerk Common Council.
City Library.

No. 12 City Hall, 10 A. M. to 4 P. M. THOS. J. O'CONNELL, Librarian.

DEPARTMENT OF PUBLIC WORKS.

No. 31 Chambers street, 9 A. M. to 4 P. M.
HUBERT O. THOMPSON, Commissioner; FREDERICK H.
HAMLIN, Deputy Commissioner.

Bureau of Water Register. No. 31 Chambers street, 9 A. M. to 4 P. M. John H. Chambers, Register.

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

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

No. 31 Chambers street, 9 A. M. to 4 P. M. James J. Mooney, Superintendent. Engineer in Charge of Sewers.

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

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

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

No. 31 Chambers street, 9 A. M. to 4 P. M. DANIEL O'REILLY, Water Purveyor. Keeper of Buildings in City Hall Park. MARTIN J. KEESE, City Hall.

FINANCE DEPARTMENT.

Comptroller's Office. Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M. ALLAN CAMPBELL, Comptroller; RICHARD A. STORRS, Auditing Bureau.

No. 19 New County Court-house, 9 A. M. to 4 P. M. DANIEL JACKSON, Auditor of Accounts. Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. No. 5 New County Court-house, 9 A. M. to 4 P. M.
ARTEMAS CADY, Collector of Assessments and Clerk of Bureau for the Collection of City Revenues and of Markets.

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

Bureau for the Collection of Taxes. First floor Brown-stone Building, City Hall Park.
MARTIN T. McMahon, Receiver of Taxes; Alfred
VREDENBURG, Deputy Receiver of Taxes.

Bureau of the City Chamberlain. No. 18 New County Court-house, 9 A. M. to 4 P. M. J. Nelson Tappan, City Chamberlain.

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

LAW DEPARTMENT.

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

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

POLICE DEPARTMENT. Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M. Stephen B. French, President; Seth C. Hawley, Chief Clerk; John J. O'Brien, Chief Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.

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

FIRE DEPARTMENT.

Headquarters. Nos. 155 and 157 Mercer street. JOHN J. GORMAN, President: CARL JUSSEN, Secretary. Bureau of Chief of Department.

ELI BATES, Chief of Department. Bureau of Inspector of Combustibles. Peter Seery, Inspector of Combustibles. Bureau of Fire Marshal.

GEORGE H. SHELDON, Fire Marshal. Bureau of Inspection of Buildings. WM. P. ESTERROOK, Inspector of Buildings, Office hours, Headquarters and Bureaus, from 9 A. M. to 4 P. M. Saturdays, 3 P. M.

Attorney to Department. WM. L. FINDLEY, Nos. 155 and 157 Mercer street and No. 120 Broadway.

Fire Alarm Telegraph. J. ELLIOT SMITH, Superintendent of Telegraph, Nos. 155 and 157 Mercer street.

Repair Shops.

Nos. 128 and 130 West Third street.

John McCabe, Chief of Battalion-in-Charge, 8 A. M. to

Hospital Stables

No. 199 Chrystie street. Dederick G. Gale, Superintendent of Horses.

HEALTH DEPARTMENT.

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

DEPARTMENT OF PUBLIC PARKS.

No. 36 Union Square, 9 A. M. to 4 P. M. EDWARD P. BARKER, Secretary. Civil and Topographical Office.

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

DEPARTMENT OF DOCKS.

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

DEPARTMENT OF TAXES AND ASSESSMENTS Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. THOMAS B. ASTEN, President; J. C. REED,

Secretary. Office Bureau Collection of Arrears of Personal Taxes

DEPARTMENT OF STREET CLEANING. 51 Chambers street, Rooms 10, 11 and 12, 9 JAMES S. COLEMAN, Commissioner; M. J. Morrisson, Chief Clerk.

BOARD OF ASSESSORS.

Office, City Hall, Room No. 11½, 9 A. M. to 4 P. M. JOHN R. LYDECKER, Chairman; WM. H. JASPER, Secretary.

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

SHERIFF'S OFFICE.

Nos. 3 and 4 New County Court-house, 9 A. M. to 4 P. M. PETER BOWE, Sheriff; JOEL O. STEVENS, Under Sheriff ALEX. V. DAVIDSON, Order Arrest Clerk.

REGISTER'S OFFICE.

East side City Hall Park, 9 a. m. to 4 P. m.
Augustus T. Docharty, Register; J. Fairfax
McLaughlin, Deputy Register.

COMMISSIONER OF TURORS.

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

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. WILLIAM A. BUTLER, County Clerk; Chas. S. BEARDS-LEY, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE. Second floor, Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M.

John McKeon, District Attorney; Hugh Donnelly,
Chief Clerk.

THE CITY RECORD OFFICE,

No. 2 City Hall, 8 A. M. to 5 P. M., except Saturdays, on which days 8 A. M. to 3 P. M.
THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book-keeper. And Bureau of Printing, Stationery, and Blank Books.

CORONERS' OFFICE.

Nos. 13 and 15 Chatham street.

PHILIP MERKLE, THOMAS C. KNOX, GERSON N. HERRMAN, JOHN H. BRADY, Coroners; JOHN D. COUGHLIN,
Clerk of the Board of Coroners.

SUPREME COURT.

Sceond floor, New County Court-house, 10½ A, M. to 3 P. M. General Term, Room No. 9.
Special Term, Room No. 10.
Chambers, Room No. 11.
Circuit, Part II., Room No. 12.
Circuit, Part III., Room No. 13.
Circuit, Part III., Room No. 14.
Judges' Private Chambers, Room No. 15.
NoAH Davis, Chief Justice; WILLIAM A. BUTLER,
Clerk.

SUPERIOR COURT.

SUPERIOR COURT.

Third floor, New County Court-house, 11 A. M.
General Term, Room No. 29.
Special Term, Room No. 33.
Chambers, Room No. 33.
Part I., Room No. 35.
Part III., Room No. 36.
Judges' Private Chambers, Room No. 30.
Naturalization Bureau, Room No. 32.
Clerk's Office, 9 A. M. to 4 P. M., Room No. 31.
JOHN SEDGWICK, Chief Judge; THOMAS BOESE, ChiecClerk.

COURT OF COMMON PLEAS.

COURT OF COMMON PLEAS.

Third floor, New County Court-house, 11 A. M.
Clerk's Office, 9 A. M. to 4 P. M., Room No. 22.
General Term, Room No. 24.
Special Term, Room No. 21.
Chambers, Room No. 21.
Part I., Room No. 25.
Part II., Room No. 26.
Part III., Room No. 26.
Part III., Room No. 27.
Naturalization Bureau, Room No. 23.
CHARLIS P. DALY, Chief Justice; NATHANIEL JARVIS,
Jr., Chief Clerk.

COURT OF GENERAL SESSIONS.

No. 32 Chambers street. Parts I. and II.
FREDERICK SMYTH, Recorder, Presiding Judge of the
General Sessions; Henry A. GILDERSLEEVE and RUFUS
B. COWING, Judges.
Terms first Monday each month.
JOHN SPARKS, Clerk.

MARINE COURT.

General Term, Room No. 15, City Hall. Trial Term, Parts I., II., and III., second floor, City Hall. Hall.
Special Term, Chambers, Room No. 21, City Hall, 10
A. M. to 4 P. M.
Clerk's Office, Room No. 10, City Hall.
GEORGE SHEA, Chief Justice; JOHN SAVAGE, Clerk.

OYER AND TERMINER COURT.

General Term, New County Court-house, second floor, outheast corner, Room No. 13, 10:30 A. M. Clerk's Office, Brown-stone Building, City Hall Park, econd floor, northwest corner.

COURT OF SPECIAL SESSIONS.

At Tombs, corner Franklin and Centre streets, Tuesdays, Thursdays, and Saturdays, 10 A. M. Clerk's Office, Tombs.

DISTRICT CIVIL COURTS.

First District—First, Second, Third, and Fifth Wards.

southwest corner of Centre and Chambers streets, 10 A. M. to 4 P. M.
MICHAEL NORTON, Justice.
Second District—Fourth, Sixth, and Fourteenth Wards corner of Pearl and Centre streets, 9 A. M. to 4 P. M.
CHARLES M. CLANCY, Justice,
Third District—Eighth, Ninth, and Fifteenth Wards,
Sixth avenue, corner West Tenth street.
GEORGE W. PARKER, Justice.
Fourth District—Tenth and Seventeenth Wards Nos.
20 and 22 Second avenue, 9 A. M. to 4 P. M.
ALFRED STECKLER, Justice.
Fifth District—Seventh, Eleventh, and Thirteenth
Wards, No. 154 Clinton street.

Wards, No. 154 Clinton street.
JOHN H. McCARTHY, Justice.
Sixth District—Eighteenth and
Nos. 389 and 391 Fourth avenue.
WILLIAM H. KELLY, Justice.
Seventh District—Nineteenth and Twenty-second
Wards, Fifty-seventh street, between Third and Lexing-

Wards, Fifty-seventh street, between Third and Lexington avenues.

Ambrose Monell, Justice.
Eighth District—Sixteenth and Twentieth Wards, southwest corner of Twenty-second street and Seventh avenue.
Frederick G. Gedney, Justice.
Ninth District—Twelfth Ward, One Hundred and Twenty-fifth street, near Fourth avenue.
Henry P. McGown, Justice.
Tenth District—Twenty-third and Twenty-fourth Wards, corner of College avenue and Kingsbridge road.
James R. Angel, Justice.

POLICE COURTS.

Judges-Butler H. Bixby, Maurice J. Power, Henry Ford, Jacob Patterson, Jr., James T. Liebeth, Bankson T. Morgan, Henry Murray, Larcus Otterbourg, Solon B. Smith, Andrew J. J. HENRY FORD, JACOB PATTERSON, JR., JAMES T. KILBRETH, BANKSON T. MORGAN, HENRY MURRAY, MARCUS OTTERBOURG, SOLON B. SMITH, ANDREW J. WHITE, HUGH GARDINER.
GEORGE W. CREGIER, Secretary.
Office of Secretary, Fifth District Police Court, One Hundred and Twenty-fifth street, near Fourth avenue.
First District—Tombs, Centre street.
Second District—Jo. 69 Essex street.
Fourth District—Fifty-seventh street, near Lexington

venue.

Fifth District—One Hundred and Twenty-fifth street. near Fourth avenue.

Sixth District—One Hundred and Fifty-eighth stree and Third avenue.

DEPARTMENT OF PUBLIC WORKS.

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

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A SEALED envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock m., Monday, September 11, 1882, at which hour and place they will be publicly opened by the head of the Department and read, for the following:

No. 1. REGULATING, GRADING, SETTING CURB and Gutter Stones, Asphalting the Sidewalks, and Paving with trap-block pavement with Asphaltic joints, the block bounded by West street, Gansevort street, and Bogart street, and one hundred and twenty-five feet west of West street.

one hundred and twenty-no.

West street.

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

hundred and seventy feet easterly.

No. 3. PAVING WITH TRAP-BLOCK PAVEMENT
Lexington avenue, from the north side of
Ninety-third street to the north side of Ninetyfourth street, and laying crosswalks at the
intersecting streets and avenues where re-

No. 4. PAVING WITH TRAP-BLOCK PAVEMENT,

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

where required.

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

No. 7. PAVING WITH TRAP-BLOCK PAVEMENT

One Hundred and Seventh street from First to Third Avenue and laying crosswalks at the intersecting streets and avenues where

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

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

cross-walks at the intersecting streets and avenues, where required.

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

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

avenue to a point five feet east of and parallel with the east line of Fourth avenue, and setting curb-stones and flagging sidewalks therein.

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

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded, to the person making the estimate, they will, upon its being so awarded, become bound as his sureties

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

The consent last above mentioned must be accompanied 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 surety 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 national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope contaming the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate box, and no estimate can be deposited in said box until such check or money has been examined by said officer or refuse, within five days after notice that the contract is awarded. If the successful bidder shall neglect or refuse, within five days after notice that the contract is awarded. If the successful bidder shall neglect or refu

ASSESSMENT COMMISSION.

THE COMMISSIONERS APPOINTED BY CHAPter 550 of the Laws of 1880, to revise, vacate, or
modify assessments for local improvements in the City of
New York, in pursuance of said act and the act amendatory thereof, give notice to all persons affected thereby
that the notices required by the said act must be filed
with the Comptroller of said city and a duplicate thereof
with the Counsel to the Corporation, as follows:
As to all assessments for local improvements confirmed
before June 9, 1880, on or before November 1, 1882. As
to all assessments for local improvements completed before June 9, 1880, and since confirmed, on or before November 1, 1882. As to any assessment for local improvements known as Morningside avenues, within two months
after the dates upon which such assessments may be
respectively confirmed.

The notice must specify the particular assessment complained of, the date of the confirmation of the same, the
property affected thereby, and in a brief and concise
manner the objections thereto, showing, or tending to

show, that the assessment was unfair or unjust in respect to said real estate.

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

EDWARD COOPER,

JOHN KELLY,

ALLAN CAMPBELL,

GEORGE H ANDREWS,

DANIEL LORD, JR.,

Commissioners under the Act.

James J. Martin, Clerk

FIRE DEPARTMENT.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, August 30, 1882.

SEALED PROPOSALS FOR FURNISHING THIS
Department with the following agriculture.

SEALED PROPOSALS FOR FURNISHING THIS
Department with the following articles:
300,000 pounds Hay, of the quality and standard known
as Good Sweet Timothy.
55,000 pounds good clean Rye Straw.
2,500 bags clean White Oats, 80 pounds to the bag.
1,800 bags Fine Feed, 60 pounds to the bag.
—will be received by the Board of Commissioners at the
head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New
York, until 100 clock A. M., Wednesday, September 13,
at which time and place they will be publicly opened by
the head of said Department and read.
Proposals must include all of the items, specifying the
price per cwt. for hay and straw, and per bag for oats
and feed.
All of the articles are to be delivered at the various

and feed.

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

No estimate will be received or considered after the

hour named.

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

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

relates

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public nterest. 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.

Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective flaces 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 in a sum not less than one-half the amount of the estimate; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount of the estimate; 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 secrity of re

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

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 considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet as provided by law.

Bidders will write out the amount of their estimate in difference and the same and a sin default to their estimate in difference and the same and the contract will be readvertised and relet as provided by law.

by law.

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

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

JOHN J. GORMAN,

CORNELIUS VAN COTT,

HENRY D. PURROY,

Commissioners.

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

TO CONTRACTORS.

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

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

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

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time speci-

fied for the completion thereof shall have expired, are, by a clause in the contract, fixed and liquidated at twenty-five (\$25) dollars per day.

The award of the contract will be made as soon 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 aid office, on or before the day and hour above named, which envelope shall be indorsed with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

of the person or persons presenting the same, the date 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 con-

respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

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

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 either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of four hundred (\$400) dollars. Such check or money must not be inclosed in the scaled envelope containing the estimate, but must be kanded 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.

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

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

JO

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, August 22, 1882.

SEALED PROPOSALS FOR FURNISHING THIS
Department with

SEALED PROPOSALS FOR FURNISHING THIS
Department with
FIFTEEN THOUSAND (15,000) FEET OF HOSE
—will be received by the Board of Commissioners at the
head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New
York, until 10 o'clock A. M. Wednesday, September 6,
1882, at which time and place they will be publicly opened by the head of said Department and read.

Ten thousand (10,000) feet of the hose is to be of seamless patent improved carbolized steam fire engine rubberlined hose, made of best Gulf cotton and best Para rubber, Maltese Cross brand; to be not less than four (4) ply,
with five (5) ply and capped ends; of two and one-half
(2½) inches internal diameter; in lengths of fifty (50) feet
each, with New York Fire Department standard couplings attached. The couplings to be furnished by the
Fire Department. Each and every length of the hose
with the couplings attached is to be capable of resisting
a pressure test of three hundred (300) pounds to the
square inch without twisting or turning more than one

with the couplings attached is to be capable of resisting a pressure test of three hundred (300) pounds to the square inch without twisting or turning more than one revolution, or elongating more than thirty-six (36), inches or increasing in exterior diameter more than one-fourth (¼) of an inch at any point, and is to weigh not more than seventy-five (75) pounds including the couplings.

Five thousand (5,000) feet of the hose is to be seamless rubber-lined cotton fire hose, three (3) ply. Made of the best Gulf and "Peeler" cotton, and lined with the best Para rubber, of two and one haif (2½) inches internal diameter, in lengths of fifty (50) feet, with New York Fire Department standard couplings attached. The couplings to be furnished by the Fire Department. Each and every length of the hose with the couplings attached is to be capable of resisting a pressure test of three hundred (300) pounds to the square inch without twisting or turning more than one-eighth (½) of an inch at any point, or elongating more than forty-two (42) inches, and is to weigh not more than fifty-five (55) pounds including the couplings.

The contractor will be required to give a guarantee that the hose with couplings attached which shall be delivered, and each and every length, part and parcel thereof, shall and will, well and sufficiently bear and stand for and during the full end and term of three (3) years from the time the same shall be put in use, a pressure test of three hundred (300) pounds to the square inch, and the wear and tear of use by the Fire Department, its officers, agents, and servants; it being agreed that such wear and tear shall be understood to include all damage to the hose caused by being run over by vehicles or stepped upon by horses, and all other damage, except that which may be caused by pier or acids. And should any part parcel, or length of hose which shall be delivered fail to well and sufficiently bear and stand, for and during the full end and term of three years from the time the same shall be put in us

by the Fire Department, its officers, agents, and servants, then, and in every such case, the same shall be replaced, length for length, by the contractor, upon the demand in whiting and without expense to said Fire Department.

All of the hose is to be delivered at the Repair Shops of the Fire Department, Nos. 130 and 132 West Third street, on or before the sixtieth day after the execution of the contract.

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

Bidders are required to present separate estimates for each kind of hose.

No estimate will be received or considered after the hour named.

each kind of hose.

No estimate will be received or considered after the hour named.

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

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

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 con-

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance in a sum not less than one-half the amount of the estimate; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above 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 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

the award is made, and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of two hundred and fifty (250) dollars for the 10,000 feet of hose, and to the amount of one hundred twenty-five (125) dollars for the 5,000 feet of hose. 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.

time aforesaid, the amount of his deposit will be returned to him.

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

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

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

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

HEADQUARTERS

FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, September 22, 1881.

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

CARL JUSSEN, Secretary

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

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, POLICE DEPARTMENT OF THE CITY OF NEW YORK,
300 MULBERRY STREET,
NEW YORK, September I, 1882

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

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

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

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

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

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

said Department.
All the old buildings, walls and other materials now

be done, reference must be made to the plans and specifications on file in the office of the Chief Clerk of the said Department.

All the old buildings, walls and other materials now on the lot and premises are to be removed by the contractor, and shall be his property. Bidders in making their estimates will consider the value of such materials. Bidders will state in writing, and also in figures, a price for the work complete. The price is to cover the furnishing of all the materials and labor and the performance of all the work called for by the specifications, plans, drawings, and form of agreement.

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

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

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

Each estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or mthe 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

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

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

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

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

By order of the Board,

S. C. HAWLEY, Chief Clerk.

New York, August 29, 1882.

Police Department—City of New York,
PROPERTY CLERK'S OFFICE,
30c MULBERRY STREET, ROOM 39,
New York, August 18, 1882.

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

C. A. ST. JOHN, Property Clerk.

SUPREME COURT.

In the matter of the application of the Commissioners of the Department of Public Parks, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title to that certain street or avenue called Railroad Avenue East, from the Harlem river to One Hundred and Sixty-first street, in the Twenty-third Ward of the City of New York.

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 the Chambers thereof, in the County Court House, in the City of New York, on Friday the 8th day of Sepember, 1822, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, 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 Railroad Avenue East, from the Harlem river to One Hundred and Sixty-first street, in the Twenty-third Ward of the City of New York, being the following described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point (the intersection of the western line of Railroad Avenue East with the eastern United

States channel line of the Harlem river) distant 6,140 75-100 feet easterly from the eastern line of Tenth avenue, measured at right angles to the same from a point distant 5,336 72-100 feet southerly from the southeastern corner of One Hundred and Fifty-fitth street and Tenth avenue,

5,330 72-100 leet southerly from the southeastern corner of One Hundred and Fifty-fitth street and Tenth avenue, and running:

1. Thence northeasterly on a line whose direction is 15° 37′ 23″ east of that of the eastern line of Tenth avenue for 830 32-100 feet.

2. Thence deflecting to the right 16° 22′ 20″ northeasterly for 424 74-100 feet to the southern line of East One Hundred and Thirty-eighth street.

3. Thence deflecting to the right 73° 36′ 56″ southeasterly along said southern line of East One Hundred and Thirty-eighth street for 52 12-100 feet.

4. Thence deflecting to the right 106° 23′ 03″ running southwesterly for 432 25-100 feet.

5. Thence deflecting to the left 16° 22′ 20″ running southwesterly for 877 81-100 feet.

6. Thence to the right on the arc of a circle of 1,495 feet radius, whose centre lies east of the Harlem river, and whose radius passing through the southern extremity of the preceding course, forms an angle to the east of said course of 45° 29′ 10″ for 73 17-100 feet to the point of beginning.

PARCEL "B."

Beginning at a point (the processor of the northern PARCEL "B."

Beginning.

PARCEL "C."

Beginning at a point (the intersection of the northern line of East One Hundred and Forty-ninth street with the western line of Railroad Avenue East) distant 6627 41-100 feet easterly from the eastern line of Tenth avenue, measured on a line at right angles to the same and from a point thereon distant 1,822 54-100 feet southerly from the southeastern corner of One Hundred and Fifty-fifth street and Tenth avenue, and running:

1. Thence northeasterly on a line whose direction is 4° 4r' 13" east of that of the eastern line of Tenth avenue for 252 52-100 feet.

2. Thence deflecting to the right 2° 24' 50" northeasterly for 302 82-100 feet.

3. Thence deflecting to the right 3° 33' 20" northeasterly for 302 80-100 feet.

4. Thence deflecting to the right 3° 33' 20" northeasterly for 302 30-100 feet.

erly for 302 82-100 feet.
3. Thence deflecting to the right 3° 33′ 20″ northeasterly for 309 26-100 feet
4. Thence deflecting to the right 3° 00′ 40″ northeasterly for 275 21-100 feet.
5. Thence deflecting to the right 2° 41′ 00″ northeasterly for 281 °2-100 feet.
6. Thence leflecting to the right 2° 56′ 20″ northeasterly for 242 40-100 feet.
7. Thence deflecting to the right 1° 04′ 54″ northeasterly for 141 63-100 feet to the western line of Morris averuse.

8. Thence deflecting to the right 149° 44' of" south-easterly along the said western line of Morris avenue for 99 21-100 feet

99 21-100 feet
9. Thence deflecting to the right 30° 15' 54" southwesterly for 55 48-100 feet.
10. Thence deflecting to the left 1° 04' 54" southwesterly for 240 7-10 feet.
11. Thence deflecting to the left 2° 56' 20" southwest-

rely for 240 7-10 feet.

11. Thence deflecting to the left 2° 56′ 20″ southwesterly for 278 77-100 feet.

12. Thence deflecting to the left 2° 41′ 00″ southwesterly for 272 73-100 feet.

13. Thence deflecting to the left 3° 30′ 40″ southwesterly for 306 39-100 feet.

14. Thence deflecting to the left 3° 33′ 20″ southwesterly for 300 21-100 feet.

15. Thence deflecting to the left 2° 24′ 50″ southwesterly for 300 21-100 feet.

16. Thence deflecting to the left 2° 24′ 50″ southwesterly for 252 13-100 feet to the northern side of East One Hund ed and Forty-ninth street.

16. Thence deflecting to the right 75° 03′ 50″ westerly along said north side of East One Hundred and Forty-ninth street for 51 75-100 feet to the point of beginning.

Beginning at a point (the intersection of the southern line of East One Hundred and Fifty-sixth street with the western line of Railroad Avenue East) distant 7,059 5-10 feet easterly from the eastern line of Tenth avenue, measured on a line at right angles to the same and from a point thereon distant 25 47-100 feet northerly from the southeastern corner of One Hundred and Fifty-fifth street and Tenth avenue, and running:

1. Thence northeasterly on a line whose direction is 20° 55′ 13″ east of that of the eastern line of Tenth avenue for 1,579 2-100 feet to the southern side of East One Hundred and Sixty-first street.

2. Thence deflecting to the right 117° 53′ 20″ southeasterly along said southern line of East One Hundred and Fifty-sixth street for 56 57-100 feet

3. Thence deflecting to the right 117° 53′ 20″ southwesterly along said southern line of East One Hundred and Fifty-sixth street for 58 29-100 feet to the bouthern line of East One Hundred and Fifty-sixth street for 58 29-100 feet to the point of beginning.

Said lots, pieces or parcels of land are shown on a map or maps dated October 7, 1820, and filed by the Commis-

and Phys-stati steet to 38-9.

Beginning.

Said lots, pieces or parcels of land are shown on a map or maps dated October 7, 1870, and filed by the Commissioners of the Department of Public Parks, in the Department of Public Parks, in the office of the Register of the City and County of New York, and in the office of the Secretary of State of the State of New York.

Dated, New York, August 10, 1882.

WILLIAM C. WHITNEY,

Counsel to the Corporation,

Tryon Row, New York City

Tryon Row, New York City

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of One Hundred and Thirty-eighth street, from the easterly line of Tenth avenue for a distance of 909 feet 3¼ inches easterly, and a new street or avenue which is a continuation thereof, from the last mentioned point in a southerly, easterly and northerly direction to the Avenue St. Nicholas, opposite One Hundred and Thirty-fifth street, in the City of New York, as laid out pursuant to chapter \$57 of the Laws of 1881.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said C urt, to be held in the chambers thereof in the County Court House, in the City of New York, on Friday, the 29th day of September, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, 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 One Hundred and Thirty-eighth street, from the easterly line of Tenth avenue for a distance of 909 feet 3½ inches easterly, and a new street or avenue, which is a continuation thereof, from the last mentioned point in a southerly, easterly and northerly direction to Avenue, St. Nicholas, opposite One Hundred and Thirty-fifth street, in the City of New York, being the following described lots, pieces or parcels of land, viz.:

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

Beginning at a point in the easterly line of Tenth avenue, distant seven hundred and nineteen feet six inches (719' 6") southerly from the southerly line of One Hundred and Forty-first street; thence easterly and parallel with said street nine hundred and nine feet three inches and one-quarter (900' 3½"); thence southerly forty feet and three-quarters of an inch (40 o¾"); thence southerly forty feet and three-quarters of an inch (40 o¾"); thence southerly in a curved line, radius fline seventy-three feet three inches and one-half (73' 3½"); thence northerly and the surface westerly along said line seventy-three feet three inches and one-half (73' 3½"); thence northerly in a curved line, radius thirteen hundred and six feet seven inches and there-eighths (206' 754"); thence northerly and tangent thereto, distance four feet ten inches and three-sixteenths of an inch (4' 10 3-16"); thence wortherly and tangent thereto, distance four feet ten inches and three-eights of an inch (858' 1038") to the easterly line of Tenth avenue; thence northerly along said line sixty feet (60' o") to the point or place of beginning.

Also, beginning at a point in the westerly line of Avenue St. Nicholas distant one thousand five hundred and thirty-five feet eight inches and one-half (1533' 8½") southerly from the southerly line of One Hundred and thirty-five feet eight inches and one-half (1533' 8½") southerly from the southerly line of One Hundred and thirty-nive (44' 5' o') feet, distance one hundred and fivr-nine feet and one-half of an inch (150' 0'%"); thence southerly and tangent thereto, distance one hundred and fivr-nine feet and one-half of an inch (150' 0'%"); thence northerly in a curved line, radius three hundred and five-sixteenths

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of One Hundred and Thirty-ninth street, from the westerly line of the Boulevard to a line four hundred and twenty-five feet (425') west of the same, in the City of New York.

hundred and twenty-five feet (425') west of the same, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH CASES made and provided, notice i. hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof, in the County Court House, in the City of New York, on Friday the 8th day of September, 1882, at the opening of the Court on that day, or as soon thereafter as counsel can be heard there n, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Thirty-ninth street from the westerly line of the Boulevard to a line four hundred and twenty-five feet (425') west of the same, being the following described lot, piece or parcel of land, viz.:

Beginning at a point in the westerly side of Boulevard distant one hundred and ninety-nine feet ten inches (199' 10') southerly from the southwesterly corner of One Hundred and Fortieth street four hundred and twenty-five (425') feet; thence southerly and parallel to One Hundred and Fortieth street four hundred and twenty-five (425') feet to the westerly line of Boulevard; and thence northerly along said westerly side of Boulevard sixty (60') feet; thence easterly and parallel to One Hundred en ortherly along said westerly side of Boulevard; sixty (60') feet; thence in width from the westerly sine of Boulevard to a line distant four hundred and twenty-five (425') feet to the point or place of beginning. Said street being xty (60') feet in width from the westerly sine of Boulevard to a line distant four hundred and twenty-five (425') feet to the point or place of beginning. Said street being xty

Dated New York, August 10, 1882.
WILLIAM C. WHITNEY, Counsel to the Corporation, Tryon Row, New York.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the City of New York, rela-tive to the opening of One Hundred and Thirry-fifth street, from Eighth avenue to New avenue west of Eighth avenue, in the City of New York.

Fighth avenue, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof, in the County Court house, in the City of New York, on Friday the 8th day of September, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Thirty-fifth street, from Eighth avenue to New avenue west of Eighth avenue, in the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the westerly line of Eighth avenue distant four hundred and fifty-nine feet eight inches (459 8°) southerly from the southerly line of One Hundred and Thirty-seventh street; thence westerly and parallel to said street three hundred and fifty (350°) feet to the easterly line of New avenue west of Eighth avenue; thence southerly and along said line one hundred:

dred (100' o'') feet; thence easterly three hundred and fifty feet (350' o'') to the westerly line of Eighth avenue; thence northerly along said line one hundred (100' o'') feet to the point or place of beginning.

Said street to be one hundred (100' o'') feet wide between the lines of Eighth avenue and the New avenue, west of Eighth avenue.

Dated New York, August 10, 1882.

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

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the City of New York, rela-tive to the opening of One Hundred and Thirty-fourth street, from Eighth avenue to Avenue St. Nicholas, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof, in the County Court House, in the City of New York, on Friday the 8th day of September, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurterances thereto belonging, required for the opening of One Hundred and Thirty-fourth street, from Eighth avenue to Avenue St. Nicholas, in the City of New York, being the following described lot, piece or parcel of land, viz.:

Beginning at a point in the westerly line of Eighth

of New York, being the following described lot, piece or parcel of land, viz.:

Beginning at a point in the westerly line of Eighth zvenue distant seven hundred and fifty-nine feet six inches (759 6") southerly from the southerly line of One Hundred and Thirty-seventh street; thence westerly and parallel with said street three hundred and twenty-one feet one and one-half inches (321' 1½") to the easterly line of Avenue St. Nicholas; thence southerly and along the said line sixty feet ten and one-eighth inches (6o' 10'½"); thence easterly three hundred and eleven feet and one quarter of an inch (311' 0½") to the westerly line of Eighth avenue; thence northerly along said line sixty (6o' o") feet, to the point or place of beginning.

Said street to be sixty (6o' o") feet wide between the lines of Avenue St. Nicholas and Eighth avenue.

Dated New York, August 10, 1822.

WILLIAM C. WHITNEY,

Counsel to the Corporation,

Counsel to the Corporation, Tryon Row, New York

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

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

TO CONTRACTORS.

PROPOSALS FOR GROCERIES AND DRY

SEALED BIDS OR ESTIMATES FOR FURNISH-

EALED BIDS OR

25,000 fresh eggs (all to be candled).
3,000 pounds butter; sample on exhibition Friday,
A. M., September 1.4.
50 prime city-cured smoked hams, not exceeding
15 pounds weight.
50 pieces prime city-cured bacon (average, 6 lbs.),
50 tongues.

15 pounds weight.
50 pieces prime city-cured bacon (average, 6 lbs.),
50
3,000 pounds cheese.
3,000 "dried apples.
2,000 "Oolong tea.
25 barrels vinegar.
500 pounds pepper.
3 dozen chow chow (pints).
100 bags carse meal.

DRY GOODS.
40,000 yards brown muslin.
10,000 "ticking.
5,000 "Canton flannel.
2,000 "furniture check.
100 dozen basting cotton.
100 packs pins.
—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9,30 o'clock A.M., of Friday, September 15, 1882. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Groceries and Dry Goods," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted trom, 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.

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

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

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

Each bid or estimate shall contain and state the name

the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation may 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 have mentioned shall be accompanied by the oath or affirmation, in writing, of each

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 taith and with the intention to execute the bond required by section 27 of chaper 8 of the Revised Ordinances of the City of New York, it 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 hod or estimate will be considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of the per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal: but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
NO. 66 THIRD AVENUE,
NEW YORK, AUGUST 26, 1882.

IN ACCORDANCE WITH AN ORDINANCE OF
the Common Council, "In relation to the burial of
strangers or unknown persons who may die in any of the
public institutions of the City of New York," the Commissioners of Public Charities and Correction report as
follows:

public institutions of the City of New York, missioners of Public Charities and Correction report as follows:

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

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

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

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

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

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

George F. Harris, age 48 years; 5 feet 8 inches high;

and vest.

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

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

At Branch Lunatic Asylum, Hart's Island—Mary Reed, age 40 years; 5 feet 1 inch high; blue eyes; brown hair.

hair.
Nothing known of their friends or relatives.
By order.

G. F. BRITTON, Secretary.

JURORS.

NOTICE IN RELATION TO JURORS FOR STATE COURTS.

NEW COUNTY COURT-HOUSE, NEW YORK, Sept. 15, 1881.

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

Those who have not answered as to their liability, or

empt, and all needed information will be given.

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

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

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

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

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

FINANCE DEPARTMENT.

SALE OF FERRY FRANCHISES AND LEASE OF WHARF PROPERTY FOR FERRY PURPOSES.

THE FRANCHISE OF THE FERRIES BEriver, and Green Point, Long Island, will be sold separately, at public auction, to the highest bidder, at the
office of the Comptructer of the City of New York, at
12 o'clock, noon, on Thursday, the 27th day of July, 1882,
and also of the wharf property used for ferry purposes,
along with the lease of the franchise of the ferry foot of
East Twenty-third street, by order of the Commissioners
of the Sinking Fund, pursuant to chapter 498, Laws of
1880.

of the Sinking Fund, pursuant to chapter 498, Laws of 1880.

TERMS AND CONDITIONS OF SALE.

The lease of the franchise to run each of the above-named ferries will be offered at public auction for the term of eight years and ten months from the first day of August, 1882, at an upset or minimum price of five percentum of the gross receipts for ferriage, payable quarterly; and also a lease for the same term of the wharf property used for ferry purposes at the foot of East Twenty-third street, along with the franchise of the ferry at that point, at an upset yearly rental of \$4,000; the leases to contain the covenants and conditions prescribed by law and the ordinances of the Common Council, according to a form of ferry lease on file in the office of the Comptroller; provided, also, that the rates of ferriage now established and charged at said ferries shall not be exceeded during the term of the lease, and that returns of receipts for ferriage, sworn to by the Lessee, shall be made to the Comptroller quarterly, and that the ferry books of account shall be subject to his examination.

The hydrest hidder will be required to pay the Auction.

ferry books of account shall be subject to his examination.

The highest bidder will be required to pay the Auctioneer's fees, and deposit with the Comptroller, at the time of sale, \$500, on the purchase of the franchise of the ferry at the foot of East Tenth street, and the sum of \$1,500 on the purchase of the franchise of the ferry at the foot of East Twenty-third street and of the lease of the wharf property at that point, which sums shall severally be applied to the rents of said ferries and wharf property first becoming due, if the leases are executed, but shall be forfeited to the city if the purchasers shall fail or refuse to execute the leases, or either of them, when notified by the Comptroller; satisfactory sureties shall also be furnished to him for the faithful performance of the covenants and conditions of the leases.

The right to reject any bid is reserved, if deemed to be for the interest of the City of New York.

ALLAN CAMPBELL,

Comptroller.

CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 14, 1882.

The above sale is postponed to Thursday, August 10, 1882, at the same hour and place.

ALLAN CAMPBELL,

Comptroller.

Compart of New York, Finance Department, Compartner's Office, July 27, 1882.

The above sale is postponed to Thursday, September 7, 1882, at the same hour and place.

ALLAN CAMPBELL,

City of New York, Finance Department, Comptroller's Office, August 10, 1882.

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

NOTICE TO PROPERTY-OWNERS.

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

viz.:

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

Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof, in the said record of titles of assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect, and receive legal interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

ment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents," from 9 A. M. until 2 P. M., and all payments made thereon, on or before September 27, 1882, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles and Assessments in said Bureau.

ALLAN CAMPBELL.

ALLAN CAMPBELL, Comptroller.

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

NOTICE TO PROPERTY-OWNERS.

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

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

Ninth avenue, fencing vacant lots, between Seventy-first and Seventy-second streets, etc.

One Hundred and Twenty-first street regulating, grading, etc., between Sixth and Seventh avenues.

Christopher street basin, corner Grove street.

Eighty-fifth street sewer, between Eighth and Ninth avenues.

avenues.

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

Tenth avenue sewer, between Forty-nine and Fiftieth

streets.

Eighty-first street sewer, between Ninth avenue and Summit West. Summit West.
One Hundred and Twelfth street sewer, between Madison and Sixth avenues.
Sixty-ninth street sewer, between Eighth and Ninth

avenues.
Seventy-sixth street sewer, between Eighth and Tenth Fifty-seventh street sewer, between Fifth and Madison

avenues.

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

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

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

and Ninth avenues, etc.

Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said record of

titles of assessments, it shall be the duty of the officer au-thorized to collect and receive the amount of such assess-ment, to charge, collect, and receive legal interest thereon at the rate of seven per centum per annum, to be calcu-lated from the date of such entry to the date of payment."

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

ALLAN CAMPBELL.

ALLAN CAMPBELL, Comptroller.

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

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

PURSUANT TO THE PROVISION OF SECTION
3 of chapter say of the Laws of 1920 minus

DURSUANT TO THE PROVISION OF SECTION 3 of chapter 521 of the Laws of 1880, which authorizes a head of a Department to abolish and consolidate offices and bureaux in the same Department, I hereby abolish the Bureau provided for by section 33 of chapter 335 of the Laws of 1873, entitled as follows, to wit:

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

Said Bureau has never had any practical existence in the Finance Department, and is declared to be null and void.

ALLAN CAMPBELL, Comptroller.

REAL ESTATE RECORDS.

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

of Records.

Grantors, grantees, suits in equity, insolvents' and Sheriffs' sales, in 61 volumes, full bound, price. \$100 00 The same, in 25 volumes, half bound. 50 00 Complete sets, folded, ready for binding. 15 00 Records of Judgments, 25 volumes, bound. 10 00 Orders should be addressed to "Mr. Stephen Angell, Comptroller's Office, New County Court-house."

ALLAN CAMPBELL, Comptroller

DEPARTMENT OF DOCKS.

NOTICE.

DEPARTMENT OF DOCKS, Nos. 117 and 119 Duane Street, New York, April 22, 1882.

New York, April 22, 1882.)

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

MAY 1, 1882.

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

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

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

by both.

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

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

by the Corporation warringer for the district, to be also recovered from such owner, lessee, or occupant.

No. 2—No shed, building, office, tally-house, or other structure shall be erected, nor shall any derrick, hoisting-mast, coal-hopper, sign, or advertising device, or other erection or obstruction of any kind be placed or maintained upon any pier, builkhead, or other wharf structure, nor upon any reclaimed land, without a written permit therefor being first had and obtained from the Board; and if the owner, lessee, or occupant of any such structure, erections, or obstructions, shall fail to comply with a notice served by the Corporation Wharfinger for the district to remove any such structure, erection, or obstruction, after the expiration of the time allowed by such notice for the removal, such owner, lessee, occupant or agent, shall forfeit and pay a penalty of twenty-five dollars per day for each and every day, which shall elapse before any such structure, erection or obstruction, shall be removed, after the expiration of the time for the removal thereof specified in said notice.

No. 3—No cargo shall be discharged from any vessel

removal thereof specified in said notice.

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

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

and respectively.

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

covered from such owner, shipper, or consignee, severally and respectively.

covered from such owner, shipper, or consignee, severally and respectively.

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

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

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

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

No. 7—No vessel of any kind shall be loaded or discharged by horse power, nor shall stones or similar cargo be discharged from any vessel, upon any pier, bulkhead or other wharf structure, unless proper planking be provided to protect the surface of such pier, bulkhead or other wharf structure from injury consequent upon the travel of the horse, or the throwing of the stones or similar cargo thereupon, under a penalty of five dollars a day for each horse so employed, and of twenty-five dollars for each offense of discharging such stones or like cargo, upon such pier, bulkhead, or other wharf structure, to be recovered from the owner consignee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property belonging to the Corporation, under lease, it shall be paid to the lessee thereof, but if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property not owned by the Corporation, it shall be paid to the owner thereof. No. 8—No sand shall be discharged from any vessel unless canvas or similar material be extended from the vessel's side to the bulkhead or wharf structure at which such vessel is being unladened, to prevent the falling of the sand into the water, and if the surface of any such wharf structure is not sufficiently tight to prevent the sand dumped thereon from going through into the water, then no sand shall be discharged thereon from any vessel, unless canvas or similar material be first laid thereon to receive the sand, under a penalty of twenty-five dollars for each offense, to be recovered from the owner, consignee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered on account of sand discharged upon wharf property belonging to the Corporation, under lease, it

hereof.

No. 9—The owners, lessees and occupants of every pier, wharf and bulkhead in the City of New York shall keep the same in good repair, and the slips adjacent thereto properly dredged; and whenever, in the judgment of the Board, it shall be necessary so to do, written notices, signed by the President or Secretary of said Board, shall be served upon the owners, lessees or occupants, or collector of wharfage of any such pier, wharf or bulkhead, or the slip adjoining the same, on or in which repairs or dredging are required by said Board, specifying the nature and extent of the repairs or dredging so required, and the time within which such repairs must be made, or such dredging done; and in case the owners, lessees or occupants so notified, fail to comply with the terms and requirements of such notice, they shall forfeit and pay a penalty of fifty dollars per day for every day which shall elapse before they comply with such notice.

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

elapse before they comply with such notice.

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

No. 11—No snow or ice shall be dumped into the

such vessel, severally and respectively.

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

No. 22—All lumbers brick or other meteorical in bulk.

dumping the same, severally and respectively.

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

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

No. 14—The term "Board," when used in the fore-

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

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

DEPARTMENT OF STREET CLEANING.

Department of Street Cleaning, City of New York. 51 Chambers street, New York, August 26, 1882.

NEW YORK, August 20, 1882. J

PUBLIC NOTICE IS HEREBY GIVEN that the following mentioned property of the Department of Street Cleaning will be sold at Public Auction, at the Stables of the Department of Street Cleaning, at Seventeenth street, East river, by William Kennelly, Auctioneer, on Friday, the 8th day of September, 1882. The sale will commence in the above-mentioned stables at eleven o'clock in the forenoon:

the forenoon:

5 Tons (more or less) Old Rope.

5 " " Horse Shoes.

1 " " Wrought Iron.

2 " " Cast Iron

1 Wheel from Tugboat, about 1,700 lbs.

30 empty Oil Barrels.

3 Horses.

3 dozen old Horse Collars.

TERMS OF SALE.

The purchase money to be paid in bankable funds at the time of sale, or the property will be resold.

Purchasers will be required to remove their property from the Stables within twenty-four hours after the sale.

Information in relation to the property to be sold may be obtained from the Superintendent of Supplies, at the Stables, Seventeenth street, East river.

J. S. COLEMAN, Commissioner.